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Criminal Code Code Criminel

DESIGNATION OF QUALIFIED TECHNICIANS (BREATH SAMPLES)

NOTICE IS HEREBY GIVEN that pursuant to subsection 254(1) of the Criminal Code (Canada), the Honourable Monte Kwinter, Minister of Community Safety and Correctional Services of Ontario, on the 27th day of February, 2007, designated the following persons as being qualified to operate the approved instruments known as the Intoxilyzer® 5000C.

L'AVIS PRESENT est donné qu'en vertu du paragraphe 254(1) du Code Criminel du Canada, l'honorable Monte Kwinter, Ministre de la Sécurité communautaire et des Services correctionnels de l'Ontario, le 27 février 2007, désigna les personnes suivantes comme étant qualifiées pour manipuler les alcootest approuvé connu sous de nom de Intoxilyzer® 5000C.

Christopher Anderson
Jamie Bone
Todd Bremner
Simon Bridle
Heidi Britton
Gregory Castle
Phil Coghlin
Martyn Curran
P.H. Davis
Pierre J. Drouin
Marc Dubie
Greg Henderson
Lucas Hoekstra
Andrew B. Hubbard
Christopher T. Johnson
Dylan Langille
Stacy Lovell
Mark Macgregor
Michael Mahon
Gérald L. Malette
Daryl N. McColl
Shannon McLeaming
Gilbert Metcalfe
Rebecca Morissette
James W. Neild
Karen O'Brien

Gananoque Police Service
Ontario Provincial Police
Ontario Provincial Police
Ontario Provincial Police
Ontario Provincial Police
York Regional Police
Stratford Police Service
Ontario Provincial Police
Ontario Provincial Police
Ontario Provincial Police
Sault Ste. Marie Police Service
Ontario Provincial Police
York Regional Police
Ontario Provincial Police
Ontario Provincial Police
Ontario Provincial Police
Ontario Provincial Police
Ontario Provincial Police
York Regional Police
Stratford Police Service
Ontario Provincial Police
Peterborough Lakefield
Community Police Service

Ryan M. Penner
Adam Pyke
Alan Reid
Pete Reintjes
Paul Rooney
Derek Rose
Kathleen Lynda Scholz
John Patrick Schuett
Stephen Shaw
Todd E. Smith
James N. Stone
Claus Wagner
Curtis Watson

Ontario Provincial Police
York Regional Police
Ontario Provincial Police
Ontario Provincial Police
Ontario Provincial Police
Peel Regional Police Service
Ontario Provincial Police
Ontario Provincial Police
Ontario Provincial Police
Ontario Provincial Police
Hamilton Police Service
Gananoque Police Service

(140-G198)

Ontario Highway Transport Board

Periodically, temporary applications are filed with the Board. Details of these applications can be made available at anytime to any interested parties by calling (416) 326-6732.

The following are applications for extra-provincial and public vehicle operating licenses filed under the Motor Vehicle Transport Act, 1987, and the Public Vehicles Act. All information pertaining to the applicant i.e. business plan, supporting evidence, etc. is on file at the Board and is available upon request.

Any interested person who has an economic interest in the outcome of these applications may serve and file an objection within 29 days of this publication. The objector shall:

1. complete a Notice of Objection Form,
2. serve the applicant with the objection,
3. file a copy of the objection and provide proof of service of the objection on the applicant with the Board,
4. pay the appropriate fee.

Serving and filing an objection may be effected by hand delivery, mail, courier or facsimile. Serving means the date received by a party and filing means the date received by the Board.

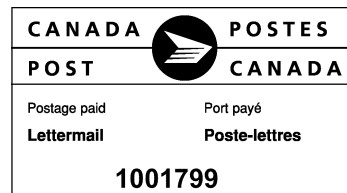
LES LIBELLÉS DES DEMANDES PUBLIÉES CI-DESSOUS SONT AUSSI DISPONIBLES EN FRANÇAIS SUR DEMANDE.

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Pour obtenir de l'information en français, veuillez communiquer avec la Commission des transports routiers au 416-326-6732.

2124600 Ontario Inc. (Getaway Double Decker Tours) 47048
9 Erinlea Crescent, Erin, ON N0B 1T0

Applies for a public vehicle operating licence as follows:

For the transportation of passengers on a chartered trip from points in the Regional Municipality of Peel and the Counties of Dufferin and Wellington.

PROVIDED THAT the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a) (iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, R.S.O. 1990 Chapter P. 54.

Autocars Jordez inc. 47050 & 47050-A
1007 Merry Nord, Magog, Quebec J1X 2G9

Applies for the approval of the transfer of extra provincial operating licence X-3423 and public vehicle operating licence PV-5089, both now in the name of 4096231 Canada Inc. (o/a "Les Autocars ADS"), 4365, Industriel Boulevard, Sherbrooke, Quebec J1L 3C2.

Glengarry Bus Line Inc. 32877-A
104 Viau, Alexandria, ON K0C 1A0

Applies for an extension to Public Vehicle (School Bus) operating licence PVS-5210 as follows:

DELETE:

For the transportation of students for The Boards of Trustees of Roman Catholic Separate School No. 3, Charlottenburgh and Combined Roman Catholic Separate School No. 2, Charlottenburgh, to and from a place known as Summerstown Station, in the Township of Charlottenburgh, via a route that follows Fraser Road, River Road, Williamstown Road, Finney's Bridge, Concession Road No. 2, Concession Road No. 3, King's Highway No. 34, County Road No. 19, Gore Road, Glen Road and South Branch Road, all in the Township of Charlottenburgh.

Extension Granted:

For the transportation of students for the Stormont, Dundas and Glengarry County Board of Education between the Glengarry District High School at Alexandria and points in the Townships of Kenyon and Lochiel on the following route that traverses sections of Concession Roads Nos. 1, 2, 3, 4, 5, 6, 7, 8 and 9 in the Township of Lochiel, Alexandria Townline, Concession Roads Nos. 4, 5, 7 and 8 of the Township of Kenyon, Side Roads Nos. 6 and 12 in the Township of Kenyon, 31, 30, 25, 24, 17, 19, 25, 23 and 13A-B in the Township of Lochiel, County Roads Nos. 21, 24, 10 and 23 and East Hawkesbury-Lochiel Townline.

PROVIDED that charter privileges shall apply to educational trips for students only.

SUBSTITUTE, SO THAT THE OPERATING LICENCE WILL READ AS FOLLOWS:

For the transportation of students for the:

1. Upper Canada District School Board;
2. Conseil des écoles publiques de l'Est de l'Ontario;
3. Catholic District School Board of Eastern Ontario;
4. Conseil scolaire de district catholique de l'Est ontarien

between points in the United Counties of Stormont, Dundas and Glengarry and the United Counties of Prescott and Russell and schools under the jurisdiction of the aforesaid School Boards.

PROVIDED that chartered trips be restricted to school purposes and only for schools under the jurisdiction of the aforesaid School Boards.

PROVIDED FURTHER THAT THE CURRENT TERMS OF PVS-5210 NOW IN THE NAME OF GLENGARRY BUS LINE INC. BE CANCELLED.

Good Time Limousine Services Ltd. 47051
131 Creditstone Rd., Brampton, ON L6Y 4G3

Applies for an extra provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the Cities of Toronto and Hamilton, the Regional Municipalities of Peel, York, Durham, Halton, Niagara and Waterloo, and the Counties of Dufferin, Wellington, Middlesex and Brant to the Ontario/Quebec, Ontario/Manitoba and the Ontario/USA border crossings for furtherance as authorized by the relevant jurisdiction

1. and for the return of the same passengers on the same chartered trip to point of origin;

PROVIDED THAT there shall be no pick up or discharge of passengers except at point of origin.

2. on a one-way chartered trip to points as authorized by the relevant jurisdiction.

PROVIDED THAT the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a) (iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, R.S.O. 1990 Chapter P.54.

Applies for a public vehicle operating licence as follows: **47051-A**

For the transportation of passengers on a chartered trip from points in the Cities of Toronto and Hamilton, the Regional Municipalities of Peel, York, Durham, Halton, Niagara and Waterloo, and the Counties of Dufferin, Wellington, Middlesex and Brant.

PROVIDED THAT the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a) (iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, R.S.O. 1990 Chapter P.54.

Roxborough Bus Lines Limited 30603-U
17504 Dyer Rd., Maxville, ON K0C 1T0

Applies for an extension to extra provincial operating licence X-1738 as follows:

DELETE X-1738:

For the transportation of students, staff or chaperons under the jurisdiction of the:

1. Stormont, Dundas & Glengarry County Roman Catholic Separate School Boards;
2. Stormont, Dundas & Glengarry County Board of Education;

on a chartered trip from points in the United Counties of Stormont, Dundas and Glengarry to the Ontario/Quebec, Ontario/U.S.A. border crossings for furtherance to points as authorized by the relevant jurisdiction and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED that:

1. there shall be no pick-up or discharge of passengers except at the point of origin;
2. chartered trips shall be restricted to school purposes and only for schools under the jurisdiction of the aforesaid School Boards;
3. such chartered trip authority shall terminate automatically on the 31st day of December of any year if on that date a valid contract for home/school route service is not in effect with the said Board;

4. each chartered trip must be authorized in writing by the School Board or schools involved in the charter trip;
5. the licensee be restricted to school buses as defined in Section 175 (1) of the Highway Traffic Act, R.S.O. 1990, Chapter H.8.

Extension granted –

For the transportation of passengers on a chartered trip from the Town of Alexandria and the Police Village of Moose Creek, located in the United Counties of Stormont, Dundas and Glengarry to the Ontario/U.S.A., Ontario/Quebec and Ontario/Manitoba border crossings for furtherance and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED that:

1. there be no pick-up or discharge of passengers except at point of origin;
2. the licensee be restricted to one (1) public vehicle school bus as defined in Section 175(1) of the Highway Traffic Act, R.S.O. 1990, Chapter H.8, (including the one authorized under any public vehicle operating licence issued pursuant to certificate no. 30603-S in the name of this licensee under the Public Vehicles Act, 1990) such public vehicle being further equipped with cloth covered high back rigid seats, interior luggage racks, underside cargo storage and washroom facilities.

AND ALSO DELETE X-372:

For the transportation of passengers on a chartered trip, from points in the Township of Lochiel, the Town of Alexandria and the Police Village of Moose Creek to the:

- (1) Ontario/Quebec border for furtherance to points in the Province of Quebec;
- (2) international boundary at the St. Lawrence River, for furtherance to points in the United States of America;
- (3) Ontario/Quebec border in transit through the Province of Quebec, for furtherance to points in the United States of America;

and from such points on the same chartered trip without pick up or discharge of passengers to point of origin.

PROVIDED that any extension to extra-provincial operating licence X-372 issued pursuant to this certificate shall expire on the 1st day of July 1987, unless prior to that date complementary authorities as issued by the Quebec Transport Commission of the Province of Quebec and the Interstate Commerce Commission of the United States of America are filed with the Ontario Highway Transport Board.

PROVIDED that:

1. any extra provincial operating licence issued pursuant to this Certificate be operated only in conjunction with Paragraph 2 of 3 of Regulation respecting special and charter trips by Order-In-Council 1264-83 of the Province of Quebec dated June 15, 1983.
2. the licensee be restricted to Class "D" Public Vehicles as defined in Paragraph (a) (iv) of Subsection 1 of Section 9 of Regulation 888 under the Public Vehicles Act, RSO 1980, c. 425 being chrome yellow school vehicles as set forth in subsection (1) (b) of Section 151 of the Highway Traffic Act, RSO 1980 with fixed bench type seats with rigid backs.

SUBSTITUTE, SO THAT AS AMENDED THE LICENCE WILL READ AS FOLLOWS:

1. For the transportation of passengers, who are students, staff or chaperons under the jurisdiction of the:
 - (a) Upper Canada District School Board
 - (b) Conseil des écoles publiques de l'Est de l'Ontario

(c) Catholic District School Board of Eastern Ontario

(d) Conseil scolaire de district catholique de l'Est ontarien

on a chartered trip from points in the United Counties of Stormont, Dundas and Glengarry and the United Counties of Prescott and Russell to the Ontario/Quebec, Ontario/U.S.A. border crossings for furtherance to points as authorized by the relevant jurisdiction and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED that:

- (i) there shall be no pick-up or discharge of passengers except at the point of origin;
- (ii) chartered trips shall be restricted to school purposes and only for schools under the jurisdiction of the aforesaid School Boards;
- (iii) the licensee be restricted to school buses as defined in Section 175 (1) of the Highway Traffic Act, R.S.O. 1990, Chapter H.8.

2. For the transportation of passengers on a chartered trip from the United Counties of Stormont, Dundas and Glengarry, (excluding the City of Cornwall) to the Ontario/U.S.A., Ontario/Quebec and Ontario/Manitoba borders for furtherance as authorized by the relevant jurisdiction:

(a) to points in the Province of Quebec;

(b) to points in the United States of America;

(c) in transit through the Province of Quebec, to points in the United States of America

and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED that:

- (i) there be no pick-up or discharge of passengers except at point of origin;
- (ii) the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, Chapter P. 54.

PROVIDED FURTHER THAT THE CURRENT TERMS OF X-1738 AND X-372 CURRENTLY IN THE NAME OF ROXBOROUGH BUS LINES LIMITED BE CANCELLED.

Applies for an extension to public vehicle operating licence PV-3329 as follows:

30603-V

DELETE:

For the carriage of passengers on a chartered trip, not being a scheduled service or a special trip, for which a public vehicle is hired for the transportation exclusively of a group of persons from the Town of Alexandria and the Police Village of Moose Creek.

PROVIDED that the licensee be restricted to Class "D" public vehicles as defined in Section 9(i) of Regulation 888 under the Public Vehicles Act, RSO 1980, c. 425 being chrome yellow school bus vehicles as set out in Subsection 1(b) of Section 151 of the Highway Traffic Act, RSO 1980 with fixed bench seats.

SUBSTITUTE SO THAT THE OPERATING LICENCE WILL READ AS FOLLOWS:

For the transportation of passengers on a chartered trip from points in the United Counties of Stormont, Dundas and Glengarry (excluding the City of Cornwall).

Provided that the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a) (iv) of Subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, Chapter P.54.

PROVIDED FURTHER THAT THE CURRENT TERMS OF PV-3329 CURRENTLY IN THE NAME OF ROXBOROUGH BUS LINES LIMITED BE CANCELLED.

Applies for an extension to Public Vehicle (School Bus) operating licence PVS-8116 as follows: **30603-W**

DELETE:

For the transportation of students for the:

1. Stormont Dundas & Glengarry County Roman Catholic Separate School Board;
2. Stormont Dundas & Glengarry County Board of Education;

between points in the United Counties of Stormont, Dundas and Glengarry and schools under the jurisdiction of the aforesaid School Boards.

PROVIDED that chartered trips be restricted to school purposes and only for schools under the jurisdiction of the aforesaid School Boards.

SUBSTITUTE, SO THAT THE OPERATING LICENCE WILL READ AS FOLLOWS:

For the transportation of students for the:

1. Upper Canada District School Board;
2. Conseil des écoles publiques de l'Est de l'Ontario;
3. Catholic District School Board of Eastern Ontario;
4. Conseil scolaire de district catholique de l'Est ontarien

between points in the United Counties of Stormont, Dundas and Glengarry and the United Counties of Prescott and Russell and schools under the jurisdiction of the aforesaid School Boards.

PROVIDED that chartered trips be restricted to school purposes and only for schools under the jurisdiction of the aforesaid School Boards.

PROVIDED FURTHER THAT THE CURRENT TERMS OF PVS-8116 NOW IN THE NAME OF ROXBOROUGH BUS LINES LIMITED BE CANCELLED.

Vincent's Taxi Inc. **46002-A**
61 Barry Ave., P. O. Box 1031, Renfrew, ON K7V 4H4

Applies for an extra provincial operating licence as follows:

For the transportation of passengers on a chartered trip from:

- I. points in the City of Ottawa, the Counties of Renfrew and Lanark, the United Counties of Stormont, Dundas and Glengarry, the United Counties of Leeds & Grenville, and the United Counties of Prescott and Russell to the Ontario/Quebec, Ontario/Manitoba and the Ontario/USA border crossings for furtherance as authorized by the relevant jurisdiction
 - a. and for the return of the same passengers on the same chartered trip to point of origin;

PROVIDED THAT there shall be no pick up or discharge of passengers except at point of origin.

- b. on a one-way chartered trip to points as authorized by the relevant jurisdiction.

- II. from points in the United States of America as authorized by the relevant jurisdiction from the Ontario/USA border crossings;
 - a. to points in Ontario and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED THAT there shall be no pick up or discharge of passengers except at point of origin.

- b. to points in Ontario on a one-way chartered trip without pick up of passengers in Ontario.

- III. from points in the Province of Quebec as authorized by the relevant jurisdiction from the Ontario/Quebec border crossings;

- a. to points in Ontario and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED THAT there shall be no pick up or discharge of passengers except at point of origin.

- b. to points in Ontario on a one-way chartered trip without pick up of passengers in Ontario.

PROVIDED THAT the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a) (iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, R.S.O. 1990 Chapter P.54.

Applies for a public vehicle operating licence as follows: **46002-B**

For the transportation of passengers on a chartered trip from points in the City of Ottawa, the Counties of Renfrew and Lanark, the United Counties of Stormont, Dundas and Glengarry, the United Counties of Leeds & Grenville, and the United Counties of Prescott and Russell.

PROVIDED THAT the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a) (iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, R.S.O. 1990 Chapter P.54.

Applies for an amendment to public vehicle (school bus) operating licence PVS-6555 as follows: **46002-C**

DELETE:

For the transportation of students for and on behalf of the Renfrew County District School Board to and from Bonnechere Valley School for handicapped children at Renfrew via all Highways, County Roads and Township Roads in the Townships of Horton, Admaston, Bromley, Ross, Grattan, Bagot, McNab and Wilberforce.

Provided that charter privileges apply only to educational trips for students of those schools within the jurisdiction of the Renfrew County District School Board.

SUBSTITUTE, SO THAT AS AMENDED THE OPERATING LICENCE WILL READ AS FOLLOWS:

For the transportation of students for and on behalf of The Renfrew County District School Board and The Renfrew County Catholic District School Board, between points in the County of Renfrew and schools under the jurisdiction of the aforesaid School Boards.

PROVIDED THAT chartered trips be restricted to school purposes and only for schools under the jurisdiction of the aforesaid School Boards.

(140-G209) **FELIX D'MELLO**
Board Secretary/Secrétaire de la Commission

Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

Notice of Default in Complying with the Corporations Tax Act Avis de non-observation de la Loi sur l'imposition des sociétés

The Director has been notified by the Minister of Finance that the following corporations are in default in complying with the *Corporations Tax Act*.

NOTICE IS HEREBY GIVEN under subsection 241(1) of the *Business Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Tax Act* within 90 days of this notice, orders will be made dissolving the defaulting corporations. All enquiries concerning this notice are to be directed to Ministry of Finance, Corporations Tax, 33 King Street West, Oshawa, Ontario L1H 8H6.

Le ministre des Finances a informé le directeur que les sociétés suivantes n'avaient pas respecté la *Loi sur l'imposition des sociétés*.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(1) de la *Loi sur les sociétés par actions*, si les sociétés citées ci-dessous ne se conforment pas aux prescriptions énoncées par la *Loi sur l'imposition des sociétés* dans un délai de 90 jours suivant la réception du présent avis, lesdites sociétés se verront dissoutes par décision. Pour tout renseignement relatif au présent avis, veuillez vous adresser à l'Imposition des sociétés, ministère des Finances, 33, rue King ouest, Oshawa ON L1H 8H6.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
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2007-04-14

AC BAR & GRILL LTD.	001451005
ASIA GROUP COMMERCIAL INC.	001025281
AUDAX 2 INVESTMENTS LTD.	000927646
AURORA TOWING SERVICE LIMITED	000545698
AUSCAN WORLD GROUP LTD.	001025929
BETATRON GROUP INC.	001272481
BROADWAY HOME INSPECTION SERVICES LTD.	001070107
BULLDOG PAINTING & DECORATING LTD.	001214488
C & B AUTO REFINISHERS LTD.	001294259
C.M.U. ENTERPRISES LTD.	000871551
CANADIAN "HANDS ON" PROPERTY CONSULTANTS INC.	001358342
CANART LTD	000835943
CANUCK CREATIONS INC.	001144613
CIER HOLDINGS INC.	000938336
CINEA INC.	000718904
CONTRACT CABLE LONDON INC.	001025139
CROSSON MARKETING SERVICES INC.	000872491
CROWDER HOLDINGS LIMITED	000095802
DERYA HOLDINGS CORPORATION	000849384
DIAGNOSIS MEDIA INC.	002003302
DMB CONTRACTING LTD.	001145060
DOMUS MARBLE & INTERIORS INC.	001223426
DR. DISC REMASTERED INC.	000657714
DRESSMAKERS' SUPPLY INC.	000846299
DRINKS-ON-ME ADVERTISING CORPORATION	001365730
EAST-WEST TRADING COMPANY LTD.	001125746
EURO DIGITAL DISPLAY CANADA INC.	001149313
FROST AND SONS TRANSPORTATION INC.	001375072
FUTURE BAKERY CAFE LICENSING INC.	001329225
GTA MUNICIPAL CONSULTANTS INC.	001145194
H.R.S. MASONRY LTD.	000780218
HIGHCON CONTRACTING CORP.	001272573
I.D.I.C. ONTARIO INC.	000901062
INTERNOVA DESIGN INC.	001001352

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
INVESTORS REALTY INC.	000244661
J CUBED SERVICES LTD.	001349099
JHO TECHNOLOGY & CONSULTING INC.	001285748
JOHN'S QUAKER LUBE & AUTOMOTIVE LTD.	001578378
L.B.P. SERVICES CO. LIMITED	001326072
LI DO FOOD & BEVERAGE COMPANY LIMITED	001299757
LOUIS FERAUD CORP.	001401145
LTE TRADING CO. INC.	001222270
LUJOF HOLDINGS LTD.	000558213
MALWA FREIGHT SYSTEMS INC.	001421822
MARBTEK INC.	001262912
MODERN MEDIA CONCEPTS INC.	001321614
MODERN RUBBER TRANSITIONS & DRILLING INC.	001080313
MODY MANAGEMENT INC.	000931995
MOSHON DIGITAL MEDIA INC.	001284410
MUNDY GRAPHICS INC.	000615868
NEXIENT SOLUTIONS CORPORATION	001482283
OAKWOOD INTERNATIONAL LTD.	000938363
PENTRANIC APPLIANCES LTD.	001004164
PHEONIX INTEGRATED SERVICES INC.	001439711
PLUMBERS INC.	001407204
PORTER FABRICS LIMITED	000078722
R.C.I. ARCHITECT & ASSOCIATE INC.	001134016
R.D.E. CONSULTING & CONTRACTING INC.	001006115
RANTRI CONSTRUCTION LTD.	000694341
REGENT EYEWEAR INC.	001328187
REMO CREATIVE PAINT TREATMENTS INC.	001154214
RENOWN GENERAL CONTRACTORS LTD.	001040935
RHAETIA INVESTMENTS INC.	001335044
ROJUN INDUSTRIES LIMITED	000234474
SHINGFAT INTERNATIONAL CONSULTING INC.	000946111
SIGNATURETOWELS.COM CORP.	002009291
STENSCA/PROCON SYSTEMS LTD.	001317786
SUPERKWIK TRANSPORT CORP.	001230709
TASCHEN LEATHER STORES INC.	001098843
TAYCOM INTERNATIONAL INC.	000991745
TRADITIONAL ART IMPORTS LTD.	001179469
TRENTFAB INDUSTRIAL CONTRACTORS INC.	002006564
UNICAD CANADA LTD.	001030178
UNIVERSITY AVENUE HEARING AID SERVICES INC.	001293363
VITAL FORCE GRAPHICS INC.	001303836
WESTERN TARPULIN & TEXTILES LIMITED	000056578
YORKWELLE PROPERTIES INC.	001238364
ZIPPAN & BARRETT ASSOCIATES INC.	001249117
1025394 ONTARIO INC.	001025394
1035161 ONTARIO INC.	001035161
1081642 ONTARIO INC.	001081642
1082656 ONTARIO LIMITED	001082656
1084110 ONTARIO INC.	001084110
1125773 ONTARIO LTD.	001125773
1127756 ONTARIO LIMITED	001127756
1150524 ONTARIO LIMITED	001150524
1158833 ONTARIO LTD.	001158833
1164951 ONTARIO INC.	001164951
1165105 ONTARIO LTD.	001165105
1172763 ONTARIO INC.	001172763
1188124 ONTARIO INC.	001188124
1192914 ONTARIO LTD.	001192914
1222499 ONTARIO LTD.	001222499
1226303 ONTARIO INC.	001226303
1255023 ONTARIO LTD.	001255023
1306865 ONTARIO LIMITED	001306865
1307277 ONTARIO LTD.	001307277

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1334945 ONTARIO LIMITED	001334945
1343307 ONTARIO INC.	001343307
1349198 ONTARIO INC.	001349198
1350681 ONTARIO INC.	001350681
1356934 ONTARIO LIMITED	001356934
1360738 ONTARIO INC.	001360738
1366842 ONTARIO INC.	001366842
1370740 ONTARIO INC.	001370740
1374557 ONTARIO LTD.	001374557
1377987 ONTARIO INC.	001377987
1390293 ONTARIO LTD.	001390293
1396834 ONTARIO LIMITED	001396834
1417330 ONTARIO LTD.	001417330
1421750 ONTARIO INC.	001421750
1425167 ONTARIO INC.	001425167
1470106 ONTARIO INC.	001470106
1478372 ONTARIO INCORPORATED	001478372
1482179 ONTARIO INC.	001482179
1489629 ONTARIO INC.	001489629
1495843 ONTARIO LIMITED	001495843
1571081 ONTARIO LTD.	001571081
719292 ONTARIO LIMITED	000719292
848195 ONTARIO INC.	000848195

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(140-G199)

**Cancellation of Certificate
of Incorporation
(Corporations Tax Act Defaulters)
Annulation de certificat de constitution
(Non-observation de la Loi sur
l'imposition des sociétés)**

NOTICE IS HEREBY GIVEN that, under subsection 241(4) of the *Business Corporations Act*, the Certificate of Incorporation of the corporations named hereunder have been cancelled by an Order for default in complying with the provisions of the *Corporations Tax Act*, and the said corporations have been dissolved on that date.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les sociétés par actions*, le certificat de constitution de la société sous-nommé a été annulée par Ordre pour non-observation des dispositions de la *Loi sur l'imposition des sociétés* et que la dissolution de la société concernée prend effet à la date susmentionnée.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2007-03-19	
A & T PROFESSIONAL RUG CLEANERS INC.	001248749
A "COUPLA" GUYS ENTERPRISES INC.	001351194
A M J ELECTRONIC COLLEGE INCORPORATED	001252192
A.G.M.E. INTERNATIONAL INC.	001257697
A.L. LEIUS & ASSOCIATES INC.	001267013
A&M CELLULAR AND ELECTRONICS INC.	001323851
A&R BUILDING MAINTENANCE & RENOVATIONS INC.	001239382
ABLE AMPS ELECTRIC INC.	001255615
ABOUZAHR HOLDINGS INC.	001253608
ABSOFTECHNICAL SERVICES GROUP INC.	001280934

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
ABSOLUTE REHABILITATION INC.	001269459
ACCELEWHITE INC.	001250862
ACCIDENT ANALYSIS & RECONSTRUCTION LTD.	001248991
ACE DEMOLITION & CONTRACTING LTD.	001283322
ACME ELECTRICAL CONTRACTOR INC.	001276845
ACRYLICS NAIL BAR INC.	001283299
ACTION ACCIDENT BENEFITS INC.	001063892
ACTION KENPO KARATE II INC.	001253662
AD & R ENTERPRISES INC.	001269479
ADDRAVE MEDIA INC.	001279557
ADINITIUM INTERNATIONAL GROUP INC.	001259943
ADVANCED REHAB TECHNOLOGY (DANFORTH) INC.	001268541
ADVANCED STEAM TECHNOLOGIES INC.	001256294
AFRICA CONNECT INC.	001265624
AGK TRADING INC.	001258432
AIN IMP-EX CANADA INC.	001279813
AIR ANTARTICA REFRIGERATION LTD.	001272417
AKIN ENTERPRISES INC.	001257077
AL-MURJAN RUG GALLERY LTD.	001276086
ALADIN FINANCIAL SERVICES INC.	001285344
ALBAR INTERNATIONAL LTD.	001253848
ALBION CHICKEN'N CHIPS INC.	001269055
ALEX STROCZUK INVESTMENTS INC.	001282358
ALEXANDRA WEST INC.	001284474
ALKANZ TRANSPORT SERVICES LTD.	001274283
ALL SAVE ENGINE REBUILDERS LTD.	001274670
ALTERRA BALMORAL INC.	001279276
AMARANTH & AQRMAGNAC FILM SERVICES INC.	001265797
AMER GROUP INC.	001261681
AMERIGO BISTRO INC.	001270513
ANCASTER VARIETY LTD.	001104049
ANDROMACHE LIMITED	000217183
ANNAYO CORP.	001271512
APEX MANAGEMENT SERVICES INC.	001275597
APPLIANCE CITY INC.	001253612
AQUA FORCE MOBILE SERVICES INC.	001252884
ARDENT PROFIT STRATEGIES CORPORATION	001252579
ARIZONA GROUP INC.	001285850
ARMAGH HAARLEM PRODUCTIONS INC.	001266863
ARMSTRONG AVIATION GROUP LIMITED	001254830
AROMA'S MAD ABOUT THE BEAN LTD.	001263371
AROTRON CONSULTING GROUP INC.	001242369
ASHA INC.	001279205
ASSIN STEEL INC.	001252580
ASSURE MECHANICAL SERVICES INC.	001265090
AST PATTERN AND MOULD LTD.	001257343
ASTURCON INVESTMENTS INC.	001280411
ATECH AUTOMOTIVE INC.	001277333
ATLAS MASONRY INC.	001285603
ATLAS PLASTIC BAGS INC.	001029762
AURORA BOREALIS AIRWAYS INC.	001282117
AUTO COURT LTD.	001250859
AUTO RISK CONSULTANTS INC.	001267066
AUTOQUEST AUTO SALES & LEASING INC.	001211918
AUTOSTYLE EASY LEASING INC.	001265647
AUTOTRADING CENTRE INC.	001282210
AVANTE SCHOOL OF BEAUTY THERAPY INC.	001257469
AWARDTECH INC.	001273878
AWESOME ACTIVE WEAR INC.	001264507
AXSS LOGISTICS INC.	001255821
AYOUB AND ASSOCIATES INC.	001263406
AZDEL INVESTMENTS LTD.	001198740
AZIZ INFORMATION TECHNOLOGIES INC.	001274711
B.G. SCHICKEDANZ ERIE LTD.	001252466
B.R. DAVIDSON MINING & DEVELOPMENT LTD.	001063030
B-REAL MAGAZINE INC.	001275303
BACK FITNESS CLUB INC.	001286075
BACKWOODS EQUIPMENT INTERNATIONAL LIMITED	001267060

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario	Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
BAGGA GREEN INTERNATIONAL SERVICES LIMITED	001285998	CHOICE FUTURE TECHNOLOGY INC.	001255385
BARJAK INC.	001274782	CHOICE OF SERVICE DURHAM REALTY INC.	001249922
BAYLINER EXPRESS INC.	001246124	CLASSIC CONSERVATORY ADDITIONS LTD.	001268539
BDI HOLDINGS INC.	001320708	CLICK & DRAG, INC.	001284985
BENCOMP NETWORK SYSTEMS INC.	001269996	CLUTCH PRODUCTIONS INC.	001281799
BERCZY PARK MANAGEMENT LIMITED	001271666	COLELLA STONE SLINGER LTD.	001452065
BERMON FURNITURE LTD.	001061271	COLLISION 2000 & AUTO SALES INC.	001259482
BIG TRENCHLESS TECHNOLOGIES INC.	001082556	COMM/SOURCE BUSINESS SOLUTIONS INC.	001247929
BILL GENERATION SOLUTIONS (BGS) INC.	001265711	COMMERCIAL LANDSCAPING COMPANY LIMITED	000985662
BIMSHIRE SOFTWARE SYSTEMS LTD.	001261178	COMMUNITY GATES INC.	001257710
BIODIAGNOSTICS INTERNATIONAL INC.	001271930	COMPLETE CONTROL CORPORATION	001280633
BLUE AGAVE ENTERTAINMENT SERVICES INC.	001251113	COMPLETE LEGAL SERVICES INC.	001281239
BLUE PARROT TECHNOLOGIES INC.	001271582	COMPUCAN INTEGRATION SERVICES INC.	001256180
BLYTH AND COMPANY STUDENT PROGRAMS LIMITED	001266497	COMPUNET TECHNOLOGY INC.	001252056
BMC & C-T PAVING LTD.	001221042	CONDUCCO GROUP INC.	001302909
BOLD CONSUMER INITIATIVES (CANADA) INC.	001259481	CONTINENTAL GROUP LIMITED	001267553
BORG TELECOMMUNICATIONS INC.	001277605	CONTROLCOMM TECHNOLOGIES INC.	001247919
BRANCH CONSULTING INC.	001248872	CONTROLLING INTEREST, INC.	001269068
BRANMARQ HOMES LIMITED	001267792	CONVENIENCE PLUS VIDEO CORP.	001257530
BRAYLEA HOLDINGS INC.	001260190	CORPORATE GROWTH INTEGRATED MARKETING INC.	001271369
BRENNAN CONTRACTING SERVICES LTD.	001268407	COUNTRY FIREPLACE HEATING AND COOLING LTD.	001270780
BRETT BELIVEAU HOLDINGS INC.	001266026	CPN INFORMATION & TECHNOLOGY INC.	001273443
BRICK SHEET HOUSE INC.	001276847	CRACKLE & POP INC.	001265445
BRIDGE INVESTMENT AND TECHNOLOGY IMPORT & EXPORT INC.	001263684	CREATIVE COLLECTIONS OF CANADA INC.	001255703
BRISSON BROUGHTON INC.	001275205	CROATIAN VENTURES INC.	001275655
BROADWAY CONSTRUCTION INC.	001272342	CUSTOM GOLF EVENTS INC.	001269950
BUDDHA HOLDINGS GROUP INC.	001286058	CUSTOMERS FIRST LTD.	001262998
BUNCHES OF FLOWERS INC.	001265374	D.E.L.M. MAINTENANCE & HOME IMPROVEMENTS INC.	001257486
BURKINSHAW INC.	001251445	D.W.B. MECHANICAL INCORPORATED	001269009
BYTOWN BOWL INC.	001270323	D'VINE WINE INTERNATIONAL INC.	001279469
C & L STORAGE INC.	001281281	DA PEPPINO RISTORANTE LTD.	001277124
C K BURGERS LTD.	001236393	DANDYLION MARKETING AND COMMUNICATION INC.	001255032
C.D. SONTER HOLDINGS LTD.	001258725	DANLIAM & ASSOCIATES INC.	001269198
CADILLAC HOMES (LONDON) INC.	001273803	DAVENTRY, INC.	001284927
CADMAN HOTELS LIMITED	001246758	DAVISON BUILDERS INC.	001274750
CALIFORNIA FINE AUTO SALES LTD.	001258225	DDSS SERVICES LTD.	001282006
CALLANDER PAGE & ASSOCIATES INCORPORATED	001261196	DEANPAUL SOFTWARE INC.	001280746
CAMACHO LTD.	001255302	DECADENT CATERING INC.	001240989
CAMELOT CHESS CLUB (LENTINI) INC.	001264347	DEF ONTARIO LIMITED	001275222
CAN-REICOH INC.	001224294	DEHUA INVESTMENT AND TRADE CO. LTD.	001254572
CANADA COMFORT INC.	001262785	DEMOLITION DYNAMICS INC.	001280718
CANADA TRADE CORPORATION	001281155	DENBARGER INC.	001256443
CANADA WANXIANG LEGAL SERVICE INC.	001272949	DERVAN PUBLISHING GROUP LTD.	001267690
CANADIAN AUTO ADVISOR LTD.	001284566	DESTINY INVESTORS GROUP INC.	001281075
CANADIAN CHOICE FOOD IMPORT & EXPORT LTD.	001267297	DI-IMEX INC.	001270583
CANADIAN INSTITUTE FOR SAFETY MANAGEMENT INC.	001283648	DINO PANINO REALTY INC.	001265527
CANADIAN MERCHANT CAPITAL CORPORATION	001281153	DINOFOUR INVESTMENTS CORP.	001034995
CANADIAN NATIONAL HAIR DRESSERS & BARBER STYLISTS ASSOCIATION INC.	001270122	DIRECT RESPONSE SECURITY INC.	001262981
CANADIAN SLATING (1997) LIMITED	001263744	DIVERSIFIED GROUP INC.	001272914
CANADIAN TRADE AND TECHNOLOGIES INC.	001259472	DIVINITY FLOWERS LTD.	001251993
CAPITAL CLEARING SERVICES INC.	001259471	DMGT ONTARIO INC.	001532583
CARMON COLLECTIONS LTD.	001264903	DOGS' BEST FRIEND & COMPANY LIMITED	001254630
CARRINGTON & MOORE INDUSTRIES INC.	001257264	DOLCE BLUE LIMITED	001246366
CASANOVA COLLECTIBLES & GIFTS INC.	001279470	DOLLAR SQUARE INC.	001256545
CASTLEFIELD AVENUE DEVELOPMENTS LIMITED	001275503	DON PHILLIPS SOCCER & ATHLETICS INC.	001270507
CATEX CONSULTING INC.	001282141	DOUGLYNN HOLDINGS INC.	001271546
CCB HOLDINGS INC.	000730313	DRI HOLDINGS INC.	001253160
CENTRAL AMERICA MARKETING INC.	001263893	DRIVE A CLASSIC LEASING INC.	001282942
CENTRAL REGULATOR & TORCH REPAIR LTD.	001281076	DUBROVNIK INTERIOR WALL SYSTEMS INC.	001280712
CENTURY NOVA SYSTEMS INC.	001277660	DUNBARTON GROUP PROPERTY MANAGERS AND CONSULTANTS LTD.	001257283
CHARM CONSULTING INC.	001275129	E.I.F. ENTERPRISES LTD.	001257282
CHLEBAK INVESTMENTS CORPORATION	001263850	E:MAX COMMUNICATIONS INC.	001267157
CHOCOLATES 'N MORE OUTLET INC.	001269188	EAST POINT AUTO SALES INC.	001268658
		EAST SIDE MANAGEMENT INC.	000920534
		ECOLOG INTERNATIONAL INC.	001263692

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ELECTRONIC SPECIALISTS INC.	001264333	GOLDEN VINES INC.	001256698
ELEKTRONIK LUNCH LTD.	001352033	GOOD GUYS CAFE INC.	001281067
ELITESOFT TECHNOLOGIES INC.	001273448	GORGHAN GRAPHICS INC.	001281077
ELYSIAN ISLAND CLUB LIMITED	000099730	GOURMET O'INDIA INC.	001265032
EMBO COMPANY LIMITED	001251666	GPM CONTRACTING & UNLIMITED SERVICES INC.	001236391
EMERALD MOTORS INC.	001282853	GRANGE PARK LIMITED	001252654
ENVIRONMENTAL MULTI MEDIA CORPORATION	001242350	GREAT CANADIAN MESSENGER INC.	001250226
EQUATOR INTERLINK LIMITED	001250235	GREAT DANE CONSULTANTS INC	000893895
ERINGATE HOMES INC.	001259976	GREAT PACIFIC RACING & ENTERTAINMENT CORP.	001263691
ESQUIRE LIMOUSINE SERVICE INC.	001273089	GREATER CANADA BANCORP LTD.	001265082
ESTELLALAE ENTERPRISE CORPORATION	001271632	GREATIDEAS EUROPEAN TECHNOLOGIES LIMITED	001268239
EUROCAN HOME LTD.	001275833	GREEN FLOOR COVERINGS LTD.	001265099
EUTECH CORPORATION	001255676	GREFMAN HOLDINGS LTD.	000757208
EVER CONVENIENCE INC.	002024774	GRYFFYN ROWLAND CAPITAL CORPORATION	001279247
EVER SHIELD COATINGS INC.	001275519	GSI ENTERPRISES INC.	001265394
EVERBRIGHT TRADING INC.	001261193	GUAMGONG ENTERPRISES CANADA LTD.	001255175
EXCEL MAIL/U.S. DIRECT INC.	001263202	GULLWING CONSTRUCTION INC.	001243998
EXCHANGE CARD LTD.	001267496	GURU ELECTROBITE CORP.	001282420
EXECUTIVE RACING SEMINARS 2000 INC.	001282073	H.R. AVENDANO INC.	001263751
EXOTIC SOUND DYNAMICS INC.	001021487	HAILLEY ENTERPRISES LIMITED	001230373
EXPRESS DUST CLEANING LTD.	001273062	HAIR DESIGNS BY LINA INC.	001224298
FAIRLY FAMILY FOODSTUFF INC.	001282906	HAMCO INDUSTRIES INC.	001265236
FAMILY OF COPS 3 INC.	001251024	HARBAR INVESTMENTS LIMITED	001275526
FANG HUA INTERNATIONAL TRADING INC.	001285069	HAREBELL INC.	001273442
FARLEY'S CONSTRUCTION MANAGEMENT INC.	001260562	HAREWOOD INTERNATIONAL INC.	001268406
FEDERAL DYNAMIC ADVERTISING INC.	001251320	HARMONIC DEVELOPMENTS INC.	001251795
FIFTHWHEEL SHUNT SERVICE INC.	001224322	HEMMINGS INTERNATIONAL MARKETING INC.	001250301
FINANCIAL OPTIONS GROUP CORPORATION	001095913	HERON EXCLUSIVES LIMITED	001254649
FINISH ZONE CANADA INC.	001270943	HIGH PARK INVESTMENTS INC.	001280582
FIREPLACE GALLERY LTD.	001263970	HIGHLAND POULTRY FINE FOODS LTD.	001279481
FIRST CANADIAN IMPEX INC.	001284553	HIGHRISE CARRIERS LTD.	001252612
FIRST KHN HOLDINGS INC	001251441	HOGGS HOLLOW HOLDINGS INC.	001265160
FLANGE BAR MANUFACTURING INC.	001258150	HOJILLA-MALABANAN CORPORATION	001275502
FLEXSOFT CORPORATION	001270338	HOME ENERGY INC.	001261203
FLY 2 LOYALTY INC.	001267349	HOME PRODUCTS GENIUS, INC.	001268740
FORTEDIL CORPORATION	001270088	HOMES 4 LIFE INC.	001255838
FOURTH MILLENIUM MARKETING CORPORATION	001251737	HONEST 1 CORP.	001262554
FRASER WOODS INC.	001272437	HONESTY INTERNATIONAL TRADE LTD.	001250946
FRED'S HOUSE INC.	001260011	HONOUR WISH INTERNATIONAL CONSULTANT INC.	001263465
FREE SPIRIT FACTORY OUTLET INC.	001267519	HUB INDUSTRIES LTD.	001249984
FRENCHYS AFFORDABLE FASHIONS INC.	001259614	HY-BOY REALTY LIMITED	000102026
FRENTANA IMPORTERS INC.	001263750	HYDE STAFFORDE CULTURED GARDENS LIMITED	001266345
FRESHET CLEARWATER SERVICES INC.	001269979	HYNES INTERNATIONAL INC.	001275733
FROM THE PAST INC.	001263969	HYPERNET TRAINING SERVICES INC.	001251252
FRONTIER FINANCIAL CORP.	001261194	I.T. JARGON INC.	001242975
FTC INC.	001267516	IBD CORP.	001255593
FU BANG INC.	001266595	ICEFLOW COMMUNICATIONS INC.	001224607
FU SANG CONTRACTING CO. LTD.	001258174	IMADJ VENDING LIMITED	001274364
FUDA ELECTRONICS INC.	001267075	IME IMMIGRATION SERVICES INC.	001261543
FUHAJ INTERNATIONAL INC.	001269000	INDULGENCE FOODS INC.	001263424
FUNDS UNLIMITED CORPORATION	001260223	INDUSTRIAL REPAIR SERVICES LIMITED	001263213
FUSIONSFT CORP.	001270072	INFOMOBILE PUBLISHING CORP.	001281783
FUTURE INTERNATIONAL TRADING LTD.	001282641	INSTINCT MEDIA MARKETING INC.	001263132
FUTURE-PRO STRATFORD INC.	001263060	INTEGRATED AQUISITION SERVICES INC.	001286006
FUTUREGATE TECHNOLOGIES INC.	001262491	INTEGRATED CUSTOM SERVICES INC.	001259074
FUTURETECH COLLISION CENTER INC.	001254553	INTERCEPT TECHNOLOGY SOLUTIONS INC.	001284337
G & S FINE QUALITY IRON MANUFACTURERS INC.	001283784	INTERCITY REALTY (2000) INC.	001275287
G.A.D.D. SYSTEMS INC.	001262035	INTERCONTINENTAL IMMIGRATION SERVICES INC.	001265707
G.E.C. ELECTRONICS INC.	001268968	INTERNATIONAL LEGAL SERVICES INC.	001281797
G.M. GEST UTILITIES CORP.	001284867	INTERNATIONAL SALES AND DEVELOPMENT CORPORATION	001280005
G&J MANAGEMENT LIMITED	001525337	INTERNATIONAL SILVER SOURCE INC.	001268664
GAMESCON INC.	001283636	INTERNATIONAL TRADING ASSOCIATES INC.	001251305
GEMINI DESIGNS (1998) INC.	001266990	INTONEX CORPORATION	001248726
GEMINI FUTURES INCORPORATED	001360274	INVOGUE FASHIONS LTD.	001268026
GENE TECH DEVELOPMENT CORPORATION	001264759		
GEOTEX INTERNATIONAL 2000 INC.	001276779		
GLOBAL TECHNOLOGY INC.	001275647		
GO VACATIONS CANADA MANAGEMENT INC.	000696747		
GOLDEN NILE INTERNATIONAL GROUP LTD.	001242376		

