



The Ontario Gazette

La Gazette de l'Ontario

Vol. 138-52
Saturday, 24th December 2005

Toronto

ISSN 0030-2937
Le samedi 24 décembre 2005

Parliamentary Notice

Avis parlementaire

Royal Assent

THE PROVINCE OF ONTARIO

Toronto, Monday, December 12, 2005, 5:35 p.m.

In the name of Her Majesty the Queen, His Honour the Lieutenant Governor, assented to the following bills in his office:-

Bill 37	An Act to amend the Taxpayer Protection Act, 1999 in relation to municipalities. [S.O. 2005, Chapter 27]
Bill 197	An Act to implement Budget measures. [S.O. 2005, Chapter 28]
Bill 211	An Act to amend the Human Rights Code and certain other Acts to end mandatory retirement. [S.O. 2005, Chapter 29]

CLAUDE L. DESROSIERS
Clerk of the Legislative Assembly

Sanction royale

PROVINCE DE L'ONTARIO

Toronto, lundi, décembre 12, 2005, 17 h 35

Au nom de Sa Majesté la Reine, Son Honneur le lieutenant-gouverneur, a accordé la sanction royale aux projets de loi suivant, dans son bureau :

Projet de loi 37	Loi modifiant la Loi de 1999 sur la protection des contribuables en ce qui concerne les municipalités. [L.O. 2005, Chapitre 27]
Projet de loi 197	Loi mettant en oeuvre certaines mesures budgétaires. [L.O. 2005, Chapitre 28]
Projet de loi 211	Loi modifiant le Code des droits de la personne et d'autres lois pour éliminer la retraite obligatoire. [L.O. 2005, Chapitre 29]

(138-G1095) Le greffier de l'Assemblée législative
CLAUDE L. DESROSIERS

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:

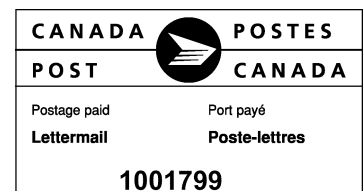
1. complete a Notice of Objection Form,
2. serve the applicant with the objection,
3. file a copy of the objection and provide proof of service of the objection on the applicant with the Board,
4. pay the appropriate fee.

Published by Ministry of Government Services
Publié par Ministère des Services gouvernementaux

© Queen's Printer for Ontario, 2005
© Imprimeur de la Reine pour l'Ontario, 2005



3637



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.

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

Dynasty Limousine Limited 46631
20 Ravencloff Cresc., Scarborough, ON M1T 1R8

Applies for a public vehicle operating licence as follows:

For the transportation of passengers on a chartered trip from points in the Cities of Toronto and Hamilton and the Regional Municipalities of Peel, York, Durham and Halton.

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 public vehicle operating licence PV-4222 now in the name of Salah Ali be cancelled.

Tanca Business Centre Canada Inc. 46630
2907-115 Omni Dr., Toronto, ON M1P 5B4

Applies for an extra provincial operating licence as follows:

For the transportation of passengers:

A) on a chartered trip from points in the City of Toronto and the Regional Municipalities of Peel and York and the Macdonald-Cartier Airport (Ottawa) to the Ontario/Quebec and Ontario/USA border crossings for furtherance to points as authorized by the relevant jurisdiction;

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

Provided that there 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.

B) on a one way chartered trip from Pierre-Elliott Trudeau International Airport at Dorval in the Province of Quebec as authorized by the Province of Quebec from the Ontario/Quebec border crossings to points in Ontario.

PROVIDED THAT:

a) 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;

b) the driver and/or tour guide shall be bilingual in English and Chinese.

Applies for a public vehicle operating licence as follows: **6630-A**

For the transportation of passengers on a chartered trip from points in the City of Toronto and the Regional Municipalities of Peel and York and the Macdonald-Cartier Airport (Ottawa).

PROVIDED THAT:

a) 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;

b) the driver and/or tour guide shall be bilingual in English and Chinese.

FELIX D'MELLO

(138-G1096)

Board Secretary/Secrétaire de la Commission

Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

Notice of Default in Complying with the Corporations Information Act Notice de non-observation de la Loi sur les renseignements exigés des compagnies et des associations

NOTICE IS HEREBY GIVEN under subsection 241(3) of the Business Corporations Act that unless the corporations listed hereunder comply with the filing requirements under the Corporations Information Act within 90 days of this notice orders dissolving the corporation(s) will be issued. The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(3) de la Loi sur les sociétés par actions, si les compagnies mentionnées ci-dessous ne se conforment pas aux exigences de dépôt requises par la Loi sur les renseignements exigés des compagnies et des associations dans un délai de 90 jours suivant la réception du présent avis, des ordonnances de dissolution seront délivrées contre lesdites compagnies. 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
2005-12-24	
A-LIVE INC.	001357357
ALDRO MASONRY LIMITED	000775299
ALISONS COMPUTER INC.	001295101
APM CAR SALES INCORPORATED	000898313
ARGON FINANCIAL CAPITAL MANAGEMENT GROUP LTD.	001348226
AUDRON ENTERPRISES INC.	000762142
BAHA INSURANCE AGENCIES LTD.	001009216
BILL KUNSCH INVESTMENTS LTD.	000411301
BISON GENIER INC.	001079751
BOATOWNERS GENERAL PARTNER LIMITED	000913901
CANINE BOOT CAMP CORP.	001248775
CASSIOPEIA CATERING & CAFE LTD.	001290755
CENTRAL ONTARIO FLOOR COVERINGS INC.	001217163
CHARACTER WORLD INC.	001190435
CIRRUS EXPRESS LTD.	001167442
CITY COLLISION SCARBOROUGH (1992) LTD.	000962674
CONCEPTUS DEVELOPMENT CORPORATION	000988666
CONWIL MANAGEMENT LTD.	001049857

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
DEN-MARK RESTAURANTS LTD.	001081138
DOON VALLEY TRANSPORT INC.	001245179
EEE POWER SYSTEMS INC.	001027748
ELITE BUILDING MAINTENANCE SERVICES INC.	001363745
FORMAC STATIONERS INC.	000639241
GNANAKURU TAKEOUT RESTAURANT & CATERING INC.	001478899
HARRY ADIT LTD.	001337989
INNOMERCH CORP.	002011662
INTERPAUL STUDIO INC.	000756461
J & R SALES 99 LTD.	001334407
JUBILEE HAVEN RETIREMENT HOME INC.	001293839
KATRIN CONSTRUCTION INC.	001381058
LEADING ENGINE REBUILDER & CYLINDER HEADS INC.	001519358
LETTUCE DINE AND DANCE INC.	001126630
LEWIS GREETINGS LTD.	000857982
LOOK OF JAX SQUARE ONE INC.	002011487
M-E-S TRUCK TRANSFER LTD.	000874999
MEDA MEDICAL PERSONNEL LIMITED	000939562
MOSHON DIGITAL MEDIA INC.	001284410
MTC CONSTRUCTION COMPANY LIMITED	000584823
MUSKOKA DRIVE-IN THEATRES LIMITED	000584969
MYCOSE ENTREPRENEUR INC.	001138724
NICHE INTERNATIONAL LTD.	001037354
ORBIT 1 PRODUCTIONS INC.	001209128
OVERFORK MANAGEMENT INC.	001073777
P.W.R. GRAPHIC & DESIGN INC.	001095220
PANATRAK LOGISTICS INC.	001206077
PARAGON PRODUCTIONS (PEACE) INC.	001113491
PESCA MAR IMPORT & EXPORT LTD.	001348297
QC INK LTD.	002010712
R.H. WIGLE & SON REALTY (1981) LIMITED	000312965
R&J MUFFLER LIMITED	001525535
REEVIE MARKETING AND PROMOTIONS INC.	001402839
REMITRON HOLDINGS INC.	000394849
RENEWABLE OFFICE CONCEPTS INC.	000727595
REX INC.	001315300
S. & S. HOLDINGS (WINDSOR) LIMITED	000278965
S. BOSNJAK REAL ESTATE LTD.	000414575
SHASHA ENTERPRISE INC.	001521495
STEWART JANSZ ENTERPRISES INC.	000893528
SUB CON TELESCOPES CORPORATION	001459442
TAGREM TECHNOLOGIES INC.	001300314
THE BLISS BISTRO & BILLIARDS INC.	001040396
THE BOMBAZEE CLOTHING LTD.	001470528
THE CRAFTER'S MARKETPLACE (#25) LTD.	001325637
THE GROUP ORION INC.	001348862
THE SALOON FOODS LIMITED	000206882
TIGER SYSTEM CARPET CENTRE INC.	001098842
TRI-STAR GOLD LIMITED	001227347
TRINITY WOOD CONSTRUCTION LIMITED	001431260
VAL CARON FURNITURE LIMITED	000395986
VILLA INSTALLATION (MARBLE, GRANITE & CERAMIC) INC.	000973496
WAT-AIR PIPING SYSTEMS LTD.	001216844
Z. & M. INVESTMENT GROUP LIMITED	000891325
ZVOOK CORPORATION	000465184
1000576 ONTARIO INC.	001000576
1019428 ONTARIO INC.	001019428
1029265 ONTARIO INC.	001029265
1034630 ONTARIO LIMITED	001034630
1035813 ONTARIO INC.	001035813
1057140 ONTARIO LIMITED	001057140
1105330 ONTARIO LIMITED	001105330
1106805 ONTARIO LIMITED	001106805
1111875 ONTARIO INC.	001111875
1115727 ONTARIO LIMITED	001115727
1121510 ONTARIO INC.	001121510
1126540 ONTARIO LTD.	001126540
1204069 ONTARIO INC.	001204069

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1226056 ONTARIO INC.	001226056
1227602 ONTARIO LIMITED	001227602
1233426 ONTARIO LIMITED	001233426
1241625 ONTARIO LIMITED	001241625
1243054 ONTARIO LTD.	001243054
1248631 ONTARIO INC.	001248631
1248909 ONTARIO INC.	001248909
1249177 ONTARIO INC.	001249177
1289537 ONTARIO INC.	001289537
1290629 ONTARIO INC.	001290629
1303904 ONTARIO LIMITED	001303904
1325223 ONTARIO INC.	001325223
1332465 ONTARIO LIMITED	001332465
1349866 ONTARIO INC.	001349866
1350488 ONTARIO LIMITED	001350488
1360689 ONTARIO INC.	001360689
1368767 ONTARIO INC.	001368767
1390754 ONTARIO INC.	001390754
1392462 ONTARIO INC.	001392462
1425570 ONTARIO INC.	001425570
1466123 ONTARIO INC.	001466123
1484602 ONTARIO INC.	001484602
1520958 ONTARIO INC.	001520958
2004810 ONTARIO INC.	002004810
478200 ONTARIO LTD.	000478200
512576 ONTARIO INC.	000512576
539924 ONTARIO LIMITED	000539924
667090 ONTARIO LIMITED	000667090
728962 ONTARIO INC.	000728962
811437 ONTARIO LIMITED	000811437
834965 ONTARIO INC.	000834965
911436 ONTARIO INC.	000911436
970733 ONTARIO INC.	000970733
989733 ONTARIO INC.	000989733

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

(138-G1092)

NOTICE IS HEREBY GIVEN under subsection 241(3) of the Business Corporations Act that unless the corporations listed hereunder comply with the filing requirements under the Corporations Information Act within 90 days of this notice orders dissolving the corporation(s) will be issued. The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(3) de la Loi sur les sociétés par actions, si les compagnies mentionnées ci-dessous ne se conforment pas aux exigences de dépôt requises par la Loi sur les renseignements exigés des compagnies et des associations dans un délai de 90 jours suivant la réception du présent avis, des ordonnances de dissolution seront délivrées contre lesdites compagnies. 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
2005-12-09	
JACK'N JILL'S INDOOR PARTY PLAYGROUND INCORPORATED	2061783
1490741 ONTARIO LTD.	1490741

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

(138-G1097)

**Cancellation of Certificates of
Incorporation
(Corporations Tax Act Defaulters)
Annulation de certificats de constitution
(Non-respect de la Loi sur l'imposition
des corporations)**

NOTICE IS HEREBY GIVEN that, under subsection 241(4) of the *Business Corporations Act*, the Certificates of Incorporation of the corporations named hereunder have been cancelled by an Order dated 28 November, 2005 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*, les certificats de constitution dont les 28 novembre 2005 pour non-respect des dispositions de la *Loi sur l'imposition des corporations* et que la dissolution des sociétés concernées prend effet à la date susmentionnée.