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IPC BANCORP INC.	001259969	LEISURE SUB LIMITED	001282075
IPH SOLUTIONS INC.	001263000	LEO PRODUCTIONS (1997) INC.	001259953
J. M. LITTLEHALES CONSULTING INC.	001268235	LES PUBLICATIONS O-COURANT INC.	001252959
J.A.C.K.'S COFFEE COMPANY INC.	001271360	LEWIS & LEWIS FINE WINE CONSULTANTS INC.	001280591
J.K. INTERNATIONAL INC.	001248635	LG FAMILY TORONTO CO. LTD.	001283846
J.R.R. MULTIMEDIA ENTERPRISES INC.	001268814	LIFESPACE PRODUCTIONS INC.	001268309
J&G PAINTING INC.	001274025	LIFESTYLE TRANSITIONS INC.	001262209
J'ANDKAST DEVELOPMENTS LTD.	001255326	LIGHT-N-UP ELECTRICAL LTD.	001251314
JAMWORKS ENTERTAINMENT CORP.	001282724	LINCE CONSTRUCTION INC.	001284407
JANE'S BEAUTY SALON INC.	001284327	LISJEN INVESTMENTS INC.	001265325
JAVACAF LTD.	001262372	LMS SIGNS & GRAPHICS INC.	001367975
JAX RESTAURANT LTD.	001275207	LOGIDAT BUSINESS PRODUCTS LTD.	001257196
JAY SUN DEVELOPMENTS LIMITED	000415492	LOGISTICS RECYCLING INC.	001265246
JAZZ MONKEY MEDIA INC.	001354236	LONG DRIVE SERVICES INC.	001260039
JDL INDUSTRIAL SOLUTIONS INC.	001263372	Longbow INTERNATIONAL LTD.	001260012
JESLYN MARKETING LTD.	001276790	LUXMY TEXTILE INC.	001267078
JIANN FARN ENTERPRISE (CANADA) LTD.	001253898	M. SAWARNA REALTY INC.	000380177
JIM HENG INC.	001489173	M.O.S. DESIGN BUILD LTD.	001269045
JMJ SALES INC.	001242267	M&M TRANSCONTINENTAL SHIPPING INC.	001253143
JMV CONSTRUCTION COMPANY INC.	001260224	MAC IN SHOP INCORPORATED	001276165
JOHNNY CIGAR COMPANY INC.	001256287	MACKENZIE RAY TAX CONSULTANTS INC.	001284274
JOWAN'S COLLECTIONS INC.	001272879	MACKESY'S APPLIANCES INC.	001242278
JUDY'S COUNTRY TARTS INC.	001262712	MADISON SYSTEMS INC.	001251089
JULIANA IN PARADISE INC.	001279301	MAESTRO MANAGEMENT INC.	001252881
JYNET TECHNOLOGIES INC.	001274339	MAJOR JUNIOR A ROLLER HOCKEY LEAGUE INC.	001284483
K & G COURIER SERVICE INC.	001257558	MALIDA INSURANCE AGENCY INC.	001260563
K. T. M. & SON JUPITER TRANSPORT LIMITED	0012631658	MAR-TECH SHEET METAL INC.	001275997
K.A. LAWNCARE INCORPORATED	001284917	MARBA DEVELOPMENTS INC.	001275931
K&A PROMOTIONS INC.	001275852	MARBLE ARCH REAL ESTATE SERVICES INC.	001270709
KAIZEN MANAGEMENT SYSTEMS INC.	001262349	MARCIT TECHNOLOGIES INC.	001266576
KAMEDICO INC.	001252510	MARION DEVELOPMENT CORPORATION	001273091
KAOMET ENTERPRISES CO. LTD.	001260936	MARMACK INTERNATIONAL INC.	001272887
KARAN IMPORTS LIMITED	001220399	MARSHALL, DIONNE & COMPANY, INC.	001276797
KAYS & SONS INC.	001265004	MASTERPIECE FLOORING LTD.	001285064
KELSAP INC.	001255579	MDI 2000 CONSTRUCTION CONSULTANTS INC.	001268545
KING ARGON PRODUCTIONS INC.	001267805	MDS SALES INC.	001261399
KING WEIGHT PAVING LTD.	001246092	MECHANO STEEL FRAME CO. LTD.	001257460
KING'S HEALTH CENTRE PUBLISHING INC.	001251684	MEDIACORP CANADA INC.	001008445
KING'S MEDICAL CENTRE ONTARIO INC.	001252909	MEDIUM ENTERTAINMENT INC.	001271581
KINGHURST COUNTRY RETREAT CORPORATION	001280874	MEGA-T-SHIRT INC.	001274455
KINGZ N QUEENZ ENTERTAINMENT INC.	001274095	MENOPAUSE CARE INC.	001263474
KISTNER INCORPORATED	001275656	MERCATOR CONSULTING SERVICES INC.	001270647
KITE COMMUNICATIONS INC.	001255831	MERCHANDISED INC.	001257758
KLM INTERNATIONAL MEDIA INC.	001242259	MESSINA WOODWORKING LTD.	001269460
KNM CONSULTING INC.	001265436	METAL PRO SIGNS INC.	001270068
KNOTT JUST DECK CARPENTRY INC.	001283845	METROPOLITAN TORONTO ACCOMMODATIONS INC.	001261749
KUBO INC.	001261389	MEXICAN BLUE MANAGEMENT INC.	001261415
L. AND T. MOULDINGS INC.	001263708	MFP MANAGEMENT CORPORATION	001285656
L. MACCORMACK & ASSOCIATES LTD.	001278037	MGA INTERNATIONAL ENTERPRISES INC.	001275193
L.D.G. TRUCKLINES LTD.	001285653	MGM PLUMBING & HEATING INC.	001513004
L.D.M. CONTRACTING LIMITED	001254743	MHK II INC.	001089570
L.F. TERRA COTTA DESIGN INC.	001282128	MICRONEX INC.	001284561
LA COMPOSITE PRODUCTS INC.	001263328	MICROVERSE INC.	001280888
LA FONTAINE ASSOCIATES INCORPORATED	001255519	MIDTOWN BREW PUB LTD.	001248724
LACHANCE GLOBAL MARKETING GROUP CANADA) INC.	001282288	MILANI CONSULTANTS INC.	001253108
LALACH MANAGEMENT INC.	001265401	MILLENIUM AIR LINK LIMITED	001267340
LALITHA JEWELRY INC.	001262483	MILLICOM CANADA INC.	001257525
LAMBCHOP PRODUCTIONS INC.	000948771	MILSEY AUTO INC.	001267743
LANDRY ENTERPRISES INC.	001280943	MIRAMIRA INC.	001284319
LANG TECHNOLOGIES INC.	001282886	MISTY MOUNTAIN FISHERIES INC.	001232254
LANGDON SOLUTIONS INC.	001281238	MLH MAJOR LEAGUE HOCKEY INC.	001260378
LAROCQUE BROTHERS LIMITED	000308514	MODERN MAIL INC.	001271922
LARRY J. INVESTMENTS LIMITED	000428248	MONEY ACCESS PLUS LTD.	001251449
LATINOMOTION PRODUCTIONS INC.	001281308	MONTERRAT MINERALS INC.	001269071
LAURASIA RESOURCES LIMITED	001275520	MORALE CONSULTING INC.	001258990
LAUVIAR ONTARIO INC.	001250305	MORGAN WILSHIRE FINCHWOOD LIMITED	001257050
LAUW DRUGS LTD.	001259952	MORRISTHREE DEVELOPMENTS LIMITED	000861681
LAW AND BUSINESS SOLUTIONS INC.	001258748	MOTION CONTROLS OF NORTH AMERICA INC.	001267016
LAWNCARE "PLUS" INC.	001029557	MOTO CHEM LTD.	001283390
LAYSAR INVESTMENTS LIMITED	000249957	MOTOR WERX CANADA INC.	001267345

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MOUNTAIN PERK INC.	001251451	PHILLYP ENGCO CANADA LTD.	001274016
MRM AUTO SALES LTD.	001251527	PHYSIOMANAGEMENT INC.	001072629
MULTI-TUBE GLOBAL CO. LTD.	001276855	PHYTOBIOSYSTEMS INC.	001246143
MULTILINGUAL ASSOCIATES INC.	001280984	PICTURE IT...HOME DECOR LIMITED	001268998
MULTIMEDIA LEARNWARE INC.	001263149	PINAC HOLDINGS INC.	001258389
MUSKIDS SYSTEMS INC.	001264407	PLASTIC PRINT LIMITED	001160723
MUSKOKA MURALS INCORPORATED	001284858	PLATO TECHNOLOGY SERVICES INC.	001274472
N & F FOODS LIMITED	001257109	POET CETERA CORP.	001272981
N.J. CAR MECHANIC CORP.	000567379	POLAR FRESH CANADA INC.	001268017
N.S. FLEXIBLE PACKAGING INC.	001252605	POLISH ALLIANCE PRESS LIMITED	000044655
N&C TRANSPORTATION INC.	001255828	PORTAGE FINANCIAL INCORPORATED	001261690
NAVLYNX TECHNOLOGIES INC.	001271368	POWER ENTERTAINMENT GROUP INC.	001279237
NCH ENTERTAINMENT CORPORATION	001252521	POWER PEDDLARS INC.	001284302
NETWORK CABLE SYSTEMS INC.	001262919	POWERCROP ENERGY SYSTEMS TECHNOLOGY INCORPORATED	001269070
NEW CITY TIRE INC.	001281730	PRECISE PAPER CONVERTING INC.	001255882
NEWTECH CONSULTING GROUP INC	001268667	PREFECT CONSULTING INC.	001258902
NEWTTON IMPEX LTD.	001268676	PREXCEL INC.	001252647
NEXSTAR CAPITAL CORPORATION	001253331	PRINT IN PROGRESS LTD.	001261179
NEXTAR INC.	001265237	PRO 3 COMMUNICATIONS PARTNERS INC.	001268725
NEXUVIS INC.	001268982	PROCRUSTEAN LOGIC INC.	001255466
NGN COMMUNICATIONS INC.	001271414	PROFESS SECURITY LIMITED	001268087
NLOGN INC.	001273827	PROFESSIONAL HOME PAINTERS INC.	001250655
NO. 1 MUFFIN INC.	001253757	PROFICIENT PROPERTY MANAGERS INC.	001252961
NORELDIN INTERNATIONAL LTD.	001268085	PROJECT VIABILITY ASSESSMENTS LTD.	001282633
NORMAC MECHANICAL LTD.	001257243	PROSCRIPT INC.	001267339
NORTH STAR VIDEO DISTRIBUTION INC.	001266489	PROTOCOL AFFECTS INC.	001280667
NORTHERN LITE BALLAST & LIGHTING MANUFACTURING INC.	001274721	PROTOMATION INC.	001261672
NORTHPLEX ONE HOLDINGS INC.	001259421	PUNJABI SANGEET LTD.	001255976
NORTHSTAR SOLUTIONS INC.	001253392	PYRAMID SECURITY AND INVESTIGATION INC.	001191467
NOVACREW INC.	001251797	QANTUM (CANADA) INC.	001274089
NOVATEC GROUP INC.	000873504	QUALITECH COMMUNICATIONS INC.	001237692
NOVATO DEVELOPMENTS LIMITED	001268310	R & R TOWING INC.	001248939
NUMASYS INC.	001246761	R.A.M.S. CORPORATION	001264268
NUTRI CHOICE FOODS INC.	001283374	R.M. VISUAL ARTS LTD.	001270062
OAKWOOD INTERIORS INC.	001262758	R.P. KRAUSE REALTY CORP.	001260888
OCEANSOFT INC.	001429356	R&E PROMOTIONS INC.	001251114
OHIO CAPITAL CORP.	001281293	R-NAN INDUSTRIES INC	000737418
OLAND ENTERPRISES INC.	001269548	RAC CONSULTING INC.	001283669
OMNI SQUARED SERVICES INC.	001251726	RADIOACTIVE ALL-SCAR ACTION CUTZ INC.	001270130
ON SITE WELDING LTD.	001285611	RAMADA FINE CARS INC.	001256667
ON-TIME TO-TIME DISTRIBUTION INC.	001282425	RAXZIL MACHINE LTD.	001271494
ONE ELEVEN CORPORATION	001262930	REAL CARE NURSING SERVICES INC.	001251013
OPP.-KNOX LTD.	001276830	RED KEY DESIGN INC.	001251761
OPUS GIFTWARE INC.	001254971	REFORMA INVESTMENTS LIMITED	001068739
ORION SATELLITE DISTRIBUTION INC.	001252509	REJOHN DEVELOPMENTS INC.	001263329
ORSAVA PRODUCTIONS INC.	001285845	RELAY TRACK COMPONENTS INC.	001267728
OTTAWA NEW-TECK ELECTRONICS INC.	001278684	RICE CONSULTING CORPORATION	001258740
P. R. NORRIS COMMUNICATIONS LTD.	001117089	RIVER ONE HOLDINGS INC.	001250189
P.&B. FOODS INC.	000471099	RIVERFORKS DEVELOPMENT CORP.	001060091
PACIFIC INSURANCE MANAGEMENT CORPORATION	001279224	RIZWANI ENTERPRISES LTD.	001250312
PAK MAIL (CANADA) LTD.	001259560	RK-TRADE (CANADA) INC.	001251685
PAN UKRAINE CANADIAN LIMITED	001283820	RKE CONSULTING LTD.	001258942
PANTHEON FINANCIAL SERVICES LTD.	001255679	ROAD RANGER MOTORCYCLE TOURS LTD.	001252286
PARK HOUSE LTD.	001163128	ROADMASTER AUTOPARTS INC.	001252536
PARKING FOR THE TRAVELLER INC.	001160909	ROBSAN PROPERTY MANAGEMENT INC.	001277202
PAS SYSTEMS INC.	001272503	ROFI CANADA INC.	001275604
PATH NETWORKS INC.	001283666	ROMACAN PLUMBING AND HEATING CO. LTD.	001261467
PATTERSON LANDSCAPING & PROPERTY MAINTENANCE INC.	001279927	ROMANHOOK'S GROUP INC.	001265238
PDG INTERNATIONAL INC.	001266577	ROSE DESIGN GIFTWARE & FLOWERS INC.	001186254
PDV MARKETING SERVICES INC.	001262834	ROSPOL CONSTRUCTION INC.	001256314
PEARLS OF HEALTH INCORPORATED	001252535	ROSSLAND BROCK INC.	001267022
PEGASYST COMPUTER SERVICES INC.	001273061	ROSSWIN STRATEGY INC.	001284926
PENNY GAMES INC.	001261612	RPM FINANCIAL SERVICES INC.	001266034
PERFECTRA ENTERPRISE INC.	001258705	RUGBY REAL ESTATE LIMITED	001273603
PERFORMANCE LEARNING GROUP INC.	001256295	RV LIFESTYLE ADVANTAGE INC.	001276095
PETCON PROPERTIES INC.	001251442	RYCLIFFE CONSTRUCTION INC.	001259141
PETERKENS ICE CREAM CO LTD.	001253810	RYCLIFFE REALTY INC.	001252033
PHANTOM EXPRESS INC.	001280099	S & S MCDONALD PROPERTIES & MANAGEMENT SERVICES LIMITED	001273452
		S.P.A. TRUCKING LIMITED.	001242357

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SABDAN ENTERPRISES (1998) LTD.	001282066	SUNSHINE SOUND CREW ENTERTAINMENT INC.	001258202
SABINE TRAVEL INC.	001285070	SUNSUM UPHOLSTERY LTD.	001267305
SAK GRAPHIC RESOURCE INC.	001319146	SUNWAY SERVICES CORP.	001274712
SANDALWOOD AUTOTEC LTD.	001272982	SUREWAY CLEANING COMPANY LTD.	001251743
SANDALWOOD ENVIRONMENTAL CORPORATION	001274474	SYBER COM INC.	001255107
SANDPIT TAVERN LTD.	001263287	SYSDEV CONSULTING INC.	001254552
SATELLITE SYSTEMS SALES & MARKETING LTD.	001253323	T & R CONSTRUCTION AND MANAGEMENT INC.	001267308
SAVOY CANADA CORPORATION	001264587	T. GUNTON ELECTRIC LTD.	000717326
SCENIC PLANET INC.	001267884	T.K.I. EXPRESS LTD.	001284241
SCHILTRON SYSTEMS INC.	001257271	TACKCOAT LIMITED	001258215
SCHOOL OF COMPLEMENTARY HEALTH CARE INC.	001273869	TAIWAN NOODLE HOUSE INC.	001285800
SCOTTY'S AUTOMOTIVE LTD.	000897766	TASTE SENSATIONS CATERING CORPORATION	001260106
SEACLIFF LAWN, GARDEN & PET CENTRE LTD.	001266032	TCI TRADING & CONSULTING INTERNATIONAL INC.	001281865
SECURITY PLUS ACCESS & MONITORING CONTROL SYSTEMS INC.	001239400	TCSC INC.	001252890
SEGLAR CONSTRUCTION INC.	001270495	TECHNICAL COMMODITY ASSOCIATES INC.	001266787
SELECT MATERIAL HANDLING LTD.	001271509	TECHNOTWIST INC.	001274357
SENSE-TECH SYSTEMS (CANADA) INC.	001271977	THE CUSTOM HOME COMPANY INC.	001284261
SH AND A TRADERS (ALPHA) INC.	001251278	THE ENVIRONMENTAL PERMIT CORPORATION	001271262
SHADAN INFORMATION TECHNOLOGY INC.	001281237	THE GARMENT DISTRICT INC.	001269046
SHADES LOGISTICS INC.	001277237	THE JESSOP GROUP INC.	001267085
SHADOW PRINT LTD.	001277726	THE KING'S MEDICAL CENTRE CORPORATION	001252908
SHAFFAF LIMITED	001252960	THE NUTTY GOURMET LIMITED	001253394
SHAZ GLOBAL INC.	001260493	THE PENNY CHECK (INTERNATIONAL) INC.	001250775
SHEPPARD MANAGEMENT (QUEENS QUAY) LTD.	001272523	THE PHARYL GROUP INC.	001255671
SHERBA & CO. LTD.	001276839	THE PRIVATE SWIMMING POOL OPERATION COMPANY INC.	001256984
SHM INC.	001248945	THE SPORTS AGENCY (TSA) INC.	001280034
SIDNEY BIRKEN INVESTMENTS LIMITED	000898027	THE STEEL DEPOT INC.	001282080
SIGA PECHE (CANADA) LTD.	001281273	THE TARPERS INC.	001271657
SILVERWOOD DIVERSIFIED INC.	001215177	THE WINCHESTER FINANCIAL GROUP OF COMPANIES INC.	001265165
SINOAMERICA INTERNATIONAL INC.	001271642	THREE STAR ELECTRIC SERVICE AND CAR CARE LTD.	001254187
SINOLINK CANADA CO., LTD.	001251268	TICKETECH INC.	001270063
SIX REGIONS CORPORATION	001285201	TIMES GROUP INTERNATIONAL INVESTMENT (LATIN AMERICAN) LTD.	001269406
SKYER ENTERPRISES INC.	001263664	TIMES SQUARE NIGHTCLUB INC.	001257180
SMART ASSESSMENTS INC.	001254121	TITAN TOURS EAST LTD.	001280592
SME TECHNOLOGY SERVICES LTD.	002000240	TM PLASTIC MANUFACTURING INC.	001267857
SNAPPER ENTERPRISES INC.	001262295	TODGER INC.	001274619
SOFTWARE EMANCIPATION TECHNOLOGY CANADA CORPORATION	001269893	TOMBSTONE CAPITAL INC.	001279529
SOLNET SYSTEMS INC.	001260284	TOOR ENTERPRISES INC.	001285367
SOME LIKE IT HOT CORPORATION	001364055	TOPNOTCH AUTO-REFINISHING LTD.	001281359
SONADA GENERAL CONTRACTING INC.	001272978	TORONTO AIR TRAVELS INC.	001275204
SONIC COMPUTERS LIMITED	001260233	TORONTO LIQUIDATORS LTD.	001265786
SOUL UNDERGROUND INC.	001025699	TORONTO MEDICAL SUPPLY INC.	001254195
SOUTH WEST HOLDINGS CORP.	001250833	TOROVUE AUTO SALES LTD.	001255183
SPARKLIGHT FINANCE & INVESTMENT COMPANY INC.	001252749	TOTAL CORROSION CONTROL INC.	001277385
SPECIFIED ROOFING INC.	001269883	TOWRITE LTD.	001270054
SPICES CATERING INC.	001206612	TRACKPOWER INTERNATIONAL INC.	001283818
SPRINGBOARD PRODUCTIONS INC.	001253184	TRANS TECH GRAPHIX INC.	000754195
SPURT ENTERPRISES INC.	001247918	TREMBLANT SUITES LTD.	001252526
SSM EXPORT INC.	001255045	TRI SALVAGE INC.	001260014
ST. ANTHONY'S CHILDREN'S CENTRE INC.	001265195	TRI-EDGE MANUFACTURING INC.	001283575
STAR CENTRAL CORPORATION OF CANADA LTD.	001281739	TRI-MED INVESTMENTS LTD.	001273595
STAR ENTERPRISES LTD.	001251123	TRI-STAR PROJECT MANAGEMENT LTD.	001274484
STARLITE BALLAST & LIGHTING MANUFACTURERS INC.	001274722	TRIFORTE CORPORATION	001270089
STARWIND HOMES LTD.	001252810	TRILOGY BAY ADELAIDE DEVELOPMENT CORPORATION	001267391
STATIONARY MONITORING INC.	001271985	TRINIROCK GROUP CORP.	001263408
STEADFAST ASSET MANAGEMENT INC.	001261390	TROFEL HOLDINGS INC.	001285124
STERFF CANADA LIMITED	001230960	TSG MICRO-COMPUTERS LTD.	001255301
STIX NOODLE SHOP LIMITED	001247883	TUBS-SAUNA SPOT INC.	001247815
STOUFFVILLE MARTIAL ARTS INC.	001254129	TUNNEL-VISION MEDIA INCORPORATED	001254417
STRATEGY EQUIPMENT LEASING INC.	001275732	TURN-KEY DESIGN BUILD INC.	001253750
STURGEON INTERNATIONAL INC.	001283656	U CAN 2 CANADA LTD.	001273459
SUMBUL TRADING INC.	001254196	ULTIMATE ENTERTAINMENT GROUP INC.	001276147
SUNART PROPERTIES LTD.	000400576	UNISERVE CANADA LTD.	001256389
SUNBURST INTERNATIONAL CORP.	001250842	UNISTAR CANADA INC.	001256114
SUNRISE DENTAL MANUFACTURING INC.	001265072	UNITED AMERICAN COACH SALES INC.	001267489
SUNRISE MAINTENANCE PLUS LTD.	001268649		

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UNITED CAMBODIAN STUDENTS OF CANADA INC.	001251389	1189737 ONTARIO INC.	001189737
UNITED CANADA AIRLINES INC.	001262741	1191195 ONTARIO LTD.	001191195
UNITED ENGINEERING COMPANY INC.	001252561	1191198 ONTARIO INC.	001191198
UP! MARKETING CANADA INC.	001266308	1191430 ONTARIO INC.	001191430
URBAN APPRAISAL GROUP INC.	001254416	1191462 ONTARIO LTD.	001191462
URBAN MYTH PRODUCTIONS INCORPORATED	001262697	1191541 ONTARIO LTD.	001191541
URBANCORP STADIUM ROAD DEVELOPMENTS LIMITED	001262037	1191592 ONTARIO INC.	001191592
V.R.M. AND SONS LTD.	001280024	1196110 ONTARIO LIMITED	001196110
VALLEYFIELD GREEN LIMITED	001242244	1204608 ONTARIO INC.	001204608
VAUGHAN SYSTEMS CONSULTING LTD.	001282865	1211920 ONTARIO INC.	001211920
VEMA INC.	001273754	1213955 ONTARIO INC.	001213955
VENTURE MARKETING & DISTRIBUTION INC.	001260222	1213988 ONTARIO LIMITED	001213988
VIA BALTICA INCORPORATED	001268822	1217092 ONTARIO LIMITED	001217092
VIAN TRADING & DISTRIBUTION LIMITED	001268312	1217986 ONTARIO INC.	001217986
VICTORIA IMPORTING LTD.	001281790	1224104 ONTARIO LIMITED	001224104
VICTORY LOCK & SAFE LTD.	001277247	1224224 ONTARIO INC.	001224224
VIS CAN INC.	001257484	1230853 ONTARIO INC.	001230853
VISION AXRA TECHNOLOGY INC.	001253653	1231042 ONTARIO LIMITED	001231042
VON'S ELECTRONICS CO. LTD.	001271599	1232244 ONTARIO LIMITED	001232244
WALMONT FOOD CORP.	000656144	1235141 ONTARIO LTD.	001235141
WALTER STRASSER & SON (THUNDER BAY) LTD.	001191190	1235144 ONTARIO LIMITED	001235144
WATEROUS ACCOUNTING INC.	001263769	1235148 ONTARIO LIMITED	001235148
WAVE TECH SOLUTIONS INC.	001262793	1235151 ONTARIO LIMITED	001235151
WAYNE & ERIC CONSTRUCTION INC.	001263884	1235152 ONTARIO LIMITED	001235152
WE PAY CASH INC.	001286024	1235156 ONTARIO LIMITED	001235156
WEAVERS CHOICE SALES INC.	001269915	1235157 ONTARIO LIMITED	001235157
WEITONG ELECTRICAL INC.	001274323	1235158 ONTARIO LIMITED	001235158
WESBRAE MARKETING INC.	001251111	1235159 ONTARIO LIMITED	001235159
WEST MEADOW INVESTMENTS INC.	001261182	1235160 ONTARIO LIMITED	001235160
WEST PROMENADE INVESTMENTS LIMITED	001262374	1235165 ONTARIO LIMITED	001235165
WHETSTON HOLDING INC.	001274304	1235166 ONTARIO LIMITED	001235166
WHITEFISH LAKE SNOWPLOWING LIMITED	001204629	1235167 ONTARIO LIMITED	001235167
WILBUILD PROPERTY MANAGEMENT LTD.	001282118	1235168 ONTARIO LIMITED	001235168
WILLIAM ROBERT FINIGAN'S INC.	001257273	1235190 ONTARIO INC.	001235190
WILSEN & EVANS TRADING LTD.	001250809	1235191 ONTARIO INC.	001235191
WIN WAY INTERNATIONAL ENTERPRISE LTD.	001283812	1235193 ONTARIO INC.	001235193
WINDERMERE DEVELOPMENT GROUP INC.	001261186	1235523 ONTARIO INC.	001235523
WINDMACHINE INC.	001224109	1238977 ONTARIO INC.	001238977
WINKER INTERNATIONAL (CANADA) CO. LTD.	001262146	1238978 ONTARIO LTD.	001238978
WINWOOD TRADING INTERNATIONAL INC.	001254153	1239399 ONTARIO INC.	001239399
WOODTEX CUSTOM INTERIORS INC.	001261225	1242227 ONTARIO INC.	001242227
WORLDWIDE INVESTMENT CANADA CORP.	001267237	1242245 ONTARIO INC.	001242245
WORLDWIDE INVESTMENT HOLDINGS CORP.	001267236	1242246 ONTARIO INC.	001242246
X.A.C.T. INC.	001262845	1242345 ONTARIO LTD.	001242345
XPEDIOR (CANADA) INCORPORATED	001276996	1242361 ONTARIO INC.	001242361
Y.M.X. INC.	001254122	1242368 ONTARIO INC.	001242368
YANNA ENTERPRISES LIMITED	001230986	1242380 ONTARIO INC.	001242380
YIKES INC.	001359950	1242381 ONTARIO INC.	001242381
YNI INDUSTRIES INC.	001266111	1243529 ONTARIO INC.	001243529
YOUNG INVESTORS OF CANADA LTD	001262777	1243538 ONTARIO LIMITED	001243538
YOUNG, ATWELL & ASSOCIATES INC.	001271087	1243570 ONTARIO LIMITED	001243570
YOURGUIDE ONLINE CORP.	001272514	1246067 ONTARIO LTD.	001246067
ZORCH INTERNATIONAL INC.	001270109	1246363 ONTARIO INC.	001246363
ZORIN CONSULTING CORPORATION	001255830	1246777 ONTARIO INC.	001246777
ZULI'S DISTRIBUTION INC.	001251246	1247813 ONTARIO INC.	001247813
ZULTEC INTERNATIONAL TRADING INC.	001254037	1247926 ONTARIO LTD.	001247926
1045014 ONTARIO LTD.	001045014	1248651 ONTARIO LIMITED	001248651
1077243 ONTARIO LTD.	001077243	1248684 ONTARIO LTD.	001248684
1089653 ONTARIO INC.	001089653	1248740 ONTARIO LTD.	001248740
1101419 ONTARIO INC.	001101419	1248748 ONTARIO INC.	001248748
1122763 ONTARIO LIMITED	001122763	1248827 ONTARIO INC.	001248827
1123323 ONTARIO INC.	001123323	1248980 ONTARIO INC.	001248980
1154591 ONTARIO INC.	001154591	1249851 ONTARIO LIMITED	001249851
1156527 ONTARIO INC.	001156527	1249896 ONTARIO INC.	001249896
1164280 ONTARIO INC.	001164280	1249897 ONTARIO INC.	001249897
1187478 ONTARIO LIMITED	001187478	1249911 ONTARIO INC.	001249911
1188007 ONTARIO INC.	001188007	1249985 ONTARIO INC.	001249985
1188077 ONTARIO INC.	001188077	1249998 ONTARIO LIMITED	001249998
1188296 ONTARIO INC.	001188296	1250144 ONTARIO LIMITED	001250144
		1250190 ONTARIO LTD.	001250190
		1250193 ONTARIO INC.	001250193

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1250217 ONTARIO LIMITED	001250217	1254831 ONTARIO LIMITED	001254831
1250236 ONTARIO INC.	001250236	1254832 ONTARIO INC.	001254832
1250242 ONTARIO LIMITED	001250242	1254961 ONTARIO INC.	001254961
1250244 ONTARIO CORPORATION	001250244	1255020 ONTARIO INC.	001255020
1250268 ONTARIO INC.	001250268	1255029 ONTARIO INC.	001255029
1250302 ONTARIO INC.	001250302	1255038 ONTARIO INC.	001255038
1250396 ONTARIO LTD.	001250396	1255039 ONTARIO INC.	001255039
1250858 ONTARIO LIMITED	001250858	1255047 ONTARIO INC.	001255047
1250877 ONTARIO LIMITED	001250877	1255091 ONTARIO LIMITED	001255091
1250929 ONTARIO INC.	001250929	1255251 ONTARIO INC.	001255251
1251090 ONTARIO LTD.	001251090	1255267 ONTARIO LIMITED	001255267
1251121 ONTARIO LTD.	001251121	1255292 ONTARIO INC.	001255292
1251158 ONTARIO LTD.	001251158	1255310 ONTARIO INC.	001255310
1251159 ONTARIO LTD.	001251159	1255472 ONTARIO INC.	001255472
1251173 ONTARIO LTD.	001251173	1255529 ONTARIO INC.	001255529
1251243 ONTARIO INC.	001251243	1255530 ONTARIO INC.	001255530
1251330 ONTARIO INC.	001251330	1255587 ONTARIO LIMITED	001255587
1251388 ONTARIO LIMITED	001251388	1255594 ONTARIO LIMITED	001255594
1251433 ONTARIO INC.	001251433	1255605 ONTARIO INC.	001255605
1251457 ONTARIO INC.	001251457	1255616 ONTARIO INC.	001255616
1251459 ONTARIO INC.	001251459	1255631 ONTARIO INC.	001255631
1251470 ONTARIO INC.	001251470	1255635 ONTARIO INC.	001255635
1251529 ONTARIO LIMITED	001251529	1255652 ONTARIO INC.	001255652
1251586 ONTARIO LIMITED	001251586	1255707 ONTARIO INC.	001255707
1251587 ONTARIO INC.	001251587	1255880 ONTARIO INC.	001255880
1251667 ONTARIO INC.	001251667	1255883 ONTARIO INC.	001255883
1251741 ONTARIO INCORPORATED	001251741	1255889 ONTARIO INC.	001255889
1251830 ONTARIO INC.	001251830	1255898 ONTARIO INC.	001255898
1251995 ONTARIO LIMITED	001251995	1255899 ONTARIO INC.	001255899
1252190 ONTARIO INC.	001252190	1255975 ONTARIO INC.	001255975
1252281 ONTARIO INC.	001252281	1256021 ONTARIO INC.	001256021
1252380 ONTARIO INC.	001252380	1256234 ONTARIO LTD.	001256234
1252465 ONTARIO INC.	001252465	1256242 ONTARIO INC.	001256242
1252525 ONTARIO LTD.	001252525	1256259 ONTARIO INC.	001256259
1252527 ONTARIO LTD.	001252527	1256319 ONTARIO LIMITED	001256319
1252528 ONTARIO INC.	001252528	1256320 ONTARIO LIMITED	001256320
1252588 ONTARIO LTD.	001252588	1256322 ONTARIO INC.	001256322
1252594 ONTARIO INC.	001252594	1256329 ONTARIO INC.	001256329
1252655 ONTARIO LIMITED	001252655	1256441 ONTARIO INC.	001256441
1252818 ONTARIO INC.	001252818	1256452 ONTARIO LIMITED	001256452
1252835 ONTARIO LTD.	001252835	1256543 ONTARIO LTD.	001256543
1252838 ONTARIO LTD.	001252838	1256666 ONTARIO INC.	001256666
1252897 ONTARIO LIMITED	001252897	1256705 ONTARIO INC.	001256705
1252906 ONTARIO LTD.	001252906	1256794 ONTARIO LTD.	001256794
1252981 ONTARIO LIMITED	001252981	1256974 ONTARIO LTD.	001256974
1253031 ONTARIO INC.	001253031	1256985 ONTARIO LTD.	001256985
1253103 ONTARIO LTD.	001253103	1256999 ONTARIO INC.	001256999
1253119 ONTARIO LIMITED	001253119	1257068 ONTARIO LIMITED	001257068
1253125 ONTARIO INC.	001253125	1257232 ONTARIO LIMITED	001257232
1253169 ONTARIO INC.	001253169	1257266 ONTARIO LIMITED	001257266
1253248 ONTARIO INC.	001253248	1257356 ONTARIO INC.	001257356
1253322 ONTARIO INC.	001253322	1257357 ONTARIO INC.	001257357
1253383 ONTARIO INC.	001253383	1257384 ONTARIO LTD.	001257384
1253399 ONTARIO INC.	001253399	1257467 ONTARIO INC.	001257467
1253400 ONTARIO LIMITED	001253400	1257468 ONTARIO INC.	001257468
1253673 ONTARIO INC.	001253673	1257470 ONTARIO INC.	001257470
1253802 ONTARIO INC.	001253802	1257532 ONTARIO LIMITED	001257532
1253817 ONTARIO LIMITED	001253817	1257538 ONTARIO INC.	001257538
1253908 ONTARIO LIMITED	001253908	1257706 ONTARIO LIMITED	001257706
1253991 ONTARIO INC.	001253991	1258004 ONTARIO INC.	001258004
1254059 ONTARIO INC.	001254059	1258140 ONTARIO LIMITED	001258140
1254127 ONTARIO INC.	001254127	1258151 ONTARIO INC.	001258151
1254146 ONTARIO INC.	001254146	1258201 ONTARIO INC.	001258201
1254154 ONTARIO INC.	001254154	1258363 ONTARIO INC.	001258363
1254404 ONTARIO LIMITED	001254404	1258433 ONTARIO LIMITED	001258433
1254426 ONTARIO INC.	001254426	1258439 ONTARIO LIMITED	001258439
1254544 ONTARIO LTD.	001254544	1258499 ONTARIO LIMITED	001258499
1254727 ONTARIO INC.	001254727	1258573 ONTARIO LIMITED	001258573
1254775 ONTARIO INC.	001254775	1258671 ONTARIO INC.	001258671
1254790 ONTARIO INC.	001254790	1258672 ONTARIO INC.	001258672
1254804 ONTARIO INCORPORATED	001254804	1258673 ONTARIO LTD.	001258673

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario	Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1258749 ONTARIO INC.	001258749	1263484 ONTARIO LTD.	001263484
1258835 ONTARIO LTD.	001258835	1263628 ONTARIO LIMITED	001263628
1258936 ONTARIO LTD.	001258936	1263698 ONTARIO LTD.	001263698
1259065 ONTARIO CORP.	001259065	1263741 ONTARIO LTD.	001263741
1259080 ONTARIO INC.	001259080	1263745 ONTARIO INC.	001263745
1259186 ONTARIO INC.	001259186	1263753 ONTARIO LIMITED	001263753
1259328 ONTARIO INC.	001259328	1263766 ONTARIO LTD.	001263766
1259592 ONTARIO LIMITED	001259592	1263777 ONTARIO INC.	001263777
1259649 ONTARIO LTD.	001259649	1263877 ONTARIO INC.	001263877
1259874 ONTARIO LTD.	001259874	1263888 ONTARIO LTD.	001263888
1259884 ONTARIO INC.	001259884	1263894 ONTARIO INC.	001263894
1259944 ONTARIO LIMITED	001259944	1263895 ONTARIO LIMITED	001263895
1259977 ONTARIO INC.	001259977	1264257 ONTARIO LIMITED	001264257
1260107 ONTARIO LTD.	001260107	1264266 ONTARIO LIMITED	001264266
1260181 ONTARIO LIMITED	001260181	1264349 ONTARIO INC.	001264349
1260188 ONTARIO INC.	001260188	1264372 ONTARIO LIMITED	001264372
1260193 ONTARIO INC.	001260193	1264416 ONTARIO INC.	001264416
1260195 ONTARIO LIMITED	001260195	1264420 ONTARIO INC.	001264420
1260215 ONTARIO INC.	001260215	1264421 ONTARIO LTD.	001264421
1260225 ONTARIO INC.	001260225	1264508 ONTARIO INC.	001264508
1260232 ONTARIO LIMITED	001260232	1265023 ONTARIO INC.	001265023
1260303 ONTARIO LIMITED	001260303	1265030 ONTARIO LIMITED	001265030
1260361 ONTARIO INC.	001260361	1265089 ONTARIO INC.	001265089
1260371 ONTARIO INC.	001260371	1265096 ONTARIO LTD.	001265096
1260379 ONTARIO INC.	001260379	1265104 ONTARIO INC.	001265104
1260459 ONTARIO LTD.	001260459	1265108 ONTARIO LTD.	001265108
1260470 ONTARIO INC.	001260470	1265375 ONTARIO LIMITED	001265375
1260494 ONTARIO INC.	001260494	1265528 ONTARIO CORPORATION	001265528
1260495 ONTARIO INC.	001260495	1265622 ONTARIO INC.	001265622
1260501 ONTARIO INC.	001260501	1265677 ONTARIO LIMITED	001265677
1260557 ONTARIO INC.	001260557	1265763 ONTARIO LIMITED	001265763
1260579 ONTARIO LIMITED	001260579	1265776 ONTARIO INC.	001265776
1260804 ONTARIO INC.	001260804	1265777 ONTARIO INC.	001265777
1260812 ONTARIO INC.	001260812	1265778 ONTARIO INC.	001265778
1260907 ONTARIO LIMITED	001260907	1265784 ONTARIO INC.	001265784
1261031 ONTARIO INC.	001261031	1266100 ONTARIO LIMITED	001266100
1261217 ONTARIO INC.	001261217	1266162 ONTARIO INC.	001266162
1261324 ONTARIO INC.	001261324	1266188 ONTARIO INC.	001266188
1261330 ONTARIO INC.	001261330	1266204 ONTARIO INC.	001266204
1261338 ONTARIO LTD.	001261338	1266302 ONTARIO INC.	001266302
1261398 ONTARIO LIMITED	001261398	1266306 ONTARIO INC.	001266306
1261414 ONTARIO INC.	001261414	1266560 ONTARIO INC.	001266560
1261466 ONTARIO LTD.	001261466	1266583 ONTARIO INC.	001266583
1261468 ONTARIO LTD.	001261468	1266738 ONTARIO INC.	001266738
1261542 ONTARIO LTD.	001261542	1266740 ONTARIO LTD.	001266740
1261629 ONTARIO LIMITED	001261629	1266837 ONTARIO LIMITED	001266837
1261691 ONTARIO LIMITED	001261691	1267069 ONTARIO INC.	001267069
1261697 ONTARIO LIMITED	001261697	1267353 ONTARIO LIMITED	001267353
1261751 ONTARIO INC.	001261751	1267363 ONTARIO INC.	001267363
1262019 ONTARIO INC.	001262019	1267400 ONTARIO LTD.	001267400
1262060 ONTARIO LIMITED	001262060	1267459 ONTARIO LTD.	001267459
1262113 ONTARIO LIMITED	001262113	1267495 ONTARIO LIMITED	001267495
1262202 ONTARIO LIMITED	001262202	1267497 ONTARIO LIMITED	001267497
1262212 ONTARIO INC.	001262212	1267573 ONTARIO INC.	001267573
1262299 ONTARIO INC.	001262299	1267647 ONTARIO INC.	001267647
1262438 ONTARIO LIMITED	001262438	1267648 ONTARIO INC.	001267648
1262439 ONTARIO INC.	001262439	1267668 ONTARIO LTD.	001267668
1262536 ONTARIO LIMITED	001262536	1267674 ONTARIO INC.	001267674
1262540 ONTARIO LIMITED	001262540	1267744 ONTARIO INC.	001267744
1262547 ONTARIO INC.	001262547	1267782 ONTARIO LTD.	001267782
1262708 ONTARIO INC.	001262708	1267804 ONTARIO LTD.	001267804
1262767 ONTARIO LTD.	001262767	1267920 ONTARIO INC.	001267920
1262928 ONTARIO INC.	001262928	1268231 ONTARIO INC.	001268231
1262980 ONTARIO INC.	001262980	1268249 ONTARIO LTD.	001268249
1263107 ONTARIO LTD.	001263107	1268256 ONTARIO LTD.	001268256
1263212 ONTARIO INC.	001263212	1268311 ONTARIO INC.	001268311
1263313 ONTARIO LTD.	001263313	1268317 ONTARIO INC.	001268317
1263332 ONTARIO INC.	001263332	1268388 ONTARIO INC.	001268388
1263440 ONTARIO LIMITED	001263440	1268723 ONTARIO INC.	001268723
1263452 ONTARIO INC.	001263452	1268724 ONTARIO LIMITED	001268724
1263483 ONTARIO INC.	001263483	1268859 ONTARIO LIMITED	001268859

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario	Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1269026 ONTARIO INC.	001269026	1275937 ONTARIO LIMITED	001275937
1269044 ONTARIO INC.	001269044	1275938 ONTARIO LIMITED	001275938
1269180 ONTARIO INC.	001269180	1275998 ONTARIO LIMITED	001275998
1269547 ONTARIO LIMITED	001269547	1276164 ONTARIO INC.	001276164
1269960 ONTARIO LIMITED	001269960	1276170 ONTARIO LTD.	001276170
1269970 ONTARIO LTD.	001269970	1276280 ONTARIO INC.	001276280
1269988 ONTARIO INC.	001269988	1276623 ONTARIO INC.	001276623
1270043 ONTARIO LIMITED	001270043	1276838 ONTARIO INC.	001276838
1270055 ONTARIO INC.	001270055	1276911 ONTARIO LIMITED	001276911
1270059 ONTARIO INC.	001270059	1277055 ONTARIO LIMITED	001277055
1270110 ONTARIO INC.	001270110	1277137 ONTARIO LTD.	001277137
1270347 ONTARIO INC.	001270347	1277140 ONTARIO LIMITED	001277140
1270461 ONTARIO INCORPORATED	001270461	1277214 ONTARIO INC.	001277214
1270572 ONTARIO INC.	001270572	1277295 ONTARIO INC.	001277295
1270708 ONTARIO LTD.	001270708	1277325 ONTARIO INC.	001277325
1271006 ONTARIO LTD.	001271006	1277732 ONTARIO LIMITED	001277732
1271008 ONTARIO LIMITED	001271008	1277742 ONTARIO INC.	001277742
1271049 ONTARIO INC.	001271049	1278012 ONTARIO LTD.	001278012
1271075 ONTARIO LIMITED	001271075	1278013 ONTARIO LTD.	001278013
1271076 ONTARIO INC.	001271076	1278026 ONTARIO LIMITED	001278026
1271095 ONTARIO INC.	001271095	1278073 ONTARIO LIMITED	001278073
1271270 ONTARIO LIMITED	001271270	1278235 ONTARIO INC.	001278235
1271302 ONTARIO INC.	001271302	1278251 ONTARIO INC.	001278251
1271372 ONTARIO INC.	001271372	1278323 ONTARIO INC.	001278323
1271503 ONTARIO LIMITED	001271503	1279375 ONTARIO LIMITED	001279375
1271504 ONTARIO LIMITED	001271504	1279376 ONTARIO LIMITED	001279376
1271584 ONTARIO INC.	001271584	1279508 ONTARIO LIMITED	001279508
1271811 ONTARIO INC.	001271811	1279518 ONTARIO INC.	001279518
1271872 ONTARIO INC.	001271872	1279520 ONTARIO LIMITED	001279520
1272349 ONTARIO LIMITED	001272349	1279812 ONTARIO LIMITED	001279812
1272350 ONTARIO INC.	001272350	1279836 ONTARIO LTD.	001279836
1272359 ONTARIO LIMITED	001272359	1279845 ONTARIO INC.	001279845
1272410 ONTARIO INC.	001272410	1280071 ONTARIO LIMITED	001280071
1272446 ONTARIO LIMITED	001272446	1280072 ONTARIO LIMITED	001280072
1272977 ONTARIO INC.	001272977	1280075 ONTARIO LIMITED	001280075
1273478 ONTARIO LTD.	001273478	1280079 ONTARIO LIMITED	001280079
1273479 ONTARIO INC.	001273479	1280080 ONTARIO LIMITED	001280080
1273565 ONTARIO INC.	001273565	1280088 ONTARIO LTD.	001280088
1273753 ONTARIO LTD.	001273753	1280444 ONTARIO LTD.	001280444
1273755 ONTARIO LTD.	001273755	1280737 ONTARIO LIMITED	001280737
1273770 ONTARIO INC.	001273770	1280745 ONTARIO LIMITED	001280745
1273808 ONTARIO LIMITED	001273808	1280882 ONTARIO INC.	001280882
1273868 ONTARIO LIMITED	001273868	1280941 ONTARIO INC.	001280941
1273884 ONTARIO INC.	001273884	1280950 ONTARIO INCORPORATED	001280950
1273937 ONTARIO INC.	001273937	1280956 ONTARIO LTD.	001280956
1273938 ONTARIO INC.	001273938	1280967 ONTARIO LTD.	001280967
1274045 ONTARIO LTD.	001274045	1280968 ONTARIO LTD.	001280968
1274097 ONTARIO LIMITED	001274097	1281009 ONTARIO LIMITED	001281009
1274123 ONTARIO LTD.	001274123	1281017 ONTARIO INC.	001281017
1274298 ONTARIO INC.	001274298	1281084 ONTARIO LIMITED	001281084
1274351 ONTARIO LIMITED	001274351	1281222 ONTARIO INC.	001281222
1274358 ONTARIO INCORPORATED	001274358	1281229 ONTARIO INC.	001281229
1274439 ONTARIO LIMITED	001274439	1281360 ONTARIO INC.	001281360
1274483 ONTARIO LTD.	001274483	1281721 ONTARIO LTD.	001281721
1274678 ONTARIO INC.	001274678	1281727 ONTARIO INC.	001281727
1274698 ONTARIO INC.	001274698	1281728 ONTARIO INC.	001281728
1274749 ONTARIO LIMITED	001274749	1281771 ONTARIO INC.	001281771
1274767 ONTARIO LIMITED	001274767	1281781 ONTARIO INC.	001281781
1275131 ONTARIO INC.	001275131	1281795 ONTARIO LTD.	001281795
1275164 ONTARIO LTD.	001275164	1281859 ONTARIO LTD.	001281859
1275191 ONTARIO LIMITED	001275191	1282004 ONTARIO INC.	001282004
1275294 ONTARIO LIMITED	001275294	1282134 ONTARIO LTD.	001282134
1275435 ONTARIO LTD.	001275435	1282150 ONTARIO INC.	001282150
1275521 ONTARIO INC.	001275521	1282152 ONTARIO INC.	001282152
1275570 ONTARIO INC.	001275570	1282382 ONTARIO LIMITED	001282382
1275637 ONTARIO LTD.	001275637	1282599 ONTARIO LIMITED	001282599
1275734 ONTARIO LTD.	001275734	1282639 ONTARIO LIMITED	001282639
1275810 ONTARIO INC.	001275810	1282649 ONTARIO INC.	001282649
1275812 ONTARIO LIMITED	001275812	1282873 ONTARIO CORP.	001282873
1275828 ONTARIO INC.	001275828	1282878 ONTARIO INC.	001282878
1275892 ONTARIO LIMITED	001275892	1282880 ONTARIO LTD.	001282880

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1282958 ONTARIO LIMITED	001282958
1283315 ONTARIO INC.	001283315
1283321 ONTARIO LIMITED	001283321
1283333 ONTARIO INC.	001283333
1283384 ONTARIO INC.	001283384
1283554 ONTARIO INC.	001283554
1283555 ONTARIO LTD.	001283555
1283570 ONTARIO LIMITED	001283570
1283578 ONTARIO LIMITED	001283578
1283750 ONTARIO INC.	001283750
1283760 ONTARIO LIMITED	001283760
1283836 ONTARIO INC.	001283836
1283915 ONTARIO LTD.	001283915
1284249 ONTARIO LIMITED	001284249
1284268 ONTARIO INC.	001284268
1284311 ONTARIO LIMITED	001284311
1284347 ONTARIO LTD.	001284347
1284398 ONTARIO LIMITED	001284398
1284408 ONTARIO LTD.	001284408
1284476 ONTARIO LTD.	001284476
1284533 ONTARIO LTD.	001284533
1284565 ONTARIO INC.	001284565
1284567 ONTARIO LTD.	001284567
1284866 ONTARIO INC.	001284866
1284899 ONTARIO LTD.	001284899
1284911 ONTARIO LIMITED	001284911
1285129 ONTARIO INC.	001285129
1285209 ONTARIO LTD.	001285209
1285368 ONTARIO INC.	001285368
1285371 ONTARIO INC.	001285371
1285664 ONTARIO INC.	001285664
1286014 ONTARIO LIMITED	001286014
1297211 ONTARIO INC.	001297211
1297716 ONTARIO INC.	001297716
1321463 ONTARIO INC.	001321463
1329502 ONTARIO INC.	001329502
1358957 ONTARIO LIMITED	001358957
1362574 ONTARIO INC.	001362574
1379162 ONTARIO INC.	001379162
1405219 ONTARIO LIMITED	001405219
1415598 ONTARIO INC.	001415598
1422837 ONTARIO INC.	001422837
1435886 ONTARIO INC.	001435886
1461732 ONTARIO LTD.	001461732
1481267 ONTARIO INC.	001481267
1492285 ONTARIO INC.	001492285
1493660 ONTARIO INC.	001493660
1550501 ONTARIO INC.	001550501
2B'S & A J PRINT GROUP INC.	001282076
24-7 SALES AND MARKETING INC.	001280455
3 MAX INTERNATIONAL LTD.	001252427
460699 ONTARIO LIMITED	000460699
471958 ONTARIO LIMITED	000471958
489941 ONTARIO LIMITED	000489941
555731 ONTARIO LIMITED	000555731
556526 ONTARIO LTD	000556526
686694 ONTARIO LTD.	000686694
742 KINGSTON ROAD (PICKERING) LIMITED	001267023
760044 ONTARIO LIMITED	000760044
915321 ONTARIO INC.	000915321
936668 ONTARIO LIMITED	000936668
960927 ONTARIO INC.	000960927
973855 ONTARIO LTD.	000973855

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(140-G200)

Certificate of Dissolution Certificat de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act* has been endorsed. The effective date of dissolution precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la *Loi sur les sociétés par actions*, un certificat de dissolution a été inscrit pour les compagnies suivantes. La date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2007-03-01	
GOJU-RYU KARATE-DO KENKYU KAI INC.	001322575
2007-03-02	
JUNG'S PROPERTY SERVICES PLUS INC.	001019262
2007-03-09	
ACCORD REALTY LIMITED	000215920
ADVICEONBENEFITS.COM INC.	001287578
BR CAPITAL INC.	001343063
CAPTIVE SYSTEMS INC.	000980603
COSMETIC LASER CENTERS LTD.	001188216
DOOZIT TREE TRIMMING, LOT CLEARING & LANDSCAPING LTD.	000767594
DYAK TECHNOLOGIES INC.	001117755
EMHISER MANUFACTURING LIMITED	000927272
F.A. KNECHT REAL ESTATE LTD.	000900352
MAPLESTAR SOFTWARE INTERNATIONAL INC.	001206042
MOSAIC FURNITURE & ACCESSORIES LTD.	001546694
RIVERSIDE CONCRETE LTD.	000422974
STRATEGICMOTION CONSULTING INC.	001606739
UNVILL CONTRACTING INC.	000851557
1085303 ONTARIO LIMITED	001085303
1103131 ONTARIO LIMITED	001103131
1117725 ONTARIO LIMITED	001117725
1134421 ONTARIO INC.	001134421
1140760 ONTARIO LIMITED	001140760
1389692 ONTARIO LIMITED	001389692
1525243 ONTARIO INC.	001525243
1612325 ONTARIO INC.	001612325
564611 ONTARIO INCORPORATED	000564611
722999 ONTARIO LTD.	000722999
2007-03-12	
A.N.L.S. HOLDINGS LTD.	000984725
A.N.L.S. MANAGEMENT INC.	000984724
BOB EDEN AGENCIES INC.	000677164
CAMPUS AUTO COLLISION LIMITED	000566267
CAN-NORTH INVESTMENT ENTERPRISES INC.	002077670
CANADA VALUEMEDS INC.	002026274
CANADA YAO CHENG INT'L INVESTMENT DEVELOPMENT INC.	001348950
CHORAT IMPORTS LTD.	001378016
COPPER CREEK CONSULTING INC.	001155254
COPPERPOINT CONTRACTING INC.	002039755
D & H MOTOR SALES LTD.	000344924
DIGIT CAMERA INC.	001362631
GARTON RENTALS LTD.	000607485
HANYAO INC.	001394337
KAN KAT HOMES INC.	000818944
KFJ CONSULTING INC.	001066951
LSPS INC.	001107591
MOTHER COLLISION LTD.	001100629
NASSCO INTERNATIONAL TRADE INC.	001316779
NORMAN A. STEVENS LIMITED	000100675
PISTA PILIPINO KARINDERIA INC.	001704972
RDB NYMAN INVESTMENTS LTD.	001256641
RELAXATION ADVANTAGE INC.	002023087
SANDSTONE CERAMICS & SUPPLIES INC.	000884438
STANRICK GENERAL CARPENTRY LIMITED	000250384
THE CORNER SHOP INC.	001172555

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THE MESLIN CONSULTING GROUP, INC.	001439861	INTERNATIONAL NETWORK SERVICES CANADA, LTD.	001287335
YONGE STREET COMPUTER PARTS & SERVICES LIMITED	001288058	LEJINE ENTERPRISES INC.	000678199
1104515 ONTARIO LIMITED	001104515	MY MUSIC FACTORY, INC.	001348335
1111635 ONTARIO LIMITED	001111635	NAVAN LIVESTOCK EXCHANGE LTD.	000681329
1116239 ONTARIO LIMITED	001116239	NORHLAND TEXTILE & AIRCARE CO. INC.	001531143
1121807 ONTARIO LIMITED	001121807	PHOENIX MARKETING GROUP INC.	001132573
1194864 ONTARIO LTD.	001194864	POVODEN HOLDINGS LIMITED	000589448
1294572 ONTARIO INC.	001294572	PRORON HOLDINGS INC.	000348573
1480861 ONTARIO LTD.	001480861	TAICAN INTERNATIONAL INC.	001307085
2088609 ONTARIO LIMITED	002088609	202579 ONTARIO INC.	001202579
378765 ONTARIO LIMITED	000378765	1219843 ONTARIO LIMITED	001219843
764386 ONTARIO LIMITED	000764386	1358049 ONTARIO INC.	001358049
2007-03-13		1637044 ONTARIO LIMITED	001637044
ARROWSMITH COMPANY LTD.	001005320	2027451 ONTARIO INC.	002027451
D G JONES ASSOCIATES, INC.	001235576	477732 ONTARIO LIMITED	000477732
JAAN FOOD CORP.	001288864	769349 ONTARIO LIMITED	000769349
JENNIFER ANNE KIPP CONSULTING INC.	001374483	772249 ONTARIO LIMITED	000772249
JOSH TRUCKING LTD.	002063893	969203 ONTARIO INC.	000969203
MALOU MUSIC INC.	001309353	2007-03-16	
ROCH GILBERT C.O.T. LTD.	001189759	A & G ENGINEERING (2006) LTD.	002107412
SJS TRANSPORT INC.	001404663	ANGIE'S PARTIES AND GIFT BASKETS LTD.	001175616
T. PROIOS INVESTMENTS LTD.	000611326	BURGOMASTER ENTERPRISES LIMITED	000621701
TERRACONSULT LIMITED	001134634	CANIMEX ROOFING (2003) LTD.	001572438
VENTURON DEVELOPMENT (BALLYTARA) INC.	000825763	CLARK UNDERGROUND ELECTRICAL SERVICES LIMITED	000593999
VENTURON DEVELOPMENT (CHURCHILL HEIGHTS NORTH) INC.	000837661	DAUNIA PAVING LIMITED	000253866
VICTOR K VARIETY LTD.	000474758	DR. EUNICE OPPENHEIM MEDICINE PROFESSIONAL CORPORATION	001568809
1037593 ONTARIO INC.	001037593	E.M. INTERNATIONAL INC.	001327175
114 NIAGARA ST HOLDINGS INC.	000713113	EMPORIUM MEDICAL INC.	002045675
1376891 ONTARIO LTD.	001376891	FIRST HART (CANADA) INC.	000246650
1461641 ONTARIO LTD.	001461641	ISENGR, INC.	001618737
617328 ONTARIO LTD	000617328	LACELLE & SON TRANSPORT LTD.	001301813
2007-03-14		LARRY MILLER HOMES INC.	000806459
ACTION ONE REFRIGERATION AIR CONDITIONING & HEATING LTD.	001016807	LAW'S MICRO MOULD LIMITED	000455573
ADVANCE JIS TECH INC.	002041883	MILESTONE MASONRY LTD.	001409188
BUSINESS WORKS OF ONTARIO INC.	001148392	PEMBROKE MEWS LIMITED	000395333
CHERK FAI AUTO PARTS INC.	001283776	SARAH JANE BAXTER ENTERPRISES INC.	001128726
DAYARAM INSURANCE AGENCIES LTD.	000570513	START TO FINISH MARKETING INC.	001105926
DLINKUP.COM INC.	002035613	T & T ELECTRIC LIMITED	000570697
DOVE FASHION ENTERPRISES LIMITED	000682531	THIRD NORMAL THINKING INC.	001347900
G. E. SHAW FOODS LIMITED	000596162	WWINV ACCOUNTING SERVICES LIMITED	000915399
GERICO FOODS INC.	001120245	1175876 ONTARIO INC.	001175876
HEMING HOLDINGS LTD.	001088478	1221208 ONTARIO INC.	001221208
HOOYER & SONS LIMITED	000309592	1430910 ONTARIO INC.	001430910
ISDOD TRADING INC	001079582	1452410 ONTARIO LTD.	001452410
MATTAN CHEMICALS LTD.	000303697	1511818 ONTARIO LTD.	001511818
NETTUNO IMPORT/EXPORT INC.	001158827	1624762 ONTARIO INC.	001624762
NOVICOM INC.	001275737	2110339 ONTARIO INC.	002110339
SHANE ELECTRIC LIMITED	000781168	228663 SUPPLIES LIMITED	000228663
WALDO COMMUNICATION INC.	001437997	461749 ONTARIO LIMITED	000461749
1224087 ONTARIO LTD.	001224087	543003 ONTARIO LIMITED	000543003
1270690 ONTARIO INC.	001270690	580421 ONTARIO INC	000580421
1311991 ONTARIO INC.	001311991	869508 ONTARIO INC.	000869508
1514463 ONTARIO INCORPORATED	001514463	892987 ONTARIO INC.	000892987
1553737 ONTARIO LTD.	001553737	947778 ONTARIO LIMITED	000947778
1641213 ONTARIO LTD.	001641213	2007-03-19	
1665309 ONTARIO LTD.	001665309	ANDREY KIT ENTERPRISES LTD.	000388177
548657 ONTARIO INC.	000548657	BLAKEVIEW DEVELOPMENTS LTD.	001066498
2007-03-15		BLAKEVIEW HOMES INC.	001235075
BRIAN GREENWAY PROFESSIONAL SERVICES LTD.	001431122	CANREX INDUSTRIAL/RESIDENTIAL CONTRACTING INC.	001085551
COMPUSAFE CORPORATION	001168763	CLEMENT TARDIF ENTERPRISES (1997) INC.	001223928
CRANES UNLIMITED (97) LTD.	001213378	COUNTRY LIFESTYLES LTD.	000880457
DESSAUER AND COMPANY LIMITED	001153451	CROSSOVER MUSIC INC.	001524649
EDUCATIONAL FUNDRAISING INC.	001289727	EVENWOOD DEVELOPMENTS LTD.	000798037
EDUSTAR DEVELOPMENT GROUP INCORPORATED	001066747	EVER FORTUNE (CANADA) INC.	001251679
GOLD MOUNT INVESTMENT CORPORATION	000958552	FABIO CUISINE INC.	001345433
HI-TEK RUBBER SERVICES INC.	000503020	FACE-WORLD ESTHETIC AND BODY CARE CENTRE INC.	000750028

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario	Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
FRANK ZERITSCH ENTERPRISES INC.	000585022	561263 ONTARIO INC.	000561263
FRANKVILLE FEEDS INC.	000855418	598263 ONTARIO LIMITED	000598263
G L WELDING & REPAIR LTD.	001417377	2007-03-21	
GOLD DEPOT INC.	001092039	ACTIVE PERSONNEL INC.	001389720
GOODWOOD GOLF COURSE DEVELOPMENT CORPORATION	001682831	BURKA, BARLOW CONTRACTING LIMITED	000603529
HRD FURNITURE LTD.	001057399	CRESTWOOD WINDOWS LIMITED	000726484
JIKRO INVESTMENT CORPORATION	000792308	ELITE RESTAURANT & LOUNGE LIMITED	001420703
JULIE SKIRVING SALES INC.	001266657	JUPITER HILLS INVESTMENTS INC.	001253177
KORNHILL ENTERPRISES INC.	001105443	KAK CONSULTING INC.	001471966
LAEL CONSTRUCTION (1995) INC.	001156957	L.M. COUTTS & ASSOCIATES INC.	001433208
LDEC HOLDINGS INC.	001278612	MAINWAY INVESTMENTS INC.	001297740
LEO KRAEMER & COMPANY LIMITED	000062467	MAKK TECHNICAL SERVICES INC.	001345611
M. MAYNE CONTRACTING LTD.	000512512	POMPOSO MUSIC & ARTS INC.	001074639
MCNAB COMPOSTING INC.	001155549	SIMPLICITY BOARDING STABLE LTD.	001696784
MOTHERBOARD PRODUCTIONS INC.	001260063	SUPERB BAKERY LIMITED	000387229
P & S MARINO STABLE INCORPORATED	001344083	THE RED ROOM CAFE INC.	001470664
PARTAAF INC.	001489274	1024852 ONTARIO LTD.	001024852
PET ABODE INTERNATIONAL INC.	001599410	1026471 ONTARIO INC.	001026471
PIAST DELI LTD.	001507442	1047507 ONTARIO LIMITED	001047507
RAYBOTEC CANADA INC.	000786830	1165357 ONTARIO LTD.	001165357
RON BENWAY AND SONS LIMITED	000447571	1171361 ONTARIO INC.	001171361
SEAWAY LINKS LIMITED	001113427	1214189 ONTARIO INC.	001214189
SELKIRK ENTERPRISES INC.	001258832	1500553 ONTARIO LIMITED	001500553
SHELCOM SOLUTIONS INC.	001343477	1675882 ONTARIO LTD.	001675882
SUGRE INC.	001334954	591120 ONTARIO INC.	000591120
SYMES OFFICE EQUIPMENT LTD.	000414957	2007-03-22	
TAK JING TRADING CO. LTD.	001594358	ABBEY ELECTRIC & GAS INC.	002033789
THE RUNNING ATHLETICS CORPORATION	000612295	COMPUDYNAMIX INC.	001230495
TI EMPLOYMENT INC.	001518506	DILGERT CONSTRUCTION LTD.	001284191
VIDEOCALL CANADA INC.	001277690	GARRY MILROY CONSULTING INCORPORATED	001272841
WILDERNESS BEYOND ADVENTURE CORP.	001505345	GREENBROOK MARKHAM DEVELOPMENTS INC.	000858801
ZONE G CORPORATION	001514480	I. AM GONZO CORPORATION LTD.	000465332
1060251 ONTARIO INC.	001060251	J.-M. STABLES LTD	000504994
1125430 ONTARIO INC.	001125430	LUCY HOPKINS LIMITED	000222427
1195452 ONTARIO LIMITED	001195452	MUIRHEAD STATIONERS INC.	001323311
1330209 ONTARIO LTD.	001330209	ODAK CONSULTANTS INC.	000635105
1336774 ONTARIO INC.	001336774	SABEN INVESTMENTS LTD.	000330942
1387360 ONTARIO INC.	001387360	TASH CORP.	001508796
1427331 ONTARIO INC.	001427331	TM LAI ENTERPRISES INC.	001446247
1453370 ONTARIO LIMITED	001453370	TRANSOURCES INC.	000814203
1484835 ONTARIO INC.	001484835	TRIPLE A MEATS LTD.	001197126
1526442 ONTARIO INC.	001526442	UPBEST ADVERTISING AGENCY LTD.	001270163
1582597 ONTARIO INC.	001582597	ZAC'S STORE 1 (JANE & LAWRENCE) LIMITED	001150587
1649782 ONTARIO INC.	001649782	1053809 ONTARIO INC.	001053809
187 KING EAST LTD.	000444047	1248171 ONTARIO INC.	001248171
2034556 ONTARIO INC.	001203456	1250821 ONTARIO LIMITED	001250821
649425 ONTARIO LIMITED	000649425	1270060 ONTARIO INC.	001270060
658329 ONTARIO INC.	000658329	1427906 ONTARIO INC.	001427906
737093 ONTARIO INC.	000737093	1531713 ONTARIO INC.	001531713
761773 ONTARIO LIMITED	000761773	1635600 ONTARIO INC.	001635600
821726 ONTARIO LIMITED	000821726	2003752 ONTARIO INC.	002003752
846936 ONTARIO LIMITED	000846936	714563 ONTARIO LIMITED	000714563
2007-03-20		2007-03-23	
ASH TEMPLE LIMITED	001392889	BRWS ASSOCIATES INC.	001431853
CAMROSE DEVELOPMENTS (ONTARIO) LTD.	001134171	CODLEY MANAGEMENT LIMITED	000209928
CARRINGTON HOMES (LONDON) CORP	000942150	DATAMIRROR HUB COMPANY (CANADA) INC.	001434198
CREW MARINE INC.	000927214	DFC FINANCIAL OF CANADA LIMITED	001272578
DELTIM INVESTMENTS INC.	001094828	DFC FUNDING OF CANADA LIMITED	001272579
FORT WILLIAM CLINIC REALTY LIMITED	000145141	HALMO INVESTMENTS LIMITED	000076452
NEWMARKET HOME FURNISHINGS LTD.	001341476	JENNY'S DOCKSIDE RESTAURANT LTD.	000768028
PRIDDLE CONSTRUCTION INC.	000992723	KEVIN & DAVE'S AUTO LIMITED	001087516
REIDSONS HOLDINGS LTD.	000488233	MARCIA W. HOLDINGS LIMITED	000607857
SCHWERIN INVESTMENTS LIMITED	000312556	MCCRORY HOCKEY WORLD INC.	001447328
STYLE DANCE STUDIO LTD.	001104525	MENCAR DEVELOPMENTS LIMITED	000339561
VICALVI FOODS INC.	001383460	NORTH T M LOGISTICS INC.	001647020
VINCENZA'S CAFE INC.	001492488	PA BRICK LTD.	001525938
1061262 ONTARIO INC.	001061262	QUINCY YUEN & ASSOCIATES LTD.	000695020
1291015 ONTARIO LTD.	001291015	SHERBOURNE ESTATES MANAGEMENT INC.	001354990
1480994 ONTARIO LTD.	001480994	SILVERCREEK ESTATES MANAGEMENT INC.	001367173
373265 ONTARIO LIMITED	000373265	SPAGHETTINI'S RISTORANTE LTD.	001326266

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1159004 ONTARIO LTD.	001159004
1468758 ONTARIO LIMITED	001468758
5002 SHERBROOKE MANAGEMENT INC	001358482
949305 ONTARIO LIMITED	000949305
2007-03-26	
AMF TRANSPORT CO. LTD.	001547102
BYFORD SALES & MARKETING INC.	001132517
CIS CONSULTING SERVICES INC.	001343101
ENRICH CLEANING INC.	001007324
GRAND HOME INSPECTIONS INC.	001592539
IN PLACE SELECTIVE RECRUITMENT SERVICES INC.	001434483
KTLS TRANSPORT LTD.	001346473
MARTIN STARR LIMITED	000119770
NEW EMPIRE CONSTRUCTION LTD.	001487521
NOOR TEXTILE INC.	001574672
POONAM TECHNICAL SERVICES INC.	001420353
STAM IDEAS INC.	001314928
STRATAGEM WEB INC.	001016808
XIANG HE INTERNATIONAL TRADING INC.	001646972
1083447 ONTARIO LIMITED	001083447
1121300 ONTARIO INC.	001121300
1257696 ONTARIO LIMITED	001257696
1386180 ONTARIO LTD.	001386180
1397687 ONTARIO INC.	001397687
1501649 ONTARIO INC.	001501649
1571439 ONTARIO INC.	001571439
2051691 ONTARIO LIMITED	002051691
2007-03-27	
ARTISTRY FURNITURE DESIGN INC.	001500643
AWT AIR & WATER TECHNOLOGIES CANADA, LIMITED	000220338
CERATILE FLOORING LIMITED	000974276
COLWYN STABLES LIMITED	000913342
ELECTRICAL SERVICES LTD.	001677363
INTERIOR MODULAR SYSTEMS INC.	002023240
LENBROOK INC.	001469932
MYO-BAX TREATMENT CENTRES LTD.	001032627
SHANTY BAY EQUIPMENT & LEASING INC.	001045877
THE ONA PROPERTIES LIMITED	000554572
UXVUE FARMS LIMITED	000134674
VITAMIN EMPORIUM INC.	001372942
1220566 ONTARIO INC.	001220566
1518513 ONTARIO INC.	001518513
2097693 ONTARIO LIMITED	002097693
596829 ONTARIO LTD.	000596829
2007-03-28	
ARORA PETROLEUM INC.	001377065
BELSTAR TRANS SYSTEMS LTD.	000591677
CERTIDATA CORPORATION	002047518
DANMAR LIMITED	000583491
ELMO CANADA CORPORATION	000049696
LUCENTE CONSTRUCTION LIMITED	000342259
MILLWOOD INTERIORS INC.	000982699
STARPUSS INC.	001697284
VIVIAN ACRES LIMITED	000202882
1118221 ONTARIO INC.	001118221
1327754 ONTARIO INC.	001327754
1328279 ONTARIO INC.	001328279
1521481 ONTARIO INC.	001521481
761009 ONTARIO LIMITED	000761009

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(140-G201)

Marriage Act Loi sur le mariage

CERTIFICATE OF PERMANENT REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT PERMANENT autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants:

Mar 25-31

NAME	LOCATION	EFFECTIVE DATE
Bergner, Louis Harry	Barrie	27-Mar-07
Lochhead, David	Barrie	27-Mar-07
Gratton, Robert	Arva	27-Mar-07
Mitchell, Rebekah	Oshawa	27-Mar-07
Winkler, Daryold	Toronto	27-Mar-07
Schwartz, Reuben Hubert	Scarborough	27-Mar-07
Crow, Gene	Cambridge	27-Mar-07
Bergner, Lorna	Barrie	27-Mar-07
Lochhead, Margaret	Barrie	27-Mar-07

CERTIFICATE OF CANCELLATION OF REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES AVIS DE RADIATION de personnes autorisées à célébrer des mariages en Ontario ont été envoyés à:

NAME	LOCATION	EFFECTIVE DATE
Anderson, Michael	Gormley	28-Mar-07
Brown, Ryan	Nottawa	28-Mar-07
Byer, Eldon	Emsdale	28-Mar-07
Collier, Robert	Skerrston	28-Mar-07
Colp, Darryn	St. Ann's	28-Mar-07
Ford, Cliff	Toronto	28-Mar-07
Freethy, Jonathan	Stevensville	28-Mar-07
Hasson, Wayne	Chatham	28-Mar-07
Sider, Raymond	Magnetawan	28-Mar-07
Matthew, Diane	Markham	30-Mar-07
Story, Mark Stephen	Mitchell	30-Mar-07
Palmer, Rocky Lee	Ottawa	30-Mar-07
Rutherford, Ruth A.	Kitchener	30-Mar-07
Hair, Norman	St. Catharines	30-Mar-07
Harris, Mary	Walkerton	30-Mar-07
Horwood, Kathleen	Nanticoke	30-Mar-07
Johnston, Allan	Burlington	30-Mar-07
King, Andrew	Oakville	30-Mar-07
Lake, John	Simcoe	30-Mar-07
Lang, Alton	Oakville	30-Mar-07
Lindsey, Robert	Lincoln	30-Mar-07
Lloyd-Pearce, David	Kincardine	30-Mar-07
Lynk, Ian	Burlington	30-Mar-07
MacDougall, Dugald	Southampton	30-Mar-07
Manning, Harry	Niagara-On-the-Lake	30-Mar-07
McColl, Rayburn	Niagara Falls	30-Mar-07
McCuaig, Sherlee	Binbrook	30-Mar-07
McKnight, James	Oakville	30-Mar-07
McLachlan, John	Mississauga	30-Mar-07
McPhee, Douglas	Guelph	30-Mar-07
Morley, Susan	Germantown, MD	30-Mar-07
Mott, Kenneth	Kitchener	30-Mar-07
Murphy, Harvey	Kitchener	30-Mar-07

NAME	LOCATION	EFFECTIVE DATE	PREVIOUS NAME	NEW NAME
Papky, Diane Paula	Dundas	30-Mar-07	BYERS, MARYLNN.SANDRA.	BYERS, MARILYN.SANDRA.
Paterson, George	Hamilton	30-Mar-07	BÉDARD, GENEVIÈVE.LAURENCE.	BÉDARD, LAURENCE.SARA.
Penny, Harry	Burlington	30-Mar-07	CAMPBELL-THOMAS, MATTHEW.GLEN.	THOMAS, MATTHEW.GLEN.
	JUDITH M. HARTMAN, Deputy Registrar General/ Registraire générale adjointe de l'état civil		CANNING, TYANNA.ALYSSA.	BEST, TYANNA.ALYSSA.
(140-G202)			CARRION, MARIA.LUISA.	CARRION, MARISA.
			CHAN, YUK.YU.	CHAN, DOUGLAS.YUK.YU.
			CHO, IN.HEE.	CHO, CLAIRE.INHEE.
			CHRISTIAN, NICOLE.ELIZABETH.	NEUMANN, NICOLE.ELIZABETH.CHRISTIAN.
			CHUEN, WAI.SEE.	CHUEN, GRACE.CHE.WEI.
			CHUNG, PI.CHIN.	CHUNG, OSCAR.PI.CHIN.
			CLAREY, TANUS.LEE.	GALLANT, TANUS.LEE.
			CLOCK, JOCELYN.ELIZABETH.	FOLLIS, JOCELYN.ELIZABETH.
			COLELLA, DANIELLE.NICOLE.	MCKAY, DANIELLE.NICOLE.
			COOKE, ROSHAWN.	ROCHESTER, ROSHAWN.O'NEIL.
			O'NEIL.ROCHESTER.	CYR, MARGARET.ANN.
			CYR, MAGUERITE.ANN.	D'AMMIZIO, MARIA.ELIZABETH.
			D'AMMIZIO, MARIA.	DESOUZA, ANICET.TIMOTHY.
			D'SOUZA, ANICET.TIMOTHY.	ANICET.TIMOTHY.ANTHONY.
			DA COSTA, JOSE.GABRIEL.	COSTA, JOSE.GABRIEL.
			DAHL, RYAN.	DAVIES, RYAN.
			ALEXANDER.JAMES.	ALEXANDER.JAMES.
			DASTOUS, MARIE.JAN.ANNE.	DASTOUS, JAN.ANNE.MARIE.
			DE MELO, SUSIE.	DE MELO-JACKMAN, SUESY.
			DICK, MATTHEW. JONATHAN.	VAN SINTERN-DICK, MATTHEW. JONATHAN.
			DONISON, JARED.	GROENEWEGEN, JARED.
			JAMES.SINGOR.	JAMES.SINGOR.
			DONOGHUE, JOHN.VINCENT.	DONOGHUE, JOHN.VINCENT.
			DOS SANTOS ALVES, LICINIO.FILIFE.	ALVES, LICINIO. FILIFE.DOS.SANTOS.
			DRATNALOVA, JARMILA.	CRAWFORD, JARMILA.
			DWORACZEK, ANNETTE.	LOCKLIN, ANNETTE.
			EKE, KORNELIA.	SZILAGYI, KORNELIA.
			EL GHARGOMI, MARIAM.	EL GHARGOMI, MARIAM.
			ISLAM.SALEH.ATTIA.	VALLADOLID, MARA.BINE.LORZA.
			ESCARO, MARA.BINE.LORZA.	FAIRBAIRN, ADAM.EARL.BRIAN.
			FAIRBAIRN, ADAM.EARL.BRIAN.	RUDY, NINA.AGNIESZKA.
			FARINHO, NINA.AGNIESZKA.	LANG, LYNN.
			FEATHERSTON, YOLANDA.LYNN.	FITZGERALD, JACOB.M.
			FITZGERALD, MALAK.JACOB.	GARCHA, REENA.
			FLOWER, REENA.	GARTNER, ALEA.MEADOW.
			FORD, ALEA.MEADOW.	FREMIS, VASILIOS.
			FREMIS, VASILIOS.	GAO, JIA.YUAN.
			GAO, JIA.YUAN.	GAUTHIER, MARIE.
			GAUTHIER, MARIE.	SUZANNE.ARMANCE.
			SUZANNE.ARMANCE.	GEENOD, SEYI.ABDUL.
			GEENOD, SEYI.ABDUL.	GEGENZHUOLU, GEGENZHUOLU.
			GEGENZHUOLU, GEGENZHUOLU.	GEORGE, STEVE.SANTHOSH.
			GEORGE, STEVE.SANTHOSH.	GERVAIS, ROBERT.ARNOLD.
			GERVAIS, ROBERT.ARNOLD.	ARNOLD.ROBERT.
			ARNOLD.ROBERT.	GIRMA, TADDELE.ABEBE.
			GIRMA, TADDELE.ABEBE.	ASALEF, PASTOR.TADELE.

Change of Name Act Loi sur le changement de nom

NOTICE IS HEREBY GIVEN that the following changes of name were granted during the period from March 19, 2007 to April 01, 2007, under the authority of the *Change of Name Act*, R.S.O. 1990, c.c.7 and the following Regulation RRO 1990, Reg 68. The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms mentionnés ci-après ont été accordés au cours de la période du 19 mars au 01 avril 2007, en vertu de la Loi sur le changement de nom, L.R.O. 1990, chap. C.7, et du Règlement 68, R.R.O. 1990, s'y rapportant. La liste indique l'ancien nom suivi du nouveau nom.

PREVIOUS NAME	NEW NAME
ABDELMALAK, PHILOPATEER.SHENOUDA.	SHENOUDA, PHILOPATEER.EMAD.
ABDELRAHMAN.MOHAME D.SALAHALDIN.HEFNY.	HEFNY, MOHAMED. SALAHALDIN.
ABUSHEHADA, TARIQ.	AL-ANSARI, TARIQUE.
AGATHAGELOU, SOFIA.	GERASSIMOU, SOFIA.
AHMAD, KHALID.	BARYAR, KHALID.
MAHMOOD.	MAHMOOD.AHMAD.
AHMED, RINKEE.	IYATHURAI, RINKEE.
ALCOCK, ROSEMARY.	WHITE, ROSEMARY.
BETTY.LORRAINE.	BETTY.LORRAINE.
ALLEN, WENDY.CAROLE.	WATTERSON, WENDY.CAROLE.
AN, YIFEI.	AN, JASON.YIFEI.
ANTON XAVIER, SATHESE.KUMAR.	ANTON XAVIER, ANTHONY.
AQUISTO, PIETRO.	ACQUISTO, PIETRO.
ARANAS, LUZ.ASILO.	AGUILA, LUZ.ASILO.
ATSKANOV, BESLAN.	ASCAN, ROBERT.
ATSKANOV, LEV.	ASCAN, EDWARD.LEV.
ATSKANOVA, MARGARET.	ASCAN, MARGARET.HILLARY.
ATSKANOVA, MARIAM.	ASCAN, MARIAM.
BALCI, ZUBEYDE.	CIYAYI, MENAL.
BASTELAK, SHEILA.ANNE.	NIEMEYER, SHEILA.ANNE.
BICCU-FITZGERALD, MARNIE.LYNN.	ALKERTON, MARNIE.LYNN.
BLACKMORE, THOMAS.SHAUN.	BLACKMORE, THOMAS.SEAN.
BOGUSLAWSKA, NATALIA.ANNA.	RITCHIE, NATALIA.ANNA.
BORDIGNON, GENO.DAVID.	BORDIGNON, GINO.DAVID.
BOUNDY, JOSHUA.JOHN.	LINDLEY, JOSH.F.
BOUYERS, CORY.WILLIAM.	AMORY, CORY.WILLIAM.
BRAIDO, ALYSON.ANN.	BRAIDO, ALLYSON.ANN.
BRODSKY BRAY, LYNN.	BRODSKY, LYNN.MYER.
BROWN, MARIE.LUCY.EVA.	BROWN, LUCY.MARIE.EVA.
BURKE, MICHAEL.JAMES.	GUARASCIA, MICHAEL.JAMES.
BUTT, JUNAID.	BUKHTAWER, JUNAID.
BUTT, MAHAM.	BUKHTAWER, MAHAM.
BUTT, SHANZE.	BUKHTAWER, SHANZE.

PREVIOUS NAME	NEW NAME	PREVIOUS NAME	NEW NAME
GOHEEN, ZACKARY. JACOB-EUGENE.	BOUCHARD-ROUSSEL, ZACKARY.LEO.	KRIKORIAN, EUGENIE.MIHRAN.	KRIKORIAN, EUGENIE.JENNY.MIHRAN.
GRIST, DAVID.WESLEY.	GRIST-CORMIER, DAVID.WESLEY.	KULJIC, DALIBORKA.	GRAHOVAC, DALIBORKA.
GRUDENIC, DAN.	GRUDENIC, MARK.	KUMAR, SURUJPATTIE.	SINGH, SAVITRI.KUMAR.
GUARD, JOHNNY.JOEY.	SEVELKA, JOHNNY.JOEY.	KUZNETSOV, MYKHAYLO.	KUZNETSOV, MICHAEL.
GUAY-STEPHENSON, JAIDEN.ROBERT..	GUAY-MATHIS, JAIDEN.ROBERT.	OLEKSIYOVYCH.	KUZNETSOV, ALEXEI.
GUYADEEN, NARESH.WALTER.	GUYADEEN, RICK.NARESH.WALTER.	LANGLOIS, SHAWN.DOUGLAS.	HUTCHISON, SHAWN.DOUGLAS.
H Aidari Mahal, MANSOUR.	HEIDARI, MANSOUR.MANS.	LAU, ZHIN.MAN.	LAU, ANGEL.ZHIN.MEN.
H Aidari Mahal, PEJMAN.	HEIDARI, PEYMAN.RYAN.	LAUDA, VICTORIA.RAE.	WATTERSON, VICTORIA.NICOLE.RAE.
HALABIA, ALNAJM.SATIE.	HALABIA, ALANJIM.	LEE SUI, DEAN.	LEESUI, DEAN.
HARB EL HAJJ HASSAN, MARAKIZ.	HARB, MAYA.	LEE SUI, DESMOND.	LEESUI, DESMOND.
HARMANTAS, STELLA.	BALL, STELLA.HARMANTAS.	LEE SUI, SANDRA.SHEENA.	LEESUI, SANDRA.SHEENA.
HARRIS-HIGGINS, ROBIN.NEVILLE.LEE.	LIVINGSTONE, ROBIN. NEVILLE-LEE.	LESS, MONICA.GJENDEM.	GJENDEM, MONICA.ISABEL.
HENRY, HERBERT.CLARK.	HENRY, HERBERT.CLARKE.	LEVAC, ANGELA.VANESSA.	BOFFA, ANGELA.VANESSA.
HOBBS, JANICE.ANN.	MARTELL, JANICE.ANN.	LI, HONGZHI.	LI, ZIQIAO.CHARLIE.
HOLMES, MATTHEW.THRUSH.	HOLMES, THRUSH.KEATS.BYRON.	LI, MING.XUAN.	LI, JEFF.
HONES, SUSAN.JEAN.	BROOKS, SUSAN.JEAN.	LI, TUNG.WAI.	LI, BENJAMIN.TUNG.WAI.
IFRAN MOHAMED, ASHNA.	IFRAN, ASHNA.	LILLICO, NEIL.BRUCE.	MCILHAGGA, NEIL.BRUCE.
INGLIS, SHAWN.	L'HEUREUX, SHAWN.	LILY, MURIEL.LEUNG.	LILY, MURIEL.
ANTHONY.JOSEPH.	ANTHONY.JOSEPH.	LOEPPKY, LORI.KRISTA.	JAMES, LORI.KRISTA.
INGLIS, SHERRI.MARIE.	L'HEUREUX, SHERRI.MARIE.	LOKAI, AMANDA.	KUTTY, AMANDA.
INGRAM, DIMYTRI-ROBERT.	INGRAM-PIRUZEVSKI, DIMYTRI.ROBERT.	LÉGER, MAUREEN- MARIA.EVANGELINE.	BURQ-LEDGER, EVA.MARIA.MAUREEN.
IQBAL, YOUSUF.	YOUSUF, IQBAL.	MAC CORMACK, DONALD.STEWART.	MAC CORMACK, JOHN.STEWART.
JACKSON, MARY.JANE.	CALLAGHAN, MARY.JANE.	MADZOUNIAN-ZAKARIAN, ASTRID.SANDRA.	MADZOUNIAN, ASTRID.SANDRA.
JAIME MARTINEZ, ESPERANZA.	MARTINEZ-WEINWURM, ESPERANZA.PREDILECTA.	MAHADEO, DEON.ANTHONY.	MAHADEO, DEON.ABDULLA.
JAINARAIN, KOWSILLIA.	BACCHUS, ROSE.	MAKSYMCHUK, AARON.BLAIR.	MAKSYM, AARON.BLAIR.
JARGEEC, GHADA.SAMI.	JARGEEC-HALABIA, GHADA.	MANJRA, FIROZA.ISAK.	UGHRATDAR, FIROZA.SABBIR.
JASEM, KHAYRALLA.M.	AL-ATHARI, KHAYRALLA.M.	MARIMUTHU, KATHIRGAMANATHAN.	MARIMUTHU, NATHAN.SHIVA.
JIWA, MANORANJAN. KAUR.	SEKHON, MONA.	MARMOREO, MARY.BETH.	MARMOREO, RYAN.M.B.
JIWA, SAMEER.A.	SEKHON, SAMEER.	MARRERO-MUFFORD, CHARLIE.LUCIANO.	MUFFORD, CHARLES.EDWIN.
JODKO-NARKIEWICZ, GABRIELLA.JADE.GARCIA.	MAYHEW, GABRIELLA.JADE.GARCIA.	MARTEL, JOSEPH.L	LEBLANC, LORNE.JOSEPH.
JODKO-NARKIEWICZ, SAMANTHA.JOANNE.	MAYHEW, SAMANTHA.JOANNE.	AWRENCE.NEITLAND.	MACKINNON, BRENNA.ELIZABETH.
JULIEN, SUSY.MARIE.	AQUINO, SUSY.MARIE.	MARTIN, BRENNA.ELIZABETH.	MACKINNON, LAURA.PATRICIA.
KABASELE, NTAMBWE.DODO.	KABASELE, KENNEDY.DODO.	MARTIN, LAURA.PATRICIA.	RICHARDSON, JAMES.JOSHUA.
KADAR, MAJEDON.	CARTER-MANDERSON, MARLENE.	MC GILLICUDDY, JAMES.JOSHUA.	CHAPMAN, TAMARA.JAYNE.
KARLOVIC, SUSAN.ROSE- MARIE.	LEBLANC, TRISTA.TRINITY.	MC LENNAN, TAMARA.JAYNE.	JACKSON, BRENDA.KIM.
KEELING, MYRTLE.RUTH.	BREADNER, MIKALEENA.MYRTLE-RUTH.	MCGRAW, BRENDA-YVONNE.	SINCLAIR, RILEY.BRUCE.
KENKALINGAM, KETHESWARY.	KRIUSHANTHAN, KETHESWARY.	MCNEIL, RILEY.BRUCE.JOSEPH.	CRIOLO, CAROLINA.JANET.
KHABBAZ BASHAR, SIMA.S.	BASHAR, SIMA.	MENDEZ-CRIOLLO, JANET.CAROLINA.	MIKHOW, MIKE.ISHOW.
KHAKSARKAHANGY, HOSSEIN.	KHAKSAR KAHANGY, HOSSEIN.	MIKHOW, MIKHOW.ISHOW.	SILVERSON, VIVIAN.
KLIPPENSTEIN, LYLE.TODD.	HARA, LYLE.TODD.	MILIOS, VIVIAN.	MONTURE, RILEY.LAWRENCE.
KOEPKE, GLEN.KENNETH.	KOEPKE, GLEN.KENNETH.	MILLER, RILEY.DEAN.	JOHNSON, ZENIATU.BEAUTY.
KOO, KON.WOO.	KOO, DAVID.KONU.	MILTON-JOHNSON, ZENIATU.	HASSAN-MUGHAL, SARAH.
KOO, SUN.WOO.	KOO, RILEY.SUNWOO.	MIRZA, SARA.	ROD, CYRUS.
KOTSOPULOS, THOMAS.	KOTSOPOULOS, THOMAS.	MOGHTADERAHAR, ALIREZA.	BRILLINGER, ALYSHA.SARAH.
KOZLOVA, VIRA.IGORIVNA.	CORMIER, VIRA.IGORIVNA.	MOHAMED, ALYSHA.SARAH.	

PREVIOUS NAME	NEW NAME	PREVIOUS NAME	NEW NAME
MOHAMMAD AMIN	SADDIQ.	RAKSHIT, ZIVEN.	ROKHIT, ZIVEN.
SADDIQ, SHAKHAWAN.	SHAWN.	RAVINDRAN, DINOY.	RAVINTHIRAN, DINOY.
MOSTAFEV, VICTORIA.	MAEVSKI, VICTORIA.	RAVINDRAN, DINOSHAN.	RAVINTHIRAN, DINOSHAN.
MOTALA,	HAFEJEE,	RAVINDRAN, PREETHAN.	RAVINTHIRAN, PREETHAN.
RASHIDA.KASAM.	RASHIDA.IBRAHIM.	RAZZAQ, KASHEF.	ELIJAH, KASH.
MOUSA, DEEMA.OSAMA.	MOUSA, ADAM.OSAMA.	REIBLING, YASMIN.	ROJAS, YASMIN.
MU, YUCHUN.	NWAESEI, YUCHUN.	RIDEOUT, ANDREW.	STEEL,
MUHAMMAD,	ZAFAR,	ROBERT.JOSEPH.	ANDREW.
KAMRAN.ZAFAR.	MUHAMMAD.KAMRAN.	ALEXANDER.	ALEXANDER.
MURRAY PAIEMENT,	MURRAY HECK,	RILEY,	RILEY,
MCKENNA.SUSAN.	MCKENNA.SUSAN.	VUCCAL.AUGUSTA..	JOSEPH.AUGUSTA.
MURUGATHAS, LOHINI.	SHANMUGALINGAM, LOHINI.	ROA, MARIA.	FRIAS, MARIA.
NALLATHAMBY,	RAVINTHIRAN,	FE.AVE.RICACHO.	FE.AVE.RICACHO.
SWARNAPALY.	SWARNAPALY.	ROBERTS, SHARON.ANN.	ROBERTS, ABBY.
NATHAESWARAN,	NATHANS,	ROBERTS-GUY,	SMALL,
USMITA.	USMITA.	ANNIKA.ELAINE.	ANNIKA.ELAINE.
NEAMH, SOAAD.TH.	ALMUTAIRI, SOAAD.T.	ROBERTS-GUY,	SMALL,
NEPTUNE, MADALA.	ISRAEL, MADALA.	SHAILYN.NICHOLE.	SHAILYN.NICOLE.
NGUYEN, ALBERT.TRAN.	TRAN, ALBERT.	ROBINSON,	LEWIS,
NGUYEN, BRIAN.TRAN.	TRAN, BRIAN.	BEVERLEY.JEAN.	BEVERLEY.JEAN.
NIEKRASZEWICZ,	AUSTIN,	RUGAMAS,	RUGAMAS-WANG,
ASHLEY.AUSTIN.	TYLER.GRADY.CHRISTOPHER.	GLEND.A.VERONICA.	GLEND.A.VERONICA.
NIKOLAEV, EVGENII.	NIKOLAYEV, YEVGUENIY.	RUSSELL,	RUSSELL-FOSTER,
NONAN,	KARIUKI,	ELIZABETH.LYN.	ELIZABETH.LYN.
MANILYN.BAUTISTA.	MANILYN.BAUTISTA.	SAAB, FAKHRI.	SAAB, FRANK.
NOWAK, LYNDSAY.ROSE.	WATT, LYNDSAY.ROSE.	SAFDARY, MOHSINA.	SAFDARY, SOFIA.
O'NEILL, VIRGINIA.MAE.	BRODERICK, VIRGINIA.MAE.	SALGADO,	SALGADO,
ODUNTAN,	LADIPO,	MERENNEGE.LALIN.	KRISHANTH.
OLUWAKEMI.ADEWUNMI.	OLUWAKEMI.ADEWUNMI.	SAMUELS, ENID.MAE.	HIGGS, ENID.MAE.
ORFANOIANNIS,	SAAB,	SANDHU, JASPREET.KAUR.	BANWAIT, JASPREET.KAUR.
VICTORIA.	ALEXANDRA.	SARIGIANNIS,	BRISTOW,
ELENI.ALEXANDRA.	VICTORIA.	MARIA.JACQUELINE.	JACQUELINE.LEIGH.
OUELLETTE, CHRISTIAN.	WRIGHT,	SAUVE,	SAUVE,
PHILIP.LEE.	CHRISTIAN.ALAN.	MARIE-THERESE.	DANIELLE.MARIE.THERESE.
PAL, VALENTINA.	ZOLOTARENKO, VALENTINA.	LAURETTE.	LAURETTE.
PARVEZ, MAHWASH.	MOEEN, SHEIKH.MAHWASH.	SEIFENNASR, ALI.	SAYFALNASR, ALI.
PASSAGLIA,	LIONS,	SEVELKA-GUARD,	SEVELKA,
RAOUL.FRANCESCO.	RAOUL.FRANCESCO.	THOMAS.HENRY.	THOMAS.HENRY.
PATEL,	PATEL,	SEWSARAN,	RAMDIAL,
ASMABIBI.MATLOO.	ASMA.AHMED.	GANGADAI.RAMDIAL.	GANGADAI.
PATERSON,	BAKER,	SHANTHARUBAN,	MANOOHARAN,
DONNA.MARIE.	DONNA.MARIE.	ABIRAMI.	ABIRAMI.
PAVLOVICH, FRANK.	PAVLOVIC, FRANK.	SHARPE,	SHARPE, ANNEKE.
PAWAN, PREET.	MANN, PAWAN.	JOHANNA.MINA.	JOHANNA.MINA.
PENNIE, MAURISSA.	CASEY, MAURISSA.	SIALVI, RABEIA-RASHAD.	SIALVY, RABIA-RASHAD.
PERRI, DAMEON.	MATTE,	SIMPSON,	MORRIS,
CHRISTOPHER.	CHRISTOPHER.PAUL.	NATASHA.DESEREE.	NATASHA.DESEREE.
PHELAN,	PHELAN,	SINGH, DAVINDER.	DHILLON, DAVINDER.SINGH.
MARILYN.THERESA.	MARLENE.THERESA.	SINGH, PARAMJIT.	DHILLON, PARAMJIT.SINGH.
PICKERING,	PICKERING,	SINNATHAMBY,	SANMUGARASA,
GALE.LORRAINE.	GAIL.LORRAINE.	SUGANTHY.	SUGANTHY.
POUSADA, IVONE.	MOTA, IVONE.	SMIEGIELSKI, MORRIS.	SMIEGIELSKI, MAURICE.
SUSANA.DA.SILVA.MOTA.	SUSANA.DA.SILVA.	SMITH, BARRETT.GRANT.	ALLAN, BARRETT.GRANT.
PROULX-CARDINAL,	MORIN-CARDINAL,	SPOONER,	EVON,
JACOB.GARY.	JACOB.GARY.	SHAWN.DOUGLAS..	SHAWN.YMANA.SPOONER.
PRYMAK, JOHN.DOUGLAS.	D'ALESSIO, JOHN.DOUGLAS.	ST AMAND,	BERTHIAUME ST AMAND,
PULICE, MARIE.	PULICE, GINA.	CLOÉE.LAUZON.	CLOÉE.LAUZON.
FIORINA.JEANA.	FIORINA.MARIE.	STEVENS,	STEEIN,
PULTZ,	NICKERSON-PULTZ,	MICHEAL.ROBERT.	MICHEAL.ROBERT.
ASHLEY.	ASHLEY.TAMARA.NICOLE.	SUN, PAK.HANG.DANIEL.	SUN, DANIEL.WAI.HANG.
QIU, FENG.	QIU, ANTHEA.FENG.	SUPLET, GEORGE.JOSEPH.	SUPLAT, GEORGE.JOSEPH.
QU, BEIXI.	QU, BESSIE.	THAYAGARAJAH,	SUTHARSAN,
RAI, MANINDER.KAUR.	DHILLON, MANINDER.KAUR.	KUMUTHINI.	KUMUTHINI.
RAJU, PRIYA.LATA.	RAJU, PRIYADARSHANI.	THERIEN, MARIE.	ROBIDOUX, MARIE.
RAKSHIT, DIVYA.JYOTI.	ROKHIT, DIVYA.JYOTI.	NATASHA.NICOLE.	NATASHA.NICOLE.
RAKSHIT, RONEN.	ROKHIT, RONEN.	THI, LE.SAN.LU.	VAN, LESAN.LU.
RAKSHIT,	ROKHIT,	THOMAS, KENNETH.EARL..	LEWIS, KENNETH.EARL..
RUPAL.KASHYAP.	RUPAL.KASHYAP.	TOMLINSON,	SANKOFA,
		RICARDO.ARTURO.	KOFI.ABOAGYE.AKROFI.