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

2005-11-28

A.M.V. VIDEO PRODUCTIONS INC.	000576128
AGAIN CANADA INC.	001114230
AMOL PHOTO LABS LTD.	001056048
ART VENTURE MANUFACTURING INC.	001166132
BEAR'S CHIPS INC.	001173204
BILKO LOGGING LTD.	001329061
BK GENESIS FASHION INC.	001035376
BLUE SPRUCE CATERING LTD.	001151143
BONTEK LTD.	001315109
CANADIAN NATIVE ART INC.	001355360
CHRISTOPHER'S DELICATESSEN LTD.	000943435
CLASSIC CADDIES CARS & PARTS INC.	001313696
COURTNEY, BURNS & CAMPBELL CONTRACTING INC.	001140242
D-TEK AUTOMATION INC.	001245911
DIME DELIVERY LIMITED	000239261
DOLLARS & SENSE COUPONS INC.	001209505
E. B. CONTRACTING LIMITED	000821114
E. E. JAZ LTD.	000906074
EVEREST TRADING CORPORATION	001126214
FEATURE SHEETS INC.	001092316
FINCH REALTY LIMITED	000147640
FINLINE TECHNOLOGIES LTD.	000816730
FIREHALL BOARD INSTITUTE INC.	001348845
GARCIA FURNACE SERVICE LTD.	000713882
GSGK HOLDING CORPORATION	001075750
HARVESTER FINE FOODS INC.	001292104
HELIN OIL PACKERS LTD.	001053749
HOW SWEET IT IS LTD.	000477501
HYSON INTERNATIONAL CORP.	001310832
IRVING S. MARGLES HOLDING COMPANY LIMITED	000096866
J. M. KERR PUBLISHING COMPANY LIMITED	000386114
JOHANNA SANDHAM INSURANCE SERVICES INC.	000684852
KNOTT HOTELS COMPANY OF CANADA LIMITED	000418868
KODIAK CABLE INC.	001330065
KRUGER & KRUGER ASSOCIATES INC.	000994472
LAGUNA BANQUET HALL & RESTAURANT LTD.	000759321
MAJESTIC SKY LINES INC.	001120724
MEDIA SOLUTIONS INC/ SOLUTIONS MEDIA INC	000604845
MIDVEST ENTERPRISES LTD.	001366974
MIEL MANAGEMENT GROUP INC.	000539256
MILLARD LISTER SALES LIMITED	000133609
MOUNTAIN & HILL INVESTMENT INC.	000973520
NATIONAL ROADBUILDERS INC.	001314119
NEVA HOLDINGS LIMITED	000059159
NEVADA BOB'S CANADA FRANCHISING LTD.	001427919
NORTHERN FLOORING COMPANY LIMITED	000100814

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

NORTHWAY MARINE & RECREATION INC.	001455428
ONDEGO MOBILE AUTOMOTIVE SERVICE INC.	001120815
PALDIX INTERNATIONAL INC.	001291887
PAMCO FOODS LTD.	000464381
PHAETON STRATEGIES INC.	001053806
RE/MAX ABACUS REALTY LTD.	000921843
RENAISSANCE CUSTOM HOMES (BARRIE) LTD.	001379805
RJQ AUTO SERVICE LTD.	001131189
SALAMS INTERNATIONAL INC.	001196211
SC FIRE PROTECTION SERVICES INC.	001045091
SELDON HOLDINGS LIMITED	000639638
SHB INSTALLATIONS INC.	000969846
STAN'S AUTO BODY INC.	000353318
SUPERIOR WELDING LIMITED	000565750
THE COMPUTER NOOK INC.	001211263
THE CONCEPT WORKS INC.	000683617
THE TRANTOR WRITING GROUP INC.	001038992
THOMAS R ELECTRIC LTD.	000983809
TRIO IMPORTING (NO. 2) COMPANY LTD.	000293127
U & TARA CORPORATION	001338103
UNISTAFF TEMPORARY HELP LTD.	000435506
WARRINER HEATING & AIR CONDITIONING INC.	001268638
WELLINGTON SCRAP LIMITED	001127150
WORLD IMMIGRATION FINANCIAL SERVICES INC.	000862462
YESS RESTAURANT SPORTS BAR & GRILL LTD.	001227391
1086637 ONTARIO INC.	001086637
1089950 ONTARIO LIMITED	001089950
1117063 ONTARIO INC.	001117063
1156881 ONTARIO INC.	001156881
1175684 ONTARIO LIMITED	001175684
1189663 ONTARIO INC.	001189663
1192518 ONTARIO INC.	001192518
1200617 ONTARIO LIMITED	001200617
1204663 ONTARIO INC.	001204663
1205285 ONTARIO LTD.	001205285
1206689 ONTARIO INC.	001206689
1229398 ONTARIO LIMITED	001229398
1239607 ONTARIO LTD.	001239607
1252132 ONTARIO INC.	001252132
1258078 ONTARIO INC.	001258078
1270308 ONTARIO INC.	001270308
1295180 ONTARIO LIMITED	001295180
1322568 ONTARIO INC.	001322568
1327870 ONTARIO LIMITED	001327870
1329245 ONTARIO INC.	001329245
1342972 ONTARIO INC.	001342972
1352092 ONTARIO LIMITED	001352092
1360883 ONTARIO INC.	001360883
1374818 ONTARIO LTD.	001374818
1389769 ONTARIO INC.	001389769
1390377 ONTARIO INC.	001390377
1394617 ONTARIO LTD.	001394617
1401913 ONTARIO INC.	001401913
1428299 ONTARIO LIMITED	001428299
1486490 ONTARIO INC.	001486490
1497388 ONTARIO INC.	001497388
2008482 ONTARIO LIMITED	002008482
346890 ONTARIO INC.	000346890
658879 ONTARIO LIMITED	000658879
695869 ONTARIO INC.	000695869
744353 ONTARIO INC.	000744353
779416 ONTARIO LIMITED	000779416
809240 ONTARIO INC	000809240
887850 ONTARIO INC.	000887850
976017 ONTARIO LTD.	000976017

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

(138-G1093)

Certificates of Dissolution Certificats 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 compagnies*, 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 compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
2005-07-29	
THUNDER BAY COSMETOLOGY & ELECTROLOGY INC.	000733536
2005-09-26	
DANSON LOGISTICS INC.	002032413
2005-10-04	
1326770 ONTARIO INC.	001326770
2005-10-31	
1191710 ONTARIO INC.	001191710
2005-11-02	
CANADA YGS INTERNATIONAL INVESTMENT LTD.	002054980
D & R INSTALLATIONS LTD.	001114358
RICHJASON HOLDINGS LTD.	000681280
SPANISH RIVER COUNTRY LTD.	000823777
1176859 ONTARIO INC.	001176859
2005-11-03	
ANNCOR INVESTMENTS LIMITED	001242733
BIRSAN SERVICES LTD.	000220764
BLAIR ANIMAL HOSPITAL PROFESSIONAL CORPORATION	002030411
BURGER RANCH CORPORATION	000995718
CARDOMAT SYSTEMS INC.	001155176
CLEAN CABS INC.	001085338
DESIGN INTERVENTION SYSTEMS CORP.	001225191
DTR CONSULTANTS LTD.	001438365
FOUR SEASONS CAFE INC.	001363603
FREEMAN ELECTRIC LIMITED	000113461
GUELPH DISTRICT ENERGY CORPORATION	001221558
GUIDE LIGHT PHOTO INC.	000905643
KRINKLES AUTO DEPOT INC.	001413217
NORTHERN LAKESHORES LIMITED	000219055
PENIMPEX ENTERPRISES INC.	000589181
PLEASANT STEREO NORTH INC.	000633202
RANEY CONSTRUCTION LTD.	000609544
SPECIALTY AGRO CORP.	001222979
SUPER-AID MAID CLEANING SERVICES LIMITED	002056359
TAM AUTO INC.	001368108
TENNISERVICE LIMITED	000285128
TRIPLE-R PHARMACY LTD.	000680365
VICTORY AUTO SALES LIMITED	001592742
WARDELL-YORK LIMITED	000128664
WINDERMERE 2000 TRADING CORPORATION	001039045
1012446 ONTARIO INC.	001012446
1354940 ONTARIO LIMITED	001354940
1516293 ONTARIO LTD.	001516293
1559966 ONTARIO INC.	001559966
1617043 ONTARIO INC.	001617043
2001 PRINTING INC.	000679992
3C BI LTD.	001224039
430023 ONTARIO LTD.	000430023
792661 ONTARIO LIMITED	000792661
913899 ONTARIO INC.	000913899
2005-11-04	
ARCTURUS INDEPENDENT LIMITED	000842730
CJS CONSULTING INC.	001517929
D. REID & SONS TRANSPORT REFRIGERATION & UPHOLSTERY LIMITED	000371445

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
INTERAGENT INCORPORATED	000991578
MARCORP LEASING & INVESTMENTS, INC.	000437740
PAPA ROCCO'S PIZZA LTD.	001057735
1421740 ONTARIO INC.	001421740
1435259 ONTARIO INC.	001435259
1487680 ONTARIO INC.	001487680
1517020 ONTARIO INC.	001517020
821112 ONTARIO LTD.	000821112
2005-11-06	
PICKERING PHOTOGRAPHIC LIMITED	000360485
SILO CLEAN INTERNATIONAL INC.	001241072
1090058 ONTARIO INC.	001090058
1112274 ONTARIO INC.	001112274
1352922 ONTARIO INC.	001352922
1448850 ONTARIO INC.	001448850
2005-11-07	
BIANCHI FOOD GROUP INC.	000517825
CHARMIS COUTURE INC.	001132608
DAWN EQUIPMENT RENTALS LIMITED	000368902
DELTAZOID CORPORATION	001256318
EFFECTIVE MANAGEMENT SOLUTIONS INC.	001404445
FOOD FOR THOUGHT NATURAL FOODS INC.	000764107
GALSTAR CONSTRUCTION LTD.	000925825
HAIR PEACE INC.	001186331
HESTIA FINANCIAL GROUP INC.	001547354
HOW HOLDINGS LIMITED	001410359
JACK ROOK LTD.	000918644
JIALI LIMITED	001476936
KIVI CAPITAL INC.	001311889
KWA CONSULTATION SERVICES INC.	001416309
L L B LEASING LTD	000831027
M. L. ROTH REAL ESTATE LTD.	000248252
MAPORA IMPORTERS & EXPORTERS INC.	000498178
MARBURT INVESTMENTS LIMITED	000139190
MEWS DATA SERVICES INC.	001398652
P. YODZIS ASSOCIATES, INC.	001046981
PERFORMANCE & PRECISION COMPUTER SERVICES INC.	000633393
PLOSTAR INC	000597738
POFEL MACHINING INC.	001195425
SARWEN MACHINE & TOOL CO. LTD.	000511559
SOFTVIEW CORPORATION	000694274
SUSHORE HOLDINGS LIMITED	000252588
TED RAMSAY MILLWORK INSTALLATION INC.	001219490
UNIQUE SUB INC.	001113898
VAANANEN REALTY INC.	000864292
VIDEOS '4' ALL - PHOTOS '4' ALL LTD.	000841220
VINCE'S WELDING LTD.	000785419
1063173 ONTARIO INC.	001063173
1070603 ONTARIO LIMITED	001070603
1077086 ONTARIO LIMITED	001077086
1149356 ONTARIO INC.	001149356
1195148 ONTARIO INC.	001195148
1244933 ONTARIO INC.	001244933
1368706 ONTARIO LTD.	001368706
1416954 ONTARIO INC.	001416954
1449550 ONTARIO INC.	001449550
424171 ONTARIO LIMITED	000424171
428552 ONTARIO INC.	000428552
699362 ONTARIO INC	000699362
715792 ONTARIO LTD.	000715792
802400 ONTARIO INC.	000802400
938204 ONTARIO INC.	000938204
978777 ONTARIO INC.	000978777
988074 ONTARIO LIMITED	000988074
2005-11-08	
ACCUTECH BUSINESS EQUIPMENT LTD.	000428670
AL-JUBURI ENTERPRISES INC	000723809
ALDON AIR QUALITY CORPORATION	000818015
AS ARROW INC.	001132814
AUNTIE ALBA'S FINE FOOD INC.	001202153

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
C & JB COMPANY LIMITED	001290420
CAMPBELL JOHNSTON & COMPANY LIMITED	000291097
COFAR CANADA INC.	001595154
EMAZING SOLUTIONS INC.	001354389
GIANT VIDEO INC.	000788006
HEATH CONSTRUCTION INC.	000314663
JANDRA INVESTMENTS LTD.	000896182
MARETER ENGINEERS LIMITED	001082538
MICROBUS COMPUTERS & NETWORKS INC.	001273604
ORIOLE BUSINESS SYSTEMS LIMITED	000314066
SENECA STRUCTURAL INC.	000974851
SILVERCAST LTD.	001477635
SYROID'S MEN'S WEAR INC.	000862289
THE BFD HOLDINGS CORP.	000483358
ULTIMATE NUTRITION & CUISINE LIMITED	001496605
W.W. MANAGEMENT SERVICES LIMITED	001308743
WESTCO LINK OF CANADA INC.	001487159
1063403 ONTARIO LIMITED	001063403
1103902 ONTARIO INC.	001103902
1161795 ONTARIO LIMITED	001161795
1213909 ONTARIO INC.	001213909
1282583 ONTARIO INC.	001282583
1351142 ONTARIO LTD.	001351142
1374475 ONTARIO INC.	001374475
1375863 ONTARIO INC.	001375863
1452025 ONTARIO INC.	001452025
1613804 ONTARIO INC.	001613804
1622731 ONTARIO INC.	001622731
574469 ONTARIO INC.	000574469
627431 ONTARIO LTD.	000627431
879067 ONTARIO INC.	000879067
2005-11-09	
AALTO COMPUTERS & SERVICE CORPORATION	001310063
ABD PRODUCTIONS INC.	000612193
BARSHAW INDUSTRIES LIMITED	000682662
FLOORLINE MEASURES INC.	001479818
HEARTH PUBLICATIONS INC.	000758490
HIGH CITY INVESTMENT (NORTHERN AND EASTERN) LIMITED	000755735
LCN IMPORT EXPORT INCORPORATED	001550180
LEGAR CONSULTANTS INCORPORATED	001441406
LILY BAY ESTATES LTD.	000781814
LITTLE RIKKI'S PIZZA & SUBS INC.	001141658
PAIS MARKETING LTD.	001126102
PALFER INC.	000730759
PRO-TEK BUILT-IN SYSTEMS LTD.	000662591
REPAC CONSTRUCTION & MATERIALS (1982) LIMITED	000521066
ROBIN GLEN ESTATES LTD.	000724522
SAILWINDS II INC.	001371560
THE BRITANNIA GROUP INC.	000743628
THE REK XIX CORPORATION	000743342
TORONTO LI'S INTERNATIONAL LTD.	001482571
TPM INC.	001460761
WINDSOR NADLAN INC.	002015853
1060118 ONTARIO LTD.	001060118
1109201 ONTARIO LIMITED	001109201
1339124 ONTARIO INC.	001339124
1519671 ONTARIO INC.	001519671
477865 ONTARIO INC.	000477865
584751 ONTARIO INC.	000584751
633547 ONTARIO LTD.	000633547
643244 ONTARIO LIMITED	000643244
2005-11-10	
A.B.A. ASSOCIATES OF CANADA INC.	000709699
BROKAR ENTERPRISES INC.	000774532
BROMAX INC.	001046437
CHRIS CONCRETE CUTTING INCORPORATED	000855081
EDWARD COLLINS FAMILY INVESTMENTS LTD.	001270013
FA'S MERCANTILE CORPORATION	001056779
GECKO INC.	001489642