PREVIOUS NAME	NEW NAME	Ruling Number	Date	Material, System or Building Design	Manufacturer/ Agent
TREMBLE, CAYLEY.JOCELYN.	WINTER, CAYLEY.JOCELYN.				
TSANG, LAI.YING.WONG.	WONG, LAI.YING.				
TURALLO, AILEEN.PORRAS.	TURALLO, AILEEN.PEDROSO.	94-12-12 (10241-R)	March 20, 2007	Decra® Tile/Decra® Shake	Decra Roofing Systems
TURCOTTE, DAVID.KEVENS.	TURCOTTE, KEVIN.DAVID.				
VAN DEN BRINK, JANET.ADREY.CORNELIA.	VAN DEN BRINK, JEANETTE.AUDREY.CORNELIA.	96-08-48 (12718-R)	March 20, 2007	DrainBoard	Roxul Inc.
VAN VEGHEL, JASON.ADAM.	VAN VEGHEL-WOOD, JASON.ADAM.				
VESELINOVICH, SUSAN.	SAVANNAH, SUSAN.	03-11-100 (13042-R)	March 20, 2007	Edwards Dual-Lite LSN AC Inverter	Edwards Part of GE Security Canada
VILLEMAIRE, MARIE.RITA.LENA.	VILLEMAIRE, LINA.RITA..				
VITTI, PAULO.ONORIO.	KRAMP, PAUL.				
VUKASINOVIC, MILKA.	DRLJACA, MILKA.	07-08-166 (13193-R)	March 20, 2007	Chance Helical Pile	Hubbell Power System, Inc. A.B. Chancezz Company
WALLACE, DARIN.GRANT.	WOTHERSPOON, DARIN.GRANT.				
WANG, YING.	WANG, LENA.YING.				
WANNITT, LORRAINE.ANNE.	WANNITT, RAINE.ANNE.				
WARNASURIYA, DONA.DULISHIYA.	SALGADO, KANCHANA.DULISHIYA.	07-09-172 (12868-R)	March 20, 2007	Valeron® Strength Film Housewrap / Raven Industries, Rufco-Wrap™ / JM, Johns Manville, Prowrap™	Valeron Strength Films, an ITW Company
WEAVER, AMERIS.ELIZABETH.	LANZALONE, AMERIS.ELIZABETH.				
WEINWURM, KATHARINE.ELIZABETH.	WEINWURM-MARTINEZ, KATHARINE.ELIZABETH.				
WOO, SANDRA.MAI.SUI.	MACK, SANDRA.ME-LING.				
WORTHMAN, NICOLE.TAYLOR.	MCCABE, NICOLE.TAYLOR.				
WULE, WULE.	TONG, WULE.				
YEH, NAI-YU.	YEH, DEBBIE.NAI-YU.				
YI, JIANGFAN.	YI, JAMES.JIANGFAN.	07-10-168 (12064-R)	March 20, 2007	DensGlass® Gold Exterior Sheathing and DensGlass® Gold Fireguard® Exterior Sheathing	G-P Gypsum Corporation
YOUNES, WILLIAM.JOHN.	YOUNES, YACINE.				
YU, XIN.YANG.	WU, EDWARD.YOUNG.				
YUFEST, AVROHOM.BORUCH.	YUFEST, AVI.				
ZAKHAROVA, ANASTASIYA.HEOR.	MASS, ANASTASIA.				
ZAKHAROVA, MARIANNA.HEORHI.	MASS, MARIANNE.				
ZHANG, JING.YI.	ZHANG, WILLIAM.JINGYI.				
ZHANG, NANNAN.	ZHANG, SELENA.NANNAN.				
ZHUANG, JIN.ZI.	JIN, CECILIA.	07-11-169 (13259-R)	March 20, 2007	Valeron Vortec™ / WeatherTre k™ with Valeron EVD Technology	Valeron Strength Films, an ITW Company

JUDITH M. HARTMAN,
Deputy Registrar General/
Registraire générale adjointe de l'état civil

(140-G203)

**Building Code Act, 1992
Loi de 1992 sur le Code du Bâtiment**

RULINGS OF THE MINISTER OF
MUNICIPAL AFFAIRS AND HOUSING
DÉCISIONS DU MINISTRE DES AFFAIRES
MUNICIPALES ET DU LOGEMENT

NOTICE IS HEREBY GIVEN pursuant to subsection 29(4) of the *Building Code Act, 1992* that the following Rulings have been made under Clause 29(1)(a) of The *Building Code Act, 1992* authorizing the use of innovative materials, systems or building designs evaluated by the Canadian Construction Materials Centre which is a materials evaluation body designated in the Ontario Building Code:

PAR LA PRÉSENTE, conformément au paragraphe 29 (4) de la *Loi de 1992 sur le code du bâtiment*, AVIS EST DONNÉ que le ministre a rendu les décisions suivantes, autorisant l'emploi de nouveaux matériaux, installations, réseaux ou conceptions du bâtiment évalués par le Service canadien d'évaluation des matériaux de construction, un organisme d'évaluation des matériaux désigné dans le code du bâtiment de l'Ontario:

(140-G204)

**Ministry of the Attorney General/
Ministère du Procureur général**

Civil Remedies for Illicit Activities Office (CRIA)

Statutory Notice 68-07 made under Ontario Regulation 498/06

ATTORNEY GENERAL OF ONTARIO

- and -

**\$2,241 IN CANADIAN CURRENCY (IN REM) AND
MICHAEL PETER DOUCETTE**

The above captioned civil asset forfeiture proceeding commenced under the Remedies for Organized Crime and Other Unlawful Activities Act (Civil Remedies Act) has resulted in the sum of **\$2,241.00** being deposited into a special purpose account.

All individuals or other persons who have suffered pecuniary or non-pecuniary losses (money or non money damages) as a result of the unlawful activity that was the subject of the forfeiture proceeding are entitled to make a claim for compensation.

The Crown, a municipal corporation or a public body that is a member of one of the classes of public bodies prescribed in the regulation that suffered pecuniary losses as a result of the unlawful activity that are expenses incurred in remedying the effects of the unlawful activity are also entitled to make a claim for compensation.

All claims must comply with section 6 of Ontario Regulation 498/06 or they will be denied. Regulation 498/06 may be found at: http://www.e-laws.gov.on.ca/DBLaws/Regs/English/060498_e.htm.

To obtain a claim form or if you have any inquiries regarding your entitlement to compensation, please contact CRIA toll free at 1-888-246-5359 or by e-mail to cria@ontario.ca or by Fax to 416-314-3714 or in writing to:

Civil Remedies for Illicit Activities Office (CRIA)
Ministry of the Attorney General
77 Wellesley Street West, P.O. Box 333
Toronto, ON M7A 1N3

All completed claims must refer to **Notice 68-07** and be received by CRIA no later than 5:00:00 pm on **July 16th, 2007** or they will not be considered. Completed claims may be submitted either in writing to the above address or electronically to the above e-mail account or via fax.

You may not be eligible for compensation if you took part in the unlawful activity giving rise to the forfeiture proceeding. Even if you are eligible for compensation, your claim may be denied if you are unable to provide proof of your claim.

Bureau du recours civil à l'égard d'activités illicites (BRCAI)

Connaissance d'origine législative 68-07 faite en vertu du Règlement de l'Ontario 498/06

LE PROCUREUR GÉNÉRAL DE L'ONTARIO

- et -

2 241 \$ EN DEVICES CANADIENNES (EN MATIÈRE RÉELLE) ET MICHAEL PETER DOUCETTE

L'instance civile de confiscation de biens susmentionnée, introduite en vertu de la *Loi sur les recours pour crime organisé et autres activités illégales* (Loi sur les recours civils) a entraîné le dépôt de la somme de **2 241 \$** dans un compte spécial.

Tous les particuliers ou autres personnes qui ont subi des pertes pécuniaires ou non-pécuniaires (dommages-intérêts ou non), à la suite de l'activité illicite relative à l'introduction de la présente instance, ont le droit de présenter une demande d'indemnisation.

La Couronne, une corporation municipale ou un organisme public qui est membre de l'une des catégories d'organismes publics prescrits dans le règlement et qui a subi des pertes pécuniaires à la suite de l'activité illicite, qui sont des dépenses engagées pour remédier aux effets de l'activité illicite, a le droit de déposer une demande d'indemnisation.

Toutes les demandes doivent se conformer à l'article 6 du Règlement 498/06, sinon elles seront refusées. On peut consulter le Règlement 498/06 à l'adresse http://www.e-laws.gov.on.ca/DBLaws/Regs/French/060498_f.htm

Pour obtenir une formule de demande ou si vous voulez avoir des renseignements sur votre droit à une indemnité, veuillez contacter sans frais le BRCAI en composant sans frais 1-888-246-5359, par courriel à cria@ontario.ca, par télécopieur au 416-314-3714 ou encore par écrit à l'adresse suivante :

Bureau du recours civil à l'égard d'activités illicites (BRCAI)
Ministère du Procureur général
77, rue Wellesley ouest, C.P. 333
Toronto ON M7A 1N3

Toutes les demandes dûment remplies doivent faire référence à **l'avis 68-07**. De plus, elles doivent être reçues par le **BRCAI** au plus tard le **16 juillet 2007**, à 17 h, sinon elles ne seront pas examinées. Les demandes dûment remplies peuvent être présentées par écrit à l'adresse ci-dessus ou par voie électronique au compte de courriel ci-dessus ou encore par télécopieur.

Vous pouvez ne pas être admissible à une indemnité si vous avez participé ou contribué à vos pertes ou à l'activité illicite donnant lieu à l'instance. Même si vous êtes admissible à une indemnité, votre demande peut être refusée si vous n'êtes pas en mesure de justifier votre demande.

(140-G205)

Civil Remedies for Illicit Activities Office (CRIA)

Statutory Notice 69-07 made under Ontario Regulation 498/06

ATTORNEY GENERAL OF ONTARIO

- and -

\$7,805 IN CANADIAN CURRENCY, \$213 IN U.S. CURRENCY AND \$23900 HONG KONG DOLLARS (IN REM) AND HAI RONG XU, KYUNG SEO, XIAOHONG GE AND \$3,475 (IN REM), XIAO MIN FU, LIPING HU, JINGQIN GUO, JING LUO

The above captioned civil asset forfeiture proceeding commenced under the Remedies for Organized Crime and Other Unlawful Activities Act (Civil Remedies Act) has resulted in the sum of **\$11,890.15** being deposited into a special purpose account.

All individuals or other persons who have suffered pecuniary or non-pecuniary losses (money or non money damages) as a result of the unlawful activity that was the subject of the forfeiture proceeding are entitled to make a claim for compensation.

The Crown, a municipal corporation or a public body that is a member of one of the classes of public bodies prescribed in the regulation that suffered pecuniary losses as a result of the unlawful activity that are expenses incurred in remedying the effects of the unlawful activity are also entitled to make a claim for compensation.

All claims must comply with section 6 of Ontario Regulation 498/06 or they will be denied. Regulation 498/06 may be found at: http://www.e-laws.gov.on.ca/DBLaws/Regs/English/060498_e.htm.

To obtain a claim form or if you have any inquiries regarding your entitlement to compensation, please contact CRIA toll free at 1-888-246-5359 or by e-mail to cria@ontario.ca or by Fax to 416-314-3714 or in writing to:

Civil Remedies for Illicit Activities Office (CRIA)
Ministry of the Attorney General
77 Wellesley Street West, P.O. Box 333
Toronto, ON M7A 1N3

All completed claims must refer to **Notice 69-07** and be received by CRIA no later than 5:00:00 pm on **July 16th, 2007** or they will not be considered. Completed claims may be submitted either in writing to the above address or electronically to the above e-mail account or via fax.

You may not be eligible for compensation if you took part in the unlawful activity giving rise to the forfeiture proceeding. Even if you are eligible for compensation, your claim may be denied if you are unable to provide proof of your claim.

Bureau du recours civil à l'égard d'activités illicites (BRCAI)

Connaissance d'origine législative 69-07 faite en vertu du Règlement de l'Ontario 498/06

LE PROCUREUR GÉNÉRAL DE L'ONTARIO

- et -

7 805 \$ EN DEVICES CANADIENNES, 213 \$ EN DOLLARS AMÉRICAINS ET 23 900 \$ EN DOLLARS DE HONG KONG (EN MATIÈRE RÉELLE) ET HAI RONG XU, KYUNG SEO, XIAOHONG GE ET 3 475 \$ (EN MATIÈRE RÉELLE), XIAO MIN FU, LIPING HU, JINGQIN GUO, JING LUO

L'instance civile de confiscation de biens susmentionnée, introduite en vertu de la *Loi sur les recours pour crime organisé et autres activités illégales* (Loi sur les recours civils) a entraîné le dépôt de la somme de **11 890,15 \$** dans un compte spécial.

Tous les particuliers ou autres personnes qui ont subi des pertes pécuniaires ou non-pécuniaires (dommages-intérêts ou non), à la suite de l'activité illicite relative à l'introduction de la présente instance, ont le droit de présenter une demande d'indemnisation.

La Couronne, une corporation municipale ou un organisme public qui est membre de l'une des catégories d'organismes publics prescrits dans le règlement et qui a subi des pertes pécuniaires à la suite de l'activité illicite, qui sont des dépenses engagées pour remédier aux effets de l'activité illicite, a le droit de déposer une demande d'indemnisation.

Toutes les demandes doivent se conformer à l'article 6 du Règlement 498/06, sinon elles seront refusées. On peut consulter le Règlement 498/06 à l'adresse http://www.e-laws.gov.on.ca/DBLaws/Regs/French/060498_f.htm

Pour obtenir une formule de demande ou si vous voulez avoir des renseignements sur votre droit à une indemnité, veuillez contacter sans frais le BRCAI en composant sans frais 1-888-246-5359, par courriel à cria@ontario.ca, par télécopieur au 416-314-3714 ou encore par écrit à l'adresse suivante :

Bureau du recours civil à l'égard d'activités illicites (BRCAI)
Ministère du Procureur général
77, rue Wellesley ouest, C.P. 333
Toronto ON M7A 1N3

Toutes les demandes dûment remplies doivent faire référence à l'avis 69-07. De plus, elles doivent être reçues par le **BRCAI** au plus tard le **16 juillet 2007**, à 17 h, sinon elles ne seront pas examinées. Les demandes dûment remplies peuvent être présentées par écrit à l'adresse ci-dessus ou par voie électronique au compte de courriel ci-dessus ou encore par télécopieur.

Vous pouvez ne pas être admissible à une indemnité si vous avez participé ou contribué à vos pertes ou à l'activité illicite donnant lieu à l'instance. Même si vous êtes admissible à une indemnité, votre demande peut être refusée si vous n'êtes pas en mesure de justifier votre demande.

(140-G206)

Civil Remedies for Illicit Activities Office (CRIIA)

Statutory Notice 70-07 made under Ontario Regulation 498/06

ATTORNEY GENERAL OF ONTARIO

- and -

\$4,490.00 IN CANADIAN CURRENCY (IN REM) AND SOPHIA PARK

The above captioned civil asset forfeiture proceeding commenced under the Remedies for Organized Crime and Other Unlawful Activities Act (Civil Remedies Act) has resulted in the sum of **\$4,490.00** being deposited into a special purpose account.

All individuals or other persons who have suffered pecuniary or non-pecuniary losses (money or non money damages) as a result of the unlawful activity that was the subject of the forfeiture proceeding are entitled to make a claim for compensation.

The Crown, a municipal corporation or a public body that is a member of one of the classes of public bodies prescribed in the regulation that suffered pecuniary losses as a result of the unlawful activity that are expenses incurred in remedying the effects of the unlawful activity are also entitled to make a claim for compensation.

All claims must comply with section 6 of Ontario Regulation 498/06 or they will be denied. Regulation 498/06 may be found at: http://www.e-laws.gov.on.ca/DBLaws/Regs/English/060498_e.htm.

To obtain a claim form or if you have any inquiries regarding your entitlement to compensation, please contact CRIA toll free at 1-888-246-5359 or by e-mail to cria@ontario.ca or by Fax to 416-314-3714 or in writing to:

Civil Remedies for Illicit Activities Office (CRIIA)
Ministry of the Attorney General
77 Wellesley Street West, P.O. Box 333
Toronto, ON M7A 1N3

All completed claims must refer to **Notice 70-07** and be received by CRIA no later than 5:00:00 pm on **July 16th, 2007** or they will not be considered. Completed claims may be submitted either in writing to the above address or electronically to the above e-mail account or via fax.

You may not be eligible for compensation if you took part in the unlawful activity giving rise to the forfeiture proceeding. Even if you are eligible for compensation, your claim may be denied if you are unable to provide proof of your claim.

Bureau du recours civil à l'égard d'activités illicites (BRCAI)

Connaissance d'origine législative 70-07 faite en vertu du Règlement de l'Ontario 498/06

LE PROCUREUR GÉNÉRAL DE L'ONTARIO

- et -

4 490 \$ EN DEVICES CANADIENNES (EN MATIÈRE RÉELLE) ET SOPHIA PARK

L'instance civile de confiscation de biens susmentionnée, introduite en vertu de la *Loi sur les recours pour crime organisé et autres activités illégales* (Loi sur les recours civils) a entraîné le dépôt de la somme de **4 490 \$** dans un compte spécial.

Tous les particuliers ou autres personnes qui ont subi des pertes pécuniaires ou non-pécuniaires (dommages-intérêts ou non), à la suite de l'activité illicite relative à l'introduction de la présente instance, ont le droit de présenter une demande d'indemnisation.

La Couronne, une corporation municipale ou un organisme public qui est membre de l'une des catégories d'organismes publics prescrits dans le règlement et qui a subi des pertes pécuniaires à la suite de l'activité illicite, qui sont des dépenses engagées pour remédier aux effets de l'activité illicite, a le droit de déposer une demande d'indemnisation.

Toutes les demandes doivent se conformer à l'article 6 du Règlement 498/06, sinon elles seront refusées. On peut consulter le Règlement 498/06 à l'adresse http://www.e-laws.gov.on.ca/DBLaws/Regs/French/060498_f.htm

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Bureau du recours civil à l'égard d'activités illicites (BRCAI)
Ministère du Procureur général
77, rue Wellesley ouest, C.P. 333
Toronto ON M7A 1N3

Committees Branch
Room 1405, Whitney Block, Queen's Park
Toronto, Ontario M7A 1A2

Telephone: 416/325-3500 (Collect calls will be accepted)

Toutes les demandes dûment remplies doivent faire référence à l'**avis 70-07**. De plus, elles doivent être reçues par le **BRCAI** au plus tard le **16 juillet 2007**, à 17 h, sinon elles ne seront pas examinées. Les demandes dûment remplies peuvent être présentées par écrit à l'adresse ci-dessus ou par voie électronique au compte de courriel ci-dessus ou encore par télécopieur.

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

Vous pouvez ne pas être admissible à une indemnité si vous avez participé ou contribué à vos pertes ou à l'activité illicite donnant lieu à l'instance. Même si vous êtes admissible à une indemnité, votre demande peut être refusée si vous n'êtes pas en mesure de justifier votre demande.

(8699) T.F.N. DEBORAH DELLER,
Clerk of the Legislative Assembly.

(140-G207)

Order in Council Décret

On the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders that:

Sur la recommandation de la personne soussignée, le lieutenant-gouverneur, sur l'avis et avec le consentement du Conseil exécutif, décrète ce qui suit:

O.C./Décret 689/2007

PURSUANT to the provisions of the *Executive Council Act*, section 2(3), Order in Council O.C. 490/2006 dated March 1, 2006 and amended by the following:

O.C. 1070/2006 dated May 23, 2006
O.C. 1733/2006 dated September 18, 2006
O.C. 1735/2006 dated September 20, 2006
O.C. 2103/2006 dated November 1, 2006
O.C. 2255/2006 dated November 15, 2006,

is further amended by deleting the following name and assignment:

TIM PETERSON as Parliamentary Assistant to the
Minister of Health and Long-Term Care

Recommended GREG SORBARA
Minister of Finance

Concurred DWIGHT DUNCAN
Chair of Cabinet

Approved and Ordered March 29, 2007.

(140-G208) JAMES BARTLEMAN
Lieutenant Governor of Ontario

Applications to Provincial Parliament — Private Bills Demandes au Parlement provincial — Projets de loi d'intérêt privé

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly. Copies of the Standing Orders, and the guide "Procedures for Applying for Private Legislation", may be obtained from the Legislative Assembly's Internet site at <http://www.ontla.on.ca> or from:

Application to Provincial Parliament

NOTICE IS HEREBY GIVEN that on behalf of the Board of Directors of the Madresa Ashraful Uloom application will be made to the Legislative Assembly of the Province of Ontario for an Act extending the time during which an application for exemption from property tax assessment applicable to 23 Brydon Drive, Toronto may be made pursuant to Section 46 of the *Assessment Act*. If the exemption application is successful the Superior Court of Justice will reclassify the property at 23 Brydon Drive, Toronto as "exempt" under the *Assessment Act* and will require the City of Toronto to cancel all taxes, penalties and interest relating to taxes levied in the years 1994 through 2000.

The application will be considered by the Standing Committee on Regulations and Private Bills. Any person who has an interest in the application and who wishes to make submissions, for or against the application, to the Standing Committee on Regulations and Private Bills should notify, in writing, the Clerk of the Legislative Assembly, Legislative Building, Queen's Park, Toronto, Ontario, M7A 1A2.

Dated at Toronto, this 15th day of March, 2007

Board of Directors of the Madresa Ashraful Uloom

(140-P074) 12, 13, 14, 15

Corporation Notices Avis relatifs aux compagnies

FORM 16

BUSINESS CORPORATIONS ACT

Ontario Corporation Number 1710744

NOTICE CONCERNING WINDING-UP

1. The name of the corporation is: 1710744 ONTARIO INC.
2. Date of incorporation: 15 DECEMBER, 2006
3. Liquidator: MAXINE BOURDEAU

<u>Name</u>	<u>Address</u>	<u>Date Appointed</u>
MAXINE BOURDEAU	3990 Kennedy Drive East Windsor, ON N9G 1X7	March 30, 2007

4. This notice is filed under subsection 193(4) of the Business Corporations Act. The special resolution requiring the corporation to be wound up voluntarily was passed/consented to by the shareholders of the corporation on March 30, 2007.

(140-P094) By: GRANT BOURDEAU, Secretary-Treasurer

GALT CONSORTIUM CORP.

TAKE NOTICE that the shareholder of GALT CONSORTIUM CORP. passed a Special Resolution on March 28, 2007 requiring the said Corporation to be wound up voluntarily under the provisions of the *Business Corporations Act* (Ontario).

DATED March 28, 2007.

(140-P095A) FRANK WHITE, Treasurer

GALT CONSORTIUM CORP.

TAKE NOTICE that a final meeting of the Shareholder of the above Corporation was held on March 28, 2007, at which time the Liquidator of the above Corporation presented his account and explanation of the voluntary winding up of GALT CONSORTIUM CORP.

DATED March 28, 2007.

(140-P095B) FRANK WHITE, Liquidator

**Sheriff's Sale of Lands
Ventes de terrains par le sherif**

UNDER AND BY VIRTUE OF A WRIT OF SEIZURE AND SALE issued out of the Superior Court of Justice at 491 Steeles Ave E., Milton, Ontario L9T 1Y7 dated November 23, 2005, Court File Number 3945/05 to me directed, against the real and personal property of, **JOANNE TAYLOR, Defendant** at the suit of **ROYAL BANK OF CANADA, Plaintiff**, I HAVE SEIZED AND TAKEN into execution all the right, title, interest and equity of redemption of **JOANNE TAYLOR, Defendant** in and to:

PCL 95-1, SEC 20M400; LT 95, PL 20M400; S/T H317989 OAKVILLE

The subject property is municipally known as 1056 Bridlewood Trail, Oakville, Ontario, L6M 2K9.

ALL OF WHICH said full share of interest and all other right, title, interest and equity of redemption of **JOANNE TAYLOR, Defendant**, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, The Milton Court House, 491 Steeles Ave E., in the Town Of Milton, Ontario, L9T 1Y7, on:

WEDNESDAY, MAY 16, 2007 AT 11:00 A.M.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$ 1,000.00 whichever is greater
Payable at time of sale by successful bidder
To be applied to purchase price, Non-refundable
Ten business days from date of sale to arrange financing and pay balance in full at: THE ENFORCEMENT OFFICE at 491 Steeles Ave E., Milton, Ontario
All payments in cash or by certified cheque made payable to MINISTER OF FINANCE
Deed Poll provided by Sheriff only upon satisfactory payment
in full of purchase price
Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION UP TO TIME OF SALE WITHOUT FURTHER NOTICE.

NO EMPLOYEE OF THE MINISTRY OF THE ATTORNEY GENERAL MAY PURCHASE ANY GOODS OR CHATTELS, LANDS OR TENEMENTS EXPOSED FOR SALE BY A SHERIFF UNDER LEGAL PROCESS, EITHER DIRECTLY OR INDIRECTLY,

Date: April 3, 2007

ALISON HEDDEN
Supervisor Court Operations
Regional Municipality of Halton
905-878-7285 X3466
(140-P093)

**Sale of Lands for Tax Arrears
by Public Tender
Ventes de terrains par appel d'offres
pour arriéré d'impôt**

Municipal Act, 2001, as amended

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWNSHIP OF SEGUIN

TAKE NOTICE that tenders are invited for the purchase of the lands described below and will be received until 3:00 p.m. local time on May 9th, 2007 at the Township Offices, 5 Humphrey Drive, R.R. # 2, Parry Sound, Ontario, P2A 2W8

The tenders will then be opened in public on the same day at 3:30 p.m. at the Township Offices.

Description of Lands:

Parcel 14984, South Section; Part Lot 35, Concession 1, Christie, Part 24, PSR-2093; T/W Part 20, PSR-1071, Part 2, PSR-999 and Part 25, PSR-2093 as in LT72379; S/T Part 24, PSR-2093 as in LT187834; S/T Part 24, PSR-2093 as in LT215783; S/T Part 24, PSR-2093 as in LT215784; Township of Seguin, District of Parry Sound. Being all of PIN 52177-0114 (LT). Roll # 49 03 040 004 01821.
Minimum Tender Amount: \$7,472.47

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality (or board) and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001*, as amended, and the *Municipal Tax Sales Rules*, as amended, made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

Note: GST may be payable by successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

MICHELE C. FRASER,
Chief Financial Officer and Treasurer
The Corporation of the
Township of Seguin
5 Humphrey Drive, R.R. # 2
Parry Sound, Ontario, P2A 2W8
(705) 732-4300
(140-P089)

Municipal Act, 2001, as amended

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWNSHIP OF SEVERN

TAKE NOTICE that tenders are invited for the purchase of the lands described below and will be received until 3:00 p.m. local time on May 16th, 2007 at the Township Offices, 1024 Hurlwood Lane, P.O. Box 159, Orillia, Ontario, L3V 6J3.

The tenders will then be opened in public on the same day at 3:30 p.m. at the Township Offices.

Description of Lands :

1. Part of Lot 11, Concession 11, Township of Severn (formerly Township of Matchedash), County of Simcoe, being the remainder of the lands in Instrument No. 1368, designated as Part 1, Plan 51R-34822. Being the Whole of PIN 58602-0138 (R). Roll # 43 51 050 002 33601.

Minimum Tender Amount: \$17,558.09

2. Lot 6, Registrar's Compiled Plan 1726, Township of Severn (formerly Township of Matchedash), County of Simcoe. Together with right-of-way as described in Instrument No. RO222919. As previously described in Instrument No. RO570954. Being the Whole of PIN 74064-0303 (LT). Roll # 43 51 050 003 75700.

Minimum Tender Amount: \$6,870.88

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality (or board) and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001*, as amended, and the *Municipal Tax Sales Rules*, as amended, made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

Note: GST may be payable by successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

W. HENRY SANDER, Treasurer
The Corporation of the Township of Severn
1024 Hurlwood Lane, P.O. Box 159
ORILLIA, Ontario, L3V 6J3
(705) 325-2315

(140-P090)

Municipal Act, 2001, as amended

SALE OF LAND BY PUBLIC TENDER

CITY OF GREATER SUDBURY

Tenders for the purchase of land(s) as described below may be obtained from the City of Greater Sudbury, Supplies & Services Department, 2nd Floor, Tom Davies Square, 200 Brady Street, Sudbury or through the City's website at <http://www.greatersudbury.ca/pubapps/tenders/>. Be sure to register to receive addendums. **If you do not register, you will not be notified of properties that have been cancelled and/or removed from the Tax Sale List.**

Take Notice that tenders for the purchase of the land(s) as described below will be received **NO LATER THAN** 3:00 p.m. (Our time), on Tuesday, May 8th, 2007 at the Supplies & Services Department, 2nd Floor, Tom Davies Square, 200 Brady Street, Sudbury, ON. The tenders will then be opened in public on the same day at 3:30 p.m., in Room C-11, 1st Floor, Tom Davies Square.

Description of Lands:

File #05-01 (Roll #010.006.01100)
121 Christakos Street
McKim Twp Con 3 Lot 4 Lot 16
6240.00 SF 84.40 FR 120.00 D
Assessed Value: Residential \$ 37,500.00
Minimum Tender Amount: \$ 27,596.48

File #05-05 (Roll #010.028.00500)
111 Hillsboro Avenue
McKim Twp Con 4 Lot 2 Plan M132
Lot 163 Pcl 14944
6000.00 SF 50.00 FR 120.00 D
Assessed Value: Residential \$ 41,000.00
Minimum Tender Amount: \$ 25,509.39

File #05-08 (Roll #020.002.13900)
0 Prestige Place
Neelon Twp Con 6 Lot 12 Plan M999
Blk D Pcl 39064
10242.00 SF 48.19 FR 212.51 D
Assessed Value: Residential \$ 3,000.00
Minimum Tender Amount: \$ 3,592.30

File #05-16 (Roll #040.006.07000)
574 Spruce Street
McKim Twp Con 3 Lot 7 Plan 29S
Pt Lot 36 Pt Lot 35
Inst 117260
2819.00 SF 36.00 FR 78.34 D
Assessed Value: Residential \$ 92,000.00
Minimum Tender Amount: \$ 15,528.44

File #05-89 (Roll #230.004.01100)
90 Allan Street
Neelon Twp Con 3 Lot 4 Plan M56
Lot 11 Pcl 3500
5150.00 SF 50.00 FR
Assessed Value: Residential \$ 17,500.00
Minimum Tender Amount: \$ 6,880.82

File #05-04 (Roll #010.016.07200)
122 A Fourth Avenue
Neelon Twp Con 3 Lot 11 Pcl 15873
24019.00 SF 148.18 FR 148.00 D
Assessed Value: Residential \$ 28,500.00
Minimum Tender Amount: \$ 8,034.24

File #05-07 (Roll #020.002.13800)
0 Prestige Place
Neelon Twp Con 6 Lot 12 Plan M999
Blk C Pcl 39064
12572.00 SF
Assessed Value: Residential \$ 3,000.00
Minimum Tender Amount: \$ 3,592.30

File #05-09 (Roll #020.002.14000)
0 Prestige Place
Neelon Twp Con 6 Lot 12 Plan M999
Blk E Pcl 39064
21000.00 SF
Assessed Value: Residential \$ 3,000.00
Minimum Tender Amount: \$ 3,592.30

File #05-73 (Roll #170.002.22000)
 2235 Laurentian Crescent
 Blezard Twp Con 4 Lot 7 Plan M554
 Lot 54 Pcl 35299
 15030.00 SF 90.00 FR 167.00 D
Assessed Value: Residential \$ 125,000.00
Minimum Tender Amount: \$ 16,562.69

Tenders must be submitted using the address label sheet provided, in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

The municipality makes no representation regarding the title to or any other matters including any environmental concerns relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

Potential Purchasers must obtain all information regarding these properties on their own and the municipality does not provide an opportunity for potential purchasers to view properties nor is it in a position to provide successful purchasers with a key or vacant possession.

Frequently Asked Questions and Maps of all properties are also posted on the City's website at <http://www.greatersudbury.ca/pubapps/tenders/>

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act.

The successful purchaser will be required to pay the amount tendered plus the accumulated taxes (i.e. **the property taxes that have accumulated since the first day of advertising of the land for sale until a successful purchaser is declared**) and any relevant federal or provincial taxes that may apply (including land transfer tax and GST). Failure to complete the transaction by the successful bidder will result in the forfeiture of their deposit.

Questions regarding any aspect of this Public Tender Tax Sale must be received in writing via email to Dianne Jones, Supplies & Services Section dianne.jones@greatersudbury.ca or in writing by fax to (705) 671-8118.

TONY DERRO
 Chief Tax Collector

(140-P091) DARRYL MATHE
 Manager of Supplies and Services/Purchasing Agent
City of Greater Sudbury
 P.O. Box 5000 Stn A
 200 Brady Street
 Sudbury ON P3A 5P3

Municipal Act, 2001, as amended
S.O. 2001, c. 25, s. 379 (2) (b), O. Reg. 181/03

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE CITY OF OSHAWA

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on 3rd day of May, 2007 at Purchasing Services, Department of Corporate Services, 1st Floor, B Wing, City Hall, 50 Centre Street South, Oshawa, Ontario L1H 3Z7.

A public tender opening will be on the same day at 3:15 p.m. (local time) at Oshawa City Hall, Committee Boardroom, 2nd Floor, Rundle Tower, following the closing of tenders.

Description of Lands:

Tax Sale File: 9-2006
 PIN No. 16344-0228 (LT)
 Lot 30, Plan 305
 City of Oshawa
 Regional Municipality of Durham
 Residential lot with a building
 Roll No. 040 023 17400
 202 Wilson Road South
Minimum Tender Amount: \$ 18,730.37

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or a bank draft or cheque certified by a bank, trust company or Province of Ontario Savings Office payable to the City of Oshawa and representing at least 20 percent of the tender amount.

The City of Oshawa makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated realty taxes, the relevant land transfer tax and Goods & Services Taxes where applicable.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale, please refer to the City of Oshawa WebPages (http://www.oshawa.ca/cit_hall/tenders.asp). For a copy of the prescribed form of tender, contact Timothy F. Dwyre, Manager of Revenue and Taxation. Sealed Tenders in the prescribed form must be addressed to:

TIMOTHY F. DWYRE, A.M.C.T., C.M.T.C.
 Manager of Revenue and Taxation
 c/o DAVID LYON
 Manager, Purchasing Services
 The Corporation of the City of Oshawa
 50 Centre Street South
 Oshawa ON L1H 3Z7
 Phone No. (905) 436-5656
 Fax No. (905) 436-5618
 Email Address: tdwyre@city.oshawa.on.ca

(140-P092)

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

2007—04—14

ONTARIO REGULATION 114/07

made under the

EDUCATION ACT

Made: March 21, 2007

Filed: March 27, 2007

Published on e-Laws: March 28, 2007

Printed in *The Ontario Gazette*: April 14, 2007

Amending O. Reg. 486/01

(Continuation, Areas of Jurisdiction and Names of District School Boards)

Note: Ontario Regulation 486/01 has previously been amended. Those amendments are listed in the Table of Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Paragraph 27 of section 7 of Ontario Regulation 486/01 is amended by striking out “Ottawa-Carleton Catholic District School Board” and substituting “Ottawa Catholic District School Board”.

2. Subsection 14 (5) of the Regulation is revoked and the following substituted:

(5) A reference to the Ottawa-Carleton Catholic District School Board shall be construed as if it were a reference to the Ottawa Catholic District School Board.

(6) Subsection (5) applies to a reference in any document of legal effect made before March 27, 2007.

(7) For the purposes of subsections (2), (4) and (6), a document includes but is not limited to a regulation, directive, order or agreement.

3. The Schedule to the Regulation is amended by striking out,

English-language Separate District School Board No. 53	Ottawa-Carleton Catholic District School Board
--	--

and substituting,

English-language Separate District School Board No. 53	Ottawa Catholic District School Board
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RÈGLEMENT DE L'ONTARIO 114/07

pris en application de la

LOI SUR L'ÉDUCATION

pris le 21 mars 2007

déposé le 27 mars 2007

publié sur le site Lois-en-ligne le 28 mars 2007

imprimé dans la *Gazette de l'Ontario* le 14 avril 2007

modifiant le Règl. de l'Ont. 486/01

(Prorogation, territoires de compétence et noms des conseils scolaires de district)

Remarque : Le Règlement de l'Ontario 486/01 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des règlements qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. La disposition 27 de l'article 7 du Règlement de l'Ontario 486/01 est modifiée par substitution de «Ottawa Catholic District School Board» à «Ottawa-Carleton Catholic District School Board».

2. Le paragraphe 14 (5) du Règlement est abrogé et remplacé par ce qui suit :

(5) La mention du conseil appelé Ottawa-Carleton Catholic District School Board vaut mention du conseil appelé Ottawa Catholic District School Board.

(6) Le paragraphe (5) s'applique à toute mention qui est faite dans un document à valeur juridique avant le 27 mars 2007.

(7) Pour l'application des paragraphes (2), (4) et (6), un document s'entend notamment d'un règlement, d'une directive, d'une ordonnance, d'un ordre, d'une convention ou d'une entente.

3. L'annexe du Règlement est modifiée par substitution de :

English-language Separate District School Board No. 53	Ottawa Catholic District School Board
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à :

English-language Separate District School Board No. 53	Ottawa-Carleton Catholic District School Board
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15/07

ONTARIO REGULATION 115/07

made under the

MINISTRY OF TRAINING, COLLEGES AND UNIVERSITIES ACT

Made: March 21, 2007

Filed: March 27, 2007

Published on e-Laws: March 29, 2007

Printed in *The Ontario Gazette*: April 14, 2007

Amending Reg. 773 of R.R.O. 1990

(Ontario Special Bursary Program)

Note : Regulation 773 has previously been amended. Those amendments are listed in the Table of Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) The definition of “applicant” in section 1 of Regulation 773 of the Revised Regulations of Ontario, 1990 is revoked.

(2) The definition of “approved institution” in section 1 of the Regulation is revoked and the following substituted:
“approved institution” means an institution described in section 9; (“établissement agréé”)

(3) The definition of “approved program of study” in section 1 of the Regulation is revoked and the following substituted:

“approved program of study” means a program of study described in clause 8 (a); (“programme d’études approuvé”)

(4) Section 1 of the Regulation is amended by adding the following definition:

“approved upgrading course” means an academic upgrading or training course described in clause 8 (b); (“cours d’appoint approuvé”)

(5) The definition of “landed immigrant” in section 1 of the Regulation is revoked.

(6) Section 1 of the Regulation is amended by adding the following definition:

“period of study” with respect to an approved program of study or an approved upgrading course, means the period of time that an approved institution considers to be the normal school year for that particular program or course, as determined by that institution for academic purposes, and may include one or more academic terms; (“période d’études”)

(7) The definition of “student” in section 1 of the Regulation is revoked.

2. Sections 2, 3, 4, 5, 6 and 7 of the Regulation are revoked and the following substituted:

BURSARY, APPLICATION AND ELIGIBILITY

2. The purpose of a bursary awarded under this Regulation is to provide financial assistance to individuals who are not eligible for a student loan under Ontario Regulation 268/01 (Ontario Student Loans made after July 31, 2001) made under the Act and who require financial assistance in order to pursue an approved program of study on a part-time basis or one or more approved upgrading courses.

3. A bursary awarded under this Regulation shall not exceed \$2,500 in any 12-month period.

4. An application for a bursary shall be made on a form approved by the Minister.

5. (1) An individual is eligible to receive a bursary if,

(a) he or she is,

(i) a Canadian citizen or a permanent resident within the meaning of the *Immigration and Refugee Protection Act* (Canada), or

(ii) a protected person within the meaning of subsection 95 (2) of the *Immigration and Refugee Protection Act* (Canada);

(b) he or she meets the residency requirements set out in section 6;

(c) he or she is enrolled at an approved institution in,

(i) an approved program of study on a part-time basis in accordance with section 7, or

(ii) one or more approved upgrading courses;

(d) at the time of the application for the bursary, he or she is not ineligible to receive a student loan as a result of a determination made by the Minister under section 42.1 of Ontario Regulation 268/01 (Ontario Student Loans made after July 31, 2001) made under the Act or has not been refused a certificate of loan approval under section 14 of that regulation; and

(e) the total gross income of all of the members of the individual's family does not exceed the maximum amount set out in Column 2 of the Table to this section opposite the number of members in the individual's family set out in Column 1 of the Table.

TABLE

Number of members in an individual's family	Annual family income (in dollars)
1	14,100
2	23,300
3	31,900
4	37,800
5	43,700
6	48,600
7	53,000
8	56,800
9	60,100
10 or more	62,700

(2) For the purposes of clause (1) (e),

(a) an individual's family includes his or her spouse, if any, and any person who is dependent on the individual or his or her spouse; and

(b) the gross income of the individual's family does not include the Universal Child Care Benefit.

6. (1) An individual meets the residency requirements for a bursary if, on or before the day the approved program of study or the approved upgrading course in which the individual is enrolled begins, either the individual or his or her spouse, if any,

(a) has resided in Ontario for a period of at least 12 consecutive months; and

(b) has not resided in another province or territory in Canada for a period of at least 12 consecutive months since completing the 12-month period of residency in Ontario required under clause (a).

(2) For the purposes of clauses (1) (a) and (b), the only period of at least 12 consecutive months that may be considered is any such period during which the individual or his or her spouse, as the case may be, was not, at any time, enrolled in full-time studies at a post-secondary institution.

(3) An individual who does not meet the residency requirements described in subsection (1) shall nonetheless meet the residency requirements for the purposes of this Regulation if,

- (a) neither the individual, nor his or her spouse, has resided in any province or territory of Canada other than Ontario for at least 12 consecutive months; and
- (b) the individual is or will be attending an approved institution in Ontario and, as of the day the application for the bursary is made, the individual resides in Ontario.

7. An individual is enrolled in an approved program of study on a part-time basis for the purposes of meeting the eligibility requirement under subclause 5 (1) (c) (i) if he or she is taking at least 20 per cent but no more than 59 per cent of what the approved institution considers to be a full course load for that program of study.

8. For the purposes of this Regulation, the Minister may approve,

- (a) a program of study that is offered at an approved institution, consists of one or more periods of study of no less than four weeks and not more than 52 weeks and leads to a degree, diploma or certificate; and
- (b) an academic upgrading or training course that is not an approved program of study for the purposes of receiving a student loan under Ontario Regulation 268/01 (Ontario Student Loans made after July 31, 2001) made under the Act and that is intended to improve employment skills and is offered at an approved institution.

9. For the purposes of this Regulation, the following institutions are approved institutions:

- 1. A public university in Ontario, including a post-secondary educational institution that is affiliated or federated with such a university.
- 2. A college of applied arts and technology established under the *Ontario Colleges of Applied Arts and Technology Act, 2002*.

AWARDING OF BURSARY

10. (1) The Minister may award a bursary to an individual who meets the eligibility requirements under section 5 if the Minister considers that the individual needs the bursary in order to enable the individual to pursue the approved program of study or approved upgrading course for the period of study for which he or she applied for the bursary.

(2) In deciding whether an individual needs a bursary and for the purpose of determining the amount of the bursary, the Minister may have regard to the individual's financial needs and resources and in particular may consider,

- (a) tuition and other compulsory fees payable to an approved institution;
- (b) books and instructional supplies;
- (c) local transportation between the individual's residence or lodging and the campus of the approved institution;
- (d) the gross income of the individual and his or her spouse, if any, from all sources, except the Universal Child Care Benefit;
- (e) child care costs incurred in order for the individual to be able to pursue post secondary studies;
- (f) personal income tax, pension plan contributions, medical and hospital insurance payable by the individual;
- (g) employment status of the individual and his or her spouse, if any;
- (h) the number of persons who are dependent upon the individual and his or her spouse, if any; and
- (i) any other circumstances of the individual and his or her spouse, if any, that the Minister may consider relevant.

11. A bursary is payable to the individual who applied for the bursary but shall be forwarded to the approved institution at which the individual is enrolled to be held on behalf of the individual and paid to the individual promptly after,

- (a) the tuition fee for the period of study for which the bursary was awarded is paid by the individual; or
- (b) arrangements acceptable to the approved institution have been made with the individual for the payment of the tuition fee.

REFUSAL OF BURSARY

12. (1) The Minister may refuse to award a bursary to an individual in any of the following circumstances:

- 1. The individual has not made arrangements that are satisfactory to the Minister to repay, or has not repaid, a student loan or any other amount required to be paid to the Crown in respect of a loan, grant or award made by the Government of Ontario, the Government of Canada or the government of any other province or territory of Canada.
- 2. The individual has given the Minister incorrect information relating to a bursary, or has not informed the Minister promptly about any change to information previously given to the Minister.
- 3. The individual has been convicted of an offence under the *Ministry of Training, Colleges and Universities Act*, the *Canada Student Loans Act* or the *Canada Student Financial Assistance Act* or has been convicted of an offence under the *Criminal Code* (Canada) involving fraud or theft in respect of any student assistance program or a loan, grant or award made by the Government of Ontario, the Government of Canada or the government of any other province or territory of Canada.

4. The individual, in the opinion of the Minister after consultation with the approved institutions at which the individual has been enrolled, has not made satisfactory progress in a program of study or upgrading course.
5. The individual has received student financial assistance from the Government of Ontario, the Government of Canada or the government of any other province or territory of Canada or of any other country for the same period of study.

(2) Paragraph 5 of subsection (1) does not apply if the financial assistance that the individual received was the Bursary for Students with Disabilities provided by the Ministry.

REPAYMENT

13. (1) The Minister may require an individual who is awarded a bursary to repay some or all of the bursary to the Minister of Finance if the individual,

- (a) withdraws from the approved institution in respect of which the bursary was issued;
- (b) ceases to be enrolled in an approved program of study or approved upgrading course in respect of which the bursary was issued;
- (c) is no longer enrolled in an approved program of study on a part-time basis in accordance with section 7;
- (d) has not given the Minister all the information and documents required by the Minister to administer the bursary program including information about the individual's academic status, financial status or family status;
- (e) has given the Minister incorrect information relating to the bursary, or has not informed the Minister promptly about any change to information previously given to the Minister; or
- (f) has been convicted of an offence under the *Ministry of Training, Colleges and Universities Act*, the *Canada Student Loans Act* or the *Canada Student Financial Assistance Act* or has been convicted of an offence under the *Criminal Code* (Canada) involving fraud or theft in respect of any student assistance program or a loan, grant or award made by the Government of Ontario, the Government of Canada or the government of any other province or territory of Canada.

(2) If a bursary is awarded to an individual and, due to an error, mistake or change in the individual's circumstances, the grant is in excess in whole or in part of the amount that the individual is eligible to receive as a grant, the Minister may require the individual to pay to the Minister of Finance any overpayment of the grant.

14. (1) An individual who is awarded a bursary is required to promptly notify the Minister or such person or entity as may be designated by the Minister for the purposes of this section of any material change in his or her circumstances that occurs during the period of study for which the bursary is awarded.

- (2) A material change in circumstances includes,
 - (a) a change in the individual's marital or family status;
 - (b) a change of address;
 - (c) a change in his or her enrolment; and
 - (d) a change in any of the matters listed in subsection 10 (2).

RÈGLEMENT DE L'ONTARIO 115/07

pris en application de la

LOI SUR LE MINISTÈRE DE LA FORMATION ET DES COLLÈGES ET UNIVERSITÉS

pris le 21 mars 2007

déposé le 27 mars 2007

publié sur le site Lois-en-ligne le 29 mars 2007

imprimé dans la *Gazette de l'Ontario* le 14 avril 2007

modifiant le Règl. 773 des R.R.O. de 1990
(Régime de bourses spéciales de l'Ontario)

Remarque : Le Règlement 773 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des règlements qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. (1) La définition de «auteur d'une demande» à l'article 1 du Règlement 773 des Règlements refondus de l'Ontario de 1990 est abrogée.

(2) La définition de «établissement agréé» à l'article 1 du Règlement est abrogée et remplacée par ce qui suit :

«établissement agréé» Établissement visé à l'article 9. («approved institution»)

(3) La définition de «programme d'études approuvé» à l'article 1 du Règlement est abrogée et remplacée par ce qui suit :

«programme d'études approuvé» Programme d'études visé à l'alinéa 8 a). («approved program of study»)

(4) L'article 1 du Règlement est modifié par adjonction de la définition suivante :

«cours d'appoint approuvé» Cours d'appoint ou cours de formation visé à l'alinéa 8 b). («approved upgrading course»)

(5) La définition de «immigrant ayant obtenu le droit d'établissement» à l'article 1 du Règlement est abrogée.

(6) L'article 1 du Règlement est modifié par adjonction de la définition suivante :

«période d'études» Relativement à un programme d'études approuvé ou à un cours d'appoint approuvé, la période qu'un établissement agréé considère comme l'année normale, telle qu'elle est fixée par l'établissement à ses fins, cette période pouvant comprendre un ou plusieurs trimestres. («period of study»)

(7) La définition de «étudiant» à l'article 1 du Règlement est abrogée.

2. Les articles 2, 3, 4, 5, 6 et 7 du Règlement sont abrogés et remplacés par ce qui suit :

BOURSES, DEMANDE ET ADMISSIBILITÉ

2. Toute bourse octroyée en vertu du présent règlement a pour but de fournir une aide financière aux particuliers qui ne sont pas admissibles à un prêt d'études octroyé en vertu du Règlement de l'Ontario 268/01 (Ontario Student Loans made after July 31, 2001) pris en application de la Loi et qui en ont besoin pour suivre un programme d'études approuvé à temps partiel ou un ou plusieurs cours d'appoint approuvés.

3. La bourse octroyée en vertu du présent règlement ne doit pas dépasser 2 500 \$ par période de 12 mois.

4. La demande de bourse est rédigée selon la formule qu'approuve le ministre.

5. (1) Est admissible à une bourse le particulier qui satisfait aux conditions suivantes :

a) il s'agit :

(i) soit d'un citoyen canadien ou résident permanent au sens de la *Loi sur l'immigration et la protection des réfugiés* (Canada),

(ii) soit d'une personne protégée au sens du paragraphe 95 (2) de la *Loi sur l'immigration et la protection des réfugiés* (Canada);

b) il satisfait aux conditions de résidence énoncées à l'article 6;

c) il est inscrit dans un établissement agréé :

(i) soit à un programme d'études approuvé à temps partiel conformément à l'article 7,

(ii) soit à un ou plusieurs cours d'appoint approuvés;

d) au moment de présenter sa demande, il n'a pas perdu le droit à un prêt d'études par suite d'une décision rendue par le ministre en vertu de l'article 42.1 du Règlement de l'Ontario 268/01 (Ontario Student Loans made after July 31, 2001) pris en application de la Loi ou ne s'est pas vu refuser un certificat d'approbation de prêt en vertu de l'article 14 de ce règlement;

e) le revenu brut total de tous les membres de sa famille ne dépasse pas le montant maximal énoncé à la colonne 2 du tableau figurant au présent article en regard du nombre de membres de la famille énoncé à la colonne 1 du tableau.

TABLEAU

Nombre de membres de la famille du particulier	Revenu familial annuel (en dollars)
1	14 100
2	23 300
3	31 900
4	37 800
5	43 700
6	48 600
7	53 000
8	56 800
9	60 100
10 ou plus	62 700

(2) Pour l'application de l'alinéa (1) e) :

- a) d'une part, on entend par famille du particulier son conjoint, s'il en a un, et toute personne qui est à sa charge ou à celle de son conjoint;
- b) d'autre part, le revenu brut de la famille du particulier ne comprend pas la prestation universelle pour la garde d'enfants.

6. (1) Le particulier satisfait aux conditions de résidence pour obtenir une bourse si, au plus tard le jour où commence le programme d'études approuvé ou le cours d'appoint approuvé auquel il est inscrit, soit lui-même ou son conjoint, s'il en a un :

- a) d'une part, a résidé en Ontario pendant au moins 12 mois consécutifs;
- b) d'autre part, n'a pas résidé dans une autre province ou dans un territoire du Canada pendant au moins 12 mois consécutifs depuis qu'il a atteint la période de résidence de 12 mois en Ontario exigée par l'alinéa a).

(2) Pour l'application des alinéas (1) a) et b), la seule période de 12 mois consécutifs qui peut être considérée est celle pendant laquelle le particulier ou son conjoint, selon le cas, n'était pas inscrit, à quelque moment que ce soit, à des études à plein temps dans un établissement postsecondaire.

(3) Le particulier qui ne satisfait pas aux conditions de résidence prévues au paragraphe (1) y satisfait néanmoins pour l'application du présent règlement si :

- a) d'une part, ni lui ni son conjoint n'a résidé dans une province ou un territoire du Canada autre que l'Ontario pendant au moins 12 mois consécutifs;
- b) d'autre part, il fréquente ou fréquentera un établissement agréé en Ontario et il réside en Ontario le jour où il présente sa demande de bourse.

7. Le particulier est inscrit à un programme d'études approuvé à temps partiel aux fins de la condition d'admissibilité visée au sous-alinéa 5 (1) c) (i) s'il a entre 20 et 59 pour cent de ce que l'établissement agréé estime être une charge de cours complète à l'égard de ce programme.

8. Pour l'application du présent règlement, le ministre peut approuver les programmes et cours suivants :

- a) un programme d'études offert par un établissement agréé qui consiste en une ou plusieurs périodes d'études d'au moins quatre semaines et d'au plus 52 semaines et qui mène à l'obtention d'un grade, d'un diplôme ou d'un certificat;
- b) un cours d'appoint ou de formation qui n'est pas un programme d'études approuvé pour pouvoir recevoir un prêt d'études en vertu du Règlement de l'Ontario 268/01 (Ontario Student Loans made after July 31, 2001) pris en application de la Loi et qui a pour objet d'améliorer les compétences professionnelles et qui est offert par un établissement agréé.

9. Pour l'application du présent règlement, les établissements suivants constituent des établissements agréés :

- 1. Les universités publiques de l'Ontario, y compris les établissements d'enseignement postsecondaire qui sont affiliés ou fédérés à de telles universités.
- 2. Les collèges d'arts appliqués et de technologie ouverts en vertu de la *Loi de 2002 sur les collèges d'arts appliqués et de technologie de l'Ontario*.

OCTROI D'UNE BOURSE

10. (1) Le ministre peut octroyer une bourse au particulier qui satisfait aux conditions d'admissibilité prévues à l'article 5 et qui, selon lui, en a besoin pour pouvoir poursuivre le programme d'études approuvé ou le cours d'appoint approuvé pendant la période d'études pour laquelle il l'a demandée.

(2) Pour décider si le particulier a besoin d'une bourse et pour en déterminer le montant, le ministre peut tenir compte de ses besoins financiers et de ses ressources et notamment des éléments suivants :

- a) les droits de scolarité et autres frais obligatoires payables à un établissement agréé;
- b) les livres et les fournitures didactiques;
- c) les frais de transport local, aller-retour, entre la résidence ou le logement du particulier et le campus de l'établissement agréé;
- d) le revenu brut du particulier et de son conjoint, s'il en a un, de toutes provenances, à l'exclusion de la prestation universelle pour la garde d'enfants;
- e) les frais de garde d'enfant engagés pour permettre au particulier de poursuivre des études postsecondaires;
- f) l'impôt sur le revenu, les cotisations à un régime de retraite ainsi que les primes d'assurance-maladie et d'assurance-hospitalisation payables par le particulier;

- g) la situation d'emploi du particulier et de son conjoint, s'il en a un;
- h) le nombre de personnes qui sont à la charge du particulier et de son conjoint, s'il en a un;
- i) les autres aspects de la situation du particulier et de son conjoint, s'il en a un, que le ministre estime pertinents.

11. La bourse est payable au particulier qui en a fait la demande, mais elle est envoyée à l'établissement agréé où il est inscrit, lequel la garde pour lui et la lui verse promptement après, selon le cas :

- a) qu'il a payé les droits de scolarité de la période d'études pour laquelle la bourse lui a été octroyée;
- b) qu'il a pris, avec l'établissement agréé, des arrangements que celui-ci juge acceptables pour le paiement des droits de scolarité.

REFUS DE LA BOURSE

12. (1) Le ministre peut refuser d'octroyer une bourse à un particulier dans l'une ou l'autre des circonstances suivantes :

1. Le particulier n'a pas pris d'arrangements jugés acceptables par le ministre pour le remboursement d'un prêt d'études ou d'une autre somme qu'il était tenu de verser à la Couronne à l'égard d'un prêt, d'une bourse ou d'une aide financière accordée par le gouvernement de l'Ontario, du Canada ou d'une autre province ou d'un territoire du Canada, ou il n'a pas remboursé ce prêt ou cette autre somme.
2. Le particulier a remis au ministre des renseignements inexacts au sujet d'une bourse, ou ne l'a pas informé promptement d'un changement des renseignements qu'il lui a remis antérieurement.
3. Le particulier a déjà été déclaré coupable d'une infraction prévue par la *Loi sur le ministère de la Formation et des Collèges et Universités*, la *Loi fédérale sur les prêts aux étudiants* ou la *Loi fédérale sur l'aide financière aux étudiants* ou été déclaré coupable d'une infraction prévue par le *Code criminel* (Canada) comportant un élément de fraude ou de vol à l'égard soit d'un régime d'aide aux étudiants du gouvernement de l'Ontario, du Canada ou d'une autre province ou d'un territoire du Canada, soit à l'égard d'un prêt, d'une bourse ou d'une aide financière accordée par un tel gouvernement.
4. Le particulier, de l'avis du ministre après consultation des établissements agréés auxquels il a été inscrit, n'a pas fait des progrès satisfaisants dans un programme d'études ou un cours d'appoint.
5. Le particulier a reçu, pour la même période d'études, une aide financière du gouvernement de l'Ontario, du Canada ou d'une autre province ou d'un territoire du Canada ou d'un autre pays.

(2) La disposition 5 du paragraphe (1) ne s'applique pas si l'aide financière que le particulier a reçue est la bourse d'études pour personnes handicapées octroyée par le ministère.

REMBOURSEMENT

13. (1) Le ministre peut exiger qu'un particulier à qui une bourse est octroyée en rembourse la totalité ou une partie au ministre des Finances si le particulier, selon le cas :

- a) quitte l'établissement agréé à l'égard duquel la bourse a été octroyée;
- b) cesse d'être inscrit à un programme d'études approuvé ou un cours d'appoint approuvé à l'égard duquel la bourse a été octroyée;
- c) n'est plus inscrit à un programme d'études approuvé à temps partiel conformément à l'article 7;
- d) n'a pas remis au ministre tous les renseignements et documents qu'il exige pour administrer le programme de bourses, notamment les renseignements touchant sa situation scolaire, sa situation financière ou sa situation de famille;
- e) a remis au ministre des renseignements inexacts au sujet de la bourse, ou ne l'a pas informé promptement d'un changement des renseignements qu'il lui a fournis antérieurement;
- f) a déjà été déclaré coupable d'une infraction prévue par la *Loi sur le ministère de la Formation et des Collèges et Universités*, la *Loi fédérale sur les prêts aux étudiants* ou la *Loi fédérale sur l'aide financière aux étudiants* ou été déclaré coupable d'une infraction prévue par le *Code criminel* (Canada) comportant un élément de fraude ou de vol à l'égard soit d'un régime d'aide aux étudiants du gouvernement de l'Ontario, du Canada ou d'une autre province ou d'un territoire du Canada, soit à l'égard d'un prêt, d'une bourse ou d'une aide financière accordée par un tel gouvernement.

(2) Lorsque, en raison d'une erreur ou d'un changement des circonstances du particulier, la bourse qui est octroyée à un particulier dépasse en totalité ou en partie le montant auquel il est admissible, le ministre peut exiger qu'il rembourse la tranche excédentaire au ministre des Finances.

14. (1) Le particulier qui reçoit une bourse est tenu d'aviser promptement le ministre ou la personne ou l'entité qu'il désigne pour l'application du présent article de tout changement important de circonstances qui survient pendant la période d'études visée par la bourse.

- (2) Un changement important de circonstances désigne notamment :
- a) un changement de la situation de famille du particulier;
 - b) un changement d'adresse;
 - c) un changement concernant les cours auxquels il est inscrit;
 - d) un changement concernant les questions énumérées au paragraphe 10 (2).

15/07

ONTARIO REGULATION 116/07
made under the
MINISTRY OF TRAINING, COLLEGES AND UNIVERSITIES ACT

Made: March 21, 2007
Filed: March 27, 2007
Published on e-Laws: March 28, 2007
Printed in *The Ontario Gazette*: April 14, 2007

Amending Reg. 774 of R.R.O. 1990
(Ontario Student Loans made before August 1, 2001)

Note : Regulation 774 has previously been amended. Those amendments are listed in the Table of Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Subsection 9.3 (1) of Regulation 774 of the Revised Regulations of Ontario, 1990 is amended by striking out “An borrower” at the beginning and substituting “A borrower”.

2. The definitions of “family” and “family income” in subsection 9.4 (6) of the Regulation are revoked and the following substituted:

“family” includes the borrower and his or her spouse, if any, and any person who is wholly dependent on either of them;

“family income” means the borrower’s gross income and the gross income of his or her spouse, if any, from all sources, except the Universal Child Care Benefit.

3. Clause 12 (1) (c) of the Regulation is revoked and the following substituted:

- (c) if, in the opinion of the Minister, he or she is unable to make the payments without incurring exceptional hardship, taking into account his or her gross income and the gross income of his or her spouse, if any, from all sources, except the Universal Child Care Benefit, and the obligations of the borrower and his or her spouse, if any, to a child or other person who is wholly dependent on either of them.

4. (1) Clause 13.2 (1) (e) of the Regulation is revoked and the following substituted:

- (e) in the opinion of the Minister, the borrower is unable to repay his or her student loans without incurring exceptional hardship, taking into account the borrower’s assets and liabilities, his or her gross income and the gross income of his or her spouse, if any, from all sources, except the Universal Child Care Benefit, and the obligations of the borrower and his or her spouse, if any, to persons who are wholly dependent on either of them.

(2) Section 13.2 of the Regulation is amended by adding the following subsection:

(3) The Minister may terminate a borrower’s obligation to repay a student loan before the borrower enters into a consolidated loan agreement for the repayment of any outstanding amounts on those loans if,

- (a) the borrower otherwise meets the requirements of subsection (1) or of subsection (2); and
- (b) after considering the particular facts and circumstances of the borrower, the Minister determines that it is appropriate to do so.

5. (1) Paragraph 2 of subsection 13.3 (1) of the Regulation is amended by striking out “relating to a student loan” and substituting “relating to a student loan or to a program of awards, grants or bursaries made by the Government of Ontario, the Government of Canada or the government of any other province or territory of Canada or of any other country”.

(2) Subsection 13.3 (7) of the Regulation is revoked and the following substituted:

(7) Despite subsection (6) and subject to subsection (8), at the end of the period of ineligibility specified by the Minister in the notice under subsection (1), the Minister may, having regard to the particular facts and special circumstances of the borrower, determine that the amount of principal outstanding on student loans shall be reduced in accordance with section 9.2 if the borrower is otherwise eligible for the reduction.

(8) A reduction granted under subsection (7) shall not be granted with respect to any student loans received for a particular period of study if,

- (a) the student loan was received based on incorrect or incomplete information as described in paragraphs 1 and 2 of subsection (1);
- (b) the period of study in respect of which the loan was granted is the period of study during which, the borrower committed the act or omission which led to a conviction referred to in paragraph 3 of subsection (1).

15/07

ONTARIO REGULATION 117/07

made under the

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Amending Reg. 772 of R.R.O. 1990
(Graduate Scholarship Awards)

Note : Regulation 772 has previously been amended. Those amendments are listed in the Table of Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) The definition of “due date” in section 1 of Regulation 772 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

“due date” means the third Wednesday of November of any given year; (“date limite”)

(2) The definition of “eligible institution” in section 1 of the Regulation is revoked and the following substituted:

“eligible institution” means the following universities:

1. Brock University.
2. Carleton University.
3. University of Guelph.
4. Lakehead University.
5. Laurentian University of Sudbury.
6. McMaster University.
7. Nipissing University.
8. University of Ontario Institute of Technology.
9. University of Ottawa.
10. Queen’s University.
11. Ryerson University.
12. University of Toronto.
13. Trent University.
14. University of Waterloo.
15. The University of Western Ontario.

16. Wilfrid Laurier University.
17. University of Windsor.
18. York University; (“établissement admissible”)

(3) The definition of “eligible program” in section 1 of the Regulation is amended by striking out “program of full-time study leading to a master’s or doctoral degree that has been approved by the ministry” and substituting “full-time program of study at an eligible institution leading to a master’s or doctoral degree”.

(4) The definition of “permanent resident” in section 1 of the Regulation is revoked.

(5) The definition of “resident in Ontario” in section 1 of the Regulation is revoked.

2. (1) Paragraph 4 of subsection 2 (4) of the Regulation is revoked and the following substituted:

4. The Canadian Institute of Health Research.

(2) Subsection 2 (5) of the Regulation is revoked.

3. The Regulation is amended by adding the following section:

ELIGIBILITY

2.1 An applicant is eligible for an award under this Regulation only if,

- (a) he or she is enrolled in an eligible program at an eligible institution;
- (b) he or she is not employed for more than an average of 10 hours a week;
- (c) he or she has not received other awards in the program year in excess of \$10,000 in total;
- (d) he or she has not been refused a certificate of loan approval for the same program year under subsection 14 (3) of Ontario Regulation 268/01 (Ontario Student Loans made after July 31, 2001) made under the Act and has not done anything that would entitle the Minister to refuse a certificate of loan approval under that subsection; and
- (e) he or she is not the subject of a determination made by the Minister under section 42.1 of Ontario Regulation 268/01 (Ontario Student Loans made after July 31, 2001) made under the Act, as a result of which the individual is ineligible to receive a certificate of loan approval for a student loan at the time of the application for the award.

4. (1) Subsection 3 (1) of the Regulation is revoked and the following substituted:

- (1) An application for an award may be made only by a person who,
 - (a) on the due date, is a Canadian citizen or permanent resident within the meaning of the *Immigration and Refugee Protection Act* (Canada) or a protected person within the meaning of subsection 95 (2) of that Act; or
 - (b) on or before the due date, received a temporary resident visa as a member of the student class under the *Immigration and Refugee Protection Act* (Canada).

(2) Subsection 3 (6) of the Regulation is revoked and the following substituted:

- (6) In considering applications and preparing its report, the Selection Board,
 - (a) shall recommend that awards be granted only to persons who are entitled to apply for an award under subsection (1); and
 - (b) may give a preference to applicants who, on or before the day the relevant program year begins,
 - (i) have resided in Ontario for a period of at least 12 consecutive months, and
 - (ii) have not resided in another province or territory in Canada for a period of at least 12 consecutive months since completing the 12-month period of residency in Ontario required under subclause (i).

(6.1) For the purposes of subclauses (6) (b) (i) and (ii), the only period of at least 12 consecutive months that may be considered is any such period during which the applicants were not, at any time, enrolled in full-time studies at a post-secondary institution.

(3) Paragraph 2 of subsection 3 (7) of the Regulation is revoked and the following substituted:

2. No more than 60 awards shall be offered to applicants who have received a temporary resident visa as a member of the student class under the *Immigration and Refugee Protection Act* (Canada) and such awards shall be known as visa awards.

(4) Subsections 3 (8), (9) and (10) of the Regulation are revoked and the following substituted:

- (8) The Minister shall give each successful applicant a written notice of the granting of an award which shall,

- (a) include a form which the applicant must complete and file with the Minister in order to provide notice of his or her acceptance; and
 - (b) state the timeframe within which the applicant must complete and file the notice of acceptance with the Minister.
- (9) Each applicant, upon receiving a notice of the granting of an award, shall complete and file with the Minister the notice of acceptance within the timeframe set out in the notice of the granting of an award.
- (10) The Minister may cancel an award to which a notice of acceptance refers if the notice is not completed and filed with the Minister within the timeframe set out in the notice of the granting of an award.
- (11) If an applicant completes and files the notice of acceptance within the period of time set out in the notice of the granting of an award, the Minister shall authorize the payment of an award to the applicant if the applicant is enrolled in an eligible program at an eligible institution.

5. Section 5 of the Regulation is revoked.

6. The Regulation is amended by adding the following section:

REPAYMENT

7. (1) The Minister may require a person who is granted an award to repay the award in whole or in part to the Minister of Finance if the person,

- (a) withdraws from the eligible institution in respect of which the award was granted;
- (b) ceases to be enrolled in an eligible program in respect of which the award was granted;
- (c) has not given the Minister all the information and documents required by the Minister to administer the award program including information about the individual's academic status;
- (d) has given the Minister incorrect information relating to the award, or has not informed the Minister promptly about any change to information previously given to the Minister; or
- (e) has been convicted of an offence under the *Ministry of Training, Colleges and Universities Act*, the *Canada Student Loans Act* or the *Canada Student Financial Assistance Act* or has been convicted of an offence under the *Criminal Code* (Canada) involving fraud or theft in respect of any student assistance program or a loan, grant or award made by the Government of Ontario, the Government of Canada or the government of any other province or territory of Canada.

(2) If an award is granted to a person and due to an error or mistake the award is in excess in whole or in part of the amount that the individual is eligible to receive as a award, the Minister may require the person to pay to the Minister of Finance any overpayment of the award.

RÈGLEMENT DE L'ONTARIO 117/07

pris en application de la

LOI SUR LE MINISTÈRE DE LA FORMATION ET DES COLLÈGES ET UNIVERSITÉS

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modifiant le Règl. 772 des R.R.O. de 1990
 (Bourses d'études supérieures)

Remarque : Le Règlement 772 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des règlements qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. (1) La définition de «date limite» à l'article 1 du Règlement 772 des Règlements refondus de l'Ontario de 1990 est abrogée et remplacée par ce qui suit :

«date limite» Le troisième mercredi du mois de novembre d'une année donnée. («due date»)

(2) La définition de «établissement admissible» à l'article 1 du Règlement est abrogée et remplacée par ce qui suit :

«établissement admissible» S'entend des universités suivantes :

1. Brock University.
2. Carleton University.
3. University of Guelph.
4. Lakehead University.
5. Université Laurentienne de Sudbury.
6. McMaster University.
7. Nipissing University.
8. Institut universitaire de technologie de l'Ontario.
9. Université d'Ottawa.
10. Queen's University.
11. Ryerson University.
12. University of Toronto.
13. Trent University.
14. University of Waterloo.
15. The University of Western Ontario.
16. Wilfrid Laurier University.
17. University of Windsor.
18. Université York. («eligible institution»)

(3) La définition de «programme admissible» à l'article 1 du Règlement est modifiée par substitution de «Programme d'études à temps plein préparant à une maîtrise ou à un doctorat dans un établissement admissible» à «Programme d'études à temps plein préparant à une maîtrise ou à un doctorat qu'a approuvé le ministre» au début de la définition.

(4) La définition de «résident permanent» à l'article 1 du Règlement est abrogée.

(5) La définition de «résident de l'Ontario» à l'article 1 du Règlement est abrogée.

2. (1) La disposition 4 du paragraphe 2 (4) du Règlement est abrogée et remplacée par ce qui suit :

4. Les Instituts de recherche en santé du Canada.

(2) Le paragraphe 2 (5) du Règlement est abrogé.

3. Le Règlement est modifié par adjonction de l'article suivant :

ADMISSIBILITÉ

2.1 L'auteur d'une demande n'est admissible à une bourse octroyée en vertu du présent règlement que si les conditions suivantes sont réunies :

- a) il est inscrit à un programme admissible offert à un établissement admissible;
- b) il ne travaille pas plus de 10 heures par semaine en moyenne;
- c) au cours de l'année de programme, il n'a pas reçu d'autres bourses dépassant 10 000 \$ en tout;
- d) il ne s'est pas vu refuser un certificat d'approbation de prêt, pour la même année de programme, en vertu du paragraphe 14 (3) du Règlement de l'Ontario 268/01 («Ontario Student Loans made after July 31, 2001») pris en application de la Loi et n'a rien fait pour justifier un tel refus de la part du ministre en vertu de ce paragraphe;
- e) il ne fait pas l'objet d'une décision rendue par le ministre, en vertu de l'article 42.1 du Règlement de l'Ontario 268/01 («Ontario Student Loans made after July 31, 2001») pris en application de la Loi, qui le rend inadmissible à un certificat d'approbation de prêt pour un prêt d'études au moment où il présente une demande de bourse.

4. (1) Le paragraphe 3 (1) du Règlement est abrogé et remplacé par ce qui suit :

(1) Une demande de bourse ne peut être présentée que par une personne qui :

- a) soit est, à la date limite, citoyen canadien, résident permanent au sens de la *Loi sur l'immigration et la protection des réfugiés* (Canada) ou une personne protégée au sens du paragraphe 95 (2) de la même loi;

- b) soit a reçu, au plus tard à la date limite, un visa de résident temporaire à titre de membre de la catégorie des étudiants aux termes de la *Loi sur l'immigration et la protection des réfugiés* (Canada).

(2) Le paragraphe 3 (6) du Règlement est abrogé et remplacé par ce qui suit :

(6) Lorsqu'il examine les demandes et prépare son rapport, le comité de sélection :

- a) doit recommander que les bourses ne soient octroyées qu'aux personnes qui ont le droit de présenter une demande de bourse en vertu du paragraphe (1);
- b) peut donner la préférence aux auteurs de demande qui, au plus tard le jour où commence le programme pertinent :
- (i) d'une part, ont résidé en Ontario pendant au moins 12 mois consécutifs,
- (ii) d'autre part, n'ont pas résidé dans une autre province ou dans un territoire du Canada pendant au moins 12 mois consécutifs depuis qu'ils ont atteint la période de résidence de 12 mois en Ontario exigée par le sous-alinéa (i).

(6.1) Pour l'application des sous-alinéas (6) b) (i) et (ii), la seule période de 12 mois consécutifs qui peut être considérée est celle pendant laquelle les auteurs de demande n'étaient pas inscrits, à quelque moment que ce soit, à un programme d'études à plein temps dans un établissement postsecondaire.

(3) La disposition 2 du paragraphe 3 (7) du Règlement est abrogée et remplacée par ce qui suit :

2. Un maximum de 60 bourses sont offertes aux auteurs de demande qui ont reçu un visa de résident temporaire à titre de membre de la catégorie des étudiants en vertu de la *Loi sur l'immigration et la protection des réfugiés* (Canada). Ces bourses sont connues sous le nom de bourses réservées aux étudiants munis d'un visa.

(4) Les paragraphes 3 (8), (9) et (10) du Règlement sont abrogés et remplacés par ce qui suit :

(8) Le ministre donne par écrit à l'auteur d'une demande à qui est octroyée une bourse un avis qui comprend :

- a) une formule qu'il doit remplir et déposer auprès du ministre pour l'aviser qu'il accepte la bourse;
- b) le délai qui lui est imparti pour remplir et déposer auprès du ministre l'avis d'acceptation.

(9) L'auteur d'une demande qui reçoit un avis d'octroi d'une bourse remplit et dépose auprès du ministre l'avis d'acceptation dans le délai indiqué dans l'avis d'octroi de la bourse.

(10) Le ministre peut annuler la bourse visée par l'avis d'acceptation si celui-ci n'est pas rempli et déposé auprès de lui dans le délai qui est indiqué dans l'avis d'octroi de la bourse.

(11) Si l'auteur de la demande remplit et dépose l'avis d'acceptation dans le délai indiqué dans l'avis d'octroi de la bourse, le ministre autorise le paiement d'une bourse à l'auteur de la demande qui est inscrit à un programme admissible offert à un établissement admissible.

5. L'article 5 du Règlement est abrogé.

6. Le Règlement est modifié par adjonction de l'article suivant :

REMBOURSEMENT

7. (1) Le ministre peut exiger qu'une personne à qui une bourse est octroyée la rembourse en totalité ou en partie au ministre des Finances si, selon le cas :

- a) elle quitte l'établissement admissible à l'égard duquel la bourse a été octroyée;
- b) elle cesse d'être inscrite à un programme admissible à l'égard duquel la bourse a été octroyée;
- c) elle n'a pas remis au ministre tous les renseignements et documents qu'il exige pour administrer le programme de bourses, notamment les renseignements touchant sa situation scolaire;
- d) elle a remis au ministre des renseignements inexacts au sujet de la bourse, ou ne l'a pas informé promptement d'un changement des renseignements qu'elle lui a remis antérieurement;
- e) elle a déjà été déclarée coupable d'une infraction prévue par la *Loi sur le ministère de la Formation et des Collèges et Universités*, la *Loi fédérale sur les prêts aux étudiants* ou la *Loi fédérale sur l'aide financière aux étudiants* ou d'une infraction prévue par le *Code criminel* (Canada) comportant un élément de fraude ou de vol à l'égard soit d'un régime d'aide aux étudiants du gouvernement de l'Ontario, du Canada ou d'une autre province ou d'un territoire du Canada, soit à l'égard d'un prêt, d'une bourse ou d'une aide financière accordée par un tel gouvernement.

(2) Lorsque, en raison d'une erreur, la bourse qui est octroyée à une personne dépasse en totalité ou en partie le montant auquel elle est admissible, le ministre peut exiger qu'elle rembourse la tranche excédentaire au ministre des Finances.

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Printed in *The Ontario Gazette*: April 14, 2007**ONTARIO ACCESS GRANTS****Definitions****1.** In this Regulation,

“approved institution” means a post-secondary institution that is an approved institution for the purposes of student loans under Ontario Regulation 268/01 (Ontario Student Loans made after July 31, 2001) made under the Act; (“établissement agréé”)

“approved program of study” means a program of study at an approved institution that is an approved program of study for the purposes of student loans under Ontario Regulation 268/01 (Ontario Student Loans made after July 31, 2001) made under the Act; (“programme d’études approuvé”)

“minimum required course load” means, in relation to an approved program of study, the minimum required course load required for the purposes of student loans under section 9 of Ontario Regulation 268/01 (Ontario Student Loans made after July 31, 2001) made under the Act; (“charge de cours minimale exigée”)

“Ontario Access Grant” means a grant made under subsection 2 (1); (“subvention ontarienne pour l’accès aux études”)

“period of study” means a period of study within the meaning of Ontario Regulation 268/01 (Ontario Student Loans made after July 31, 2001) made under the Act. (“période d’études”)

Grants

2. (1) The Minister may make a grant under this Regulation to an individual who is enrolled in his or her first or second period of study in an approved program of study at an approved institution if the individual meets the eligibility requirements set out in section 4, subject to section 5.

(2) An individual may receive a maximum of two Ontario Access Grants as follows:

1. One grant shall be in respect of a first period of study in an approved program of study at an approved institution.
2. One grant shall be in respect of a second period of study in an approved program of study at an approved institution.

(3) An individual may receive an Ontario Access Grant in respect of a second period of study in an approved program of study even though,

- (a) he or she did not receive a grant for his or her first period of study; or
- (b) he or she received a grant for a first period of study in another approved program of study.

Application

3. An application for a grant shall be made on a form approved by the Minister.

Eligibility

4. An individual is eligible to receive an Ontario Access Grant only if,

- (a) he or she has applied for a student loan;
- (b) he or she meets the eligibility requirements for a student loan under section 5 of Ontario Regulation 268/01 (Ontario Student Loans made after July 31, 2001) made under the Act, which are as follows:
 - (i) he or she is a Canadian citizen, a permanent resident within the meaning of the *Immigration and Refugee Protection Act* (Canada) or a protected person within the meaning of subsection 95 (2) of that Act,
 - (ii) he or she meets the residency requirements that must be met in order to receive a student loan, as set out in section 6 of Ontario Regulation 268/01 (Ontario Student Loans made after July 31, 2001) made under the Act,
 - (iii) he or she is enrolled in an approved program of study at an approved institution,
 - (iv) he or she is taking at least the minimum required course load for the approved program of study in which he or she is enrolled, and

- (v) he or she is not the subject of a determination made by the Minister under section 42.1 of Ontario Regulation 268/01 (Ontario Student Loans made after July 31, 2001) made under the Act, as a result of which the individual is ineligible to receive a certificate of loan approval for a student loan at the time of the application for the grant;
- (c) the Minister has determined that the individual is entitled to a certificate of loan approval under sections 10, 11, 12, 13, 14, 15 and 15.1 of Ontario Regulation 268/01 (Ontario Student Loans made after July 31, 2001) made under the Act;
- (d) the approved program of study in which the individual is enrolled,
 - (i) consists of at least two periods of study, and
 - (ii) is not a program that requires post-secondary studies as a prerequisite to enrolment in the program;
- (e) he or she ceased attending secondary school on a full-time basis less than four years before the first day of the period of study for which the grant is made; and
- (f) in the case of an individual who is applying for a grant in respect of a first period of study in an approved program of study, he or she has never before been enrolled at a post-secondary institution.

Issuance of grant

5. (1) The Minister shall not issue an Ontario Access Grant to an individual who meets the eligibility requirements set out in section 4 unless the Minister determines that the individual needs the grant in order to pursue an approved program of study at an approved institution.

(2) For the purposes of subsection (1), the needs of an individual shall be determined having regard to the combined annual income of the individual's parents and the number of children that are dependent on the individual's parents.

(3) For the purposes of subsection (2), the combined annual income of an individual's parents shall be the sum of each parent's income for the most recent calendar year that ended before the first day of the academic year for which the grant application is made, as shown on Line 236 of each parent's income tax return for that calendar year.

(4) Despite subsection (3), the combined annual income of an individual's parents shall be determined by the Minister taking into account such evidence as the individual may provide if,

- (a) the amounts indicated in the income tax returns referred to in subsection (3) are no longer accurate due to a significant change in the combined annual income of the individual's parents; and
- (b) the Minister receives credible evidence from the individual of the change and of the current combined annual income of the individual's parents.

(5) Subsection (2) does not apply with respect to an individual if,

- (a) the individual's parents are both deceased;
- (b) the individual is a Crown ward or was a Crown ward at the time of his or her eighteenth birthday; or
- (c) there exist such other exceptional circumstances as the Minister may approve.

(6) The Universal Child Care Benefit shall not be included in determining the combined annual income of the individual's parents under subsection (2).

Maximum amount of grant

6. The amount of an Ontario Access Grant shall not exceed \$3,000.

Failure to meet conditions of grant

7. (1) The Minister may require an individual who has received an Ontario Access Grant to repay all or part of the grant to the Minister of Finance if the individual,

- (a) withdraws from the approved institution in respect of which the grant was issued;
- (b) ceases his or her studies without completing the approved program of study in respect of which the grant was issued or another approved program of study;
- (c) is no longer taking the minimum required course load for an approved program of study;
- (d) has not given the Minister all the information and documents required by the Minister to administer the grant including information about the individual's academic status, financial status or family status;
- (e) has given the Minister incorrect information relating to a grant, or has not informed the Minister promptly about any change to information previously given to the Minister; or
- (f) has been convicted of an offence under the *Ministry of Training, Colleges and Universities Act*, the *Canada Student Loans Act* or the *Canada Student Financial Assistance Act* or has been convicted of an offence under the *Criminal Code* (Canada) involving fraud or theft in respect of any student assistance program or a loan, grant or award made by the Government of Ontario, the Government of Canada or the government of any other province or territory of Canada.

(2) If an individual receives an Ontario Access Grant and, due to an error or mistake or to a change in the individual's circumstances during the relevant period of study, the grant is in excess in whole or in part of the amount that the individual is eligible to receive as a grant, the Minister may require the individual to repay to the Minister of Finance any overpayment of the grant.

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SUBVENTIONS ONTARIENNES POUR L'ACCÈS AUX ÉTUDES

Définitions

1. Les définitions qui suivent s'appliquent au présent règlement.

«charge de cours minimale exigée» À l'égard d'un programme d'études approuvé, la charge de cours minimale exigée aux fins des prêts d'études qui est visée à l'article 9 du Règlement de l'Ontario 268/01 («Ontario Student Loans made after July 31, 2001») pris en application de la Loi. («minimum required course load»)

«établissement agréé» Établissement postsecondaire qui est un établissement agréé, au sens de «approved institution», aux fins des prêts d'études octroyés en vertu du Règlement de l'Ontario 268/01 («Ontario Student Loans made after July 31, 2001») pris en application de la Loi. («approved institution»)

«période d'études» S'entend au sens de «period of study» dans le Règlement de l'Ontario 268/01 («Ontario Student Loans made after July 31, 2001») pris en application de la Loi. («period of study»)

«programme d'études approuvé» Programme d'études dans un établissement agréé qui est un programme d'études approuvé, au sens de «approved program of study», aux fins des prêts d'études octroyés en vertu du Règlement de l'Ontario 268/01 («Ontario Student Loans made after July 31, 2001») pris en application de la Loi. («approved program of study»)

«subvention ontarienne pour l'accès aux études» Subvention octroyée en vertu du paragraphe 2 (1). («Ontario Access Grant»)

Subventions

2. (1) Le ministre peut octroyer une subvention en vertu du présent règlement au particulier qui est inscrit à sa première ou deuxième période d'études dans un programme d'études approuvé d'un établissement agréé s'il remplit les conditions d'admissibilité énoncées à l'article 4, sous réserve toutefois de l'article 5.

(2) Le particulier peut recevoir au plus deux subventions ontariennes pour l'accès aux études, selon les règles suivantes :

1. Une subvention à l'égard de la première période d'études dans un programme d'études approuvé d'un établissement agréé.
2. Une subvention à l'égard de la deuxième période d'études dans un programme d'études approuvé d'un établissement agréé.

(3) Le particulier peut recevoir une subvention ontarienne pour l'accès aux études à l'égard de la deuxième période d'études dans un programme d'études approuvé même dans les cas suivants :

- a) soit il n'a pas reçu de subvention pour la première période d'études;
- b) soit il a reçu une subvention pour la première période d'études dans un autre programme d'études approuvé.

Demande

3. La demande de subvention est rédigée selon la formule qu'approuve le ministre.

Admissibilité

4. Est admissible à la subvention ontarienne pour l'accès aux études le particulier qui satisfait aux conditions suivantes :

- a) il a présenté une demande de prêts d'études;
- b) il remplit les conditions d'admissibilité à un prêt d'études qui sont prévues à l'article 5 du Règlement de l'Ontario 268/01 («Ontario Student Loans made after July 31, 2001») pris en application de la Loi, à savoir :

- (i) il est citoyen canadien, résident permanent au sens de la *Loi sur l'immigration et la protection des réfugiés* (Canada) ou une personne protégée au sens du paragraphe 95 (2) de la même loi,
- (ii) il satisfait aux conditions de résidence, énoncées à l'article 6 du Règlement de l'Ontario 268/01 («Ontario Student Loans made after July 31, 2001») pris en application de la Loi, pour recevoir un prêt d'études,
- (iii) il est inscrit à un programme d'études approuvé dans un établissement agréé,
- (iv) il suit au moins la charge de cours minimale exigée pour le programme d'études approuvé auquel il est inscrit,
- (v) il ne fait pas l'objet d'une décision rendue par le ministre, en vertu de l'article 42.1 du Règlement de l'Ontario 268/01 («Ontario Student Loans made after July 31, 2001») pris en application de la Loi, qui le rend inadmissible à un certificat d'approbation de prêt pour un prêt d'études au moment où il présente une demande de subvention;
- c) le ministre a décidé qu'il était admissible à un certificat d'approbation de prêt en vertu des articles 10, 11, 12, 13, 14, 15 et 15.1 du Règlement de l'Ontario 268/01 («Ontario Student Loans made after July 31, 2001») pris en application de la Loi;
- d) le programme d'études approuvé auquel il est inscrit :
 - (i) comprend au moins deux périodes d'études,
 - (ii) n'exige pas d'avoir fait des études postsecondaires pour pouvoir s'y inscrire;
- e) il a cessé de fréquenter l'école secondaire à temps plein moins de quatre ans avant le premier jour de la période d'études à l'égard de laquelle la subvention lui est octroyée;
- f) s'il s'agit d'un particulier qui demande une subvention à l'égard d'une première période d'études dans un programme d'études approuvé, il n'a jamais été inscrit à un établissement postsecondaire.

Octroi de la subvention

5. (1) Le ministre ne doit pas octroyer de subvention ontarienne pour l'accès aux études au particulier qui remplit les conditions d'admissibilité énoncées à l'article 4 à moins d'avoir déterminé qu'il en a besoin pour poursuivre un programme d'études approuvé dans un établissement agréé.

(2) Pour l'application du paragraphe (1), le revenu annuel combiné de ses parents et le nombre d'enfants à leur charge déterminent si le particulier a besoin d'un prêt.

(3) Pour l'application du paragraphe (2), le revenu annuel combiné des parents du particulier correspond à la somme du revenu de chaque parent pour la dernière année civile qui s'est terminée avant le premier jour de l'année d'études pour laquelle la demande de subvention est présentée, tel qu'il est indiqué à la ligne 236 de sa déclaration de revenu pour l'année en question.

(4) Malgré le paragraphe (3), le ministre calcule le revenu annuel combiné des parents du particulier, en tenant compte des preuves que lui fournit ce dernier, dans les conditions suivantes :

- a) les sommes indiquées dans les déclarations de revenu visées au paragraphe (3) ne sont plus exactes en raison d'un changement important dans le revenu annuel combiné des parents du particulier;
- b) le particulier remet au ministre des preuves crédibles du changement et du revenu annuel combiné actuel de ses parents.

(5) Le paragraphe (2) ne s'applique pas lorsque le particulier se trouve dans l'une ou l'autre des situations suivantes :

- a) ses parents sont décédés;
- b) il est pupille de la Couronne ou l'était à son 18^e anniversaire de naissance;
- c) d'autres circonstances exceptionnelles, approuvées par le ministre, existent.

(6) La prestation universelle pour la garde d'enfants ne doit pas entrer dans le calcul du revenu annuel combiné des parents du particulier pour l'application du paragraphe (2).

Montant maximal de la subvention

6. Le montant maximal d'une subvention ontarienne pour l'accès aux études est de 3 000 \$.

Inobservation des conditions de la subvention

7. (1) Le ministre peut exiger qu'un particulier ayant reçu une subvention ontarienne pour l'accès aux études en vertu du présent règlement la rembourse en totalité ou en partie au ministre des Finances si le particulier, selon le cas :

- a) quitte l'établissement agréé à l'égard duquel la subvention a été octroyée;
- b) cesse ses études sans avoir terminé le programme d'études approuvé à l'égard duquel la subvention a été octroyée ou un autre programme d'études approuvé;

- c) ne suit plus la charge de cours minimale exigée pour le programme d'études approuvé;
- d) n'a pas remis au ministre tous les renseignements et documents qu'il exige pour administrer la subvention, notamment les renseignements touchant sa situation scolaire, sa situation financière ou sa situation de famille;
- e) a remis au ministre des renseignements inexacts au sujet de la subvention, ou ne l'a pas informé promptement d'un changement des renseignements qu'il lui a remis antérieurement;
- f) a déjà été déclaré coupable d'une infraction prévue par la *Loi sur le ministère de la Formation et des Collèges et Universités*, la *Loi fédérale sur les prêts aux étudiants* ou la *Loi fédérale sur l'aide financière aux étudiants* ou d'une infraction prévue par le *Code criminel* (Canada) comportant un élément de fraude ou de vol à l'égard soit d'un régime d'aide aux étudiants du gouvernement de l'Ontario, du Canada ou d'une autre province ou d'un territoire du Canada, soit à l'égard d'un prêt, d'une bourse ou d'une aide financière accordée par un tel gouvernement.

(2) Lorsque, en raison d'une erreur ou d'un changement des circonstances du particulier au cours de la période d'études visée, la subvention ontarienne pour l'accès aux études qu'il reçoit dépasse en totalité ou en partie le montant auquel il est admissible, le ministre peut exiger qu'il rembourse la tranche excédentaire au ministre des Finances.

15/07

ONTARIO REGULATION 119/07

made under the

MINISTRY OF TRAINING, COLLEGES AND UNIVERSITIES ACT

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Amending O. Reg. 268/01

(Ontario Student Loans made after July 31, 2001)

Note : Ontario Regulation 268/01 has previously been amended. Those amendments are listed in the Table of Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) The definition of “approved course of study” in subsection 2 (1) of Ontario Regulation 268/01 is revoked.

(2) Subsection 2 (1) of the Regulation is amended by adding the following definitions:

“approved program of study” means a program of study approved in accordance with subsection 7 (1);

“period of study” means, in relation to a program of study, a period described in subsection 7 (2);

2. The Regulation is amended by adding the following section:

Period of loan

3.1 (1) A student loan may be made for no more than one period of study in the approved program of study in which the student is or will be enrolled.

(2) An individual who wishes to obtain student loans for more than one period of study must follow the application process set out in subsection 3 (1) for each period of study.

3. Subsection 4 (1) of the Regulation is amended by striking out “approved course of study” and substituting “approved program of study”.

4. (1) Section 5 of the Regulation is amended,

(a) by striking out “an approved course of study” in subclause (a) (ii) and substituting “a period of study”;

(b) by striking out “approved course of study” in clause (c) and substituting “approved program of study”; and

(c) by striking out “course of study” in clause (d) and substituting “period of study of the approved program of study”.

(2) Section 5 of the Regulation is amended by adding the following subsection:

(2) An individual who is enrolled or intends to enrol in a program of study taught in American Sign Language at an approved institution outside Canada is eligible to receive a certificate of loan approval only if he or she is deaf or hard-of-hearing.

5. (1) Subsection 6 (1) of the Regulation is amended by striking out “approved course of study” in the portion before clause (a) and substituting “period of study of the approved program of study”.

(2) Subsection 6 (4) of the Regulation is amended by striking out “course of study” and substituting “period of study”.

6. Section 7 of the Regulation is revoked and the following substituted:

Approved program of study

7. (1) The Minister may approve a program of study as a program of study for which students may be eligible to receive a student loan if the program,

- (a) is provided at an approved institution;
- (b) consists of one or more periods of study of no less than 12 weeks and no more than 52 weeks; and
- (c) leads to the granting of a certificate, degree or diploma upon the successful completion of the program.

(2) For the purposes of clause (1) (b), the period of study of an approved program of study is the period of time that the approved institution considers to be the normal school year for that particular program, as determined by that institution for academic purposes, which may include one or more academic terms.

(3) The Minister may approve a program of study for deaf or hard of hearing students at an approved institution referred to in paragraph 2.1 of subsection 8 (2) only if,

- (a) the program meets the requirements of subsection (1); and
- (b) the only or principle language of instruction used in the program is American Sign Language (ASL).

(4) The Minister may withdraw his or her approval for a program of study if the program ceases to meet the requirements established under the Act, terms established by the Minister or terms established in any agreement entered into for the purposes of the Minister’s approval.

7. (1) Paragraph 3 of subsection 8 (1) of the Regulation is revoked and the following substituted:

- 3. University of Guelph - Campus d’Alfred.
- 3.1 University of Guelph - Kemptville Campus.
- 3.2 University of Guelph - Ridgetown Campus.

(2) Subsection 8 (2) of the Regulation is amended by adding the following paragraph:

2.1 A post-secondary institution outside of Canada at which one or more programs of study that meet the requirements of subsection 7 (3) are provided for deaf or hard-of-hearing students.

(3) Paragraph 5 of subsection 8 (2) of the Regulation is amended by striking out “operating in another jurisdiction” and substituting “operating in another Canadian jurisdiction”.

8. Section 9 of the Regulation is amended,

- (a) by striking out “approved course of study” in the portion before clause (a) and substituting “approved program of study”; and
- (b) by striking out “that course of study” wherever it appears in clauses (a) and (b) and substituting in each case “the period of study in question”.

9. Subsection 10 (1) of the Regulation is amended by striking out “approved course of study at an approved institution for a specified period of time” at the end and substituting “approved program of study at an approved institution for a particular period of study”.

10. Section 11 of the Regulation is amended by striking out “approved course of study” in the portion before paragraph 1 and substituting “approved program of study”.

11. Section 12 of the Regulation is amended by striking out “approved course of study” in the portion before paragraph 1 and substituting “approved program of study”.

12. (1) Subsection 13 (1) of the Regulation is amended by striking out “approved course of study” and substituting “approved program of study”.

(2) Section 13 of the Regulation is amended by adding the following subsection:

(3) The Minister shall not have regard to the Universal Child Care Benefit in determining the individual's financial resources under subsection (2).

13. (1) Paragraph 2 of subsection 14 (1) of the Regulation is revoked and the following substituted:

2. The individual is entitled to receive student financial assistance from the Government of Canada or from the government of another province or territory of Canada or of another country.