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
GEORGIA ALPHATECH INC.	001567806
GEOSOFT X INC.	001122609
GREM TECH INC.	001537013
HERB IT! INC.	001301643
KORBELAS MANAGEMENT SERVICES LIMITED	000333099
LESA & HERB TRADING INC.	001289588
MERIT SLR ASSESSMENTS & DIAGNOSTICS INC.	002072676
SYNERGISTIC ENERGY INC.	001490523
TOP NOTCH TRAINING SOLUTIONS INC.	001497326
TORONTO NEUROLAB INC.	000640931
1032284 ONTARIO LIMITED	001032284
1103497 ONTARIO LIMITED	001103497
1173432 ONTARIO LTD.	001173432
1621365 ONTARIO INC.	001621365
2005-11-14	
A & S INC.	001351164
ASTUTE INVESTIGATIONS INC.	000887625
B. & T. PHARMACIES LTD.	000895356
BRUCE E. FREEMAN & ASSOCIATES INC.	000555682
COMBASE CORP.	001194521
E. LEE DRUGS LIMITED	000214403
EMANEM CANADIAN ORIGINAL FASHION LIMITED	000603225
ESTHER WILLIAMS POOLS OF CANADA LTD.	000299240
GRALACH CORPORATION	001431272
HUMMER MEDIA LTD.	001421093
INTERNATIONAL CARE LABORATORIES LTD.	000279347
JEFFCON CORPORATION	001238900
KROMA DESIGN INC.	001324632
LEVEL LOGIC LTD.	001250904
LLOYD BOUSQUET JEWELLERS LIMITED	000348101
MISAN MANAGEMENT INC.	000309171
MITRA ENTERPRISES CORP	000854504
NATIONAL TRUCK & EQUIPMENTS BROKERS INC.	001076964
NETI ELECTRIC LIMITED	000972202
NORTHERN COLLEGE OF INFORMATION TECHNOLOGY INC.	001538286
PRINCE GEORGE HOTEL (KINGSTON) LIMITED	000083297
PROFIX SYSTEMS CONSULTANTS INC.	001160602
RAVINE ESTATES INC.	000688654
RED BRICK MASONRY LTD.	001466120
RODENEZA CANADA INC.	001300480
ROSE CITY AUTOMOTIVE DISTRIBUTORS LIMITED	000134010
SIGON CONSTRUCTION LTD.	000358823
STEALTH LEASING INC.	001484815
SYNAPTIC RESPONSE INC.	001444810
TEETH ONLINE.NET LTD.	002017563
YONGZHENG INTERNATIONAL INVESTMENT (CHINA) CORP.	001179185
1008256 ONTARIO LTD.	001008256
1067605 ONTARIO LIMITED	001067605
1115500 ONTARIO INC.	001115500
1153513 ONTARIO LIMITED	001153513
1168670 ONTARIO INC.	001168670
1200420 ONTARIO INC.	001200420
1292150 ONTARIO INC.	001292150
1407281 ONTARIO LTD.	001407281
1495626 ONTARIO INCORPORATED	001495626
1502749 ONTARIO LTD.	001502749
1516631 ONTARIO CORP.	001516631
1573169 ONTARIO INC.	001573169
336444 ONTARIO LTD.	000336444
435590 ONTARIO LTD.	000435590
465254 ONTARIO LIMITED	000465254
606746 ONTARIO LIMITED	000606746
693123 ONTARIO INC.	000693123
917866 ONTARIO INC.	000917866
969661 ONTARIO LIMITED	000969661
2005-11-15	
VIRK HOME FURNISHING CENTRE LTD.	001153574

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario	Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
2005-11-16		LTD.	001538559
BLOOR PRINTING (786) INC.	001162493	2005-11-30	
E-SCRIBA INC.	001388367	DIGICLEAN INC.	001317894
ENCORE MEDEQUIP LTD.	001230343	HALAM ENTERPRISES INC.	000919675
KARNHAAR INFORMATION CONSULTING INC.	001283695	MYERS-HOLUM CANADA INC.	000903244
RAVASH LTD.	001586307	PICTON LIVESTOCK SALES LIMITED	000355929
1308570 ONTARIO INC.	001308570	1017561 ONTARIO LIMITED	001017561
2005-11-17		1022058 ONTARIO INC.	001022058
KITCHENER MACHINERY SALES LTD.	001271370	1039677 ONTARIO INC.	001039677
ORBIT NORTHAMERICA LIMITED	000938768	1347435 ONTARIO LIMITED	001347435
WECA MUSIC INC.	001250247	719210 ONTARIO INC.	000719210
1073776 ONTARIO INC.	001073776	805796 ONTARIO INC.	000805796
2032137 ONTARIO INC.	002032137	855582 ONTARIO INC.	000855582
2005-11-18		2005-12-01	
M.A.K. INTERNATIONAL INC.	001182995	BSDH HOLDING COMPANY LTD.	001186367
YAN-HUANG INTERNATIONAL INVESTMENT (CANADA) INC.	001223553	DALOR INDUSTRIES INC.	001156695
1109376 ONTARIO INC.	001109376	G & B MECHANICAL CONTRACTORS LTD.	001037155
1569608 ONTARIO INC.	001569608	NATURAL ENERGY & WATER SOLUTIONS LTD.	001130591
747272 ONTARIO INC.	000747272	SNIDERMAN, DYKSTRA & WOOD MANAGEMENT CONSULTANTS LIMITED	000756398
2005-11-21		THOMAS FIDDES PUBLISHING LIMITED	000584310
A THEATRE NEAR YOU (ONTARIO), INC.	001041699	1145698 ONTARIO INC.	001145698
CANWELL BUILDING SUPPLIES LTD.	000830904	1292574 ONTARIO LIMITED	001292574
CHIMO TECHNOLOGIES CORPORATION	001270342	618624 ONTARIO INC.	000618624
COMSTOCK PHOTOFILE LIMITED	000023466	881483 ONTARIO INC.	000881483
GOLDEN MARRIOTT TOURS INCORPORATED	001497648	889890 ONTARIO LIMITED	000889890
ICICLE CONSULTING INC.	001186787	2005-12-02	
PARKWAYS PET SUPPLIES INC.	001009895	A.R.G. MANAGEMENT SERVICES INC.	001140967
1352068 ONTARIO INC.	001352068	ANTOMAR DEVELOPMENTS INC.	001181769
2005-11-22		AQUAMARINE HOLDINGS INC.	000823450
INTERNATIONAL WAFFLES CORPORATION	001241783	ARJAYEM OF GODERICH LIMITED	001195326
SATURN METAL INC.	000736813	B-BAL INC.	001002508
THE LEGAL PLACEMENT GROUP INC.	000981744	BDR CONSULTING GROUP LIMITED	001309368
846181 ONTARIO INC.	000846181	C & W GLOBAL INC.	001272498
2005-11-23		DESTINO FASHION INC.	001098738
ENERGLASS CONTRACTING INC.	001067309	F. E. & B. INVESTMENTS INC.	000826048
GISELA'S SKIN CARE INC.	000897850	F.K. CLAYTON HOLDINGS INC.	001422938
H.J.M. MACHINE TOOL SERVICE LTD.	000430814	FL CANADA LEASING INC.	001312330
HAINAN ENTERPRISES (CANADA) LTD.	001319613	FL SALES CANADA INC.	001318732
M J NIXON ENGINEERING SERVICES INC.	001501903	GOODVIEW MEDICAL SUPPLIES INC.	000926227
R. PARSONS EQUIPMENT & SERVICES INC.	000569815	H.D.J. MCLEAN & ASSOCIATES INC.	000916441
1059063 ONTARIO INC.	001059063	HOLISTIC POWER BEAUTY CENTER CORPORATION	001435311
1384612 ONTARIO LIMITED	001384612	JIM'S ASSET MANAGEMENT INC.	001492255
2005-11-24		JOE TRUNZO CONSTRUCTION LTD.	000924071
DATALITE LTD.	001092327	KINGSGARDEN REALTY LIMITED	000365591
HANEMAN & ASSOCIATES INC.	001343726	LEE-MAR ENTERPRISES INC.	000437570
KINCALDRUM ESTATES LIMITED	000227169	M & J GOLDEN TRADING CO. LTD.	001538489
VARILUME LIGHTING CONTROLS LTD.	001092328	OXFORD SERVICES (WOHC) LIMITED	001580369
1037158 ONTARIO INC.	001037158	PARK PAL INCORPORATED	001190115
1100363 ONTARIO INC.	001100363	PARMAX INC.	001255735
595749 ONTARIO LIMITED	000595749	PICTURE CLAIRE PRODUCTIONS INC.	001432830
910641 ONTARIO INC.	000910641	POLSTONE MEMORIALS LTD.	001221422
2005-11-25		REAL TRANSPORTATION INC.	001542163
S.I.O.P. INC.	001339579	SYLBN INVESTMENTS LIMITED	000527047
UGLY DOG PIZZA COMPANY INC.	001031172	VANTHI CORPORATION	000724500
2005-11-27		WS DIRECTSYS INC.	002070718
MERSEY RIVER TRADING INC.	001276510	ZELIKOVITZ MANAGEMENT LIMITED	000130943
1011087 ONTARIO INC.	001011087	ZHONG ZHOU INVESTMENT INC.	001273356
823825 ONTARIO LTD.	000823825	1046993 ONTARIO LIMITED	001046993
2005-11-28		1062491 ONTARIO INC.	001062491
BRYAN EQUIPMENT LEASING INC.	002005875	1242133 ONTARIO LIMITED	001242133
IMMIGRATION TRUST LTD.	001483869	1302365 ONTARIO INC.	001302365
TRE VENEZIE FOODS LTD.	000896361	1398736 ONTARIO INC.	001398736
1005360 ONTARIO LIMITED	001005360	566386 ONTARIO LIMITED	000566386
1064233 ONTARIO LIMITED	001064233	663183 ONTARIO LIMITED	000663183
847239 ONTARIO INC.	000847239	757629 ONTARIO LIMITED	000757629
2005-11-29		767783 ONTARIO LIMITED	000767783
A & R CARRIER INC.	001173643	806456 ONTARIO LIMITED	000806456
CLAVA CONSTRUCTION INC.	002041418	992587 ONTARIO LIMITED	000992587
JOGA HOLDINGS INC.	000574910		
PROFESSIONAL SECURITY AND CONSULTING			

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
--	--

2005-12-05

ALSTAN PHARMACY LIMITED	000700853
BASIEX INC.	001414706
BRITTANY MEDICAL PHARMACY INC.	000681227
ECLIPSE MICROWARE INC.	001438685
F.R.D. BINGO INC.	001271717
GABRIEL AUTO BODY INC.	001412843
JAMASET INC.	000124355
MSW23 CORPORATION	001441872
NEWCO HOLDINGS INC.	001297313
NEWRIVER CANADA LTD.	001408338
OAK RIDGES PHARMACY LIMITED	001282956
OH OH PRODUCTIONS INC.	001262127
R & A CAMPBELL COIN LTD.	001096678
ROYAL SECRETS OF THE WORLD INC.	001171485
1047266 ONTARIO LIMITED	001047266
1113754 ONTARIO INC.	001113754
1137532 ONTARIO LTD.	001137532
1187434 ONTARIO INC.	001187434
1192708 ONTARIO LTD.	001192708
120 MATHESON BLVD. INC.	000807461
1211967 ONTARIO INCORPORATED	001211967
1245041 ONTARIO INC.	001245041
1395904 ONTARIO LTD.	001395904
1597170 ONTARIO INC.	001597170
2046495 ONTARIO INC.	002046495
612053 ONTARIO LIMITED	000612053
854314 ONTARIO INC.	000854314
899837 ONTARIO LIMITED	000899837
950217 ONTARIO INC.	000950217

2005-12-06

ALL RABBITS INC.	000318056
CHILE PICTURES INC.	001545822
CROSSROADS AUTO CONVENIENCE CENTRES LTD.	001167991
D'ORA LAU CORP.	001584012
DUTY PLUS INCORPORATED	000846589
FREEDOM OF XPRESSION (F.O.X) EVENTS LTD.	001378232
G & J PACKAGING SOLUTION LTD.	001585076
GLASGOW CAR CARE CENTRE LTD.	001120665
GYPSY BILL CREEK DEVELOPMENTS INC.	001446435
HAMMOND UTILITY SOFTWARE INC.	000759389
I-ZONE ARCADE INC.	001472739
LIGHTHOUSE ASSOCIATES INC.	001313652
MIXED MEDIA CREATIVE COMMUNICATIONS INC.	000971970
R.D.T. FREIGHT CARRIERS LTD.	001583659
REJUVENATOR INTERNATIONAL INC.	001536095
1228290 ONTARIO INC.	001228290
1255145 ONTARIO LIMITED	001255145
1294123 ONTARIO INC.	001294123
1639789 ONTARIO LIMITED	001639789
3100 STEELES AVENUE WEST INVESTMENT INC.	001204102
470293 ONTARIO LTD.	000470293
904887 ONTARIO LIMITED	000904887

2005-12-07

CITY DRAPERIES & BLINDS INC.	000858055
HELMAX HOLDINGS LIMITED	000083686
HUNG YICK HONG (CANADA) LTD.	000854113
HYATT INDUSTRIES (1990) INC.	000869238
JMD HOLDINGS LIMITED	000649777
KINGSVIEW MANAGEMENT SERVICES LIMITED	000243320
LEND LEASE CANADA HOLDINGS, LIMITED	001398928
PARAM VIDEO & AUDIO INC.	000984549
SHELTERWOOD PLUMBING LTD.	000652554
UPPER CANADA CATERERS LTD.	000906262
YORKDALE MEDICAL ASSESSMENTS INC.	001474671
1004930 ONTARIO INC.	001004930
1462114 ONTARIO LTD.	001462114
1509600 ONTARIO INC.	001509600
2033072 ONTARIO LIMITED	002033072
864414 ONTARIO LIMITED	000864414

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
--	--

997510 ONTARIO INC.

000997510

2005-12-08

ALSHAR PRODUCTS LIMITED	000265404
BLUE EAGLE INVESTMENTS CORP.	000802139
CRANE MANAGEMENT LIMITED	000449438
GEORGINA STORAGE INC.	000706175
JONATHAN FREEMAN INC.	001202262
LAURENDALE INVESTMENTS LIMITED	000259997
MKS INSTRUMENTS CANADA LIMITED	000730503
S & S TRUCKING INC.	001269605
TRIANGLE ENGINEERING LIMITED	000293504
TXL ENTERPRISES INC.	001158884
WINGUARD INTERNATIONAL LTD.	001106136
ZIMLITE INSULATED GLASS LTD.	001289887
1029075 ONTARIO INC.	001029075
1171069 ONTARIO LTD.	001171069
1307220 ONTARIO INC.	001307220
1402388 ONTARIO INC.	001402388
1483977 ONTARIO INC.	001483977
841464 ONTARIO LTD.	000841464
979508 ONTARIO INC.	000979508

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

(138-G1094)

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 December 1, 2005 to December 11, 2005, 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 1^{er} au 11 décembre 2005, 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
ABDELATY, MELINA.EHAB.	ABDELATY, YASMIN.EHAB.
ABRAVAEE ILKHCHI, MARJAN.	ABRAVANI, MARJAN.
ADJEI, IBRAHIM.YUSIF.	ADJEI, CHARLES.KWADWO.
AIKEN ROSENBLOOM, ALEXA.MELISSA.	AIKEN, ALEXA.MELISSA.
AL FARRAN, AMJAD.IBRAHIM.	FARRAN, AMJAD.
ALDEA, GABRIELA.MONICA.	TANU, GABRIELA.MONICA.
ALI, ZEINAB.JAMA.	ALI, KINSI.JAMA.
ALZNER, JON.HEINZ.	WAGNER, JON.HEINZ.
ANTANAVICIUTE, INDRA.	KRIKSTAPONIS, INDRA.
AVENBUAN, FELICIA.OSA.	EHIOROBO, FELICIA.OSA.
AYUBI, RAMISH.	SHAHAB, RAMISH.
BABAYEV, ORXAN.ASIF.OGLU.	NORMAND, ALEXANDRE.
BAGHDADLIAN, HASMIG.	BAGHDADLIAN, HASMIG.JASMINE.
BAILLIE, LINDSAY.ANNE.	NOBLE, LINDSAY.ANNE.
BAKAMIBUNGO, THERESE.	MUSAFIRI, THERESE.
BARNETT, LINDA.DARLENE.	COELHO, LINDA.DARLENE.
BAUTISTA, JOSIE.GANCENA.	NARCISIAN, JOSIE.GANCENA.
BEAUCHAMP, PETER.	CHARTRAND, PETER.WESLIE.

PREVIOUS NAME	NEW NAME	PREVIOUS NAME	NEW NAME
BELAND, ERIC.ROBERT. BENKOVIC, JANET.MARY.	MACNEIL, ERIC.ROBERT.ANDREW. SHORE, JANET.MARY. STEVENS, PRINCESS.LINDA.BONNIE. BLAKE, BRYDON.ANDRÉ.	FROUDE, DEBORAH.ROSEMARY. GAREY, MARALEEN.EDNA. GARSAIN, MARLYN.BRAZIL. GIACOMODONATO, DANIEL.PETER.	SNOW, LENA. GAREY, MARLEEN.EDNA. DAYAO, MARLYN.BRAZIL. DONATO, DANIEL.PETER.GIACOMO. DONATO, JOSEPH.GIACOMO. DONATO, JOSEPH. ANTHONY.GIACOMO. DONATO, VANESSA. LAUREN.GIACOMO. MOYANO, NAOMY.CONCHITA. ANELLO, BRITTANY.DIANA. HAMEED, MARYAM. SAGGU, SELENA.KAUR. HAYDEN, LUCAS.DWAYNE. VAN STEEKELENBURG, RILEY.JOSEPH.
BENNETT, BONNEY.EMMA. BLAKE, BRYDON.ANDRÉ.	BOODRAM, NATHANIEL.AARON. NATHANIEL.AARON. BOYCE, MICHELLE. MICHAEL.MACFIELD. STILLO, CLAUDIA. WILSON, ALISA.DAWN. LEASK, HELEN.ANNE. AMIRO, SHERILLYNN. CHANG, JUNG.JOO. LADHANI, RAHIMA. KENNEDY, KEITH.ALEXANDER.	GIACOMODONATO, JOSEPH. GIACOMODONATO, JOSEPH.ANTHONY. GIACOMODONATO, VANESSA.LAUREN. GOMES, CONCHITA.MOYANO. GROVE, BRITTANY.DIANA. HAMEED, ERUM.ZEENAT. HANDA, SELENA. HAYDEN, DWAYNE.ERVIN.	JOSEPH.GIACOMO. DONATO, JOSEPH. ANTHONY.GIACOMO. DONATO, VANESSA. LAUREN.GIACOMO. MOYANO, NAOMY.CONCHITA. ANELLO, BRITTANY.DIANA. HAMEED, MARYAM. SAGGU, SELENA.KAUR. HAYDEN, LUCAS.DWAYNE. VAN STEEKELENBURG, RILEY.JOSEPH.
BOYCE, MICHAEL.MACFIELD. BRUJAN, CLAUDIA. BYE, ALISA.DAWN. BYRT, HELEN.ANNE. CAMPAGNA, SHERILLYNN. CHANG, JUNG.JOO. CHARANIA, RAHIMA.JUMADIN.	BOODRAM, NATHANIEL.AARON. NATHANIEL.AARON. BOYCE, MICHELLE. MICHAEL.MACFIELD. STILLO, CLAUDIA. WILSON, ALISA.DAWN. LEASK, HELEN.ANNE. AMIRO, SHERILLYNN. CHANG, JUNG.JOO. LADHANI, RAHIMA. KENNEDY, KEITH.ALEXANDER.	GIACOMODONATO, JOSEPH. GIACOMODONATO, JOSEPH.ANTHONY. GIACOMODONATO, VANESSA.LAUREN. GOMES, CONCHITA.MOYANO. GROVE, BRITTANY.DIANA. HAMEED, ERUM.ZEENAT. HANDA, SELENA. HAYDEN, DWAYNE.ERVIN.	JOSEPH.GIACOMO. DONATO, JOSEPH. ANTHONY.GIACOMO. DONATO, VANESSA. LAUREN.GIACOMO. MOYANO, NAOMY.CONCHITA. ANELLO, BRITTANY.DIANA. HAMEED, MARYAM. SAGGU, SELENA.KAUR. HAYDEN, LUCAS.DWAYNE. VAN STEEKELENBURG, RILEY.JOSEPH.
CHATHAM, KEITH.ALEXANDER. CHAUDHRY, AFTAB.AHMAD. CHAUDHRY, FARAH.AHMAD. CHAUDHRY, FAREED.AHMAD. CHAUDHRY, RABEEA.AHMAD.	CHATHAM, KEITH.ALEXANDER. AFTAB.AHMAD. AHMAD, FARAH. AHMAD, FAREED. AHMAD, RABEEA. CHÉNIER, MÉLANIE.YVONNE. JANOK, DONALD.JESSE.JAMES. CHINNICI, MIMI.SUE.MEE.LINDA. CHONG, ERIK.PUI.TAK. FANCY, GAIL.PURVES. CHUI, VINCEY.MAN.KWAN. MUSAFIRI, MARINA. CONG, SIU.QUIN. MIOR, PHILLIP.JOSEPH.PAUL. MIOR, STEWART.JOHN.PETER. FAVIANA, ETHNA.ILEEN. COURRIER, BEVERLY.DIANNE. LEATHER, MARIA.MARGARET. MARION, TAM.THANH. DARNELL, AARON.ROBERT.	HEEMSKERK, RILEY.JOSEPH. HEIGHINGTON, KELLY.ANN.MC.SHANE. HEMEON, CHRISTOPHER.STEPHEN. HO, HING-LING. HODGKINSON, JOHANNA.ELEANOR. HONIGMAN, GAUSTAVO.ROBERTO. HORONCZYK, MICHELE.GABY.TANIA. HOSSIN, FARDIN.ALI. HUANG, CHENG.YONG. HUANG, ZHUAN.SONG. HUDDLESTON, CHRISTOPHER.STEPHEN. HUNTER-CUTLER, JULIE-ANNE.RUTH. HUTCHINS, AMY.KATRINA. INGAR, FARHANA.	MC SHANE, KELLY.ANN. CASHEN, CHRISTOPHER.JAMES. HO, KANG.SHEUNG. RAVEN, JODY. HONIGMAN, ROBERT.G. TAYLOR, MICHELLE.TANIA.GABY. MANSOURIAN, FARDIN. HUANG, WEN.CHENG. WONG, MAGGIE.SONG. ERDEBIL, CHRISTOPHER.STEPHEN. PASTORIUS, JULIE-ANNE. SMITH, AMY.KATRINA. LAKHI, FARHANA. ESGUERRA, MEAGHAN.ROSE.INSA.
CHENIER, YVONNE.MELANIE.	CHENIER, YVONNE.MELANIE.	INGAR, FARHANA.	MEAGHAN.ROSE.INSA.
CHESTER, DONALD.JAMES.	DONALD.JESSE.JAMES.	IRVING-CLOUTHIER, KAREN.ANN. JACQUES, JASON.JERRY. JANSSSEN, JENNIFER.CORRIE. JEFTIC, MILIJANA. JEZIORANSKI, NAOMI.ELLEN. KALAMBET, DAVYD.	IRVING, KAREN.ANN. JAKES, JASON.JERRY. MILLER, JENNIFER.CORRIE. JEFTIC, MAYA. SKALENDA, NAOMI.ELLEN. KALAMBET, DAVID. KAMBER, DRAGUTIN.CHARLES. MUSAFIRI, MICHELLE. KANAGASUDARAM, ABYLAASH. KANAGASUNDARAM, ANUMIGA. KARCH, ANNA.VIKTOR. KARCH, DENIS.VIKTOR. MUSAFIRI, MARIE.PAULE. KAZEM, MARY. BUCKTON, ELIZABETH.LYN. GOLDSTONE. MERRETT, SARAH.CATHARINE. GARAKANI, YASAMAN. BIRCH, JENNIFER. KHOO, DERRICK. TSENG-LOONG. ANDERSON, TARRA.MARIE. KOKTHI, ADRIAN. SOBCZYNSKI, JUSTYNA. LABONTE, GHYSLAIN.JULE.
CHINNICI, SUE.MEE.LINDA. CHONG, PUI.TAK. CHRISTOPHER, GAIL.PURVES. CHUI, MAN.KWAN.VINCE. CIZA, MARINA. CONG, THIEU.QUYNH. COOPER, PHILLIP.JOZEF.ASTLEY. COOPER, STEWART.JOHANNES.ASTLEY. CORDOVA, ETHNA.ILEEN.	CHINNICI, SUE.MEE.LINDA. CHONG, ERIK.PUI.TAK. FANCY, GAIL.PURVES. CHUI, VINCEY.MAN.KWAN. MUSAFIRI, MARINA. CONG, SIU.QUIN. MIOR, PHILLIP.JOSEPH.PAUL. MIOR, STEWART.JOHN.PETER. FAVIANA, ETHNA.ILEEN. COURRIER, BEVERLY.DIANNE. LEATHER, MARIA.MARGARET. MARION, TAM.THANH. DARNELL, AARON.ROBERT.	IRVING-CLOUTHIER, KAREN.ANN. JACQUES, JASON.JERRY. JANSSSEN, JENNIFER.CORRIE. JEFTIC, MILIJANA. JEZIORANSKI, NAOMI.ELLEN. KALAMBET, DAVYD.	IRVING, KAREN.ANN. JAKES, JASON.JERRY. MILLER, JENNIFER.CORRIE. JEFTIC, MAYA. SKALENDA, NAOMI.ELLEN. KALAMBET, DAVID. KAMBER, DRAGUTIN.CHARLES. MUSAFIRI, MICHELLE. KANAGASUDARAM, ABYLAASH. KANAGASUNDARAM, ANUMIGA. KARCH, ANNA.VIKTOR. KARCH, DENIS.VIKTOR. MUSAFIRI, MARIE.PAULE. KAZEM, MARY. BUCKTON, ELIZABETH.LYN. GOLDSTONE. MERRETT, SARAH.CATHARINE. GARAKANI, YASAMAN. BIRCH, JENNIFER. KHOO, DERRICK. TSENG-LOONG. ANDERSON, TARRA.MARIE. KOKTHI, ADRIAN. SOBCZYNSKI, JUSTYNA. LABONTE, GHYSLAIN.JULE.
COURRIER, BEVERLEY.DIANNE.	BEVERLY.DIANNE.	KAMBER, DRAGUTIN. KAME, MARIE.MICHELE.	DRAGUTIN.CHARLES. MUSAFIRI, MICHELLE. KANAGASUDARAM, ABYLAASH. KANAGASUNDARAM, ANUMIGA. KARCH, ANNA.VIKTOR. KARCH, DENIS.VIKTOR. MUSAFIRI, MARIE.PAULE. KAZEM, MARY. BUCKTON, ELIZABETH.LYN. GOLDSTONE. MERRETT, SARAH.CATHARINE. GARAKANI, YASAMAN. BIRCH, JENNIFER. KHOO, DERRICK. TSENG-LOONG. ANDERSON, TARRA.MARIE. KOKTHI, ADRIAN. SOBCZYNSKI, JUSTYNA. LABONTE, GHYSLAIN.JULE.
DAKIN, MARIA.MARGARET. DANG, TAM.THANH. DARNELL, ERIN.ALBERTA.	DAKIN, MARIA.MARGARET. MARION, TAM.THANH. DARNELL, AARON.ROBERT.	KAMBER, DRAGUTIN. KAME, MARIE.MICHELE.	DRAGUTIN.CHARLES. MUSAFIRI, MICHELLE. KANAGASUDARAM, ABYLAASH. KANAGASUNDARAM, ANUMIGA. KARCH, ANNA.VIKTOR. KARCH, DENIS.VIKTOR. MUSAFIRI, MARIE.PAULE. KAZEM, MARY. BUCKTON, ELIZABETH.LYN. GOLDSTONE. MERRETT, SARAH.CATHARINE. GARAKANI, YASAMAN. BIRCH, JENNIFER. KHOO, DERRICK. TSENG-LOONG. ANDERSON, TARRA.MARIE. KOKTHI, ADRIAN. SOBCZYNSKI, JUSTYNA. LABONTE, GHYSLAIN.JULE.
DE DONG, INA.GEERARDA. JOHANNA.MARGARETHA. DEEN, MURAT.OSMAN. DELA VEGA, CHRISTIAN.ISRAEL.BAGUIORO. DI VINCENZO, GIUSEPPINA. DIMACULANGAN, NORA.	DE DONG, INA.GEERARDA. JOHANNA.MARGARETHA. ERLIK, MURAT.OSMAN. DELA VEGA, CHRISTIAN.BAGUIORO. DI VINCENZO, JOSEPHINE. ADAY, NORA. DORE-JONES, EVAN.FRANCIS. RICHARD, LINDA.ANN. DOYLE, DONALD.BRUCE. TESICH, GEORGINA. DUFRAT, MARCIN.BOGUSLAW. DUONG, KIM.THIEU. WRIGHT, KRZYSZTOF.	KAMBER, DRAGUTIN. KAME, MARIE.MICHELE.	DRAGUTIN.CHARLES. MUSAFIRI, MICHELLE. KANAGASUDARAM, ABYLAASH. KANAGASUNDARAM, ANUMIGA. KARCH, ANNA.VIKTOR. KARCH, DENIS.VIKTOR. MUSAFIRI, MARIE.PAULE. KAZEM, MARY. BUCKTON, ELIZABETH.LYN. GOLDSTONE. MERRETT, SARAH.CATHARINE. GARAKANI, YASAMAN. BIRCH, JENNIFER. KHOO, DERRICK. TSENG-LOONG. ANDERSON, TARRA.MARIE. KOKTHI, ADRIAN. SOBCZYNSKI, JUSTYNA. LABONTE, GHYSLAIN.JULE.
DORE, EVAN.FRANCIS. DOUCETTE, LINDA.ANN. DOYLE-SWEET, DONALD.BRUCE. DRAGICEVIC, GEORGINA.	DORE-JONES, EVAN.FRANCIS. RICHARD, LINDA.ANN. DOYLE, DONALD.BRUCE. TESICH, GEORGINA. DUFRAT, MARCIN.BOGUSLAW. DUONG, KIM.THIEU. WRIGHT, KRZYSZTOF.	KAMBER, DRAGUTIN. KAME, MARIE.MICHELE.	DRAGUTIN.CHARLES. MUSAFIRI, MICHELLE. KANAGASUDARAM, ABYLAASH. KANAGASUNDARAM, ANUMIGA. KARCH, ANNA.VIKTOR. KARCH, DENIS.VIKTOR. MUSAFIRI, MARIE.PAULE. KAZEM, MARY. BUCKTON, ELIZABETH.LYN. GOLDSTONE. MERRETT, SARAH.CATHARINE. GARAKANI, YASAMAN. BIRCH, JENNIFER. KHOO, DERRICK. TSENG-LOONG. ANDERSON, TARRA.MARIE. KOKTHI, ADRIAN. SOBCZYNSKI, JUSTYNA. LABONTE, GHYSLAIN.JULE.
DUFROT, MARIAN. DUONG, THI.THIEU.KIM. DZIECHCIARZ, KRZYSZTOF. ESKAROOS, OSAMA.SAAD.FAWZY.	DUFROT, MARIAN. MARCIN.BOGUSLAW. DUONG, KIM.THIEU. WRIGHT, KRZYSZTOF.	KAMBER, DRAGUTIN. KAME, MARIE.MICHELE.	DRAGUTIN.CHARLES. MUSAFIRI, MICHELLE. KANAGASUDARAM, ABYLAASH. KANAGASUNDARAM, ANUMIGA. KARCH, ANNA.VIKTOR. KARCH, DENIS.VIKTOR. MUSAFIRI, MARIE.PAULE. KAZEM, MARY. BUCKTON, ELIZABETH.LYN. GOLDSTONE. MERRETT, SARAH.CATHARINE. GARAKANI, YASAMAN. BIRCH, JENNIFER. KHOO, DERRICK. TSENG-LOONG. ANDERSON, TARRA.MARIE. KOKTHI, ADRIAN. SOBCZYNSKI, JUSTYNA. LABONTE, GHYSLAIN.JULE.
FABRIS, TANIA.CHANTELLE. FENNEMA, ELIDA.MARISSA.DIANE. FERGUSON, KAREN.ANN. FLORES, STEPHANIE.	FABRIS, TANIA.CHANTELLE. TANIA.CHANTELLE. VAN RIESEN, ELIDA.MARISSA.DIANE. GREENLEY, KAREN.ANN. FLORES PEREZ, STEPHANIE.	KAMBER, DRAGUTIN. KAME, MARIE.MICHELE.	DRAGUTIN.CHARLES. MUSAFIRI, MICHELLE. KANAGASUDARAM, ABYLAASH. KANAGASUNDARAM, ANUMIGA. KARCH, ANNA.VIKTOR. KARCH, DENIS.VIKTOR. MUSAFIRI, MARIE.PAULE. KAZEM, MARY. BUCKTON, ELIZABETH.LYN. GOLDSTONE. MERRETT, SARAH.CATHARINE. GARAKANI, YASAMAN. BIRCH, JENNIFER. KHOO, DERRICK. TSENG-LOONG. ANDERSON, TARRA.MARIE. KOKTHI, ADRIAN. SOBCZYNSKI, JUSTYNA. LABONTE, GHYSLAIN.JULE.
FORBES, KERRI.ANTHEA.	FORBES, KERRI.ANTHEA.	KAMBER, DRAGUTIN. KAME, MARIE.MICHELE.	DRAGUTIN.CHARLES. MUSAFIRI, MICHELLE. KANAGASUDARAM, ABYLAASH. KANAGASUNDARAM, ANUMIGA. KARCH, ANNA.VIKTOR. KARCH, DENIS.VIKTOR. MUSAFIRI, MARIE.PAULE. KAZEM, MARY. BUCKTON, ELIZABETH.LYN. GOLDSTONE. MERRETT, SARAH.CATHARINE. GARAKANI, YASAMAN. BIRCH, JENNIFER. KHOO, DERRICK. TSENG-LOONG. ANDERSON, TARRA.MARIE. KOKTHI, ADRIAN. SOBCZYNSKI, JUSTYNA. LABONTE, GHYSLAIN.JULE.