(2) Subsection 14 (2) of the Regulation is amended by striking out “course of study” at the end and substituting “program of study”.

14. Subsections 15 (1) and (2) of the Regulation are revoked and the following substituted:

Restrictions on issuance of certificate

(1) The Minister shall not issue a certificate of loan approval to an individual if the individual has received loans under the Act or Ontario Access Grants under Ontario Regulation 118/07 (Ontario Access Grants) made under the Act, or both, in respect of previous periods of study totalling more than,

- (a) 340 weeks for an individual who is enrolled in a program of study other than a doctoral program; or
- (b) 400 weeks for an individual who is enrolled in a doctoral program.

(2) The Minister may, in order to accommodate an individual who is a person with a disability, issue a certificate of loan approval to an individual who would otherwise not be issued the certificate under subsection (1).

15. (1) Subsection 15.1 (4) of the Regulation is amended,

(a) by striking out “approved course of study” in the portion before clause (a) and substituting “approved program of study”; and

(b) by striking out “approved course of study” in clause (a) and substituting “approved program of study”.

(2) Subsection 15.1 (5) of the Regulation is amended by striking out “course of study” in clauses (b) and (c) and substituting in each case “approved program of study”.

16. (1) Subsection 16 (1) of the Regulation is revoked and the following substituted:

Scope and duration of certificate

(1) A certificate of loan approval authorizes a student loan to be made to a particular individual for all or part of a period of study in an approved program of study at an approved institution, all of which shall be specified in the certificate.

(2) Subsection 16 (2) of the Regulation is amended by striking out “in the course of study for the period of time” and substituting “in the approved program of study for the period of study”.

17. (1) Subsection 17 (1) of the Regulation is amended by striking out “approved course of study” at the end and substituting “approved program of study for the period of study specified in the certificate”.

(2) Subsection 17 (2) of the Regulation is amended by striking out “approved course of study” at the end and substituting “approved program of study for the period of study specified in the certificate”.

(3) The definition of “single student” in subsection 17 (3) of the Regulation is amended by striking out “classes normally begin in the approved course of study” at the end and substituting “classes for the period of study normally begin”.

18. Subsections 23 (1) and (2) of the Regulation are revoked and the following substituted:

Qualifying student

(1) An individual is a qualifying student during a period of study for which he or she receives a student loan or a grant under Ontario Regulation 118/07 (Ontario Access Grants) made under the Act.

(2) An individual may be a qualifying student during a period of study for which he or she does not receive a student loan or a grant under Ontario Regulation 118/07 (Ontario Access Grants) made under the Act, if the requirements set out in section 24 or 25 are met.

19. (1) Subsection 24 (1) of the Regulation is amended by striking out “for which he or she does not receive a student loan” and substituting “for which he or she does not receive a student loan or a grant under Ontario Regulation 118/07 (Ontario Access Grants) made under the Act”.

(2) Clause 24 (2) (a) of the Regulation is revoked and the following substituted:

(a) that he or she is enrolled in an approved program of study at an approved institution for the period of study in question, and that he or she is taking at least the minimum required course load;

(3) Subsection 24 (2.1) of the Regulation is amended by striking out the portion before clause (a) and substituting the following:

(2.1) For the purposes of clauses (2) (b), (c) and (d), the minimum course load that an individual who is enrolled in a program of study at an institution described in one of those clauses must take in order to maintain his or her status as a qualifying student during the relevant period of study is,

(4) Clauses 24 (2.1) (a) and (b) of the Regulation are amended by striking out “individual’s course of study” wherever it appears and substituting in each case “period of study”.

20. Subsection 25 (1) of the Regulation is amended by striking out “for which he or she does not receive a student loan” in the portion before clause (a) and substituting “for which he or she does not receive a student loan or a grant under Ontario Regulation 118/07 (Ontario Access Grants) made under the Act”.

21. (1) Paragraph 1 of subsection 27 (1) of the Regulation is amended by striking out “approved course of study” and substituting “approved program of study”.

(2) Paragraph 2 of subsection 27 (1) of the Regulation is amended by striking out “in the approved course of study” at the end and substituting “for the period of study in the approved program of study”.

(3) Paragraph 4 of subsection 27 (1) of the Regulation is revoked and the following substituted:

4. The program of study in which the individual is enrolled at the approved institution ceases to be an approved program of study.

(4) Paragraph 6 of subsection 27 (1) of the Regulation is revoked and the following substituted:

6. The period of study for which the individual received a student loan or an Ontario Access Grant under Ontario Regulation 118/07 (Ontario Access Grants) made under the Act ends and the number of weeks in respect of which the individual has received a student loan or an Ontario Access Grant during his or her lifetime is equal to or greater than,

- i. 340 weeks for an individual who is enrolled in a program of study other than a doctoral program, or
- ii. 400 weeks for an individual who is enrolled in a doctoral program.

(5) Subsection 27 (3) of the Regulation is amended,

(a) by striking out “approved course of study” in clause (b) and substituting “approved program of study”; and

(b) by striking out “course of study” in clause (c) and substituting “approved program of study”.

22. (1) Subsection 33 (2) of the Regulation is amended by striking out “When the individual enters into a consolidated loan agreement” at the beginning and substituting “After the 12-month period during which the individual received student loans has expired”.

(2) Subsection 33 (7) of the Regulation is amended by striking out “approved course of study” in the portion before the Table and substituting “approved program of study”.

23. Clause 36 (1) (c) of the Regulation is revoked and the following substituted:

(c) if, in the opinion of the Minister, he or she is unable to make the payments without incurring exceptional hardship, taking into account his or her gross income and that of his or her spouse, if any, from all sources, except the Universal Child Care Benefit, and the obligations of the individual and his or her spouse to a child or other person who is wholly dependent on either of them.

24. Subsection 39.1 (5) of the Regulation is amended by striking out “approved course of study” and substituting “approved program of study”.

25. The definitions of “family” and “family income” in subsection 40.2 (6) of the Regulation are revoked and the following substituted:

“family” includes the individual, his or her spouse, if any, and any person who is wholly dependent on either of them;

“family income” means the individual’s gross income and that of his or her spouse, if any, from all sources, except the Universal Child Care Benefit.

26. (1) Clause 40.4 (1) (e) of the Regulation is revoked and the following substituted:

(e) in the opinion of the Minister, the individual is unable to repay his or her student loans without incurring exceptional hardship, taking into account the individual’s assets and liabilities, his or her gross income and the gross income of his or her spouse, if any, from all sources, except the Universal Child Care Benefit, and the obligations of the individual and his or her spouse to persons who are wholly dependent on either of them.

(2) Section 40.4 of the Regulation is amended by adding the following subsection:

(3) The Minister may terminate an individual's obligation to repay a student loan before the individual enters into a consolidated loan agreement for the repayment of any outstanding amounts on those loans if,

- (a) the individual otherwise meets the requirements of subsection (1) or of subsection (2); and
- (b) after considering the particular facts and circumstances of the individual, the Minister determines that it is appropriate to do so.

27. (1) Paragraph 2 of subsection 42.1 (1) of the Regulation is amended by striking out "relating to a student loan" and substituting "relating to a student loan or to a program of awards, grants or bursaries made by the Government of Ontario, the Government of Canada or the government of any other province or territory of Canada or of any other country".

(2) Subsection 42.1 (7) of the Regulation is revoked and the following substituted:

(7) Despite subsection (6) and subject to subsection (8), at the end of the period of ineligibility specified by the Minister in the notice under subsection (1), the Minister may, having regard to the particular facts and special circumstances of the individual, determine that the amount of principal outstanding on student loans shall be reduced in accordance with section 33 if the individual is otherwise eligible for the reduction.

(8) A reduction granted under subsection (7) shall not be granted with respect to any student loans received for a particular period of study if,

- (a) the student loan was received based on incorrect or incomplete information as described in paragraphs 1 and 2 of subsection (1);
- (b) the period of study in respect of which the loan was granted is the period of study during which,
 - (i) the individual committed the act or omission which led to a conviction referred to in paragraph 3 of subsection (1), or
 - (ii) the individual failed to make satisfactory progress resulting in a determination by the Minister under paragraph 4 of subsection (1).

15/07

ONTARIO REGULATION 120/07

made under the

COURTS OF JUSTICE ACT

Made: March 20, 2007

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Amending O. Reg. 114/99

(Family Law Rules)

Note: Ontario Regulation 114/99 has previously been amended. Those amendments are listed in the Table of Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Rule 42 of Ontario Regulation 114/99 is revoked and the following substituted:**RULE 42: APPOINTMENT OF FAMILY CASE MANAGER IN THE FAMILY COURT OF THE SUPERIOR COURT OF JUSTICE IN OTTAWA****SCOPE**

42. (1) This rule applies to cases in the Family Court of the Superior Court of Justice in the City of Ottawa if the cases relate to matters under the following Acts:

- 1. The *Child and Family Services Act*, subject to subrule (6).
- 2. The *Children's Law Reform Act*.
- 3. The *Divorce Act* (Canada).

4. The *Family Law Act*.
5. The *Family Responsibility and Support Arrears Enforcement Act, 1996*.

PURPOSE

(2) The purpose of this rule is to promote the active management, in accordance with subrule 2 (5), of cases to which this rule applies by conferring specified family law jurisdiction on a Family Case Manager.

DEFINITION

(3) In this rule,

“Family Case Manager” means a person appointed under section 86.1 of the *Courts of Justice Act* by the Lieutenant Governor in Council as a case management master who is assigned to manage cases for the purposes of this rule.

FAMILY CASE MANAGER, POWERS AND DUTIES

(4) In a case to which this rule applies,

- (a) the Family Case Manager may only exercise the powers and carry out the duties and functions that are specified in this rule; and
- (b) the exercise of those powers and the performance of those duties and functions are subject to the restrictions specified in subrules (5) and (6).

NO JURISDICTION

(5) The Family Case Manager has no jurisdiction in respect of,

- (a) a power, duty or function that is conferred exclusively on a judge of a superior court by law or expressly on a judge by an Act;
- (b) a case involving a special party;
- (c) the determination of a right or interest of a party in real property; or
- (d) the making of an order or hearing of a motion for an order,
 - (i) to change, set aside, stay or confirm an order of a judge,
 - (ii) to find a person in contempt of court,
 - (iii) to restrain the liberty of a person, including an order for imprisonment, a warrant for arrest or a warrant of committal,
 - (iv) to dismiss all or part of a party’s case for a wilful failure by the party to follow these rules or obey an order in the case or a related case, if the *Family Responsibility and Support Arrears Enforcement Act, 1996* applies to the party’s case,
 - (v) to split a divorce from other issues in a case under subrule 12 (6),
 - (vi) to request the Children’s Lawyer to act in accordance with subsection 89 (3.1) or 112 (2) of the *Courts of Justice Act*, or
 - (vii) to grant summary judgment.

LIMITED JURISDICTION, *CHILD AND FAMILY SERVICES ACT*

(6) With respect to cases under the *Child and Family Services Act*,

- (a) the Family Case Manager has jurisdiction only with respect to Part III of that Act (child protection case); and
- (b) the jurisdiction of the Family Case Manager with respect to cases under Part III of that Act is not as broad as it is with respect to cases under the other Acts to which this rule applies but is subject to such further limitations as are specified in this rule.

MOTIONS UNDER RULE 14

(7) The Family Case Manager may hear a motion that may be made under rule 14 and, on such a motion, may exercise only the following powers:

1. With respect to cases under an Act to which this rule applies other than the *Child and Family Services Act*, any power described in rule 14 other than a power described in subrule 14 (21).
2. With respect to cases under Part III of the *Child and Family Services Act*, any power described in rule 14 other than a power described in subrule 14 (21), (22) or (23).

ORDERS ON MOTION UNDER RULE 14

(8) If a motion under rule 14 is made in a case under an Act to which this rule applies other than the *Child and Family Services Act*, the Family Case Manager may make only the following orders:

1. An order under rules 3, 4, 5, 6, 7, 9, 10, 11, 12, 13, 18, 19 and 20.
2. An order for costs under rule 24 relating to a step in the case that the Family Case Manager dealt with.
3. An order under rule 25 relating to an order made by the Family Case Manager.
4. An order to change a temporary order made by the Family Case Manager.
5. An order under section 10 (Leave for blood tests and DNA tests) of the *Children's Law Reform Act*.
6. A temporary order for or relating to custody of or access to a child under section 21, 23, 25, 28, 29, 30, 32, 34, 39 or 40 of the *Children's Law Reform Act*.
7. A temporary order for custody of or access to a child under section 16 of the *Divorce Act* (Canada).
8. An order appointing a mediator under section 31 of the *Children's Law Reform Act* or section 3 (Mediation) of the *Family Law Act*.
9. A temporary order for or relating to support under section 33, clause 34 (1) (a), (e), (f), (g) or (h), subsection 34 (5) or section 37, 42 or 47 of the *Family Law Act*.
10. A temporary order for support under section 15.1 (Child support order) or 15.2 (Spousal support order) of the *Divorce Act* (Canada).
11. A temporary order under section 40 of the *Family Law Act*.
12. A temporary order dealing with property other than real property.
13. A support deduction order under section 10 (Support deduction orders to be made) of the *Family Responsibility and Support Arrears Enforcement Act, 1996*.
14. An order limiting or suspending a support deduction order.
15. An order under section 8 (Director to cease enforcement, termination of support obligation) of the *Family Responsibility and Support Arrears Enforcement Act, 1996* that terminates a support obligation or orders repayment from a person who received support.
16. An order that is necessary and incidental to the power to make a temporary order that is within the jurisdiction of the Family Case Manager.

SAME, *CHILD AND FAMILY SERVICES ACT*

(9) If a motion under rule 14 is made in a case under the *Child and Family Services Act*, the Family Case Manager may make only the following orders:

1. An order under subrule 3 (5) (order to lengthen or shorten time), if the motion is made on consent.
2. An order under rule 5 (where a case starts and is to be heard), if the motion is unopposed or made on consent.
3. An order under rule 6 (service of documents).
4. An order under subrule 7 (5) (adding a party), if the motion is unopposed or made on consent.
5. An order under section 39 (parties and notice) or under subsection 48 (3) (transfer of a proceeding) of the *Child and Family Services Act*, if the motion is unopposed or made on consent.
6. A finding that there is no person who should be presumed to be, or recognized in law as, the father of a child under section 8 of the *Children's Law Reform Act*.
7. An order granting an adjournment, if the motion is made on consent.

TEMPORARY ORDER TO BE CONTINUED

(10) An order for adjournment made under paragraph 7 of subrule (9) in a child protection case shall provide for the continuation of any temporary order made under subsection 51 (2) (custody during adjournment) of the *Child and Family Services Act* that applies in respect of the case being adjourned.

MOTIONS UNDER RULE 15

(11) In a case under an Act to which this rule applies other than the *Child and Family Services Act*, the Family Case Manager may hear a motion for an order under subrule 15 (14) to change a final order that was made by the Family Case Manager.

CONFERENCES

(12) Subject to subrule (13), the Family Case Manager may conduct a case conference, settlement conference or trial management conference instead of a judge under rule 17.

SAME, *CHILD AND FAMILY SERVICES ACT*

(13) In a case under Part III of the *Child and Family Services Act*, the Family Case Manager shall not conduct a settlement conference without the consent of the parties and of the child's representative.

APPLICATION OF RULE 17

(14) At a case conference, settlement conference or trial management conference conducted by the Family Case Manager, rule 17 applies subject to the following changes:

1. In a case to which this rule applies other than the *Child and Family Services Act*, the Family Case Manager may make any order described in rule 17 and, with respect to the temporary and final orders referred to in clause 17 (8) (b),
 - i. the only temporary or final orders that the Family Case Manager may make are those described in subrule (8) of this rule, and
 - ii. the Family Case Manager shall not make a final order unless the parties consent to the order.
2. In a case under Part III of the *Child and Family Services Act*, the Family Case Manager,
 - i. may make any order described in rule 17 other than an order under subrule 17 (18), and
 - ii. the only temporary or final orders that the Family Case Manager may make under clause 17 (8) (b) are those described in subrule (9) of this rule.
3. A party to the conference may not request that the conference be conducted by a judge under subrule 17 (9).
4. Despite clause 17 (10) (a), a case may be scheduled for trial if the Family Case Manager conducted a settlement conference.

ENFORCEMENT POWERS

(15) The Family Case Manager may exercise,

- (a) any power that a court may exercise under rule 27 (requiring financial information) other than a power to order a person imprisoned under subrule 27 (6), (20) or (21); and
- (b) the powers relating to garnishment orders set out in subrules 29 (5) and (19).

SENDING CASE TO JUDGE

(16) Despite anything to the contrary in this rule, the Family Case Manager may at any time order that a matter assigned to him or her be adjourned and sent to a judge.

APPEAL FROM TEMPORARY ORDER

(17) Subrules 38 (5) to (45) apply with necessary modifications to an appeal from a temporary order of the Family Case Manager.

APPEAL FROM FINAL ORDER

(18) Subrules 38 (1), (2) and (3) apply with necessary modifications to an appeal from a final order of the Family Case Manager.

REVOCAATION

(19) This rule is revoked on June 30, 2010.

RÈGLEMENT DE L'ONTARIO 120/07

pris en application de la

LOI SUR LES TRIBUNAUX JUDICIAIRES

pris le 20 mars 2007
 approuvé le 27 mars 2007
 déposé le 28 mars 2007
 publié sur le site Lois-en-ligne le 29 mars 2007
 imprimé dans la *Gazette de l'Ontario* le 14 avril 2007

modifiant le Règl. de l'Ont. 114/99
 (Règles en matière de droit de la famille)

Remarque : Le Règlement de l'Ontario 114/99 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des règlements qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. La règle 42 du Règlement de l'Ontario 114/99 est abrogée et remplacée par ce qui suit :

**RÈGLE 42 : NOMINATION D'UN GESTIONNAIRE DES CAUSES EN DROIT DE LA FAMILLE PORTÉES
DEVANT LA COUR DE LA FAMILLE DE LA COUR SUPÉRIEURE DE JUSTICE À OTTAWA**

PORTÉE

42. (1) La présente règle s'applique aux causes portées devant la Cour de la famille de la Cour supérieure de justice dans la ville d'Ottawa qui se rapportent aux questions prévues par les lois suivantes :

1. La *Loi sur les services à l'enfance et à la famille*, sous réserve du paragraphe (6).
2. La *Loi portant réforme du droit de l'enfance*.
3. La *Loi sur le divorce* (Canada).
4. La *Loi sur le droit de la famille*.
5. La *Loi de 1996 sur les obligations familiales et l'exécution des arriérés d'aliments*.

OBJET

(2) La présente règle a pour objet de promouvoir la gestion active, conformément au paragraphe 2 (5), des causes auxquelles s'applique la présente règle en conférant une compétence précise en droit de la famille à un gestionnaire des causes en droit de la famille.

DÉFINITION

(3) La définition qui suit s'applique à la présente règle.

«gestionnaire des causes en droit de la famille» Toute personne que le lieutenant-gouverneur en conseil nomme protonotaire chargé de la gestion des causes en vertu de l'article 86.1 de la *Loi sur les tribunaux judiciaires* et qui est désignée pour gérer des causes pour l'application de la présente règle.

GESTIONNAIRE DES CAUSES EN DROIT DE LA FAMILLE : POUVOIRS ET FONCTIONS

(4) Dans une cause à laquelle s'applique la présente règle :

- a) le gestionnaire des causes en droit de la famille ne peut exercer que les pouvoirs et les fonctions que précise la présente règle;
- b) l'exercice de ces pouvoirs et fonctions est assujéti aux restrictions précisées aux paragraphes (5) et (6).

ABSENCE DE COMPÉTENCE

(5) Le gestionnaire des causes en droit de la famille n'a pas compétence à l'égard de ce qui suit :

- a) un pouvoir, une obligation ou une fonction qui est attribué exclusivement à un juge d'une cour supérieure en droit ou attribué expressément à un juge par une loi;
- b) une cause qui concerne une partie spéciale;
- c) la détermination du droit ou de l'intérêt d'une partie sur des biens immeubles;
- d) le prononcé d'une ordonnance ou l'audition d'une motion visant à obtenir une ordonnance, selon le cas :
 - (i) pour modifier, annuler ou homologuer l'ordonnance rendue par un juge, ou y surseoir,
 - (ii) pour déclarer une personne coupable d'outrage au tribunal,
 - (iii) pour restreindre la liberté d'une personne, y compris une ordonnance imposant une peine d'emprisonnement, un mandat d'arrêt ou un mandat d'incarcération,
 - (iv) pour rejeter tout ou partie de la cause d'une partie pour inobservation intentionnelle, par celle-ci, des présentes règles ou d'une ordonnance dans la cause ou une cause connexe, si la *Loi de 1996 sur les obligations familiales et l'exécution des arriérés d'aliments* s'applique à la cause de la partie,
 - (v) pour séparer la question du divorce des autres questions en litige dans une cause en vertu du paragraphe 12 (6),
 - (vi) pour demander à l'avocat des enfants d'agir conformément au paragraphe 89 (3.1) ou 112 (2) de la *Loi sur les tribunaux judiciaires*,
 - (vii) pour rendre un jugement sommaire.

COMPÉTENCE LIMITÉE : LOI SUR LES SERVICES À L'ENFANCE ET À LA FAMILLE

(6) À l'égard des causes visées par la *Loi sur les services à l'enfance et à la famille* :

- a) le gestionnaire des causes en droit de la famille n'a compétence qu'à l'égard de la partie III de cette loi (cause portant sur la protection d'un enfant);

- b) la compétence du gestionnaire des causes en droit de la famille à l'égard des causes visées par la partie III de cette loi n'est pas aussi étendue qu'à l'égard des causes visées par les autres lois auxquelles s'applique la présente règle, mais est assujettie aux autres restrictions que précise cette dernière.

MOTIONS VISÉES PAR LA RÈGLE 14

(7) Le gestionnaire des causes en droit de la famille peut entendre une motion qui peut être présentée en vertu de la règle 14 et, sur présentation d'une telle motion, il ne peut exercer que les pouvoirs suivants :

1. À l'égard des causes visées par une loi à laquelle s'applique la présente règle, à l'exclusion de la *Loi sur les services à l'enfance et à la famille*, tout pouvoir énoncé à la règle 14 autre qu'un pouvoir visé au paragraphe 14 (21).
2. À l'égard des causes visées par la partie III de la *Loi sur les services à l'enfance et à la famille*, tout pouvoir énoncé à la règle 14 autre qu'un pouvoir visé au paragraphe 14 (21), (22) ou (23).

ORDONNANCES RENDUES SUR UNE MOTION PRÉVUE À LA RÈGLE 14

(8) Si une motion prévue à la règle 14 est présentée dans une cause visée par une loi à laquelle s'applique la présente règle, à l'exclusion de la *Loi sur les services à l'enfance et à la famille*, le gestionnaire des causes en droit de la famille ne peut rendre que les ordonnances suivantes :

1. Une ordonnance prévue aux règles 3, 4, 5, 6, 7, 9, 10, 11, 12, 13, 18, 19 et 20.
2. Une ordonnance d'adjudication des dépens prévue à la règle 24 et relative à une étape de la cause dont s'est occupé le gestionnaire des causes en droit de la famille.
3. Une ordonnance prévue à la règle 25 et relative à une ordonnance rendue par le gestionnaire des causes en droit de la famille.
4. Une ordonnance en vue de modifier une ordonnance temporaire rendue par le gestionnaire des causes en droit de la famille.
5. Une ordonnance prévue à l'article 10 (autorisation en vue d'analyses de sang et de tests d'ADN) de la *Loi portant réforme du droit de l'enfance*.
6. Une ordonnance temporaire de garde ou de visite ou relative à la garde ou à la visite, prévue à l'article 21, 23, 25, 28, 29, 30, 32, 34, 39 ou 40 de la *Loi portant réforme du droit de l'enfance*.
7. Une ordonnance temporaire de garde ou d'accès prévue à l'article 16 de la *Loi sur le divorce* (Canada).
8. Une ordonnance nommant un médiateur, prévue à l'article 31 de la *Loi portant réforme du droit de l'enfance* ou à l'article 3 (médiateur) de la *Loi sur le droit de la famille*.
9. Une ordonnance alimentaire temporaire ou une ordonnance temporaire relative aux aliments, prévue à l'article 33, à l'alinéa 34 (1) a), e), f.), g) ou h), au paragraphe 34 (5) ou à l'article 37, 42 ou 47 de la *Loi sur le droit de la famille*.
10. Une ordonnance alimentaire temporaire prévue à l'article 15.1 (ordonnance alimentaire au profit d'un enfant) ou 15.2 (ordonnance alimentaire au profit d'un époux) de la *Loi sur le divorce* (Canada).
11. Une ordonnance temporaire prévue à l'article 40 de la *Loi sur le droit de la famille*.
12. Une ordonnance temporaire portant sur des biens autres que des biens immeubles.
13. Une ordonnance de retenue des aliments prévue à l'article 10 (ordonnances de retenue des aliments) de la *Loi de 1996 sur les obligations familiales et l'exécution des arriérés d'aliments*.
14. Une ordonnance limitant ou suspendant une ordonnance de retenue des aliments.
15. Une ordonnance prévue à l'article 8 (le directeur cesse l'exécution, fin de l'obligation alimentaire) de la *Loi de 1996 sur les obligations familiales et l'exécution des arriérés d'aliments* qui met fin à l'obligation alimentaire ou ordonne à la personne qui a reçu des aliments de faire un remboursement.
16. Une ordonnance qui est nécessaire et accessoire au pouvoir de rendre une ordonnance temporaire qui relève de la compétence du gestionnaire des causes en droit de la famille.

IDEM : LOI SUR LES SERVICES À L'ENFANCE ET À LA FAMILLE

(9) Si une motion prévue à la règle 14 est présentée dans une cause visée par la *Loi sur les services à l'enfance et à la famille*, le gestionnaire des causes en droit de la famille ne peut rendre que les ordonnances suivantes :

1. Une ordonnance prévue au paragraphe 3 (5) (ordonnance de prolongation ou d'abrégement d'un délai), si la motion est présentée sur consentement.
2. Une ordonnance prévue à la règle 5 (lieu où une cause est introduite et doit être entendue), si la motion n'est pas contestée ou est présentée sur consentement.

3. Une ordonnance prévue à la règle 6 (signification de documents).
4. Une ordonnance prévue au paragraphe 7 (5) (jonction d'une partie), si la motion n'est pas contestée ou est présentée sur consentement.
5. Une ordonnance prévue à l'article 39 (parties et avis) ou au paragraphe 48 (3) (renvoi de l'instance) de la *Loi sur les services à l'enfance et à la famille*, si la motion n'est pas contestée ou est présentée sur consentement.
6. Une conclusion selon laquelle il n'y a pas de personne qui devrait être présumée le père d'un enfant ou reconnue en droit comme tel aux termes de l'article 8 de la *Loi portant réforme du droit de l'enfance*.
7. Une ordonnance accordant un ajournement, si la motion est présentée sur consentement.

PROROGATION D'UNE ORDONNANCE TEMPORAIRE

(10) Une ordonnance d'ajournement rendue en vertu de la disposition 7 du paragraphe (9) dans une cause portant sur la protection d'un enfant prévoit la prorogation de toute ordonnance temporaire rendue en application du paragraphe 51 (2) (garde de l'enfant pendant l'ajournement) de la *Loi sur les services à l'enfance et à la famille* qui s'applique à l'égard de la cause qui est ajournée.

MOTIONS PRÉVUES À LA RÈGLE 15

(11) Dans une cause visée par une loi à laquelle s'applique la présente règle, à l'exclusion de la *Loi sur les services à l'enfance et à la famille*, le gestionnaire des causes en droit de la famille peut entendre une motion visant à obtenir une ordonnance prévue au paragraphe 15 (14) en modification d'une ordonnance définitive qu'il a rendue.

CONFÉRENCES

(12) Sous réserve du paragraphe (13), le gestionnaire des causes en droit de la famille peut tenir une conférence relative à la cause, une conférence en vue d'un règlement amiable ou une conférence de gestion du procès à la place d'un juge en vertu de la règle 17.

IDEM : LOI SUR LES SERVICES À L'ENFANCE ET À LA FAMILLE

(13) Dans une cause visée à la partie III de la *Loi sur les services à l'enfance et à la famille*, le gestionnaire des causes en droit de la famille ne doit pas tenir de conférence en vue d'un règlement amiable sans le consentement des parties et du représentant de l'enfant.

APPLICATION DE LA RÈGLE 17

(14) Lors d'une conférence relative à la cause, d'une conférence en vue d'un règlement amiable ou d'une conférence de gestion du procès tenue par le gestionnaire des causes en droit de la famille, la règle 17 s'applique sous réserve des modifications suivantes :

1. Dans une cause à laquelle s'applique la présente règle, à l'exclusion de la *Loi sur les services à l'enfance et à la famille*, le gestionnaire des causes en droit de la famille peut rendre toute ordonnance prévue à la règle 17 et, à l'égard des ordonnances temporaires et définitives visées à l'alinéa 17 (8) b) :
 - i. d'une part, il ne peut rendre que les ordonnances temporaires ou définitives visées au paragraphe (8) de la présente règle,
 - ii. d'autre part, il ne doit rendre d'ordonnance définitive que si les parties y consentent.
2. Dans une cause visée à la partie III de la *Loi sur les services à l'enfance et à la famille*, le gestionnaire des causes en droit de la famille :
 - i. d'une part, peut rendre toute ordonnance prévue à la règle 17, à l'exclusion d'une ordonnance prévue au paragraphe 17 (18),
 - ii. d'autre part, ne peut rendre, en vertu de l'alinéa 17 (8) b), que les ordonnances temporaires ou définitives visées au paragraphe (9) de la présente règle.
3. Une partie à la conférence ne peut demander que celle-ci soit tenue par un juge en vertu du paragraphe 17 (9).
4. Malgré l'alinéa 17 (10) a), la date du procès relative à une cause peut être fixée si le gestionnaire des causes en droit de la famille a tenu une conférence en vue d'un règlement amiable.

POUVOIRS D'EXÉCUTION

(15) Le gestionnaire des causes en droit de la famille peut exercer :

- a) tout pouvoir que peut exercer un tribunal en vertu de la règle 27 (obligation de fournir des renseignements financiers), autre que le pouvoir d'ordonner l'emprisonnement d'une personne en vertu du paragraphe 27 (6), (20) ou (21);
- b) les pouvoirs relatifs aux ordonnances de saisie-arrêt énoncés aux paragraphes 29 (5) et (19).

RENOI D'UNE CAUSE À UN JUGE

(16) Malgré toute disposition contraire de la présente règle, le gestionnaire des causes en droit de la famille peut, à quelque moment que ce soit, ordonner qu'une question qui lui a été confiée soit ajournée et renvoyée à un juge.

APPEL D'UNE ORDONNANCE TEMPORAIRE

(17) Les paragraphes 38 (5) à (45) s'appliquent, avec les adaptations nécessaires, à l'appel d'une ordonnance temporaire rendue par le gestionnaire des causes en droit de la famille.

APPEL D'UNE ORDONNANCE DÉFINITIVE

(18) Les paragraphes 38 (1), (2) et (3) s'appliquent, avec les adaptations nécessaires, à l'appel d'une ordonnance définitive rendue par le gestionnaire des causes en droit de la famille.

ABROGATION

(19) La présente règle est abrogée le 30 juin 2010.

15/07

ONTARIO REGULATION 121/07

made under the

CITY OF TORONTO ACT, 2006

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**PART I
INTERPRETATION**

Interpretation

1. (1) In this Regulation,

"previous year" means, in respect of a taxation year, the immediately preceding taxation year;

"taxation year" means a calendar year.

(2) For the purposes of this Regulation, the tax rate for a taxation year for school purposes is the tax rate prescribed for that year under section 257.12 of the *Education Act*.

PART II
TRADITIONAL MUNICIPAL TAXES

TAX RATIOS — ALLOWABLE RANGES (SUBSECTION 275 (6) OF THE ACT)

Allowable ranges for tax ratios

2. (1) The allowable ranges for tax ratios set out in the Table to this section are prescribed, for the purposes of subsection 275 (6) of the Act, for the property classes set out in the Table.

(2) The upper and lower limits of the ranges are included in the ranges.

TABLE
ALLOWABLE RANGES FOR TAX RATIOS

Property class	Allowable range for tax ratio
Multi-residential property class	1.0 to 1.1
Commercial property class	0.6 to 1.1
Industrial property class	0.6 to 1.1
Pipe line property class	0.6 to 0.7
New multi-residential property class	1.0 to 1.1
Office building property class	0.6 to 1.1
Shopping centre property class	0.6 to 1.1
Parking lots and vacant land property class	0.6 to 1.1
Large industrial property class	0.6 to 1.1
Professional sports facility property class	0.001 to 1.1
Resort condominium property class	1.0 to 1.001

LOCAL MUNICIPAL LEVIES — EXCEPTIONS (SUBSECTION 277 (7) OF THE ACT)

General tax rate if s. 277 (7) of the Act applies

3. (1) This section provides for the manner in which the tax rates on property in a property class are to be determined under subsection 277 (7) of the Act if the conditions set out in that subsection are satisfied.

(2) The tax rate for the general levy for the taxation year for the property class shall not exceed the sum of,

(a) the maximum class rate for the year determined for the property class under section 7; and

(b) the additional rate for the property class for the year that is determined under subsection (3) if,

(i) the City has calculated the tax rate for the property class under section 8 or 9, and

(ii) the property class is one of the commercial classes or industrial classes.

(3) The additional rate for a property class for a taxation year for the purposes of clause (2) (b) is determined in the following manner:

1. Determine the lowest rate that would raise an amount sufficient to fund rebates made under section 329 of the Act in respect of property in,

i. the commercial classes, if the property class is one of the commercial classes, or

ii. the industrial classes, if the property class is one of the industrial classes.

2. If the property class is one of the commercial classes, allocate to the property class the rate that will result in the rates on all the commercial classes being in the same proportion to one another as the tax ratios established under section 275 of the Act for the commercial classes.

3. If the property class is one of the industrial classes, allocate to the property class the rate that will result in the rates on all the industrial classes being in the same proportion to one another as the tax ratios established under section 275 of the Act for the industrial classes.

(4) Despite clause (2) (a), for the 2007 taxation year, the City may elect to apply a different tax rate for the general levy for a taxation year for the property class that does not exceed the rate determined using the formula,

$$A \times \left[1 + \left(0.5 \times \frac{B - C}{C} \right) \right]$$

in which,

“A” is the notional tax rate, as calculated under section 14 of this Regulation for the property class to which subsection 277 (7) of the Act applies, excluding the tax rate for school purposes,

“B” is the actual tax rate for the residential property class as calculated under section 18 excluding the tax rate for school purposes, and

“C” is the notional tax rate for the residential property class as calculated under section 19 excluding the tax rate for school purposes.

(5) In this section,

“commercial classes” and “industrial classes” have the meaning given to those expressions by subsection 275 (1) of the Act.

Municipal levy restriction thresholds

4. The following tax ratios are prescribed for the purposes of subsection 277 (7) of the Act:

1. For the multi-residential property class, 2.74.
2. For the commercial classes, 1.98.
3. For the industrial classes, 2.63.

Special levy for tax increase

5. (1) If, in a taxation year, subsection 6 (1) or (2) applies to a property class of the City, the City shall raise an amount by special levy equal to the amount by which its revenue was reduced by the application of that subsection to the property class.

(2) The special levy shall be raised under subsection 277 (4) of the Act on all property that is not in a property class to which subsection 6 (1) or (2) applies for the year.

Maximum tax ratios

6. (1) If section 5 of this Regulation applied in the previous taxation year, the tax ratio established by the City under section 277 of the Act for the property class for a taxation year shall not exceed the tax ratio calculated in the following manner:

1. Identify the general levy tax rate for the residential property class, as determined by the City for the previous year under section 277 of the Act.
2. Determine the increased residential tax rate by adding the tax rate identified in paragraph 1 and the rate for the special levy for the residential property class for the previous year, as determined under section 5.
3. Divide the previous year’s general levy tax rate for the property class that is subject to section 3 of this Regulation, as determined by the City for the previous year under section 277 of the Act, by the increased residential tax rate determined under paragraph 2.

(2) If section 6 of Ontario Regulation 73/03 (Tax Matters — Special Tax Rates and Limits, 2003 and Later Years) made under the *Municipal Act, 2001* applied in 2006, the tax ratio established by the City under section 277 of the Act for the property class for 2007 shall not exceed the tax ratio calculated in the following manner:

1. Identify the general levy tax rate for the residential property class, as determined by the City for 2006 under section 308 of the *Municipal Act, 2001*.
2. Determine the increased residential tax rate by adding the tax rate identified in paragraph 1 and the rate for the special levy for the residential property class for 2006, as determined under section 6 of Ontario Regulation 73/03.
3. Divide the general levy tax rate for the property class that is subject to section 3 of this Regulation, as determined by the City for 2006 under section 308 of the *Municipal Act, 2001*, by the increased residential tax rate determined under paragraph 2.

Maximum tax rates and revenue limit if s. 6 (2) applies

7. (1) If the tax rates for the general levy imposed for a taxation year by the City under section 277 of the Act would otherwise result in revenues that would exceed the revenue limit for the City for the year, as determined under subsection (2) or (4), the maximum property class tax rate for the year for a property class to which subsection 3 (2) of this Regulation applies in the year shall be the rate determined as follows:

1. Determine the total weighted assessment for the City by adding the weighted assessments for all of the property classes in the City, as determined under subsection 19 (4).
2. For the general municipal levy, determine the residential rate for the taxation year by dividing the revenue limit for the City, as determined under subsection (2) or (4), as the case may be, by the total weighted assessment for the City determined under paragraph 1.

3. The maximum property class tax rate for the taxation year for a property class in the City to which subsection 3 (2) applies is the product determined by multiplying the residential rate for the taxation year, determined under paragraph 2, by the tax ratio for the property class for the taxation year as determined under section 6.
 4. For the purposes of paragraph 3, the maximum tax ratio for a property class for a taxation year is the tax ratio determined for the year under section 6.
- (2) The revenue limit for the City for 2007 shall be determined in the following manner:
1. Identify the general levy tax rate for each property class, as determined by the City for 2006 under section 312 of the *Municipal Act, 2001*.
 2. Increase the tax rate determined under paragraph 1 by adding the special levy tax rate for the property class for the previous year, if any, as determined under section 6 of Ontario Regulation 73/03 (Tax Matters — Special Tax Rates and Limits, 2003 and Later Years) made under the *Municipal Act, 2001*.
 3. Determine the revenue for 2006 for each property class by multiplying the tax rate for the property class, as determined under paragraph 2, by the sum of the assessments for all properties in the property class.
 4. Determine the revenue limit for the City for 2007 by adding the revenue for the year, as determined under paragraph 3, for all property classes in the City.
- (3) For the purposes of subsection (2), the assessment for a property in a property class is the assessment for the property for 2006,
- (a) less the amount, if any, equal to the same percentage of the assessment as the percentage reduction, if any, under section 313 of the *Municipal Act, 2001* in the tax rate applicable to the property for 2006; and
 - (b) after all adjustments to the assessment, if any, made under subsection 312 (3) of the *Municipal Act, 2001*.
- (4) The revenue limit for the City for 2008 or a subsequent taxation year shall be determined in the following manner:
1. Identify the general levy tax rate for each property class, as determined by the City for the previous year under section 277 of the Act.
 2. Increase the tax rate determined under paragraph 1 by adding the special levy tax rate for the property class for the previous year, if any, as determined under section 5.
 3. Determine the revenue for the year for each property class by multiplying the tax rate for the property class, as determined under paragraph 2, by the sum of the assessments for all properties in the property class.
 4. Determine the revenue limit for the City for the year by adding the revenue for the year, as determined under paragraph 3, for all property classes in the City.
- (5) For the 2007 taxation year, if the City has elected under subsection 3 (4) to apply a different tax rate for the general levy for a property class, the revenue limit for the year under subsection (4) shall be deemed to be the amount determined under the following rules:
1. For each property class for which the City has elected under subsection 3 (4), determine the increase in revenue for the year for the property class as a result of the election.
 2. Add the amounts determined under paragraph 1 to the revenue limit for 2007 that would otherwise be determined under subsection (4) without the application of this subsection.

LOCAL MUNICIPAL LEVIES — FUNDING OF REBATES (SUBSECTION 277 (11) OF THE ACT)

Tax rate increases, general, re rebates to charities

8. (1) This section applies with respect to rebates under section 329 of the Act other than rebates described in subsection 9 (1).

(2) The tax rate for a property class may be greater than would be allowed under paragraph 2 of subsection 277 (6) of the Act to the extent necessary to raise an amount sufficient to fund the rebates under section 329 of the Act on property in the property class.

Tax rate increases, commercial and industrial classes, re rebates to charities

9. (1) This section applies with respect to rebates under section 329 of the Act,

(a) that are given to eligible charities; and

(b) that are on property in the commercial classes or industrial classes, within the meaning of subsection 275 (1) of the Act.

(2) The tax rates for the commercial classes may be greater than would be allowed under paragraph 2 of subsection 277 (6) of the Act to the extent necessary to raise an amount sufficient to fund the rebates described in subsection (1) on property in all the commercial classes subject to the requirement in subsection (3).

(3) The amounts by which the tax rates for each of the commercial classes are greater than what would be allowed but for this section must be in the same proportion to each other as the tax ratios established under section 275 of the Act for the commercial classes are to each other.

(4) The tax rates for the industrial classes may be greater than would be allowed under paragraph 2 of subsection 277 (6) of the Act to the extent necessary to raise an amount sufficient to fund the rebates described in subsection (1) on property in all the industrial classes subject to the requirement in subsection (5).

(5) The amounts by which the tax rates for each of the industrial classes are greater than what would be allowed but for this section must be in the same proportion to each other as the tax ratios established under section 275 of the Act for the industrial classes are to each other.

TAXATION OF CERTAIN RAILWAY, POWER UTILITY LANDS (SECTION 280 OF THE ACT)

Tax rates

10. (1) The tax rate imposed on land described in paragraph 1 of subsection 280 (1) of the Act is \$611.33 per acre.

(2) The tax rate imposed on land described in paragraph 2 of subsection 280 (1) of the Act is \$834.02 per acre.

Prescribed power utilities

11. (1) A designated electricity utility, as defined in subsection 19.0.1 (5) of the *Assessment Act*, is prescribed as a power utility for the purposes of paragraph 2 of subsection 280 (1) of the *City of Toronto Act, 2006*.

(2) The following corporations are prescribed as power utilities for the purposes of paragraph 2 of subsection 280 (1) of the Act:

1. Great Lakes Power Limited.
2. Canadian Niagara Power Company Limited.
3. Cedar Rapids Transmission Company Limited.
4. Inco Limited.
5. NAV Canada.
6. Cornwall Street Railway Light & Power Company Limited.

PAYMENTS IN LIEU OF TAXES, DISTRIBUTION (SUBSECTIONS 284 (1) TO (4) OF THE ACT)

Distribution to school boards

12. (1) This section provides for the sharing of payments in lieu of taxes between the City and the school boards.

(2) If the City is eligible to receive a payment in lieu of taxes paid under subsection 4 (3) of the *Municipal Tax Assistance Act* in respect of any property for a year, the City shall distribute the amount in accordance with subsection (5) and the formula in subsection (3).

(3) If the City is eligible to receive a payment in lieu of taxes described in subsection (4) in respect of a residential property for a year, the City shall distribute, in accordance with subsection (5), an amount determined in accordance with the following:

$$\text{School board (share)} = \frac{\text{Amount (of PIL)}}{\text{Total taxes (class)}} \times \frac{\text{School taxes (class)}}{\text{Total taxes (class)}}$$

where,

“Amount (of PIL)” means the amount of the payment in lieu of taxes;

“School board (share)” means the amount to be distributed among the school boards;

“School taxes (class)” means the taxes levied for the year for school purposes on all property in the City in the same property class as the property in respect of which the City is eligible to receive the payment in lieu of taxes;

“Total taxes (class)” means the taxes levied for the year for municipal and school purposes on the property described in the definition of “School taxes (class)”.

(4) The payment in lieu of taxes referred to in subsection (3) is a payment in lieu of taxes paid under any of the following:

1. Subsection 4 (3) of the *Municipal Tax Assistance Act*.

2. Subsection 84 (2) or (5) of the *Electricity Act, 1998*.

(5) The amount that the City is required to distribute under subsection (3) shall be distributed in accordance with subsection 257.8 (2) of the *Education Act*.

(6) The fraction in the formula in subsection (3) must be calculated to five decimal places.

(7) In this section,

“residential property” means property in the residential/farm property class, the multi-residential property class or the new multi-residential property class prescribed under the *Assessment Act*.

Special rules for certain defence properties

13. (1) Section 12 applies with respect to a payment in lieu of taxes in respect of that portion of the lands and premises for which the assessment roll number is 19 08 031 580 00151 that are in the residential or multi-residential property class.

(2) Despite the *Education Act*, payments in lieu of taxes based on the tax rates set out in Ontario Regulation 392/98 (Tax Matters — Taxation of Certain Railway, Power Utility Lands) made under the *Education Act*, shall be retained by the City and not distributed to the school boards.

Instalment payments to school boards

14. (1) The City shall pay the amounts required by sections 12 and 13 for a year in four instalments due on or before March 31, June 30, September 30 and December 15 of the year determined in accordance with the following:

1. The first instalments to the school boards must be 25 per cent of the amount that the City was required to pay the school boards in respect of payments in lieu of taxes for the previous year.
2. The second instalment to a school board must be 50 per cent of the amount that the City is required to pay for the year less the amount of the first instalment.
3. The third instalment to a school board must be 25 per cent of the amount that the City is required to pay for the year.
4. The fourth instalment to a school board must be equal to the balance of the amount that the City is required to pay for the year.

(2) A school board may, by agreement with the City, provide for any number of instalments and their due dates other than those provided in subsection (1), and the agreement prevails over subsection (1).

UNIVERSITIES, ETC., LIABLE TO TAX (SUBSECTIONS 285 (1) TO (5) OF THE ACT)

Tax payable by universities, etc.

15. The prescribed amount for the purposes of subsections 285 (1), (2), (3), (4) and (5) of the Act is \$75 per year.

**PART III
LIMITS ON TRADITIONAL MUNICIPAL TAXES**

DETERMINATION OF MAXIMUM TAXES — LEVY CHANGE ADJUSTMENT (SUBSECTION 291 (1) OF THE ACT)

Application

16. Sections 17 to 20 of this Regulation provide for the adjustments to be made under paragraph 3 of subsection 291 (1) of the Act in respect of changes in taxes for municipal purposes.

Levy change adjustment

17. (1) The amount determined under paragraph 2 of subsection 291 (1) of the Act for a taxation year in respect of a property shall be adjusted,

- (a) by increasing it by the amount determined for the year under subsection (2), if the amount determined under subsection (2) is positive; or
- (b) by decreasing it by the amount determined for the year under subsection (2), if the amount determined under subsection (2) is negative.

(2) The amount referred to in clauses (1) (a) and (b) for a taxation year is determined by multiplying the amount determined under paragraph 2 of subsection 291 (1) of the Act for the taxation year by the adjustment fraction calculated under subsection (3) for that year.

(3) The adjustment fraction for a taxation year shall be calculated using the formula,

$$\frac{D - E}{E}$$

in which,

“D” is the actual tax rate for the property for the taxation year, as described in section 18, and

“E” is the notional tax rate to raise the previous year’s levies for the property, as determined under section 19.

Actual tax rate for a taxation year

18. (1) For the purposes of subsection 17 (3), the actual tax rate for a property for a taxation year means the sum of each tax rate for the taxation year for municipal or school purposes that is applicable to property in the applicable property class.

(2) Despite subsection (1), a special municipal levy for a taxation year applicable to property in a property class shall be included as a tax rate in the calculation of the actual tax rate only if the levy applies to at least 50 per cent of the sum of the assessments of all properties in that property class.

Notional tax rate to raise the previous year’s levies

19. (1) For the purposes of subsection 17 (3), the notional tax rate to raise the previous year’s levies for a property means, in respect of a taxation year, the rate determined under the following rules for the applicable property class:

1. For every general or special municipal levy for the previous year that applied to property in the City, determine the previous year’s levy amount under subsection (2).
2. Despite paragraph 1, only general or special levies that applied in the previous year to at least 50 per cent of the sum of the assessments for the taxation year for property in the property class in the City are included for the purposes of this subsection.
3. Determine the total weighted assessment for the City by adding the weighted assessment for the taxation year, as determined under subsection (4), for each property class to which the levy applied.
4. For each levy, determine the residential rate for the previous year by dividing the previous year’s levy amount, referred to in paragraph 1, by the total weighted assessment determined under paragraph 2.
5. For each levy, determine a class rate for each property class for the taxation year by multiplying the residential rate for the previous year, as determined under paragraph 4, by the tax ratio for the property class for the taxation year.
6. For each property class, the notional tax rate to raise the previous year’s levies is the sum of the class rates for the previous year, as determined under paragraph 5, for the property class and the tax rate for the taxation year for school purposes.