PREVIOUS NAME	NEW NAME	PREVIOUS NAME	NEW NAME
LAKING, TORI.MARLAINA.	PATTEN, TORI.MARLAINA.	CHRISTINE.ELIZABETH.	CHRISTINE.ELIZABETH.
LAMBERT, SARAH.JOANNE.	COUSINEAU,	PALOZZI,	SMITH,
LANGOR, EUGENE.	SARAH.JOANNE.	KERRY.JEAN.MELVILLE.	KERRY.JEAN.MELVILLE.
LAO, JENNIFER.LE.	LANGER, EUGENE.	PAN, LI.NAN.	PAN, TERESA.
LEE, JANEY.MIYOUNG.	LAO, JAIMIE.LE.	PAN, MING.	PAN, PATRICK.MING.
LEE, JUHYUNG.	PARK, JANEY.MIYOUNG.	PAN, YOU.	PAN, DONNA.YEW.
LEE, JUUK.	LEE, STEVEN.JUHYUNG.	PARARAJASINGAM, SIVAGINI.	SELVAKUMAR, SIVAGINI.
LEE, MINA.CHIA.	LEE, EDWARD.JUUK.	PARK, KWANGSIL.	PARK, DAVID.KWANGSIL.
LEE, YUET.LIN.	LEE, SAM.	PARK, SOYOON.	PARK, MICHELLE.SOYOON.
LEE-GRIFFIN, ERIN.MAUREEN.	KHOO, JANE.YUET-LIN.	PATEL, SAMINA.	KAGZI, SAMINA.
LEISHMAN,	LEE, ERIN.MAUREEN.	PEASE, DIONNE.CLAIR.	FREDERICK, DIONNE.CLAIR.
ELLA.MARIE.MCCAIG.	LEISHMAN-CYR,		DONATO,
LEONG, ALBERT.CHI-CHING.	ELLA.MARIE.	PELUSO, PATRIZIA.	PATRICIA.GIACOMO.
	LEONG, AL.		MEHARG, ERIKA.
	LEWIS-FITZ-MORRIS,	PETSCHER, ERIKA.ELIZABETH.	ELIZABETH.PETSCHER.
LEWIS, VINOLA.ADELINE.	VINOLA.ADELINE.	PODGAEZKY, IRENA.	LEYN, IRENA.
LI, CHUN.KIT.	LI, HERMAN.CHUN.KIT.	POPA, ELENA.	APOSTU, ELENA.
LI, HANZHANG.	LI, DANIEL.HANZHANG.	POROGER-EDELSTEIN,	POROGER,
	JOHNSTON,	BEATRISA.MOISEEVNA.	BEATRISA.MOISEEVNA.
LIVINGSTON, EVA.ANN.MARIE.	EVA.ANN.MARIE.	PREVOST, REGENT.	PREVOST,
LU, HAO.DONG.	LU, BEN.RAY.		REJEAN.EMANUEL.
LUONG, GARMOND.	LEUNG, GARMOND.	PRIORE, ANTHONY.LUIGI.	CIPOLLETTA,
	CRAYFORD,	PRIORE, CHRISTOPHER.ROCCO.	ANTHONY.LUIGI.
LUTTON, AUTUMN.JACLYN.	AUTUMN.JACLYN.		CIPOLLETTA,
MAC NEILL, ADAM.MICHAEL.	POPE, ADAM.MICHAEL.		CHRISTOPHER.LUIGI.
	LATIMER, GWENYTH.	PRIORE, JONATHAN.GAETANO.	CIPOLLETTA,
MACLEAN, GWENYTH.PATRICIA.	PATRICIA.MACLEAN.	QUACH, MY.LINH.	JONATHAN.CARMEN.
MACQUEEN, THOMAS.JAMES.	BEACH, THOMAS.JAMES.	RABINOVITZ, ANNA.	ELLIOTT, MY.LINH.
WILLIAMS.ANDREW.	WILLIAM.ANDREW.	RABINOVITZ, KARIN.PERLI.	ANNASON, ANNA.
MAIDMENT, BRANDON.ALLAN.	OLSON, BRANDON.ALLAN.	RABINOVITZ, RONEN.	ANNASON, KARINA.
MANDEEP, MANDEEP.	FLEET, MANDEEP.	RATTRAY, TREENA.LYNN.	ANNASON, RONEN.
MANSARAY, KATUMU.	MANSARAY, KATUMINA.		CAHOON, TREENA.LYNN.
	GREYLING,	RAWSON, LAURA.ANNE.	RAWSON,
MARNEY, MATTHEW.GREGORY.	MATHEW.GORDON.		SHYRA.LAURA.ANNE.
	GREYLING,	RIBEIRO, RYAN.RODNEY.	CLARKE-RIBEIRO,
MARNEY, MEGGAN.ASHLEY.	MEGGAN.ASHLEY.		RYAN.RODNEY.
MARNEY, MELISSA.SUE.	GREYLING, MELISSA.SUE.	RINGUETTE, SARENA.KATHRYN.	PETERSON,
	VASSELL,	ROCK, DONA.EDNA.	SARENA.KATHRYN.
MARSON, DAVID.ANTHONY.JR.	ANTHONY.DAVID.	RODRIGUEZ, MALGORZATA.	ROCK, DONNA.EDNA.
MATIKOVA, KATARINA.	KRAJCIROVIC, KATARINA.	SAKOTIC, SLAVICA.	STANIEWICZ,
MBINDA,		SALAS,	MALGORZATA.
LIBERATA.MAGDALENA.TINA.	MBINDA, TINA.KAPUTEI.	MARIA.CORAZON.RAMIREZ.	BISSYLAS, SLAVICA.
MCDONALD,	STANLEY,	SAMMUT,	SALAS-INTING, MARIA.
JACKLYN.ELIZABETH.	JACKLYN.ELIZABETH.	TRAVIS.THOMAS.SPIRO.	CORAZON.RAMIREZ.
	MACDONALD,	SAYELL, NICHOLAS.JOHN.	
MCDONALD, PERCY.EDWARD.	PERCY.EDWARD.	SCHLEGEL, MARK.ANDREW.	CARNEY, TRAVIS.THOMAS.
MCFATRIDGE,	MCFATRIDGE STROUD,		DUNLOP, NICHOLAS.JOHN.
BRAEDEN.LOWELL.	BRAEDEN.LOWELL.	SCHUMACHER, LISA.MARIA.	WHYTE-SCHLEGEL,
MCFATRIDGE,	MCFATRIDGE STROUD,	SELES, CHRISTINA.	MARK.ANDREW.
ROBERT.MATHEW.	ROBERT.MATHEW.	SHEARMAN,	SCHUMACHER,
MCMILLAN, EMILY.JESSICA.	WILSON, EMILY.JESSICA.	BRADLEY.JASON.WIGHT.	LISA.TAYLOR.
MCMILLAN, JARED.TODD.	WILSON, JARED.DAVID.	SHVARTZMAN, REVITAL.	SELES, KRISTINA.SUZANNA.
MEADUS, ROLAND.NELSON.	MEADUS, RONALD.NELSON.	SIBLEY, ALESSA.MARIE.	
MENDHAM, JOHN.CARTER.	MENDHAM, J.C.	SINGH, BRIAN.JESSE.	WIGHT, BRADLEY.JASON.
MICHAUD, GILLES.MICHEL.	MICHAUD, MICHEL.GILLES.	SINGH, HARJIT.	GORSHT, REVITAL.
	BROWN,	SINGH, JAGROOP.	FAUBERT, ALESSA.MARIE.
MITCHELL, MARIAN.ELIZABETH.	MARIAN.ELIZABETH.	SINGH, JASPREET.K.	SAMPSON, BRIAN.JESSE.
MOHAMMAREH, OMID.	RANI, OMID.M.	SINGH, JASWINDER.KAUR.	JOHAL, NICK.SINGH.
MONIR, MALIHA.BINTE.	SHIMU, MALIHA.BINTE.	SINGH, RAMANDEEP.KAUR.	DEOL, JAGROOP.SINGH.
MOORUHATHAS,	NIROSHAN,	SINGH, SUKHJIT.	DEOL, JASPREET.K.
PUSHPANANTHY.	PUSHPANANTHY.	SINGH, TARSEM.	DEOL, JASWINDER.KAUR.
	MORFITT HALL,	SITU, YONG.HUI.	DEOL, RAMANDEEP.KAUR.
MORFITT, MARY.LOUISE.	MARY.LOUISE.	SOLOMON, BRANDON.	DEROCHE, SUKH.
MORZAK, JENNIE.	MARCZAK, AMELIA.JENNIE.	CHRISTOPHER.KINGSLEY.	DEOL, TARSEM.SINGH.
MOSOVSKA, DANIELA.	SULEK, DANIELA.	STANLEY,	SETO, WING.FANG.
MULLALEY, LESLIE.ANN.	CAVALIERE, LESLIE.ANN.	SUZANNE.CATHERINE.	HARDISTY, BRANDON.
MUNDO.MONTOYA, LAURA.	KAPEL, LAURA.	STOKES, SHANNON.LOUISE.	CHRISTOPHER.KINGSLEY.
NAGRA, BALDEEP.KAUR.	CHAHAL, BALDEEP.KAUR.		SKIMMING,
NAHAR, SHAMSUN.	SHIMU, SHAMSUN.NAHAR.		SUZANNE.CATHERINE.
NAQVI, ZULQADAR.ALI.	ALI, ZULQADAR.		ST. PIERRE,
NESBITT,	LITTLE,		SHANNON.LOUISE.