(2) For the purposes of paragraph 1 of subsection (1), the previous year’s levy amount shall be determined in the following manner:

1. Apply the tax rate for the previous year for each property class to the total assessment for property in the property class to which the levy applied, as determined under subsection (3).
2. The previous year’s levy amount is the sum of the amounts determined under paragraph 1 for the property classes.

(3) For the purposes of paragraph 1 of subsection (2), the total assessment for property in a property class is determined by taking the sum of the assessments for the previous year for each property in the property class and adjusting the sum for the changes in assessment that would produce the changes in taxes referred to in,

- (a) paragraphs 2 and 3 of subsection 282 (6) of the Act, if the property class is not subject to Part XII of the Act; or
- (b) paragraphs 2, 3 and 5 of subsection 291 (2) of the Act, if the property class is subject to Part XII of the Act.

(4) Despite subsection (3), for the purposes of paragraph 1 of subsection (2), the total assessment for 2007 for property in a property class is determined by taking the sum of the assessments for the previous year for each property in the property class and adjusting the sum for the changes in assessment that would produce the changes in taxes referred to in,

- (a) paragraphs 2 and 3 of subsection 318 (6) of the *Municipal Act, 2001*, as it reads on December 31, 2006, if the property class was not subject to Part IX of that Act; or
- (b) paragraphs 2, 3 and 5 of subsection 329 (2) of the *Municipal Act, 2001*, as it reads on December 31, 2006, if the property class was subject to Part IX of that Act.

(5) For the purposes of paragraph 2 of subsection (1), the weighted assessment for a taxation year for each property class to which the levy applies is calculated using the formula,

$$F \times G$$

in which,

“F” is the sum of the assessments for the taxation year for properties in the property class to which the levy applies,

“G” is the tax ratio for the property class for the taxation year.

(6) For the purposes of subsection (5), the assessment for a taxation year for a property in a property class shall be reduced by the same percentage of the assessment as the percentage reduction, if any, under section 278 of the Act in the tax rate applicable to the property for the taxation year.

Graduated tax rates

20. For the purposes of sections 17 to 19 of this Regulation, the tax rate for a property with respect to which a by-law under section 279 of the Act applies is the tax rate that would have applied if section 279 of the Act had not applied.

DETERMINATION OF MAXIMUM TAXES — ADJUSTMENT FOR CONSOLIDATION OR DIVISION OF PARCELS (SUBSECTION 291 (2) OF THE ACT)

Application and interpretation

21. (1) In this section and sections 22 to 27,

“assessment roll” means the assessment roll under the *Assessment Act*;

“average level of taxation” means, in respect of two or more parcels of land for the previous year, the sum of the taxes for municipal and school purposes imposed on each parcel in the previous year divided by the sum of the taxes that would have been imposed for the previous year on each parcel if Part XII of the Act had not applied;

“consolidated parcel” means a parcel of land included on the assessment roll for the taxation year that was included on the assessment roll for the previous year as two or more separate parcels;

“level of taxation” means, in respect of a parcel of land for a year, the level of taxation for the parcel for the year that would be determined under paragraph 1 of subsection 291 (2) of the Act;

“original parcel” means, in respect of a taxation year, a parcel of land included on the assessment roll for the previous year that is severed or subdivided into two or more parcels of land that are included on the assessment roll for the current taxation year;

“property class” means a property class under the *Assessment Act*;

“separate parcel” means, in respect of a taxation year, a parcel of land included on the assessment roll for the previous year that is included on the assessment roll for the taxation year as part of a consolidated parcel;

“severed parcel” means, in respect of a taxation year, a parcel of land included on the assessment roll for the taxation year that was part of an original parcel included on the assessment roll for the previous year;

“subclass” means subclass of real property as defined in section 1 of the *Assessment Act*.

(2) For the purposes of this section and sections 22 to 27 of this Regulation, the commercial classes, as defined in subsection 288 (1) of the Act, are deemed to be a single property class and the industrial classes, as defined in that subsection, are deemed to be a single property class.

(3) In sections 22 to 27, a reference to a provision of the Act listed in Column 1 of the following Table shall be read as a reference to the provision of the *Municipal Act, 2001* listed in the same row in Column 2 of the Table if the reference is to the application of the provision for the 2006 taxation year:

TABLE

Column 1 — Act	Column 2 — <i>Municipal Act, 2001</i>
Part XII	Part IX
Section 291	section 329
Section 293	section 330
Section 294	section 331
paragraph 1 of subsection 294 (2)	paragraph 1 of subsection 331 (2)

Consolidation of parcels, par. 1 of s. 291 (2) of the Act

22. (1) This section applies to determine, for the purposes of paragraph 1 of subsection 291 (2) of the Act, the amount of taxes for the previous year if two or more parcels of land that were included on the assessment roll for taxation in the previous year are consolidated into one consolidated parcel on the assessment roll for the taxation year.

(2) The amount of the taxes for the previous year for the consolidated parcel is the sum of the taxes for municipal and school purposes levied on the separate parcels for the previous year if the property class in which each separate parcel was included for the previous year and the property class in which the consolidated parcel is included for the taxation year are the same.

(3) Subject to subsection (4), if two or more separate parcels were included in different property classes in the previous year to which Part XII of the Act applied and portions of the consolidated parcel are in the same property classes in the taxation year as the separate parcels, the amount of taxes for the previous year for the portion of the consolidated parcel that is in the same property class for the taxation year as the corresponding separate parcel in the previous year is the amount of taxes for municipal and school purposes levied for the previous year on the separate parcel.

(4) If any of the separate parcels was included in the subclass for vacant land for the previous year and the corresponding portion of the consolidated parcel is included for the taxation year in the subclass for excess land,

- (a) the amount of the taxes for the previous year for the portion of the consolidated parcel that is included in the subclass for excess land in the taxation year is the amount of the taxes for municipal and school purposes that was levied on the separate parcel included in the subclass for vacant land for the previous year; and
- (b) the amount of the taxes for the previous year for each portion of the consolidated parcel that is not included in the subclass for excess land in the taxation year is the amount of the taxes for municipal and school purposes that was levied for the previous year on the corresponding separate parcel if it was included in the same property class in the previous year as the portion of the consolidated parcel.

(5) If two or more of the separate parcels were included in the same property class to which Part XII of the Act applied in the previous year but only a portion of the consolidated parcel is included in that property class in the taxation year, the amount of the taxes for the previous year for that portion of the consolidated parcel is the amount determined in the following manner:

1. Determine the average level of taxation of the separate parcels for the previous year.
2. Determine the tax rate levied by the City for the previous year on property in the same property class as that portion of the consolidated parcel.
3. Determine the assessment on the portion for the taxation year.
4. Determine the total assessment of the consolidated parcel.
5. Divide the amount determined under paragraph 3 by the amount determined under paragraph 4.
6. Determine the total assessment of the separate parcels for the previous year.
7. Multiply the quotient determined under paragraph 5 by the amount determined under paragraph 6.
8. Multiply the average level of taxation determined under paragraph 1 for the previous year by the tax rate determined under paragraph 2 for the previous year.
9. Multiply the product determined under paragraph 7 by the product determined under paragraph 8.

(6) If two or more of the separate parcels were included in different property classes to which Part XII of the Act applied in the previous year and the consolidated parcel is included in the same property class for the taxation year as one of those separate parcels, the amount of the taxes for municipal and school purposes for the consolidated parcel for the previous year is the amount determined in the following manner:

1. Determine,
 - i. the level of taxation for the previous year of the separate parcel that was included in the same property class in the previous year as the consolidated parcel, if only one separate parcel was in the same property class for the previous year as the consolidated parcel, or
 - ii. the average level of taxation for the previous year of the separate parcels that were included in the same property class in the previous year as the consolidated parcel, if more than one separate parcel was in the same property class for the previous year as the consolidated parcel.
2. Determine the sum of the assessments for the previous year of all of the separate parcels that were in different property classes for the previous year than the consolidated parcel.
3. Determine the tax rate levied by the City for the previous year on property in the same property class as the consolidated parcel.
4. Multiply the sum of the assessments determined under paragraph 2 by the tax rate referred to in paragraph 3.
5. Multiply the product determined under paragraph 4 by the lesser of,
 - i. 1.00, and
 - ii. the level of taxation or average level of taxation for the previous year determined under paragraph 1.
6. Add the product determined under paragraph 5 to the taxes determined for the previous year under section 291, 293 or 294 of the Act for all of the separate parcels that were included in the same property class in the previous year as the consolidated parcel.

(7) The amount of taxes for municipal and school purposes of the consolidated parcel for the previous year is the amount determined under subsection (8) if,

- (a) two or more of the separate parcels that were consolidated for the taxation year were included in different property classes for the previous year;
- (b) not all of the separate parcels that were consolidated were included in property classes that were subject to Part XII of the Act for the previous year;
- (c) the consolidated parcel is included in a single property class that is subject to Part XII of the Act for the taxation year; and
- (d) the property class in which the consolidated parcel is included for the taxation year is the same as the property class in which one of the separate parcels was included in the previous year.

(8) For the purposes of subsection (7), the amount is determined as follows:

1. Determine,
 - i. the level of taxation for the previous year of the separate parcel that was included in the same property class in the previous year as the consolidated parcel, if only one separate parcel was in the same property class for the previous year as the consolidated parcel, or
 - ii. the average level of taxation for the previous year of the separate parcels that were included in the same property class in the previous year as the consolidated parcel, if more than one separate parcel was in the same property class for the previous year as the consolidated parcel.
2. Determine the sum of the assessments for the previous year of all separate parcels that were included in property classes that were not subject to Part XII of the Act.
3. Determine the tax rate levied by the City for the previous year on property in the same property class as the consolidated parcel.
4. Multiply the sum of the assessments determined under paragraph 2 by the tax rate referred to in paragraph 3.
5. Multiply the product determined under paragraph 4 by the lesser of,
 - i. 1.00, and
 - ii. the level of taxation or average level of taxation for the previous year determined under paragraph 1.
6. Add the product determined under paragraph 5 to the taxes determined for the previous year under section 291, 293 or 294 of the Act for all of the separate parcels that were in the same property class in the previous year as the consolidated parcel.

Severance or subdivision of land, par. 1 of s. 291 (2) of the Act

23. (1) This section applies in determining the amount of taxes for the previous year for a severed parcel for the purposes of paragraph 1 of subsection 291 (2) of the Act.

(2) The amount of the taxes for municipal and school purposes for the previous year for a severed parcel that is in the same property class in the taxation year as the property class in which the original parcel was included for the previous year is the amount determined in the following manner, if the original parcel was not included in the previous year in the subclass for vacant land:

1. Determine the taxes for municipal and school purposes for the original parcel for the previous year under section 291, 293 or 294 of the Act.
2. Determine the ratio of the assessment for the taxation year of each severed parcel that is in the same class as the original parcel to the total assessment of the severed parcels for the taxation year.
3. Multiply the amount of taxes determined under paragraph 1 by the ratio determined under paragraph 2.

(3) If a portion of the original parcel was included in the subclass for excess land for the previous year, the taxes for municipal and school purposes for the previous year for a severed parcel that is not in the subclass for vacant land for the taxation year and that is in the same property class as the corresponding portion of the original parcel that was not included in the subclass for excess land for the previous year is the amount of taxes levied on the corresponding portion of the original parcel in the previous year.

(4) If the original parcel contains portions that are in different property classes to which Part XII of the Act applied and the severed parcels are contained in the same property class as a portion of the original parcel, the taxes for municipal and school taxes for the previous year for the severed parcel is the amount of the taxes levied on the corresponding portion of the original parcel.

Portion of parcel in same property class as original parcel

- 24.** (1) This section applies to a portion of a parcel of land if,
- (a) the parcel of land was in a single property class that was subject to Part XII of the Act in the previous year; and
 - (b) the parcel of land is apportioned into more than one property class for the taxation year and the portion of the parcel is in the same class as the classification of the parcel from the previous taxation year.
- (2) The taxes for the previous year for the portion of the parcel of land shall be determined in the following manner:
1. Determine the taxes for the original parcel for the previous year under section 291, 293 or 294 of the Act.
 2. Determine the ratio of the assessment of the apportioned parcel that is in the same property class as the original parcel for the taxation year to the total assessment of the parcel for the taxation year.
 3. Multiply the amount of taxes determined under paragraph 1 by the ratio determined under paragraph 2.

Change in proportions of parcel in different property classes

- 25.** (1) This section applies to a parcel that satisfies the following conditions:
1. Portions of the parcel were included in different property classes for the previous year.
 2. Portions of the parcel are included in the same property classes for the taxation year and not in any other property class.
 3. The proportion of the assessment of each portion of the parcel in a property class has changed between the previous year and the taxation year.
 4. The change in the assessment for each portion of the parcel included in a property class for the taxation year is due only to a change in the proportion of the parcel included in each of the property classes, as a result of a change event described in clause (a) of the definition of “change event” in subsection 34 (2.2) of the *Assessment Act*.
- (2) The amount of taxes for municipal and school purposes for the previous year for the purposes of paragraph 1 of subsection 291 (2) of the Act for each portion of the parcel whose assessment increased between the previous year and the taxation year is determined as follows:
1. Determine the amount of taxes that were levied on the portion of the property for the previous year under section 291, 293 or 294 of the Act.
 2. Determine the amount of taxes that would have been levied on the portion of the property for the previous year but for the application of Part XII of the Act.
 3. Divide the amount determined under paragraph 1 by the amount determined under paragraph 2.
 4. Determine the assessment of the portion of the property on the assessment roll for the taxation year.
 5. Determine the total assessment of the property on the assessment roll for the taxation year.
 6. Divide the amount determined under paragraph 4 by the amount determined under paragraph 5.
 7. Multiply the quotient determined under paragraph 6 by the total assessment of the property on the assessment roll for the previous year.
 8. Determine the amount of taxes that would have been levied in the previous year on the assessment amount determined under paragraph 7 but for the application of Part XII of the Act.
 9. Subtract the amount determined under paragraph 2 from the amount determined under paragraph 8.
 10. Multiply the remainder determined under paragraph 9 by the lesser of,
 - i. the quotient determined under paragraph 3, and
 - ii. 1.0.
 11. Add the product determined under paragraph 10 to the amount determined under paragraph 1.
- (3) The taxes for municipal and school purposes for the previous year for the purposes of paragraph 1 of subsection 291 (2) of the Act for each portion of the parcel whose assessment decreased between the previous year and the taxation year is determined as follows:
1. Determine the assessment of the portion of the property on the assessment roll for the taxation year.
 2. Determine the total assessment of the property on the assessment roll for the taxation year.
 3. Divide the amount determined under paragraph 1 by the amount determined under paragraph 2.

4. Multiply the quotient determined under paragraph 3 by the total assessment of the property on the assessment roll for the previous year.
5. Determine under section 291, 293 or 294 of the Act the amount of taxes that would have been levied for the previous year on the assessment amount determined under paragraph 4.

Change in tax exempt portion of a parcel

26. (1) This section applies if the portion of a parcel of land that is exempt from taxes for municipal and school purposes changes between the previous year and the taxation year and the change is due only to a change in the proportion of the parcel that is entitled to the exemption.

(2) The amount of taxes for municipal and school purposes for the previous year for the taxable portion of the parcel for the purposes of paragraph 1 of subsection 291 (2) of the Act is determined as follows:

1. If the assessment of the taxable portion of the parcel increased between the previous year and the taxation year, the amount of the taxes for municipal and school purposes for the previous year for that portion is the amount that would be determined in respect of the portion of the parcel under subsection 25 (2) of this Regulation.
2. If the assessment of the taxable portion of the parcel decreased between the previous year and the taxation year, the amount of the taxes for municipal and school purposes for the previous year for that portion is the amount that would be determined in respect of the portion of the parcel under subsection 25 (3) of this Regulation.

Change in subclass assessment of a property

27. (1) This section applies if,

- (a) the proportion of the assessment on the portion of a property that is in a subclass for excess land, if any, changes between the previous year and the taxation year; and
- (b) the change in the assessment referred to in clause (a) results from the application of municipal requirements for any development on the property.

(2) The amount of taxes for the previous year for the purposes of paragraph 1 of subsection 291 (2) of the Act for the portion of the property that is not in a subclass for excess land is determined as follows:

1. Determine the assessment of the portion of the property that is not in a subclass for excess land for the taxation year.
2. Determine the total assessment of the property for the taxation year.
3. Determine the total assessment of the property for the previous year.
4. Determine the tax rate levied by the City for the previous year on the portion of the property not in a subclass for excess land.
5. Determine the level of taxation for the previous year for the property.
6. Divide the amount determined under paragraph 1 by the amount determined under paragraph 2.
7. Multiply together the following:
 - i. the quotient determined under paragraph 6,
 - ii. the amount determined under paragraph 3,
 - iii. the tax rate determined under paragraph 4, and
 - iv. the level of taxation determined under paragraph 5.

(3) The amount of taxes for the previous year for the purposes of paragraph 1 of subsection 291 (2) of the Act for the portion of the property that is in a subclass for excess land is determined as follows:

1. Determine the assessment of the portion of the property that is in a subclass for excess land for the taxation year.
2. Determine the total assessment of the property for the taxation year.
3. Determine the total assessment of the property for the previous year.
4. Determine the applicable tax rate in the City for the previous year for the subclass for excess land.
5. Determine the level of taxation for the previous year on the property.
6. Divide the amount determined under paragraph 1 by the amount determined under paragraph 2.
7. Multiply together the following:
 - i. the quotient determined under paragraph 6,
 - ii. the amount determined under paragraph 3,

- iii. the tax rate determined under paragraph 4, and
- iv. the level of taxation determined under paragraph 5.

DETERMINATION OF MAXIMUM TAXES — SPECIAL RULE FOR CERTAIN ASSESSMENTS (SUBSECTION 291 (9) OF THE ACT)

Special rule for assessments under ss. 33 and 34 of the *Assessment Act*

28. If an additional assessment is made under section 33 of the *Assessment Act* for a taxation year in relation to an improvement and, in relation to the same improvement, an additional assessment is made for the subsequent taxation year under section 34 of the *Assessment Act*, subsection 291 (9) of the *City of Toronto Act, 2006* shall not apply with respect to the additional assessment for the subsequent taxation year.

CITY OPTION — PRESCRIBED ADJUSTMENTS (SUBSECTION 292 (1) OF THE ACT)

Adjustments under par. 2 i A of s. 292 (1) of the Act

29. (1) The following are prescribed, for the purposes of the 2008 or a subsequent taxation year, as the adjustments to be made under sub-subparagraph 2 i A of subsection 292 (1) of the Act to the amount of the taxes for municipal and school purposes that would have been levied in respect of a property for the previous year but for the application of Part XII of the Act:

1. If a supplementary assessment or change in classification was made under section 34 of the *Assessment Act* during the previous year or if an assessment or change in classification could have been made under section 34 of that Act and the appropriate change is made on the assessment roll for taxation in the taxation year, recalculate the taxes as if the increase in the assessment or the change in classification, as the case may be, had applied to the property for all of the previous year.
2. If the assessment of a property whose classification is in the subclass for vacant land on the assessment roll for taxation in the taxation year increases as a result of an improvement to that property during the previous year and if no portion of any building on the property began to be used for any purpose during the previous year, recalculate the taxes as if the increase in the assessment had applied to the property for all of the previous year.
3. If City council cancels, reduces or refunds taxes under section 323 of the Act for the previous year on an application under clause 323 (1) (a), (b), (c), (d) or (f) of the Act or under section 325 of the Act for the previous year, recalculate the taxes as if the event that caused the cancellation, reduction or refund had occurred on January 1 of the previous year.
4. If City council increases taxes under section 326 of the Act for the previous year, recalculate the taxes for the previous year accordingly.
5. If, as a result of an assessment under subsection 32 (2) or section 33 of the *Assessment Act*, the total taxes for municipal and school purposes for the property for the previous year are altered, recalculate the taxes for the previous year as if the alteration had applied to the property for all of the previous year.

(2) The following are prescribed, for the purposes of the 2007 taxation year, as the adjustments to be made under sub-subparagraph 2 i A of subsection 292 (1) of the Act to the amount of the taxes for municipal and school purposes that would have been levied in respect of a property for the previous year but for the application of Part XII of the Act:

1. If a supplementary assessment or change in classification was made under section 34 of the *Assessment Act* during the previous year or if an assessment or change in classification could have been made under section 34 of that Act and the appropriate change is made on the assessment roll for taxation in the taxation year, recalculate the taxes as if the increase in the assessment or the change in classification, as the case may be, had applied to the property for all of the previous year.
2. If the assessment of a property whose classification is in the subclass for vacant land on the assessment roll for taxation in the taxation year increases as a result of an improvement to that property during the previous year and if no portion of any building on the property began to be used for any purpose during the previous year, recalculate the taxes as if the increase in the assessment had applied to the property for all of the previous year.
3. If City council cancels, reduces or refunds taxes under section 357 of the *Municipal Act, 2001* for the previous year on an application under clause 357 (1) (a), (b), (c), (d) or (f) of that Act or under section 358 of that Act for the previous year, recalculate the taxes as if the event that caused the cancellation, reduction or refund had occurred on January 1 of the previous year.
4. If City council increases taxes under section 359 of the *Municipal Act, 2001* for the previous year, recalculate the taxes for the previous year accordingly.
5. If, as a result of an assessment under subsection 32 (2) or section 33 of the *Assessment Act*, the total taxes for municipal and school purposes for the property for the previous year are altered, recalculate the taxes for the previous year as if the alteration had applied to the property for all of the previous year.

BY-LAW TO PROVIDE FOR RECOVERIES — PRESCRIBED ADJUSTMENTS (SECTION 293 OF THE ACT)

Re changes in taxes for school purposes

30. No adjustment shall be made for the purposes of the following provisions of the Act in respect of changes in taxes for school purposes:

1. Subsection 293 (2).
2. Paragraph 2 of subsection 293 (4).
3. Paragraphs 2 and 6 of subsection 293 (6).

Adjustment, various provisions

31. (1) This section applies for the purposes of subsection 293 (2), paragraph 2 of subsection 293 (4) and paragraph 2 of subsection 293 (6) of the Act.

(2) The amount of the adjustment to the taxes for a taxation year in respect of changes in taxes for municipal purposes shall be determined using the formula,

$$H \times \frac{1}{J+1}$$

in which,

“H” is the amount of uncapped taxes for the taxation year, and

“J” is the adjustment fraction for the taxation year determined under subsection 17 (3) of this Regulation.

(3) In this section,

“uncapped taxes” means, in respect of a taxation year, the taxes for municipal and school purposes that would have been imposed for the year if Part XII of the Act had not applied.

Adjustment, par. 1 of s. 293 (4) of the Act

32. For the purposes of paragraph 1 of subsection 293 (4) of the Act, foregone revenues shall be determined after taking into account revenues gained or lost as a result of the application of paragraph 3 or 4 of subsection 292 (1) of the Act.

Adjustment, par. 6 of s. 293 (6) of the Act

33. (1) This section applies for the purposes of paragraph 6 of subsection 293 (6) of the Act.

(2) The amount determined under paragraph 5 of subsection 293 (6) of the Act in respect of a taxation year shall be adjusted,

- (a) by increasing it by the amount determined under subsection (3), if the amount determined under subsection (3) is positive; or
- (b) by decreasing it by the amount determined under subsection (3), if the amount determined under subsection (3) is negative.

(3) The amount referred to in clauses (2) (a) and (b) is the amount determined by multiplying the amount determined under paragraph 5 of subsection 293 (6) of the Act by the taxation year adjustment fraction determined under subsection 17 (3) of this Regulation.

Taxes not to be lower than uncapped taxes

34. (1) Despite subsection 293 (6) of the Act, if the taxes for municipal and school purposes for a taxation year, as determined under that subsection, are less than the uncapped taxes for the year, the taxes for municipal and school purposes for the year shall be equal to the uncapped taxes for the year.

(2) In this section,

“uncapped taxes” means, in respect of a taxation year, the taxes for municipal and school purposes that would have been imposed for the year if Part XII of the Act had not applied.

TAXES ON ELIGIBLE PROPERTIES — “ELIGIBLE PROPERTY” (SUBSECTION 294 (20) OF THE ACT)

Special rules re “eligible property”

35. (1) None of the following properties that becomes taxable for municipal and school purposes in 2007 or a subsequent year is eligible property for the purposes of section 294 of the Act in the year the property becomes taxable:

1. Property of a municipal electricity utility as defined in section 88 of the *Electricity Act, 1998*.

2. Property acquired under a transfer order under subsection 34 (1) of the *Social Housing Reform Act, 2000*.
 3. Property of a non-profit housing corporation referred to in subsection 13 (1) of the *Housing Development Act*.
- (2) Subject to subsection (3), the following properties are deemed to be eligible property for the purposes of section 294 of the Act:
1. A vacant parcel of land that is severed from a larger parcel of land or that is a lot in a subdivided parcel of land, if the taxation year is the first year for which the parcel is included as a separate parcel on the assessment roll.
 2. Despite subsection 291 (12) of the Act, property to which section 294 of the *City of Toronto Act, 2006* or, for 2007, section 331 of the *Municipal Act, 2001* applied in the previous year as a result of an assessment made under subsection 34 (2) of the *Assessment Act* or a severance or subdivision, if clause 291 (9) (a) of the *City of Toronto Act, 2006* applies to the property for the taxation year.
 3. Property in respect of which an assessment could have been made under section 34 of the *Assessment Act* in the previous year if,
 - i. making the assessment in the previous year would have resulted in the application to the property of clause 291 (9) (a) of the *City of Toronto Act, 2006* or, for 2007, clause 329 (7) (a) of the *Municipal Act, 2001*, and
 - ii. the appropriate change is made on the assessment roll for the taxation year.
- (3) None of the following is eligible property for the purposes of section 294 of the Act:
1. Property that would otherwise be eligible property only because of a change in classification from one class in the commercial classes to another class in the commercial classes or from one class in the industrial classes to another class in the industrial classes.
 2. A severed parcel that is described in subsection 23 (2), (3) or (4) of this Regulation.
 3. A severed parcel that fails to satisfy the minimum size requirements for development under the relevant municipal zoning by-law.
- (4) In this section,

“commercial classes” means the commercial classes as defined in subsection 275 (1) of the Act;

“industrial classes” means the industrial classes as defined in subsection 275 (1) of the Act.

MISCELLANEOUS (PART XII OF THE ACT)

Certain payments in lieu of taxes deemed to be taxes

36. Payments in lieu of taxes made under subsections 4 (3) and (4) of the *Municipal Tax Assistance Act* in respect of property described in paragraphs 1, 2 and 3 of subsection 35 (1) of this Regulation are deemed to be taxes for municipal and school purposes for the purposes of sections 291 and 293 of the *City of Toronto Act, 2006*.

PART IV COLLECTION OF TRADITIONAL MUNICIPAL TAXES

CANCELLATION, REDUCTION, REFUND OF TAXES — VACANT LAND (CLAUSE 323 (1) (b) OF THE ACT)

Mid-year demolition, etc.

37. (1) For the purposes of clause 323 (1) (b) of the Act, the recalculation of taxes for the taxation year shall include a reduction determined as follows:

1. If paragraph 2 does not apply, the reduction is,
 - i. 30 per cent of the taxes otherwise determined for the current taxation year, if the property was included in the commercial classes, or
 - ii. 35 per cent of the taxes otherwise determined for the current taxation year, if the property was included in the industrial classes.
2. If a by-law was passed under subsection 278 (4) of the Act that sets out a percentage of taxes between 30 and 35 per cent, the reduction is that percentage of the taxes.

(2) Paragraph 5 of subsection 291 (2) of the *City of Toronto Act, 2006* applies to a property even if the owner of the property was entitled to but failed to make an application to City council under clause 323 (1) (a), (b), (d) or (f) or section 325 of that Act or, before 2007, under clause 357 (1) (a), (b), (d) or (f) or section 358 of the *Municipal Act, 2001* for a cancellation, reduction or refund of taxes for the previous year, but only if the appropriate change is made to the assessment of the property on the assessment roll, as returned, for the taxation year.

VACANT UNIT REBATE (SECTION 331 OF THE ACT)

Eligible property

38. (1) A building or structure on property that is classified in one of the commercial classes or industrial classes is prescribed to be an eligible property for the purposes of section 331 of the Act for a period of time if,

- (a) the period of time is at least 90 consecutive days; and
- (b) no portion of the building or structure was used at any time in the period of time.

(2) A portion of a building on property that is classified in one of the commercial classes is prescribed to be an eligible property under section 331 of the Act for a period of time if the period of time is at least 90 consecutive days and throughout the period of time,

- (a) the portion of the building was not used and was clearly delineated or separated by physical barriers from the portion of the building that was used; and
- (b) the portion of the building,
 - (i) was capable of being leased for immediate occupation,
 - (ii) was capable of being leased but not for immediate occupation because it was in need of or undergoing repairs or renovations or was under construction, or
 - (iii) was unfit for occupation.

(3) A portion of a building on property that is classified in one of the industrial classes is prescribed to be an eligible property under section 331 of the Act for a period of time if,

- (a) the period of time is at least 90 consecutive days; and
- (b) throughout the period of time, the portion of the building was not used and was clearly delineated or separated by physical barriers from the portion of the building that was used.

(4) The following rules apply for the purposes of subsections (1), (2) and (3):

- 1. A reference to a period of at least 90 consecutive days shall be read as a reference to a period of at least 89 consecutive days if the period includes all of February.
- 2. The following, in the absence of other activity, does not constitute the use of a building or structure or a portion of a building:
 - i. Construction, repairs or renovations of the building, structure or portion of the building.
 - ii. The heating, cooling, lighting or cleaning of the building, structure or portion of the building.
 - iii. The presence of fixtures.

(5) Despite subsections (1), (2) and (3), a building, structure or portion of a building is not prescribed to be an eligible property under section 331 of the Act for a period of time if,

- (a) it is used for commercial or industrial activity on a seasonal basis;
- (b) it is leased to a tenant who is in possession of the leasehold interest throughout the period of time; or
- (c) it is included in a subclass for vacant land under subsection 8 (1) of the *Assessment Act* throughout the period of time.

(6) Despite subsections (1) and (2), a building or structure or portion of a building is not prescribed to be an eligible property under section 331 of the Act if it is in the resort condominium property class.

Amount of vacant unit rebate

39. (1) In this section,

“base property” means, in respect of an eligible property for a taxation year, the real property whose assessment on the roll returned under the *Assessment Act* for taxation in the taxation year includes the eligible property, excluding any portion of the real property,

- (a) that is exempt from taxes for municipal and school purposes for the year,
- (b) that is not included in the same class of real property for the taxation year under the *Assessment Act* as the eligible property, or
- (c) that is included in a subclass for excess land under subsection 8 (1) of the *Assessment Act*.

(2) The amount of taxes for a taxation year in respect of an eligible property to which the percentage specified in paragraph 2 or 3 of subsection 331 (2) of the Act or referred to in subsection 331 (4) of the Act is to be applied is determined as follows:

1. Take the value of the eligible property for the year as determined by the assessment corporation.
2. Determine the percentage that the value of the eligible property is of the assessed value of the base property for the taxation year.
3. Multiply the percentage determined under paragraph 2 by the taxes for municipal and school purposes for the base property for the taxation year.
4. Determine the percentage that the number of days in the taxation year that the property was an eligible property is of the total number of days in the year.
5. Multiply the percentage determined under paragraph 4 by the product determined under paragraph 3.

(3) The amount of the rebate for the purposes of section 331 of the Act in respect of an eligible property is determined by multiplying the amount of taxes determined under subsection (2) in respect of the eligible property for the year by the percentage set out in paragraph 2 or 3 of subsection 331 (2) of the Act or referred to in subsection 331 (4) of the Act, whichever percentage applies.

(4) If the period of at least 90 consecutive days during which a property or portion of a property was an eligible property commences after October 3 in the prior taxation year, the amount of taxes for the taxation year is determined for the purposes of subsection (2) by adding the following amounts:

1. The amount of taxes that would be determined under subsection (2) for the previous taxation year if the only period in that year during which the property or portion of the property was an eligible property was the period after October 3 during which the building or structure or the portion of the building was an eligible property.
2. The amount of taxes that would be determined under subsection (2) for the taxation year in respect of the period in the year during which the building or structure or the portion of the building was an eligible property.

Application for vacant unit rebate

40. (1) An interim application and a final application for a rebate under section 331 of the Act in respect of a taxation year must contain the following information:

1. The name of the owner of the eligible property and, if applicable, the name of the owner's agent.
2. The address of the real property that includes the eligible property, including the number, street and municipality.
3. The assessment roll number of the real property that includes the eligible property for purposes of assessment under the *Assessment Act*.
4. The dates in the period covered by the interim or final application during which the building or structure or the portion of the building was an eligible property.
5. A description of the eligible property,
 - i. by suite or unit number and floor number, or
 - ii. by a method of describing its location in the building that is sufficient to identify the eligible property if it cannot be described by suite or unit number and floor number.
6. The area of the eligible property in square feet.
7. Any additional documentation the municipality or assessment corporation may request to assist in identifying the eligible property.

(2) The City shall forward a copy of each interim and final application to the assessment corporation for determination of the value of the eligible property.

(3) The assessment corporation shall provide the value of the eligible property to the City as soon as practicable.

(4) The City shall calculate the amount of the rebate payable to the owner as soon as practicable after receiving the determination of the value of the eligible property from the assessment corporation.

(5) The City may calculate the amount of a rebate based on an estimate of the amount of taxes for municipal and school purposes in respect of the eligible property and subsequently adjust the amount of the rebate when the amount of the taxes is finally determined.

Recalculation of vacant unit rebate

41. (1) The City shall recalculate the amount of a rebate in respect of an eligible property if the taxes are reduced under section 323 or 325 of the Act or if the assessment for the property changes as the result of,

- (a) a settlement under section 39.1 of the *Assessment Act*;
- (b) an appeal under section 40 of the *Assessment Act*; or

(c) an application under section 46 of the *Assessment Act*.

(2) If the City pays or credits to an owner a rebate in an amount that is greater than the amount determined under a recalculation under subsection (1), the City may recover the excess amount.

(3) If the City pays or credits to an owner a rebate in an amount that is less than the amount determined under a recalculation under subsection (1), the City shall pay or credit to the owner the additional amount of the rebate as soon as practicable after the recalculation.

Deadline extension, vacant unit rebate

42. For the purposes of paragraph 5 of subsection 331 (2) of the *City of Toronto Act, 2006*, if the assessment corporation assesses a property during a taxation year under section 33 of the *Assessment Act* in respect of either of the two preceding taxation years, the deadline for making an application under section 331 of the *City of Toronto Act, 2006* for that preceding taxation year is extended to the day that is 90 days after the day the assessment is mailed to the owner under section 35 of the *Assessment Act*.

Interest on vacant unit rebate

43. (1) Interest is payable under subsection 331 (20) of the Act in respect of a rebate under an interim application for a taxation year if,

- (a) the interim application is received by the City by July 31 of the taxation year to which the rebate relates; and
- (b) the City fails to pay or credit the owner the amount of the rebate to which the owner is entitled by the later of,
 - (i) November 30 of the taxation year to which the rebate relates, and
 - (ii) the day that is 120 days after the day the owner provides the information required under subsection 40 (1) of this Regulation.

(2) Interest is payable under subsection 331 (20) of the Act in respect of a rebate under a final application for a taxation year if,

- (a) the final application is received by the City by the last day of February of the year immediately following the taxation year to which the rebate relates; and
- (b) the City fails to pay or credit the owner the amount of the rebate to which the owner is entitled by the later of,
 - (i) June 30 of the year immediately following the taxation year to which the rebate relates, and
 - (ii) the day that is 120 days after the day the owner provides the information required under subsection 40 (1) of this Regulation.

Interest on vacant unit rebate, special cases

44. (1) If the deadline for applying for a rebate in respect of a taxation year is extended under section 40 of this Regulation, interest is payable under subsection 331 (20) of the Act in respect of the rebate if,

- (a) an application for the rebate is received by the City before the deadline; and
- (b) the City fails to pay or credit the owner the amount of the rebate to which the owner is entitled by the later of,
 - (i) the day that is 120 days after the deadline, and
 - (ii) the day that is 120 days after the day the owner provides the information required under subsection 40 (1) of this Regulation.

(2) If the City pays or credits an owner a rebate in an amount that was less than the amount determined under the recalculation under subsection 41 (1) of this Regulation, interest is payable under subsection 331 (20) of the Act on the additional amount of the rebate if the City does not pay or credit the owner the additional amount within 120 days after receiving notice of the change to the assessment.

Complaint to Board re vacant unit rebate

45. The later date prescribed for the purposes of subsection 331 (15) of the Act is the later of,

- (a) the day that is 120 days after the City receives the application; and
- (b) the day that interest becomes payable on the outstanding rebate.

CANCELLATION OF TAXES, REHABILITATION AND DEVELOPMENT PERIOD (SECTION 333 OF THE ACT)

Notice to Minister of Finance

46. (1) The following information is prescribed for the purposes of paragraph 5 of subsection 333 (6) of the Act in respect of a property:

1. Information confirming that the property is “eligible property” within the meaning of section 333 of the Act.
2. All conditions imposed by the City under subsection 333 (2) of the Act in respect of the property and confirmation of which of the conditions, if any, have been satisfied.
3. A copy of any agreements or proposed agreements between the City and the owner of the property and any undertakings or proposed undertakings by the owner of the property that are part of the arrangements relating to the tax assistance.
4. The information provided to the City by the owner of the property under subsection 333 (9) of the Act.
5. A brief description of the remediation proposed, including technologies to be used.
6. The estimated cost of the remediation, including pre-remediation studies.
7. The estimated duration of the remediation.

(2) In subsection (1),

“remediation” means soil removal or other action taken to reduce the concentration of contaminants in, on or under property.

Made by:

GREGORY SORBARA
Minister of Finance

Date made: March 28, 2007.

15/07

ONTARIO REGULATION 122/07

made under the

CITY OF TORONTO ACT, 2006

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GENERAL

Application of regulation

1. (1) This Regulation sets out the form and content required for tax bills under section 308 of the Act.

(2) A tax bill set out in Schedule 1, 2 or 3 may be provided in English only, using the English version of the Schedule, in French only, using the French version of the Schedule, or bilingually, using both the English and French versions of the Schedule.

Tax bills required

2. (1) Tax bills for all classes of properties shall include the information required under sections 3 to 9, presented in Schedule 1 in the areas of that Schedule required by those sections, in accordance with those sections.

(2) Tax bills for properties classified in the residential property class, farm property class, the managed forests property class or the pipeline property class shall also include the information required under sections 10 to 14 with respect to tax changes, presented in the areas of Schedule 2 required by those sections, in accordance with those sections.

(3) A tax bill may set out Schedules 1 and 2 on the same page and, if it does, the information required under section 11 need not be included.

(4) Tax bills for properties classified in the multi-residential property class, the commercial classes or the industrial classes to which Part XII of the Act applies shall also include the information set out in sections 15 to 19 with respect to property tax calculations, presented in the form set out in Schedule 3, in accordance with those sections.

(5) A tax bill may set out Schedules 1 and 3 on the same page and, if it does, the information required under section 16 need not be included.

(6) A tax bill may set out Schedules 2 and 3 on the same page and, if it does, the information set out in both schedules need not be included twice.

(7) A tax bill may set out Schedules 1, 2 and 3 on the same page and, if it does, the information required under sections 11 and 16 need not be included.

(8) Unless otherwise specified in this Regulation, the tax bills shall include all the headings, words and notes that appear in Schedules 1, 2 and 3 and the appropriate year shall be inserted where “YYYY” or “AAAA” appears.

TAX BILLS FOR ALL CLASSES OF PROPERTY — SCHEDULE 1

Identifying information

3. (1) The following bill identifier information shall be in the following areas, as set out in Schedule 1:

1. The name of the City, in area “1.1”.
2. The words “tax bill” or “relevé d'imposition” shall be prominently set out, in area “1.2”.
3. The nature of the bill and the taxation year to which it applies, in area “1.3”. For example, “Final 2007”.
4. The date that the bill is given, in area “1.4”.

(2) The following taxpayer and property identifying information shall be in the following areas, as set out in Schedule 1:

1. The assessment roll number, in area “2.1”.
2. Any applicable municipal account identification information, in area “2.2”.
3. Any information about mortgages and mortgage firm information, in area “2.3”.

4. Mailing information, in area "2.4".
5. The legal owner and legal description of the property and the civic address of the property, if available, in area "2.5".

Assessment, municipal tax and education tax information

4. (1) The following assessment information shall be included in the following areas, as set out in Schedule 1:
 1. The tax class or tax class code for the property or portion of property that is the subject of the bill, in area "3.2.1". It shall match the code for that property or portion as listed on the assessment notice and a separate code shall be listed for each property or portion of property that is treated separately on the bill.
 2. The value of each property or portion of property that is the subject of the bill, in area "3.2.2" opposite the code for that property or portion of property.
- (2) The following municipal tax information shall be in the following areas, as set out in Schedule 1:
 1. A heading identifying the City, in area "3.3.1". The heading may set out "municipal levies" or its French equivalent or substitute for the word "municipal" the name or municipal status of the City, as in "Toronto Levies" or "City Levies" or their French equivalents.
 2. A description of each rate for municipal purposes applied to the property or portion of property set out and labelled separately, in area "3.3.2". A code may be set out instead of a full description if the tax bill package also includes a document providing a full description for each code.
 3. The municipal tax rate that corresponds to each description set out in area "3.3.2", opposite to the description, in area "3.3.3".
 4. The amount to be paid for municipal purposes, based on each rate, in area "3.3.4".
 5. The sum of all amounts payable for municipal purposes, in area "3.3.5".
- (3) The following education tax information shall be included in the following areas of Schedule 1:
 1. The rate applied to the property or portion of property for education purposes, in area "3.4.1".
 2. The amount to be paid for education purposes, based on each rate, in area "3.4.2".
 3. The sum of all amounts payable for education purposes, in area "3.4.3".

Special charges and credits

5. The following information about special charges and credits shall be set out in the following areas of Schedule 1:
 1. A description of each charge or credit, in area "4.2.1".
 2. The amount of each charge or credit, in area "4.2.2" opposite to the description in area "4.2.1", with the charges set out as positive amounts and the credits set out as negative amounts.
 3. The sum of the charges and credits, in area "4.2.3".

Current value assessment phase-in adjustment

6. (1) Any of the following current value assessment phase-in adjustments for the residential property class, the farm property class, the managed forests property class or the pipeline property class shall be set out in the area 5.0 of Schedule 1:
 1. The taxes that would have been levied, but for the phase-in, calculated using full current value assessment.
 2. The number of years of the phase-in program.
 3. The current year's phase-in adjustment.
 4. The current year's adjusted taxes.
- (2) The City may also set out in area "5.0" any other details with respect to calculating the phase-in it considers appropriate.

Summary information

7. (1) The following summary information shall be set out in the following areas of Schedule 1:
 1. The word "Summary" or "Sommaire", in area "6.1".
 2. The tax levy subtotal for municipal and education, in area "6.2.1".
 3. Any special charges and credits, if it is applicable to the tax treatment of the property or portion of property that is the subject of the tax bill, in area "6.2.2".

4. If there is a phase-in under section 282 of the Act, the same heading used under paragraph 3 of subsection 6 (1) of this Regulation, in area "6.2.3".
 5. The current year's tax cap adjustment, in area "6.2.4".
 6. The current year's final taxes, in area "6.2.5".
 7. The interim billing, in area "6.2.6".
 8. The total amount due, in area "6.2.8".
- (2) The City may also include the past due or credit amount, as of a specified date, in area "6.2.7", in its discretion.

Instalment and payment information

- 8.** The following information shall be set out below or on either side of the designated areas of Schedule 1:
1. A list of all instalments, identifying the amount and the due date for each instalment.
 2. The City's interest and penalties policy for late payments and overdue accounts.
 3. Any other information concerning payments or account information.

Payment stubs

9. Payment stubs shall be set out at the bottom or on either side of Schedule 1 or on a separate page and shall contain the following information set out in any manner:

1. The roll number of municipal account number for identification purposes.
2. The amount to be paid.
3. The due date for that amount.
4. The name of the City.

EXPLANATION OF TAX CHANGES — SCHEDULE 2: RESIDENTIAL, FARM, MANAGED FORESTS AND PIPE LINE CLASSES

Heading information

- 10.** (1) The heading "Explanation of Tax Changes" or "Explication des modifications d'impôts" shall be prominently displayed at the top of Schedule 2.
- (2) Immediately below the heading, the years to be compared shall be identified.
- (3) The property class or classes of the property or portion of property shall be set out in area "1.1".

Identifying information

- 11.** The following identifying information shall be set out in the following areas of Schedule 2:
1. Clear identification of the City as issuing municipality, in area "1.2".
 2. The assessment roll number, in area "1.3".
 3. The name of the legal owner, in area "1.4".
 4. The owner's civic or mailing address, in area "1.5".
 5. The legal description of the property, in area "1.6".

Tax change summary information

- 12.** The following tax change summary information shall be set out in the following areas of Schedule 2:
1. The amount of the previous year's final levies, in area "2.1".
 2. The amount of the current year's final levies, in area "2.2".
 3. The difference between the amounts set out in paragraphs 1 and 2, showing clearly whether the change is positive or negative, in area "2.3".

Explanation of tax changes

- 13.** The following information explaining the tax changes shall be set out in the following areas of Schedule 2:
1. The amount of the previous year's final levies, in area "3.1".
 2. The amount of the previous year's annualized taxes, in area "3.2".

3. The amount of the current year's levy change, in area "3.3".
4. The amount of the current year's provincial education levy change, in area "3.4".
5. The amount of the change in the tax that is attributable to the impact of current value reassessment, in area "3.5".
6. The amount of the current year's final levies, in area "3.6".

No other information

14. No other information field shall be added to Schedule 2.

EXPLANATION OF PROPERTY TAX CALCULATIONS — SCHEDULE 3: MULTI-RESIDENTIAL, COMMERCIAL AND INDUSTRIAL CLASSES

Heading information

15. (1) The heading "Explanation of Property Tax Calculations" or "Explication du mode de calcul des impôts fonciers" shall be prominently displayed at the top of Schedule 3.
- (2) Immediately following the heading, the current tax year shall be identified.
- (3) The property class or class of the property or portion of property shall be set out in area "1.1".

Identifying information

16. The following identifying information shall be set out in the following areas of Schedule 3:
 1. Clear identification of the City as issuing municipality, in area "1.2".
 2. The assessment roll number, in area "1.3".
 3. The assessed owner, in area "1.4".
 4. The owner's civic or mailing address, in area "1.5".
 5. The legal description of the property, in area "1.6".

Tax and billing summary information

17. (1) The following tax and billing summary information shall be set out in the following areas of Schedule 3:
 1. The taxes for the current year, if the limits set out in Part XII of the Act do not apply, calculated using full current value assessment, in area "2.1".
 2. The current year's adjusted taxes, in area "2.2".
- (2) The summary information set out in subsection (1) may be set out separately for the commercial classes, the industrial classes and the multi-residential property class.

Explanation of tax calculation

18. (1) The following tax calculation information shall be set out in the following areas of Schedule 3:
 1. The total amount specified under area "2.1", in area "3.1".
 2. The annualized taxes for the previous year, in area "3.2".
 3. The tax cap amount for the year, in area "3.3".
 4. The change in the provincial education levy, in area "3.4".
 5. The change in the municipal levy, in area "3.5".
 6. The adjusted taxes for the year, in area "3.6".
- (2) The summary information set out in subsection (1) shall be set out separately for the commercial classes, the industrial classes and the multi-residential property class.