PREVIOUS NAME	NEW NAME
STRACHAN, LINDSAY.ANN.	STRACHAN, LINZI.ANN.
STRAND, JESSIE-DARLENE.	STRAND, DARLENE.JESSICA.
SUKHRAM, LATCHMIN.	SUKHRAM, NALINI.LATCHMIN.
SULLIVAN, KRISTYNA.MARIE.	KIRK, KRISTYNA.MARIE.
SYMONS, BLAKE.JOHN.PAUL.	SYMONS-QUINN, BLAKE.JOHN.PAUL.
SZETO, MEI.CHUN.	SZETO-LIU, JAIME.MEI.CHUN.
TAGHIZADEH KASRAVI, NEEMA.	KASRAVI, NEEMA.
TAYLOR, KRYSTAL.LYNN.	MURPHY, KRYSTAL.LYNN.
TAYLOR, MARY.JANE.FERNANDE.	VOKEY, WILLOW.
TESHICH, DARINKA.	TESICH, DARINKA.
TESHICH, PETAR.BRANISLAV.	TESICH, PETAR.BRANISLAV.
TESHICH, SOFIA.	TESICH, SOFIA.
THAI, MY.CHAU.	THAI, MICHELLE.MY.CHAU.
TRACUS, BELL.	TRACUS, WILLIAM.
TRAN, ETHAN.	LONG, ETHAN.
TRAVANUTTI, EVONE.RALF.	TRAVENETTI, RONALD.JEROME.
VILA NOVA, POLLYANNA.	MOORCROFT, POLLYANNA.VILLANOVA.
VISVALINGHAM, NATGUNASEELAN.	VISVA, SEELAN.
WANG, L.GUO.	WANG, GALEN.WAYHAN.
WANKIEWICZ, GENOWEFA.	BLESZYNSKI, GENOWEFA.
WILSON, HAYDON.CONNER.NOAKES.	SHACKLETON, HAYDON. CONNER.NOAKES.WILSON.
WOLF-HARVEY, MARGARET.ANNE.COCKERAM.	WOLF, MARGARET. ANNE.COCKERAM.
WOLOSZCZUK, BILL.JOHN.	WOLOSCHUK, WILLIAM.JOHN.
WONG, MARIE.LUCIE.SYLVIE.	LALANDE, MARIE.LUCIE.SYLVIE.
WOODWARD, PATRICIA.JOAN.	ZUIKO, SHIKAI.
YIP, SIU.KEE.	YIP, DIXON.HUNG.YAN. BELLEFEUILLE, MARY.MOLLY.
YU, CHAO.	SHANNON.YU.CHAO.
YUEN, KA.MAN.	YUEN, ANDY.KA.MAN.
ZARE, ALIAKBAR.	ZAREH, ALI.
ZAWADZKA, EWELINA.	WYLIE, EWELINA.
ZHOU, SU.PING.	ZHOU, MICHELLE.SU.PING.

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

(138-G1098)

Ministry of the Environment Ministère de l'Environnement

ENVIRONMENTAL ASSESSMENT ACT *Loi sur les évaluations environnementales*

NOTICE OF EXTENSION DECLARATION ORDER MGS 105

RE: The extension of the approval date of Declaration Order - Sault Ste. Marie Observation and Detention Home exempting the expansion of the observation and detention home for young offenders from the requirements of the *Environmental Assessment Act* (EAA)

Proponents: Ontario Realty Corporation, Ministry of Community and Social Services and Ministry of Children and Youth Services

EA File No.: GS-AA-04

Condition 5 of Declaration Order MGS 105 (Order in Council No.: 2537/2000) for the above undertaking, provides that the Declaration Order expires on December 20, 2005 or such later date as is determined by the Minister of the Environment and published in The Ontario Gazette.

TAKE NOTICE that the exemption for the above undertaking has been extended to December 20, 2010, or such later date as subsequently specified in the same manner as provided in condition 5, so that condition 5 now reads:

5. "This exemption order expires on December 20, 2010, or such later date as the Minister of the Environment may specify in writing to the proponent and in The Ontario Gazette."

All other terms and conditions remain the same.

DATED the 12th day of DECEMBER, 2005 at TORONTO.

(138-G1099) LAUREL C. BROTEN
Minister of the Environment

Declaration - Ministry Of The Environment MOE 41/2

Having received a request from the Ministry of the Environment that an undertaking, namely:

activities related to clean-up and/or remedial work being carried out by the Ministry of the Environment as a result of:

- (a) an instruction, approval or order being issued under the *Environmental Protection Act*, *Ontario Water Resources Act*, *Pesticides Act*, *Safe Drinking Water Act, 2002*, or *Nutrient Management Act, 2002*, requiring the work be done and it is not being done by the person required to do it, or
- (b) the Ministry of the Environment determining it is necessary to do the work under this declaration order;

and those activities are necessary because of an immediate risk of:

- (i) danger to the health or safety of any person;
- (ii) impairment or serious risk of impairment of the quality of the natural environment for any use that can be made of it; or
- (iii) injury or damage or serious risk of injury or damage to any property or to any plant or animal life.

be declared not subject to the *Environmental Assessment Act* (the Act) and its regulations, pursuant to section 3.2; and

Having been advised by the Ministry of the Environment that if the undertaking is subject to the application of the Act, the following injury, damage or interference with the persons and property indicated will occur:

- A. The Declaration Order applies to situations which present an immediate risk of danger to the health of safety of any person, impairment of the natural environment, or injury or damage to property, or to any plant or animal life.
- B. The time required to prepare environmental assessments and seek approval under the Act would significantly delay the implementation of the undertaking, thereby exacerbating the risk of damage to the health or safety of any person, impairment of the natural environment, or injury or damage to property, or to any plant or animal life.

Having weighed such injury, damage, or interference against the betterment of the people of the whole or any part of Ontario by the

protection, conservation and wise management in Ontario of the environment which would result from the undertaking being subject to the application of the Act;

The undersigned is of the opinion that it is in the public interest to declare and declares that the undertaking is not subject to the application of the Act for the following reason(s):

- A. The activities involved in the undertaking will result in minimizing the potential for the injury and damage which are stated above.
- B. The various instructions, approvals and orders which may be issued under the *Environmental Protection Act*, *Ontario Water Resources Act*, *Pesticides Act*, *Safe Drinking Water Act, 2002*, and the *Nutrient Management Act, 2002*, will, where appropriate, include conditions requiring these activities to be being carried out in a safe manner.

This Declaration Order is subject to the following terms and conditions:

1. Where the undertaking, which is being carried out under this Declaration Order, is the subject of another Declaration Order, or is an undertaking that has been approved under the Act, the undertaking shall be subject to the terms and conditions of this Declaration Order, and any other terms or conditions of the other Declaration Order or approval shall not apply.
2. The Director of the appropriate Regional Office of the Ministry of the Environment shall provide notice, to any potentially affected local communities, property owners and municipalities, of the activities carried out by the Ministry of the Environment as part of any clean-up and/or remedial work and which is carried out in reliance on this Declaration Order, as soon as possible. In addition the Director shall prepare a report describing the activities. This report shall be filed with the Director of the Environmental Assessment and Approvals Branch of the Ministry of the Environment within 30 days of the completion of the activities, and the Director of the Environmental Assessment and Approvals Branch shall provide notification of the activities to the general public.
3. A review of the Declaration Order shall be undertaken by the Ministry of the Environment every five years from the date of this approval in order to review its implementation. The Ministry of the Environment will provide, by letter, to the Director of the Environmental Assessment and Approvals Branch, the results of the review. This review will include a summary of the activities undertaken according to the Declaration Order, a summary of any issues that arose during the review period, and a detailed account of how the issues will be addressed, for review by the Director of the Environmental Assessment and Approvals Branch. The review may also include recommendations for amendments to this Declaration Order.
4. This order will be published in The Ontario Gazette.

This Declaration Order comes into force on December 10, 2005 and replaces the exemption contained in Ontario Regulation 753/92 which addressed the same activities.

(138-G1100) LAUREL C. BROTEN
Minister of the Environment

Approved by O.C. No. 1914 /2005

Environmental Assessment & Approvals Branch Contact: Terri Rogers
Telephone No.: 416-314-7225
EA File No.: EN-AA-04

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.ontl.on.ca> or from:

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

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

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.

(8699) T.F.N. CLAUDE L. DESROSIERS,
Clerk of the Legislative Assembly.

Applications to Provincial Parliament

872440 Ontario Inc.

NOTICE IS HEREBY GIVEN that on behalf of Rosemarie Bain application will be made to the Legislative Assembly of the Province of Ontario for an Act reviving 872440 Ontario Inc.

The application will be considered by the Standing Committee on Regulations and Private Bills. Any person who has an interest in the application and 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, Queens Park, Toronto, Ontario, M7A 1A2.

DATED at Barrie this 5th day of December, 2005

ROSEMARIE BAIN
(138-P791) 51, 52, 53, 1 Director, President of 872440 Ontario Inc.

Corporation Notices

NOTICE OF INTENTION TO APPLY FOR AN ORDER TO CLOSE A CEMETERY *Cemeteries Act (Revised), R.S.O. 1990, Chapter C.4*

The Confederation Square cemetery is located at 501 George Street North, in the City of Peterborough, Province of Ontario. The cemetery is approximately .87 hectares containing no markers. There are an unknown number of interments that occurred between approximately 1820 and approximately 1854.

TAKE NOTICE THAT, pursuant to the Cemeteries Act (Revised), R.S.O. 1990, Chapter C.4, the undersigned intends to make application for an Order closing a part of the cemetery.

FURTHER TAKE NOTICE THAT the part which the applicant will request the Registrar order closed is identified as: an area of the cemetery 9.44 metres east to west by 44.44 metres north to south lying directly to the west of the elevation of land on which the Peterborough War Memorial (Cenotaph) is located.

FURTHER TAKE NOTICE THAT this application is being made to close a portion of the old burying ground now known as Confederation Square for the purpose of erecting a monument to the veterans of Peterborough City and County who served in both World Wars and Korea. The monument is to be located to the west of the Peterborough War Memorial (Cenotaph) and will be a granite wall 36.5 metres long and 1.524 metres high and flanked at each end with granite tablets.

FURTHER TAKE NOTICE THAT the applicant will request the Registrar include in the order to close the requirement to disinter all human remains located in the area to be closed and re-inter them in new grave sites located at either Little Lake Cemetery, Highland Park Cemetery, or Rosemount Memorial Gardens.

FURTHER TAKE NOTICE THAT interested persons may make submissions regarding the proposed application in writing to:

Registrar, Cemeteries Act (Revised)
Ministry of Government Services
Cemeteries Regulation Unit
250 Yonge Street, 32nd Floor
Toronto, ON M5B 2N5

FURTHER TAKE NOTICE THAT, submissions should be made within 45 days from December 23rd, 2005

DATED AT Peterborough this 14th day of December, 2005

APPLICANT NAME: Corporation of the City of Peterborough

ADDRESS: Heritage Preservation Officer
500 George Street North
Peterborough, ON K9H 3R9

TELEPHONE: 705.742.7777 ext. 1489

FAX: 705.748.8824

(138-P805)

Sheriff's Sales of Lands Ventes de terrains par le shérif

Under and by virtue of a Writ of Seizure and Sale issued out of the ONTARIO SUPERIOR COURT OF JUSTICE MILTON, ONTARIO dated August 5, 2004 Court File 2808/04 to me directed, against the real and personal property of Greg Liddy aka Gregory Liddy aka Gregory C. Liddy1 Defendant at the suit of The Bank Of Nova Scotia Plaintiff, I have seized and taken in execution all right, title, interest and EQUITY OF REDEMPTION of Greg Liddy aka Gregory Liddy aka Gregory C. Liddy1

PCL 47-1 SEC 65M2283; LT 47 PL65M2283; S/T LT 207934; S/T LT207753 KING in the Township Of King: NEWMARKET LAND TITLES OFFICE FOR THE LAND TITLES DIVISION OF YORK (NO.65) AND MUNICIPALLY known as 22 Humber Valley Crescent King City, Ontario L7B 1B7.

All of which said right, title, interest and EQUITY OF REDEMPTION, Greg Liddy aka Gregory Liddy aka Gregory C. Liddy1 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 Court House on 1st Floor, 50 Eagle Street West, NEWMARKET, Ontario on Wednesday, January 25, 2006 at 1:00 o'clock in the afternoon.

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 Court Enforcement Office, Civil/Enforcement, 50 Eagle St, W, Newmarket, ON L3Y 6B1
All payments in cash or by certified cheque made payable to the Minister of Finance.
Other conditions as announced.

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

Note: 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: November 1, 2005

SHERIFF
Civil/Enforcement Office
Regional Municipality of York
Telephone (905) 853-4809
#04-1989

(138-P806)

Under and by virtue of a Writ of Seizure and Sale issued out of the Richmond Hill/York Region Small Claims Richmond Hill, Ontario dated August 27, 2003 Court File 53752/03 to me directed, against the real and personal property of Kin May Yeung aka May Yeung Defendant at the suit of The Toronto-Dominion Bank Plaintiff, I have seized and taken in execution all right, title, interest and EQUITY OF REDEMPTION of Kin May Yeung aka May Yeung

Parcel 94-1, Section 65M-2249 Lot 94, Plan 65M-2249: NEWMARKET LAND TITLES OFFICE FOR THE LAND TITLES DIVISION OF YORK (NO.65) AND MUNICIPALLY known as 70 Kerrigan Crescent Markham, Ontario L3R 7S7.

All of which said right, title, interest and EQUITY OF REDEMPTION, Kin May Yeung aka May Yeung 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 Court House on 1st Floor, 50 Eagle Street West, NEWMARKET, Ontario on Wednesday, January 25, 2006 at 1:00 o'clock in the afternoon.

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 Court Enforcement Office, Civil/Enforcement, 50 Eagle St, W, Newmarket, ON L3Y 6B1
All payments in cash or by certified cheque made payable to the Minister of Finance.
Other conditions as announced.

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

Note: 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: November 1, 2005

(138-P807)

SHERIFF
Civil/Enforcement Office
Regional Municipality of York
Telephone (905) 853-4809
#03-2251

Under and by virtue of a Writ of Seizure and Sale issued out of the, ONTARIO SUPERIOR COURT OF JUSTICE MILTON, ONTARIO dated March 30, 2004 Court File 365/04 SR to me directed, against the real and personal property of Sheri Phillips and Mark Hayden Defendant at the suit of Bank Of Montreal Plaintiff, I have seized and taken in execution all right, title, interest and EQUITY OF REDEMPTION of Sheri Phillips and Mark Hayden :

Lot 38, Plan 65M3465, Richmond Hill. S/T Ease as in LT1573636, S/T RT in LT1578270: NEWMARKET LAND TITLES OFFICE FOR THE LAND TITLES DIVISION OF YORK (NO.65) AND MUNICIPALLY known as 25 Greenbank Drive, Richmond Hill, Ontario L4E 4C2.

All of which said right, title, interest and EQUITY OF REDEMPTION, Sheri Phillips and Mark Hayden, 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 Court House on 1st Floor , 50 Eagle Street West, NEWMARKET, Ontario on Wednesday, January 25, 2006 at 1:00 o'clock in the afternoon.

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 Court Enforcement Office, Civil/Enforcement, 50 Eagle St, W, Newmarket, ON L3Y 6B1
All payments in cash or by certified cheque made payable to the Minister of Finance.
Other conditions as announced.

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

Note: 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: November 1, 2005

(138-P808)

SHERIFF
Civil/Enforcement Office
Regional Municipality of York
Telephone (905) 853-4809
#04-0772

Under and by virtue of a Writ of Seizure and Sale issued out of the, COURT OF APPEAL OF ONTARIO NEWMARKET, ONTARIO dated November 6, 2003 Court File C39493 to me directed, against the real and personal property of Woodbridge Avenue (1995) Development Inc Defendant at the suit of 878354 Ontario Ltd c.o.b. as Hardwall Construction Plaintiff, I have seized and taken in execution all right, title, interest and EQUITY OF REDEMPTION of Woodbridge Avenue (1995) Development Inc:

Unit13, Unit29, Unit98, Unit105, Unit109, Unit114, Unit115, York Region Condominium Plan No.900 PT Lot 7, Con 7, PT Lots F & G Plan 1200 Parts 1 to 18 incl: 23,24,31,34 to 40 incl 65R19923 in the City Of Vaughan: NEWMARKET LAND TITLES OFFICE FOR THE LAND TITLES DIVISION OF YORK (NO.65) AND MUNICIPALLY known as 121 Woodbridge Ave Woodbridge, Ontario L4E 4C2.

All of which said right, title, interest and EQUITY OF REDEMPTION, Woodbridge Avenue (1995) Development Inc 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 Court House on 1st Floor, 50 Eagle Street West, NEWMARKET, Ontario on Wednesday, January 25, 2006 at 1:00 o'clock in the afternoon.

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 Court Enforcement Office, Civil/Enforcement, 50 Eagle St, W, Newmarket, ON L3Y 6B1
All payments in cash or by certified cheque made payable to the Minister of Finance.
Other conditions as announced.

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

Note: 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: November 1, 2005

(138-P809)

SHERIFF
Civil/Enforcement Office
Regional Municipality of York
Telephone (905) 853-4809
#03-3035

Under and by virtue of a Writ of Seizure and Sale issued out of the, ONTARIO SUPERIOR COURT OF JUSTICE LONDON, ONTARIO dated December 31, 2003, Court File 43097 SR to me directed, against the real and personal property of Jozef Zielonacki aka Joseph Zielonacki, Madeline Zielonacki and Helen Zielonacki aka Halina R. Zielonacki Defendant at the suit of The Toronto-Dominion Bank Plaintiff, I have seized and taken in execution all right, title, interest and EQUITY OF REDEMPTION of Jozef Zielonacki aka Joseph Zielonacki, Madeline Zielonacki and Helen Zielonacki aka Halina R. Zielonacki:

Being Part Lot 391, Plan M 1444 Plan 66r-6651 designated as thereon as Part 2. Town Of Markham: NEWMARKET LAND TITLES OFFICE FOR THE LAND TITLES DIVISION OF YORK (NO.65) AND MUNICIPALLY known as 10 Chumleigh Crescent Vaughan, Ontario L3T 4G6.

All of which said right, title, interest and EQUITY OF REDEMPTION, Jozef Zielonacki aka Joseph Zielonacki, Madeline Zielonacki and Helen Zielonacki aka Halina R. Zielonacki:

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 Court House on 1st Floor, 50 Eagle Street West, NEWMARKET, Ontario on Wednesday, January 25, 2006 at 1:00 o'clock in the afternoon.

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 Court Enforcement Office, Civil/Enforcement, 50 Eagle St, W, Newmarket, ON L3Y 6B1

All payments in cash or by certified cheque made payable to the Minister of Finance.

Other conditions as announced.

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

Note: 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: November 1, 2005

SHERIFF
Civil/Enforcement Office
Regional Municipality of York
Telephone (905) 853-4809
#03-3491

(138-P810)

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

2005—12—24

ONTARIO REGULATION 621/05

made under the

HIGHWAY TRAFFIC ACT

Made: December 1, 2005

Filed: December 6, 2005

Published on e-Laws: December 7, 2005

Printed in *The Ontario Gazette*: December 24, 2005Amending Reg. 619 of R.R.O. 1990
(Speed Limits)

Note: Regulation 619 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) Paragraph 17 of Part 2 of Schedule 13 to the Regulation 619 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

District of Thunder Bay — Twps. of Summers and Lake Helen Indian Reserve No. 53A

17. That part of the King's Highway known as No. 11 in the Territorial District of Thunder Bay lying between a point situate 479 metres measured westerly from its intersection with the westerly limit of the Canadian National Railway right-of-way in the Township of Summers and a point situate 170 metres measured northerly from its intersection with the entrance of St. Sylvester's Roman Catholic Church in the Lake Helen Indian Reserve No. 53A.

(2) Paragraph 19 of Part 4 of Schedule 13 to the Regulation is revoked.

(3) Part 5 of Schedule 13 to the Regulation is amended by adding the following paragraph:

District of Thunder Bay — Lake Helen Indian Reserve No. 53A

25. That part of the King's Highway known as No. 11 in the Territorial District of Thunder Bay lying between a point situate at its intersection with the junction of the King's Highway known as Nos. 11 and 17 in the Township of Nipigon and a point situate 170 metres measured northerly from its intersection with the entrance of St. Sylvester's Roman Catholic Church in the Lake Helen Indian Reserve No. 53A.

Made by:

HARINDER JEET SINGH TAKHAR
Minister of Transportation

Date made: December 1, 2005.

52/05

ONTARIO REGULATION 622/05

made under the

MUNICIPAL ACT, 2001

Made: December 1, 2005
 Filed: December 6, 2005
 Published on e-Laws: December 7, 2005
 Printed in *The Ontario Gazette*: December 24, 2005

Amending O. Reg. 73/03

(Tax Matters — Special Rates and Limits, 2003 and Later Years)

Note: Ontario Regulation 73/03 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. Part II.1 of Ontario Regulation 73/03 is amended by adding the following section:**Atlas Steel**

8.3 The property in the City of Welland with the following assessment roll numbers is exempt from the application of Part IX of the Act for the 2004 and 2005 taxation years:

1. 27 19 040 002 115 00 0000.
2. 27 19 040 006 012 00 0000.
3. 27 19 040 002 119 01 0000.
4. 27 19 040 002 119 00 0000.
5. 27 19 040 002 119 02 0000.
6. 27 19 040 012 055 00 0000.

Made by:

DWIGHT DUNCAN
Minister of Finance

Date made: December 1, 2005.