No other information

19. No other information shall be added to Schedule 3.

SCHEDULE 1
TAX BILL

<div style="display: flex; justify-content: space-between; align-items: flex-start;"> <div style="border: 1px solid black; width: 25%; height: 80px; display: flex; align-items: center; justify-content: center;">1.1</div> <div style="text-align: center;"> <p>TAX BILL 1.2</p> </div> <div style="border: 1px solid black; width: 20%; height: 30px; display: flex; align-items: center; justify-content: center;">1.3</div> </div> <div style="margin-top: 20px; text-align: right;"> <div style="border: 1px solid black; width: 20%; height: 30px; display: flex; align-items: center; justify-content: center;">Billing Date 1.4</div> </div>						
Roll No. 2.1			2.2			
2.3						
2.4			2.5			
3.2 Assessment		3.3 Municipal			3.4 Education	
Tax Class	Value	3.3.1	Tax Rate (%)	Amount	Tax Rate (%)	Amount
3.2.1	3.2.2	3.3.2	3.3.3	3.3.4	3.4.1	3.4.2
Sub Totals		Municipal Levy		3.3.5	Education Levy	3.4.3
4.1 Special Charges/Credits				6.1 Summary		
4.2.1	4.2.2	5.0	Tax Levy Sub-Total (Municipal + Education)		6.2.1	
			Special Charges/Credits		6.2.2	
					6.2.3	
			(YYYY) Tax Cap Adjustment		6.2.4	
			Final (YYYY) Taxes		6.2.5	
			Less Interim Billing		6.2.6	
		Past Due/Credit (As of MM/DD/YYYY)		6.2.7		
Total	4.2.3			Total Amount Due		6.2.8

ANNEXE 1
RELEVÉ D'IMPOSITION

1.1	RELEVÉ D'IMPOSITION 1.2	1.3					
		Date de facturation 1.4					
Numéro du rôle 2.1		2.2					
2.3							
2.4		2.5					
3.2 Évaluation		3.3 Municipale		3.4 Scolaire			
Catégorie d'impôts	Valeur	3.3.1	Taux d'imposition (%)	Montant	Taux d'imposition (%)	Montant	
3.2.1	3.2.2	3.3.2	3.3.3	3.3.4	3.4.1	3.4.2	
Totaux partiels		Impôts municipaux		3.3.5	Impôts scolaires	3.4.3	
4.1 Frais spéciaux/Crédits		6.1 Sommaire					
4.2.1		4.2.2		5.0		Total partiel des impôts (municipaux + scolaires)	6.2.1
						Frais spéciaux/Crédits	6.2.2
							6.2.3
						Redressement d'impôt de AAAA selon le plafonnement	6.2.4
						Impôts totaux de AAAA	6.2.5
						Moins facturation intérimaire	6.2.6
						Arrérages/Crédit (au MM/JJ/AAAA)	6.2.7
Total	4.2.3			Total des impôts exigibles	6.2.8		

SCHEDULE 2
EXPLANATION OF TAX CHANGES

Explanation of Tax Changes
YYYY To YYYY

Property Class (es) 1.1

City of Toronto
1.2

Roll No.
1.3

1.4

1.5

1.6

Final YYYY Levies
2.1

Final YYYY Levies
2.2

Total Year over Year Change
2.3

Explanation of Tax Changes

Final YYYY Levies	3.1
* YYYY Annualized Taxes	3.2
YYYY Municipal Levy Change	3.3
YYYY Provincial Education Levy Change	3.4
YYYY Tax Change Due to Reassessment	3.5
** Final YYYY Levies	3.6

*An annualized tax figure is used in this analysis to compensate for mid-year adjustments in tax treatment or assessment value. If a property did not have any mid-year adjustments, the annualized taxes should equal the Final YYYY levies listed above.

**Final levy amount applies only to the property or portion(s) of property referred to in this notice and may not include some special charges and credit amounts.

ANNEXE 2
EXPLICATION DES MODIFICATIONS D'IMPÔTS

Explication des modifications d'impôts
de AAAA à AAAA

Catégorie(s) de biens	1.1
Cité de Toronto	1.2
Numéro du rôle	1.3
	1.4
	1.5
	1.6

Impôts définitifs de AAAA

2.1

Impôts définitifs de AAAA

2.2

Modification totale d'une année à l'autre

2.3

Explication des modifications d'impôts

Impôts définitifs de AAAA	3.1
*Impôts annualisés de AAAA	3.2
Modification des impôts municipaux de AAAA	3.3
Modification des impôts scolaires provinciaux de AAAA	3.4
Modification des impôts de AAAA par suite de la réévaluation	3.5
**Impôts définitifs de AAAA	3.6

*Les impôts annualisés servent ici à compenser les redressements en matière d'imposition ou d'évaluation qui ont été apportés au milieu de l'année. Si un bien n'a pas fait l'objet d'un tel redressement, les impôts annualisés devraient correspondre aux impôts définitifs de AAAA indiqués ci-dessus.

**Ce chiffre ne s'applique qu'au bien ou à toute partie de celui-ci mentionné dans le présent avis et il se peut qu'il ne comprenne pas certains frais spéciaux ou certains crédits.

SCHEDULE 3
EXPLANATION OF PROPERTY TAX CALCULATIONS

Explanation of Tax Calculations

YYYY Taxation Year

Property Class (es)	1.1
---------------------	-----

City of Toronto	1.2
-----------------	-----

Roll No.	1.3
----------	-----

1.4	
-----	--

1.5	
-----	--

1.6	
-----	--

Total YYYY CVA Taxes	2.1
----------------------	-----

YYYY Adjusted Taxes	2.2
---------------------	-----

Calculation for Adjusted Taxes

YYYY CVA Taxes	3.1
*YYYY Annualized Taxes	3.2
YYYY Tax Cap Amount	3.3
YYYY Provincial Education Levy Change	3.4
YYYY Municipal Levy Change	3.5
**YYYY Adjusted Taxes	3.6

*An annualized tax figure is used in this analysis to compensate for mid-year adjustments in tax treatment or assessment value.

**Adjusted tax amount applies only to the property or portion(s) of property referred to in this notice and may not include some special charges and credit amounts or levies that are not part of the capping calculation.

ANNEXE 3
EXPLICATION DU MODE DE CALCUL DES IMPÔTS FONCIERS

Explication du mode de calcul des impôts

Année d'imposition AAAA

Catégorie(s) de biens	1.1
-----------------------	-----

Cité de Toronto	1.2
-----------------	-----

Numéro du rôle	1.3
----------------	-----

1.4	
-----	--

1.5	
-----	--

1.6	
-----	--

Impôts totaux de AAAA selon l'ÉVA	
-----------------------------------	--

2.1	
-----	--

Impôts redressés de AAAA	
--------------------------	--

2.2	
-----	--

Calcul des impôts redressés

Impôts de AAAA selon l'ÉVA	3.1
*Impôts annualisés de AAAA	3.2
Montant du plafonnement des impôts de AAAA	3.3
Modification des impôts scolaires provinciaux de AAAA	3.4
Modification des impôts municipaux de AAAA	3.5
**Impôts redressés de AAAA	3.6

*Les impôts annualisés servent ici à compenser les redressements en matière d'imposition ou d'évaluation qui ont été apportés au milieu de l'année.

**Ce chiffre ne s'applique qu'au bien ou à toute partie de celui-ci mentionné dans le présent avis et il se peut qu'il ne comprenne pas certains frais spéciaux ou certains crédits ou encore certains impôts qui n'entrent pas dans le calcul du plafonnement.

Made by:

GREGORY SORBARA
Minister of Finance

Date made: March 28, 2007.

15/07

ONTARIO REGULATION 123/07

made under the

EDUCATION ACT

Made: March 28, 2007

Filed: March 28, 2007

Published on e-Laws: March 29, 2007

Printed in *The Ontario Gazette*: April 14, 2007

Amending O. Reg. 392/98

(Tax Matters — Taxation of Certain Railway, Power Utility Lands)

Note: Ontario Regulation 392/98 has previously been amended. Those amendments are listed in the Table of Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Section 1 of Ontario Regulation 392/98 is amended by adding at the end “and land described in paragraphs 1 and 2 of subsection 280 (1) of the *City of Toronto Act, 2006*”.

2. Section 2 of the Regulation is revoked and the following substituted:

2. For the purposes of section 257.7 of the Act, the following is prescribed as the tax rate for school purposes for the applicable land in a geographic area listed in Column 1 of Table 1:

1. For land described in paragraph 1 of subsection 315 (1) of the *Municipal Act, 2001* or paragraph 1 of subsection 280 (1) of the *City of Toronto Act, 2006* that is located in the geographic area, it is the tax rate set out in Column 2 of the Table.
2. For land described in paragraph 2 of subsection 315 (1) of the *Municipal Act, 2001* or paragraph 2 of subsection 280 (1) of the *City of Toronto Act, 2006* that is located in the geographic area, it is the tax rate set out in Column 3 of the Table.

3. Sections 3 to 10 of the Regulation are revoked.

4. (1) The heading to Table 1 of the Regulation is revoked and the following substituted:

TABLE 1
TAX RATES

(2) Table 1 of the Regulation is amended by striking out,

Geographic areas as described in subsection 315 (6) of the <i>Municipal Act, 2001</i>		Tax rates for land described in paragraphs 1 and 2 of subsection 315 (1) of the <i>Municipal Act, 2001</i> — expressed as dollars per acre	
		Paragraph 1 (Railway rights-of-way)	Paragraph 2 (Electrical corridors)
1.	The City of Toronto and the regional municipalities of Durham, Halton, Peel and York	822.69	1,208.66

and substituting,

Item	Column 1	Column 2	Column 3
	Geographic area	Tax rates for railway rights-of-way, expressed as dollars per acre	Tax rates for electrical corridors, expressed as dollars per acre
1.	The City of Toronto	822.69	1,208.66
1.1	The regional municipalities of Durham, Halton, Peel and York	822.69	1,208.66

5. Tables 2 to 22 of the Regulation are revoked.

Made by:

GREGORY SORBARA
Minister of Finance

Date made: March 28, 2007.

15/07

ONTARIO REGULATION 124/07

made under the

MUNICIPAL ACT, 2001

Made: March 28, 2007

Filed: March 28, 2007

Published on e-Laws: March 29, 2007

Printed in *The Ontario Gazette*: April 14, 2007

Amending O. Reg. 387/98

(Tax Matters — Taxation of Certain Railway, Power Utility Lands)

Note: Ontario Regulation 387/98 has previously been amended. Those amendments are listed in the Table of Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

- 1. Sections 2, 2.1, 2.2, 2.3, 2.4, 2.5 and 2.6 of Ontario Regulation 387/98 are revoked.**
- 2. Subsection 3 (2) of the Regulation is revoked.**
- 3. Table 1 of the Regulation is amended by striking out,**

	Geographic areas as described in subsection 315 (6) of the Act	Rates of tax for land described in paragraphs 1 and 2 of subsection 315 (1) of the Act — expressed as dollars per acre	
		Paragraph 1 (Railway rights-of-way)	Paragraph 2 (Electrical corridors)
1.	The City of Toronto and the regional municipalities of Durham, Halton, Peel and York	611.33	834.02

and substituting,

Item	Column 1	Column 2	Column 3
	Geographic area described in subs. 315 (6) of the Act	Tax rate for land described in para. 1 of subs. 315 (1) of the Act (railway rights-of-way), expressed as dollars per acre	Tax rate for land described in para. 2 of subs. 315 (1) of the Act (electrical corridors), expressed as dollars per acre
1.	The regional municipalities of Durham, Halton, Peel and York	611.33	834.02

4. Tables 2 to 21 of the Regulation are revoked.

Made by:

GREGORY SORBARA
Minister of Finance

Date made: March 28, 2007.

15/07

ONTARIO REGULATION 125/07

made under the

ELECTRICITY ACT, 1998

Made: March 28, 2007

Filed: March 28, 2007

Published on e-Laws: March 29, 2007

Printed in *The Ontario Gazette*: April 14, 2007

Amending O. Reg. 124/02
(Taxes and Charges on Hydro-Electric Generating Stations)

Note: Ontario Regulation 124/02 has previously been amended. Those amendments are listed in the Table of Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Section 2 of Ontario Regulation 124/02 is amended by striking out “December 31, 2006” and substituting “December 31, 2007”.

2. This Regulation shall be deemed to have come into force on January 1, 2007.

Made by:

GREGORY SORBARA
Minister of Finance

Date made: March 28, 2007.

15/07

ONTARIO REGULATION 126/07

made under the

ASSESSMENT ACT

Made: March 28, 2007

Filed: March 28, 2007

Published on e-Laws: March 29, 2007

Printed in *The Ontario Gazette*: April 14, 2007

Amending O. Reg. 282/98

(General)

Note: Ontario Regulation 282/98 has previously been amended. Those amendments are listed in the Table of Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Subsection 41.1 (1) of Ontario Regulation 282/98 is amended by striking out “For the 2006 taxation year” at the beginning and substituting “For the 2006, 2007 and 2008 taxation years”.

2. The title to Table 6 of Part X of the Regulation is amended by striking out “2006 TAXATION YEAR” and substituting “2006 to 2008 TAXATION YEARS”.

3. The title to Table 7 of Part X of the Regulation is amended by striking out “2006 TAXATION YEAR” and substituting “2006 to 2008 TAXATION YEARS”.

4. The title to Table 8 of Part X of the Regulation is amended by striking out “2006 TAXATION YEAR” and substituting “2006 to 2008 TAXATION YEARS”.

5. The title to Table 9 of Part X of the Regulation is amended by striking out “2006 TAXATION YEAR” and substituting “2006 to 2008 TAXATION YEARS”.

6. The title to Table 10 of Part X of the Regulation is amended by striking out “2006 TAXATION YEAR” and substituting “2006 to 2008 TAXATION YEARS”.

Made by:

GREGORY SORBARA
Minister of Finance

Date made: March 28, 2007.

15/07

ONTARIO REGULATION 127/07

made under the

MUNICIPAL ACT, 2001

Made: March 28, 2007

Filed: March 29, 2007

Published on e-Laws: March 30, 2007

Printed in *The Ontario Gazette*: April 14, 2007**TAX MATTERS — REGIONAL MUNICIPALITY OF PEEL****Designation**

1. The Regional Municipality of Peel is designated for 2007 for the purposes of section 310 of the Act.

Delegation

2. (1) If The Regional Municipality of Peel passes a by-law under section 310 of the Act delegating the authority to establish tax ratios for 2007 to its lower-tier municipalities, a lower-tier municipality shall, for 2007,

- (a) use the tax ratios it establishes to calculate, with respect to each local municipality levy of the lower-tier municipality under section 312 of the Act, a separate tax rate on the assessment in each property class in the lower-tier municipality rateable for purposes of the local municipality levy; and
- (b) establish and levy, with respect to each upper-tier levy of The Regional Municipality of Peel under section 311 of the Act, a separate tax rate on the assessment in each property class in the lower-tier municipality rateable for purposes of the upper-tier levy sufficient to raise the lower-tier municipality's portion of the upper-tier levy calculated under section 3.

(2) The tax rates the lower-tier municipality establishes under clause (1) (b) must be in the same proportion to each other as the tax ratios established by the lower-tier municipality for the property classes are to each other.

(3) Subsections 311 (7) to (9) and (22) to (25) of the Act apply with necessary modifications to the tax rates established by the lower-tier municipality under clause (1) (b) as if the lower-tier municipality were an upper-tier municipality.

(4) An upper-tier levy by-law of The Regional Municipality of Peel under section 311 of the Act shall set out a lower-tier municipality's portion of an upper-tier levy calculated under section 3 and shall not establish tax rates to be levied by the lower-tier municipality to raise the lower-tier municipality's portion.

Portion to be raised

3. For the purposes of the upper-tier levy or any special upper-tier levy of The Regional Municipality of Peel under section 311 of the Act, the portion to be raised in each lower-tier municipality shall be as follows:

Mississauga	62.80352%
Brampton	32.46579%
Caledon	4.73069%

Revocation

4. **Ontario Regulation 93/06 is revoked.**

Made by:

JOHN PHILIP GERRETSEN
Minister of Municipal Affairs and Housing

Date made: March 28, 2007.

15/07

ONTARIO REGULATION 128/07

made under the

HEALTH INSURANCE ACT

Made: March 21, 2007

Filed: March 29, 2007

Published on e-Laws: March 30, 2007

Printed in *The Ontario Gazette*: April 14, 2007

Amending Reg. 552 of R.R.O. 1990
(General)

Note: Regulation 552 has previously been amended. Those amendments are listed in the Table of Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. The definition of “schedule of benefits” in subsection 1 (1) of Regulation 552 of the Revised Regulations of Ontario, 1990 is amended by adding the following paragraph:

6. Amendments dated April 1, 2007;

2. This Regulation comes into force on April 1, 2007.

15/07

ONTARIO REGULATION 129/07

made under the

HIGHWAY TRAFFIC ACT

Made: March 21, 2007

Filed: March 29, 2007

Published on e-Laws: March 30, 2007

Printed in *The Ontario Gazette*: April 14, 2007

Amending Reg. 612 of R.R.O. 1990

(School Buses)

Note: Regulation 612 has previously been amended. Those amendments are listed in the Table of Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Section 1 of Regulation 612 of the Revised Regulations of Ontario, 1990 is amended by adding the following subsection:

(3.1) Every school bus referred to in subsection (1) that was manufactured before January 1, 2005 shall be equipped with a pedestrian-student safety crossing arm that,

- (a) is mounted on the right front corner of the chassis;
- (b) measures, from its arm assembly pivot point,
 - (i) a minimum of 1.78 metres, or
 - (ii) that length that is less than 1.78 metres such that, when retracted, it extends to the left edge of the front of the body of the school bus, but not beyond that point, if the length required by subclause (i) would result in the arm, when retracted, extending beyond the left edge of the front of the body of the school bus;
- (c) operates automatically so as to move to the extended position when the stop arm device required by subsection (2) is operated and returns to the retracted position when the stop arm device is retracted;
- (d) operates electrically or by means of an air-pressure or vacuum system;
- (e) is designed to operate in temperatures of -50° C or higher; and
- (f) may have a system to override its operation as described in clause (c) to allow for off-street or confined parking.

2. This Regulation comes into force on the later of January 1, 2008 and the day this Regulation is filed.

15/07

ONTARIO REGULATION 130/07

made under the

ONTARIO ENERGY BOARD ACT, 1998

Made: March 28, 2007

Filed: March 29, 2007

Published on e-Laws: March 30, 2007

Printed in *The Ontario Gazette*: April 14, 2007**ASSESSMENT OF EXPENSES AND EXPENDITURES****Class of persons liable for Board expenses and expenditures**

1. The following persons or classes of persons are liable for the purpose of subsection 26 (1) of the Act to pay an assessment with respect to expenses incurred and expenditures made by the Board:

1. Distributors that are licensed under Part V of the Act.
2. Transmitters that are licensed under Part V of the Act.
3. Gas transmitters, gas distributors and storage companies that are subject to section 36 of the Act.

Fiscal year

2. Section 1 applies in respect of the Board's fiscal year that commences on April 1, 2007 and ends on March 31, 2008.

Revocation

3. **This Regulation is revoked on March 31, 2008.**

15/07

ONTARIO REGULATION 131/07

made under the

NURSING ACT, 1991

Made: February 7, 2007

Approved: March 28, 2007

Filed: March 29, 2007

Published on e-Laws: March 30, 2007

Printed in *The Ontario Gazette*: April 14, 2007Amending O. Reg. 275/94
(General)

Note: Ontario Regulation 275/94 has previously been amended. Those amendments are listed in the Table of Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. **Schedule 2 to Ontario Regulation 275/94 is revoked and the following substituted:**

SCHEDULE 2

Diphtheria vaccines – single entity or combination drugs

Haemophilus b vaccine

Hepatitis A vaccine

Hepatitis B immune globulin

Hepatitis B vaccine

Influenza vaccine

Measles vaccines – single entity or combination drugs

Meningococcal vaccine

Mumps vaccine

Pertussis vaccine

Pneumococcal vaccine

Poliomyelitis vaccine

Rh (D) immune globulin

Rubella vaccine

Tetanus vaccines – single entity or combination drugs

Tetanus Immune Globulin

Varicella vaccine

2. **Schedule 3 to the Regulation is revoked and the following substituted:**

SCHEDULE 3

Acarbose — for renewal only
Acetic acid/benzethonium chloride/hydrocortisone compound
Acyclovir (oral)
Acyclovir (topical preparation)
Alendronate sodium — for renewal only
Amantadine hydrochloride
Amlodipine besylate — for renewal only
Amoxicillin
Amoxicillin and clavulanate
Aqueous procaine penicillin G — for the purpose of treating sexually transmitted diseases
Atenolol — for renewal only
Atorvastatin – for renewal only
Azithromycin
Beclomethasone dipropionate (inhalation) — for renewal only
Benzathine penicillin G — for the purpose of treating sexually transmitted diseases
Benzoyl peroxide
Betamethasone sodium phosphate and gentamicin sulfate otic solution
Betamethasone valerate
Budesonide — for renewal only
Bupropion – for smoking cessation only
Cefixime — for the purpose of treating sexually transmitted diseases
Cefprozil
Ceftriaxone sodium — for the purpose of treating sexually transmitted diseases
Cefuroxime axetil (oral)
Celecoxib — for renewal only
Cephalexin
Ciprofloxacin HCl
Ciprofloxacin HC (otic)
Clarithromycin (oral)
Clindamycin (oral)
Clindamycin (topical preparation)
Clindamycin phosphate (vaginal cream)
Cloxacillin (oral preparation)
Collagenase
Condylline
Conjugated Estrogens
Conjugated Estrogens and medroxyprogesterone acetate
Cyanocobalamin (Vitamin B12)
Desogestrel and ethinyl estradiol
Dextrose 50 per cent (injectable preparation) — in an emergency

Diazepam (injectable preparation) — in an emergency
Diclofenac sodium and misoprostol
Dienestrol
Diltiazem — for renewal only
Diphenhydramine hydrochloride (injectable preparation) — in an emergency
Doxycycline hyclate
Doxylamine succinate and pyridoxine hydrochloride
Econazole
Enalapril maleate — for renewal only
Epinephrine
Epinephrine hydrochloride (injectable preparation) — in an emergency
Erythromycin and benzoyl peroxide
Erythromycin and tretinoin
Erythromycin base
Erythromycin estolate
Erythromycin ethylsuccinate
Erythromycin ethylsuccinate/sulfisoxazole acetyl
Erythromycin stearate
Erythromycin with ethyl alcohol lotion
Estradiol-17 beta (micronized)
Estradiol-17 beta (transdermal)
Estradiol-17 beta (Silastic ring)
Estropipate (piperazine estrone sulfate)
Estradiol-17 beta hemihydrate
Estradiol-17 beta norethindrone acetate
Estrone (cone or cream)
Ethinyl estradiol and cyproterone acetate
Ethinyl estradiol/drospirenone
Ethinyl estradiol and ethynodiol diacetate
Ethinyl/etonogestrel (vaginal ring)
Ethinyl estradiol and levonorgestrel
Ethinyl estradiol and norethindrone
Ethinyl estradiol and norethindrone acetate
Ethinyl estradiol and norgestimate
Ethinyl estradiol and norgestrel
Etidronate disodium/calcium carbonate — for renewal only
Famciclovir
Fluconazole (oral) — for vulvovaginal candidiasis only
Flunisolide
Fluocinolone acetonide
Flumethasone pivalate/clioquinol compound

Fluticasone propionate (inhalation) — for renewal only
Fluticasone propionate (nasal)
Fluvastatin – for renewal only
Folic acid
Formoterol fumarate dihydrate — for renewal only
Framycetin sulphate
Framycetin sulphate/gramicidin/dexamethasone compound otic solution
Furosemide — for renewal only
Fusidic acid (topical preparation)
Fusidic acid 1% viscous eye drops
Gentamicin sulphate (otic, ophthalmic and topical)
Gliclazide — for renewal only
Glyburide — for renewal only
Haloperidol — for chronic nausea in palliation
Hydrochlorothiazide — for renewal only
Hydrocortisone (topical preparation)
Hydrocortisone-17-valerate
Hydroxyzine hydrochloride (oral preparation)
Ibuprofen
Imiquimod
Ipratropium bromide — for renewal only
Ipratropium bromide (inhaler or nebulizer solution) — in an emergency
Ipratropium bromide/salbutamol sulfate — for renewal only
Ketoconazole (topical)
Ketoprofen
Lidocaine hydrochloride 1 per cent and 2 per cent, with or without epinephrine (local anaesthetic)
Levocabastine HCl
Levonorgestrel
Levonorgestrel releasing intrauterine system
Levothyroxine sodium — for renewal only
Lorazepam (injectable preparation, oral and sublingual) — in an emergency
Lovastatin – for renewal only
Mebendazole
Medroxyprogesterone acetate (injectable preparation and oral)
Mefenamic acid
Meloxicam — for renewal only
Mestranol and norethindrone
Metformin hydrochloride — for renewal only
Metronidazole (oral and topical preparations)
Minocycline hydrochloride
Misoprostol

Mometasone furoate
Mometasone furoate monohydrate
Mupirocin
Naproxen
Naproxen sodium
Nicotine patch
Nifedipine — for renewal only
Nitrofurantoin
Nitroglycerin SL or spray — in an emergency
Norelgestromin and ethinyl estradiol (transdermal patch)
Norethindrone
Norethindrone acetate/ethinyl estradiol
Nystatin (oral)
Olopatadine HCL
Oseltamivir phosphate
Penicillin V
Phenazopyridine HCl
Pioglitazone – for renewal only
Pivampicillin
Podophyllum resin
PPD-B (Mantoux)
Pravastatin – for renewal only
PregVit
Progesterone
Raloxifene HCL — for renewal only
Ramipril — for renewal only
Ranitidine HCL (oral)
Risedronate sodium hemi-pentahydrate — for renewal only
Rosiglitazone – for renewal only
Rosuvastatin – for renewal only
Salbutamol (inhaler or nebulizer solution) — in an emergency, for renewal or for use in spirometry
Salmeterol xinafoate — for renewal only
Salmeterol xinafoate/fluticasone propionate — for renewal only
Silver sulfadiazine
Simvastatin – for renewal only
Sodium cromoglycate (ophthalmic and nasal preparations)
Sulfacetamide sodium
Terbutaline sulfate — for renewal only
Terconazole
Terbinafine (topical use; or oral use for the treatment of onychomycosis only)
Tetracycline hydrochloride (oral preparation)

Tobramycin 0.3% ophthalmic solution
Tretinoin (topical)
Triamcinolone acetonide
Trichloroacetic acid 50-80%, Dichloroacetic acid 50-80%
Trimethoprim
Trimethoprim and sulfamethoxazole (oral preparation)
Valacyclovir hydrochloride
Zanamivir

Made by:

COUNCIL OF THE COLLEGE OF NURSES OF ONTARIO:

MARY ANN MURRAY
President

ANNE L. COGLAN
Executive Director

Date made: February 7, 2007.

15/07

ONTARIO REGULATION 132/07

made under the

GASOLINE TAX ACT

Made: March 28, 2007

Filed: March 30, 2007

Published on e-Laws: April 2, 2007

Printed in *The Ontario Gazette*: April 14, 2007

Amending Reg. 533 of R.R.O. 1990
(General)

Note: Regulation 533 has previously been amended. Those amendments are listed in the Table of Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Section 10 of Regulation 533 of the Revised Regulations of Ontario, 1990 is amended by adding the following subsection:

(2) Despite subsection (1), ethanol that is or is intended to be mixed or combined with a gas or liquid that is gasoline under the Act is not excluded from the Act.

2. This Regulation shall be deemed to have come into force on January 1, 2007.

15/07

ONTARIO REGULATION 133/07

made under the

FINANCIAL SERVICES COMMISSION OF ONTARIO ACT, 1997

Made: March 28, 2007

Filed: March 30, 2007

Published on e-Laws: April 2, 2007

Printed in *The Ontario Gazette*: April 14, 2007

Amending O. Reg. 11/01

(Assessment of Expenses and Expenditures)

Note: Ontario Regulation 11/01 has previously been amended. Those amendments are listed in the Table of Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Ontario Regulation 11/01 is amended by adding the following Part:**PART IV
PENSION SECTOR****7. (1)** In this Part,

“assessable pension plan” means a pension plan,

- (a) for which an application for registration under section 9 of the *Pension Benefits Act* has been filed, or
- (b) for which a certificate of registration has been issued under section 16 of that Act;

“assessment period” means the period of time with respect to which the Lieutenant Governor in Council makes an assessment under section 25 of the Act;

“discontinued plan” means a pension plan for which an annual information return has been filed under section 29.1 of Regulation 909 of the Revised Regulations of Ontario, 1990 (General) made under the *Pension Benefits Act* at any time before the beginning of the applicable assessment period;

“pension sector” means the entities referred to in clause (f) of the definition of “regulated sector” in section 1 of the Act.

(2) Words and expressions relating to pension plans have the same meaning in this Part as they have under the *Pension Benefits Act*.

2. Section 8 of the Regulation is revoked and the following substituted:

8. An entity’s share of an assessment of the pension sector under section 25 of the Act for an assessment period is the following:

- 1. For the administrator of an assessable pension plan, other than a discontinued plan, the share calculated in accordance with section 9.
- 2. For the administrator of a discontinued plan, nil.
- 3. For any other entity in the pension sector, nil.

9. For the purposes of paragraph 1 of section 8, the share of the assessment payable by the administrator of an assessable pension plan for an assessment period is calculated by,

- (a) determining the preliminary amount of the assessment for the pension plan under section 10 for the assessment period;
- (b) determining the adjustment amount for the pension plan under section 11 for the assessment period; and
- (c) adding the adjustment amount to the preliminary amount of the assessment.

10. (1) Subject to subsections (2) and (3), the preliminary amount of the assessment for an assessable pension plan for an assessment period is the amount calculated using the formula,

$$(A \times \$6.15) + (B \times \$4.25)$$

in which,

“A” is the number of members of the pension plan on the December 31 that falls within the assessment period, determined as specified in subsection (4), and

“B” is the number of former members of the pension plan on the December 31 that falls within the assessment period, determined as specified in subsection (4).

(2) If the amount calculated under subsection (1) is less than \$250, the preliminary amount of the assessment for the pension plan is \$250.

(3) If the amount calculated under subsection (1) is greater than \$75,000, the preliminary amount of the assessment for the pension plan is \$75,000.

(4) The number of members and former members of a pension plan on the December 31 that falls within the assessment period is the number of each indicated in the most recent annual information return filed with the Commission under the *Pension Benefits Act* on or before that December 31 or, in the absence of such a return, the number of each indicated in the application for registration of the pension plan submitted under that Act.

11. (1) The adjustment amount for an assessable pension plan for an assessment period is the amount calculated using the formula,

$$(C - D - E) \times F/E$$

in which,

“C” is the total of all expenses incurred and expenditures made by the Commission in respect of the pension sector for the assessment period, other than the reasonable expenses charged to the Pension Benefits Guarantee Fund by the Superintendent under subsection 82 (3) of the *Pension Benefits Act*,

“D” is the total of all amounts recovered or recoverable during the assessment period by the pension sector to the Commission under the Act or to the Minister or the Superintendent under the *Pension Benefits Act* for the assessment period, excluding the assessments calculated under this Regulation,

“E” is the sum of the preliminary amount of the assessment for every assessable pension plan for the assessment period, as determined under section 10 for each pension plan, and

“F” is the preliminary amount of the assessment for the particular pension plan for the assessment period, as determined under section 10.

(2) The adjustment amount for a pension plan may be a negative number.

3. This Regulation comes into force on April 1, 2007.

15/07

ONTARIO REGULATION 134/07

made under the

ARBITRATION ACT, 1991

Made: March 28, 2007

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FAMILY ARBITRATION

Interpretation

1. In this Regulation,

“mediation-arbitration agreement” means a family arbitration agreement that provides that,

(a) a mediation between the parties is to be conducted before any arbitration is conducted, and

(b) if the mediation fails, the mediator shall arbitrate the dispute and make a binding resolution of it; (“convention de médiation-arbitrage”)

“secondary arbitration” has the same meaning as in subsection 59.7 (2) of the *Family Law Act*. (“arbitrage secondaire”)

Standard provisions

2. (1) Every mediation-arbitration agreement made on or after September 1, 2007 shall contain,

(a) if made before April 30, 2008, the provisions set out in paragraphs 1, 2, 3 and 4 and subparagraphs 5 i and iii of subsection (4); or

- (b) if made on or after April 30, 2008, the provisions set out in paragraphs 1, 2, 3 and 4 and subparagraphs 5 i, ii and iii of subsection (4).
- (2) Every secondary arbitration agreement made on or after September 1, 2007 shall contain,
- (a) if made before April 30, 2008, the provisions set out in paragraphs 1, 2 and 3 and subparagraphs 5 i and iii of subsection (4); or
- (b) if made on or after April 30, 2008, the provisions set out in paragraphs 1, 2 and 3 and subparagraphs 5 i, ii and iii of subsection (4).
- (3) Every family arbitration agreement made on or after September 1, 2007, other than a mediation-arbitration agreement or a secondary arbitration agreement, shall contain,
- (a) if made before April 30, 2008, the provisions set out in paragraphs 1, 2, 3 and 4 and subparagraphs 5 i and iv of subsection (4); or
- (b) if made on or after April 30, 2008, the provisions set out in paragraphs 1, 2, 3 and 4 and subparagraphs 5 i, ii and iv of subsection (4).
- (4) The following are the provisions referred to in subsections (1), (2) and (3):
1. The arbitration will be conducted in accordance with, (*choose either i or ii*)
 - i. the law of Ontario, and the law of Canada as it applies in Ontario, or
 - ii. the law of (*name other Canadian jurisdiction*), and the law of Canada as it applies in that jurisdiction.
 2. Any award may be appealed as follows: (*choose either i or ii*)
 - i. A party may appeal the award in accordance with subsection 45 (1) of the *Arbitration Act, 1991*.
 - ii. A party may appeal the award on, (*choose one or more of the following*)
 - A. a question of law,
 - B. a question of fact, or
 - C. a question of mixed fact and law.
 3. The arbitrator for this arbitration is (*name of arbitrator*).
 4. (*For each party*): I, (*print name of party*), confirm that I have received independent legal advice and have attached to this agreement a copy of the certificate of independent legal advice that was provided to me under subsection 59.6 (2) of the *Family Law Act*.

 (*Signature of party*)
 5. I, (*print name of arbitrator*), confirm the following matters:
 - i. I will treat the parties equally and fairly in the arbitration, as subsection 19 (1) of the *Arbitration Act, 1991* requires.
 - ii. I have received the appropriate training approved by the Attorney General.
 - iii. The parties were separately screened for power imbalances and domestic violence and I have considered the results of the screening and will do so throughout the arbitration, if I conduct one.
 - iv. The parties were separately screened for power imbalances and domestic violence by someone other than me and I have considered his or her report on the results of the screening and will do so throughout the arbitration.

 (*Signature of arbitrator*)

Qualifications of arbitrator

3. Every arbitrator who conducts a family arbitration shall have received the training approved by the Attorney General for the arbitrator or class of arbitrators, as set out on the Ministry's website.

Records of family arbitrations

4. (1) Subject to subsection (2), every arbitrator who conducts a family arbitration shall create a record of the arbitration containing the following matters:

1. The evidence presented and considered.
 2. The arbitrator's notes taken during the hearing, if any.
 3. A copy of,
 - i. the signed arbitration agreement,
 - ii. the certificates of independent legal advice,
 - iii. if the screening for power imbalances and domestic violence was conducted by someone other than the arbitrator, the report on the results of the screening, and
 - iv. the award and the arbitrator's written reasons for it.
- (2) An arbitrator who conducts one or more secondary arbitrations under a separation agreement, court order or family arbitration award, shall create a record containing the following matters:
1. A copy of the separation agreement, court order or family arbitration award.
 2. For each secondary arbitration conducted by the arbitrator under the separation agreement, court order or family arbitration award,
 - i. the evidence presented and considered,
 - ii. the arbitrator's notes taken during the hearing, if any, and
 - iii. the award and the arbitrator's written reasons for it.
- (3) The arbitrator shall keep the record for at least 10 years after the date of the award.

Arbitrator's report

- 5.** (1) Every arbitrator who conducts a family arbitration shall report the following information about the award to the Attorney General, in a form provided by the Ministry of the Attorney General:
1. The date and length of the hearing, if any, leading to the award.
 2. The matters addressed in the arbitration and in the award.
 3. Details of the following, to the extent relevant to the award:
 - i. The ages of the parties to whom the award relates, the length of their relationship, their approximate incomes and the approximate total value of each party's assets.
 - ii. The ages and genders of any children of any party to whom the award relates, and custody and access arrangements and child support awarded in respect of them.
 - iii. Spousal support awarded.
 - iv. Equalization of property awarded.
 - v. Any provisions in the award restraining contact or communication between the parties.
- (2) The reports required by subsection (1) shall be provided,
- (a) for family arbitrations completed during the period from April 1 to September 30, on or before November 30; and
 - (b) for family arbitrations completed during the period from October 1 to March 31 of the following year, on or before May 31.

Commencement

- 6. (1) Subject to subsection (2), this Regulation comes into force on the later of the following dates:**
- 1. April 30, 2007.**
 - 2. The date this Regulation is filed.**
- (2) Section 3 comes into force on the first anniversary of the commencement date described in subsection (1).

RÈGLEMENT DE L'ONTARIO 134/07

pris en application de la

LOI DE 1991 SUR L'ARBITRAGE

pris le 28 mars 2007
 déposé le 30 mars 2007
 publié sur le site Lois-en-ligne le 2 avril 2007
 imprimé dans la *Gazette de l'Ontario* le 14 avril 2007

ARBITRAGE FAMILIAL**Interprétation**

1. Les définitions qui suivent s'appliquent au présent règlement.

«arbitrage secondaire» S'entend au sens du paragraphe 59.7 (2) de la *Loi sur le droit de la famille*. («secondary arbitration»)

«convention de médiation-arbitrage» Convention d'arbitrage familial qui prévoit :

- a) d'une part, qu'une médiation entre les parties doit être menée avant que tout arbitrage ne soit effectué;
- b) d'autre part, qu'en cas d'échec de la médiation, le médiateur arbitre le différend et rend une décision exécutoire pour le régler. («mediation-arbitration agreement»)

Dispositions types

2. (1) Toute convention de médiation-arbitrage conclue le 1^{er} septembre 2007 ou après cette date contient :

- a) si elle est conclue avant le 30 avril 2008, les dispositions énoncées aux dispositions 1, 2, 3 et 4 et aux sous-dispositions 5 i et iii du paragraphe (4);
- b) si elle est conclue le 30 avril 2008 ou après cette date, les dispositions énoncées aux dispositions 1, 2, 3 et 4 et aux sous-dispositions 5 i, ii et iii du paragraphe (4).

(2) Toute convention d'arbitrage secondaire conclue le 1^{er} septembre 2007 ou après cette date contient :

- a) si elle est conclue avant le 30 avril 2008, les dispositions énoncées aux dispositions 1, 2 et 3 et aux sous-dispositions 5 i et iii du paragraphe (4);
- b) si elle est conclue le 30 avril 2008 ou après cette date, les dispositions énoncées aux dispositions 1, 2 et 3 et aux sous-dispositions 5 i, ii et iii du paragraphe (4).

(3) Toute convention d'arbitrage familial conclue le 1^{er} septembre 2007 ou après cette date, autre qu'une convention de médiation-arbitrage ou une convention d'arbitrage secondaire, contient :

- a) si elle est conclue avant le 30 avril 2008, les dispositions énoncées aux dispositions 1, 2, 3 et 4 et aux sous-dispositions 5 i et iv du paragraphe (4);
- b) si elle est conclue le 30 avril 2008, ou après cette date, les dispositions énoncées aux dispositions 1, 2, 3 et 4 et aux sous-dispositions 5 i, ii et iv du paragraphe (4).

(4) Les dispositions suivantes sont les dispositions visées aux paragraphes (1), (2) et (3) :

1. L'arbitrage est effectué en conformité avec ce qui suit : (*choisir soit i, soit ii*)
 - i. le droit de l'Ontario et le droit du Canada tel qu'il s'applique en Ontario,
 - ii. le droit de (*nommer une autre autorité législative canadienne*) et le droit du Canada tel qu'il s'applique dans le ressort de cette autorité.
2. Toute sentence peut être portée en appel comme suit : (*choisir soit i, soit ii*)
 - i. Une partie peut faire appel de la sentence conformément au paragraphe 45 (1) de la *Loi de 1991 sur l'arbitrage*.
 - ii. Une partie peut faire appel de la sentence sur : (*choisir une ou plusieurs des questions suivantes*)
 - A. une question de droit,
 - B. une question de fait,
 - C. une question mixte de droit et de fait.
3. L'arbitre du présent arbitrage est (*nom de l'arbitre*).

4. (Pour chaque partie) : Je, (nom de la partie en caractères d'imprimerie), confirme avoir reçu un avis juridique indépendant et avoir joint à la présente convention une copie du certificat d'avis juridique indépendant qui m'a été fourni aux termes du paragraphe 59.6 (2) de la *Loi sur le droit de la famille*.

.....

(signature de la partie)

5. Je, (nom de l'arbitre en caractères d'imprimerie), confirme ce qui suit :
- i. Je traiterai les parties sur un pied d'égalité et avec équité lors de l'arbitrage, comme l'exige le paragraphe 19 (1) de la *Loi de 1991 sur l'arbitrage*.
 - ii. J'ai reçu la formation appropriée, approuvée par le procureur général.
 - iii. Les parties ont été évaluées séparément pour détecter tout déséquilibre de pouvoir et toute forme de violence familiale et j'ai pris en considération les résultats de l'évaluation et le ferai tout au long de l'arbitrage, si j'en effectue un.
 - iv. Les parties ont été évaluées séparément par une autre personne que moi pour détecter tout déséquilibre de pouvoir et toute forme de violence familiale et j'ai pris en considération son rapport sur les résultats de l'évaluation et le ferai tout au long de l'arbitrage.

.....

(signature de l'arbitre)

Compétences de l'arbitre

3. L'arbitre qui effectue un arbitrage familial a reçu la formation approuvée par le procureur général pour l'arbitre ou la catégorie d'arbitres, telle qu'elle est indiquée sur le site Web du ministère.

Dossier d'arbitrage familial

4. (1) Sous réserve du paragraphe (2), l'arbitre qui effectue un arbitrage familial crée un dossier d'arbitrage qui contient les éléments suivants :

1. Les éléments de preuve présentés et examinés.
2. Les notes que l'arbitre a prises pendant l'audience, s'il y en a une.
3. Une copie de ce qui suit :
 - i. la convention d'arbitrage signée,
 - ii. les certificats d'avis juridique indépendant,
 - iii. si l'évaluation visant à détecter tout déséquilibre de pouvoir et toute forme de violence familiale a été effectuée par une personne autre que l'arbitre, le rapport sur les résultats de l'évaluation,
 - iv. la sentence et les motifs écrits de l'arbitre à l'appui de celle-ci.

(2) L'arbitre qui effectue un ou plusieurs arbitrages secondaires conformément à un accord de séparation, à une ordonnance du tribunal ou à une sentence d'arbitrage familial crée un dossier qui contient ce qui suit :

1. Une copie de l'accord de séparation, de l'ordonnance du tribunal ou de la sentence d'arbitrage familial.
2. Pour chaque arbitrage secondaire effectué par l'arbitre conformément à l'accord de séparation, à l'ordonnance du tribunal ou à la sentence d'arbitrage familial :
 - i. les éléments de preuve présentés et examinés,
 - ii. les notes que l'arbitre a prises pendant l'audience, s'il y en a une,
 - iii. la sentence et les motifs écrits de l'arbitre à l'appui de celle-ci.

(3) L'arbitre conserve le dossier pendant au moins les 10 années qui suivent la date de la sentence.

Rapport de l'arbitre

5. (1) L'arbitre qui effectue un arbitrage familial communique au procureur général, selon la formule fournie par le ministère du Procureur général, les renseignements suivants sur la sentence :

1. La date et la durée de l'audience, s'il y en a une, menant à la sentence.
2. Les questions traitées au cours de l'arbitrage et dans la sentence.

3. Dans la mesure où elles se rapportent à la sentence, les précisions suivantes :
- i. L'âge des parties auxquelles se rapporte la sentence, la durée de leur relation, leurs revenus approximatifs et la valeur totale approximative de l'actif de chaque partie.
 - ii. L'âge et le sexe des enfants de toute partie à laquelle se rapporte la sentence et les arrangements quant à la garde et au droit de visite ainsi que les aliments pour les enfants accordés à leur égard.
 - iii. Les aliments du conjoint accordés.
 - iv. L'égalisation des biens accordée.
 - v. Toute disposition dans la sentence limitant le contact ou la communication entre les parties.
- (2) Les rapports qu'exige le paragraphe (1) sont remis :
- a) au plus tard le 30 novembre, pour les arbitrages familiaux achevés pendant la période du 1^{er} avril au 30 septembre;
 - b) au plus tard le 31 mai, pour les arbitrages familiaux achevés pendant la période du 1^{er} octobre au 31 mars de l'année suivante.

Entrée en vigueur

6. (1) Sous réserve du paragraphe (2), le présent règlement entre en vigueur à la dernière en date des dates suivantes :

- 1. Le 30 avril 2007.**
- 2. La date de dépôt du présent règlement.**

(2) L'article 3 entre en vigueur le premier anniversaire de la date d'entrée en vigueur prévue au paragraphe (1).

15/07

ONTARIO REGULATION 135/07

made under the

TRAVEL INDUSTRY ACT, 2002

Made: March 28, 2007

Filed: March 30, 2007

Published on e-Laws: April 2, 2007

Printed in *The Ontario Gazette*: April 14, 2007

Amending O. Reg. 26/05
(General)

Note: Ontario Regulation 26/05 has previously been amended. Those amendments are listed in the Table of Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Ontario Regulation 26/05 is amended by adding the following section:**Educational expenses**

73.1 (1) The board of directors may incur reasonable expenses for,

- (a) promoting public awareness of the Fund and provisions of the Act and this Regulation relating to the protection of payments made by customers for travel services; and
 - (b) providing information to the public on the procedure for making a claim for reimbursement from the Fund under this Regulation.
- (2) The board of directors is entitled to have its reasonable expenses described in subsection (1) paid from the Fund.

RÈGLEMENT DE L'ONTARIO 135/07

pris en application de la

LOI DE 2002 SUR LE SECTEUR DU VOYAGE

pris le 28 mars 2007

déposé le 30 mars 2007

publié sur le site Lois-en-ligne le 2 avril 2007

imprimé dans la *Gazette de l'Ontario* le 14 avril 2007

modifiant le Règl. de l'Ont. 26/05

(Dispositions générales)

Remarque : Le Règlement de l'Ontario 26/05 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des règlements qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. Le Règlement de l'Ontario 26/05 est modifié par adjonction de l'article suivant :**Frais liés à la sensibilisation**

73.1 (1) Le conseil d'administration peut engager des frais raisonnables aux fins suivantes :

- a) sensibiliser le public à l'existence du Fonds et aux dispositions de la Loi et du présent règlement qui traitent de la protection des paiements effectués par les clients pour obtenir des services de voyages;
- b) informer le public de la marche à suivre pour présenter une demande d'indemnisation au Fonds en application du présent règlement.

(2) Le conseil d'administration a le droit de régler les frais raisonnables visés au paragraphe (1) par prélèvement sur le Fonds.

15/07

ONTARIO REGULATION 136/07

made under the

MUNICIPAL ACT, 2001

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Revoking O. Reg. 403/04

(Determination of Apportionments for Homes for the Aged and Rest Homes in Territorial Districts)

Note: Ontario Regulation 403/04 has not previously been amended.

1. Ontario Regulation 403/04 is revoked.**2. This Regulation shall be deemed to have come into force on January 1, 2007.**

15/07

NOTE: The Table of Regulations – Legislative History Overview and other tables related to regulations can be found at the e-Laws website (www.e-Laws.gov.on.ca) under Tables. Consolidated regulations may also be found at that site by clicking on Statutes and associated Regulations under Consolidated Law.

REMARQUE : On trouve le Sommaire de l'historique législatif des règlements et d'autres tables liées aux règlements sur le site Web Lois-en-ligne (www.lois-en-ligne.gouv.on.ca) en cliquant sur «Tables». On y trouve également les règlements codifiés en cliquant sur le lien Lois et règlements d'application sous la rubrique «Textes législatifs codifiés».

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TEXTE D'INFORMATION POUR LA GAZETTE DE L'ONTARIO

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Information

The Ontario Gazette is published every Saturday. Advertisements/notices must be received no later than 3 pm on Thursday, 9 days before publication of the issue in which they should appear. For weeks including Easter Monday, November 11th or a statutory holiday allow an extra day. For the Christmas/New Year holiday schedule please contact the Gazette at (416) 326-5310 or by email at mbs.GazettePubsOnt@ontario.ca

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