52/05

ONTARIO REGULATION 623/05

made under the

PLANNING ACT

Made: December 5, 2005
 Filed: December 7, 2005
 Published on e-Laws: December 9, 2005
 Printed in *The Ontario Gazette*: December 24, 2005

Amending O. Reg. 154/03

(Zoning Area — Regional Municipality of Durham, Part of the City of Pickering)

Note: Ontario Regulation 154/03 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 154/03 is amended by adding the following section:

Lot 18, Plan 538

17. (1) Despite sections 11 and 12, the single dwelling or accessory building or structure located on the lands described in subsection (2) may be extended or enlarged if the following requirements are met:

Lot frontage	Minimum 18 metres
Lot area	Minimum 550 square metres
Front yard	Minimum 7.5 metres
Rear yard	Minimum 7.5 metres
East side yard	Minimum 1.8 metres
West side yard	Minimum 3 metres
Floor area	Minimum 110 square metres
Lot coverage	Maximum 33 per cent
Ground floor area	Minimum 74 square metres

(2) Subsection (1) applies to that parcel of land in the City of Pickering in The Regional Municipality of Durham, being Lot 18, Plan 538, further described as Property Identifier Number 26370-0050 (LT).

Made by:

TOM GUTFREUND
Regional Director
 Municipal Services Office, Central Ontario
 Ministry of Municipal Affairs and Housing

Date made: December 5, 2005.

52/05

ONTARIO REGULATION 624/05

made under the

CORPORATIONS TAX ACT

Made: December 7, 2005

Filed: December 8, 2005

Published on e-Laws: December 9, 2005

Printed in *The Ontario Gazette*: December 24, 2005

Amending Reg. 183 of R.R.O. 1990
 (General)

Note: Regulation 183 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 506 of Regulation 183 of the Revised Regulations of Ontario, 1990 is amended by adding the following heading and subsection:

INSTALMENT BASE

(0.1) This section applies only in respect of taxation years commencing before January 1, 2006.

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

507. (1) For the purposes of subsection 78 (8) of the Act,

“first instalment base” means, in respect of a corporation for a particular taxation year commencing after December 31, 2005, the amount determined under this section;

“second instalment base” means, in respect of a corporation for a particular taxation year commencing after December 31, 2005, the amount determined under this section.

(2) For the purposes of the definition of “first instalment base” in subsection (1) and except as otherwise provided in this section, the amount of a corporation’s first instalment base for a taxation year is the product obtained when the amount of tax payable by the corporation under the Act for its immediately preceding taxation year is multiplied by the ratio of 365 to the number of days in its immediately preceding taxation year.

(3) For the purposes of the definition of “second instalment base” in subsection (1) and except as otherwise provided in this section, the amount of a corporation’s second instalment base for a taxation year is the amount of its first instalment base for its immediately preceding taxation year.

(4) If the number of days in the taxation year immediately preceding the particular taxation year of a corporation is less than 183, the amount of the corporation’s first instalment base for the particular taxation year is the greater of,

- (a) the amount that would be its first instalment base as otherwise determined under this section; and
- (b) the amount determined by multiplying the amount of tax payable by the corporation under the Act for its last prior taxation year that had more than 182 days by the ratio of 365 to the number of days in that prior taxation year.

(5) If the corporation is a new corporation formed as a result of an amalgamation within the meaning of section 87 of the *Income Tax Act* (Canada),

- (a) the amount of its first instalment base for its first taxation year is the sum of all amounts, each of which is the product of the tax payable under the Act by a predecessor corporation, within the meaning of section 87 of the *Income Tax Act* (Canada), for the predecessor corporation’s last taxation year multiplied by the ratio of 365 to the number of days in the predecessor corporation’s last taxation year;
- (b) the amount of its second instalment base for its first taxation year is the sum of all amounts each of which is the first instalment base of a predecessor corporation for its last taxation year;
- (c) the amount of its first instalment base for its second taxation year is,
 - (i) the amount that would be determined under this section, without regard to this subsection, to be its first instalment base for that taxation year if the number of days in its first taxation year exceeds 182, or
 - (ii) the amount that would be determined under this section, without regard to this subsection, to be its first instalment base for the taxation year or the amount of its first instalment base for its first taxation year as determined under clause (a), whichever is greater, if the number of days in its first taxation year is less than 183; and
- (d) the amount of its second instalment base for its second taxation year is the amount of its first instalment base for its first taxation year as determined under clause (a).

(6) Despite clause (5) (a), if there are fewer than 183 days in the last taxation year of a predecessor corporation, the amount included under that clause in respect of the predecessor corporation in determining the amount of the new corporation’s first instalment base for its first taxation year shall be the greater of,

- (a) the amount that would otherwise be determined in respect of the predecessor corporation for the purposes of clause (5) (a); and
- (b) the amount of the predecessor corporation’s first instalment base for its last taxation year.

(7) Subject to subsection (8), the following rules apply if a subsidiary, within the meaning of subsection 88 (1) of the *Income Tax Act* (Canada), is winding up and, at a particular time in the course of the winding up, all or substantially all of the property of the subsidiary has been distributed to the corporation that is its parent, within the meaning of that subsection:

1. The amount of the parent’s first instalment base, as otherwise determined under this section, for its taxation year that includes the particular time shall be increased by the amount of the subsidiary’s first instalment base for its taxation year that includes the particular time.
2. The amount of the parent’s second instalment base, as otherwise determined under this section, for its taxation year that includes the particular time shall be increased by the amount of the subsidiary’s second instalment base for its taxation year that includes the particular time.
3. The amount of the parent’s first instalment base, as otherwise determined under this section, for its first taxation year after the taxation year that includes the particular time shall be increased by the amount determined by multiplying the subsidiary’s first instalment base for its taxation year that includes the particular time by the number of complete months in the parent’s taxation year that includes the particular time that ended at or before the particular time and dividing the product by 12.
4. The amount of the parent’s second instalment base, as otherwise determined under this section, for its first taxation year after the taxation year that includes the particular time shall be increased by the amount of the subsidiary’s first instalment base for its taxation year that includes the particular time.

(8) Subsection (7) does not apply at any time before the particular time referred to in that subsection in determining the amount of the parent's first instalment base or second instalment base for the purposes of section 78 of the Act.

(9) Subject to subsection (10), the following rules apply if, at a particular time, a corporation, referred to in this subsection as the "transferor", has disposed of all or substantially all of its property to another corporation, referred to in this subsection as the "transferee", with whom the transferor was not dealing at arm's length and subsection 85 (1) or (2) of the *Income Tax Act* (Canada) applies in respect of the disposition of any of the property:

1. The amount of the transferee's first instalment base, as otherwise determined under this section, for its taxation year that includes the particular time shall be increased by the amount of the transferor's first instalment base for its taxation year that includes the particular time.
2. The amount of the transferee's second instalment base, as otherwise determined under this section, for its taxation year that includes the particular time shall be increased by the amount of the transferor's second instalment base for its taxation year that includes the particular time.
3. The amount of the transferee's first instalment base, as otherwise determined under this section, for its first taxation year after the taxation year that includes the particular time shall be increased by the amount determined by multiplying the transferor's first instalment base for its taxation year that includes the particular time by the number of complete months in the taxation year of the transferee that includes the particular time that ended at or before the particular time and dividing the product by 12.
4. The amount of the transferee's second instalment base, as otherwise determined under this section, for its first taxation year after the taxation year that includes the particular time shall be increased by the amount of the transferor's first instalment base for its taxation year that includes the particular time.

(10) Subsection (9) does not apply at any time before the particular time referred to in that subsection in determining the amount of the transferee's first instalment base or second instalment base for the purposes of section 78 of the Act.

(11) The following rules apply if a particular taxation year of a corporation is the first or second taxation year in which section 83.1 of the Act applies to the corporation:

1. The amount of the corporation's first instalment base, as otherwise determined under this section, for the first taxation year in which section 83.1 of the Act applies to it shall be increased by the sum of all amounts, if any, each of which is the product of an amount payable to the Financial Corporation under subsection 90 (1) or 93 (2) of the *Electricity Act, 1998* by the corporation or by a predecessor corporation, within the meaning of section 83.1 of the Act, for the immediately preceding taxation year multiplied by the ratio of 365 to the number of days in the immediately preceding taxation year.
2. The amount of the corporation's second instalment base, as otherwise determined under this section, for the first taxation year in which section 83.1 of the Act applies to it shall be increased by the amount, if any, by which the corporation's first instalment base for its immediately preceding taxation year would have been increased under paragraph 1 if its immediately preceding taxation year had been the first taxation year in which section 83.1 of the Act applied to the corporation.
3. The amount of the corporation's second instalment base, as otherwise determined under this section, for the taxation year immediately after the first taxation year in which section 83.1 of the Act applies to it is the amount of the corporation's first instalment base for the first taxation year in which section 83.1 of the Act applies to it.
4. If the taxation year of the corporation or of a predecessor corporation that immediately precedes the first taxation year of the corporation in which section 83.1 of the Act applies to the corporation is less than 183 days, the corporation's first instalment base for its first taxation year in which section 83.1 of the Act applies shall be increased by the greater of,
 - i. the amount by which its first instalment base would otherwise be increased under paragraph 1 for that taxation year, and
 - ii. the amount that would be determined under paragraph 1 if the reference to the immediately preceding taxation year were read as a reference to the last prior taxation year of the corporation or predecessor corporation that had more than 182 days.

(12) In this section, a reference to the amount of tax payable under the Act by a corporation for a taxation year is a reference to the amount of tax that would have been payable under the Act if no amount in respect of any loss for a later taxation year were deductible in determining the corporation's taxable income for the taxation year.

3. This Regulation comes into force on January 1, 2006.

ONTARIO REGULATION 625/05

made under the

CHILD AND FAMILY SERVICES ACT

Made: December 7, 2005
 Filed: December 8, 2005
 Published on e-Laws: December 9, 2005
 Printed in *The Ontario Gazette*: December 24, 2005

Amending Reg. 70 of R.R.O. 1990
 (General)

Note: Regulation 70 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 57 of Regulation 70 of the Revised Regulations of Ontario, 1990 is amended by adding the following subsections:

(3.1) A person described in subsection (3.3) may ask that a search for another person be conducted under subsection 168.1 (1) of the Act in one of the following circumstances:

1. The person requesting the search, or the person on whose behalf the search is requested, suffers from a severe mental or physical illness and will derive a direct medical benefit should the search result in the location of the person who is sought.
2. The person who is sought may suffer from or be at risk of contracting a severe mental or physical illness and will derive a direct medical benefit from being located.

(3.2) In subsection (3.1),

“direct medical benefit” means any increase in the likelihood of diagnosing a severe mental or physical illness or of treating the illness.

(3.3) The following persons are prescribed as the persons who may ask that a search for another person be conducted under subsection 168.1 (1) of the Act:

1. An adopted person, if he or she has attained the age of 18 years or has the consent of his or her adoptive parent.
2. A birth parent or birth grandparent.
3. A birth sibling, if he or she has attained the age of 18 years.
4. An adoptive parent, on behalf of an adopted person who is under 18 years of age.
5. A person having legal custody of an adopted person who is under 18 years of age or of a birth sibling who is under 18 years of age.
6. Any person acting on behalf of a person referred to in paragraph 1, 2 or 3 who lacks the capacity to ask that the search be conducted.

(3.4) The following persons are prescribed as the class of persons who may be the subject of a search under subsection 168.1 (1) of the Act:

1. An adopted person who has attained the age of 18 years.
2. A birth parent or birth grandparent.
3. A birth sibling.
4. An adoptive parent, if the adopted person is under 18 years of age.
5. A person having legal custody of an adopted person who is under 18 years of age or of a birth sibling who is under 18 years of age.

(3.5) In subsections (3.3) and (3.4),

“adopted person” means a person in respect of whom an order, judgment or decree of adoption is registered under subsection 28 (1) of the *Vital Statistics Act* or a predecessor of that subsection;

“birth grandparent” means any parent of a birth parent;

“birth parent” means an adopted person’s biological mother or father;

“birth sibling” means a child of the same birth parent as an adopted person.

2. This Regulation comes into force on the later of the day subsection 23 (1) of the *Adoption Information Disclosure Act, 2005* comes into force and the day this Regulation is filed.

52/05

ONTARIO REGULATION 626/05

made under the

PUBLIC SERVICE ACT

Made: November 7, 2005

Approved: December 7, 2005

Filed: December 8, 2005

Published on e-Laws: December 9, 2005

Printed in *The Ontario Gazette*: December 24, 2005

Amending Reg. 977 of R.R.O. 1990
(General)

Note: Regulation 977 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 10.7 (7) of Regulation 977 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

(7) An employee described in subsection (3) receives overtime credit calculated at the following rate for his or her overtime work:

1. If the employee works overtime on a day that is not his or her regularly scheduled work day, overtime credit is calculated at one and one-half time for each hour of overtime that he or she works on that day.
2. If, during a week, the employee works more than 36¼ hours but less than 44 hours on his or her regularly scheduled work days, overtime credit is calculated at straight time for each hour of overtime work performed on a regularly scheduled work day during that week.
3. If, during a week, the employee works 44 hours or more on his or her regularly scheduled work days, overtime credit is calculated at,
 - i. straight time for each hour of overtime work performed on a regularly scheduled work day during that week, for the hours of work between 36¼ hours and 44 hours on regularly scheduled work days, and
 - ii. one and one-half time for each hour in excess of 44 hours worked on regularly scheduled work days during that week.

(7.1) Subsection (7) applies with respect to overtime worked on and after August 15, 2005.

Made by:

CIVIL SERVICE COMMISSION:

MICHELLE DIEMANUELE
Deputy Minister

KIM BELLISSIMO
Secretary of Civil Service Commission

Date made: November 7, 2005.

52/05

ONTARIO REGULATION 627/05

made under the

OCCUPATIONAL HEALTH AND SAFETY ACT

Made: December 7, 2005
 Filed: December 8, 2005
 Published on e-Laws: December 9, 2005
 Printed in *The Ontario Gazette*: December 24, 2005

Amending O. Reg. 213/91
 (Construction Projects)

Note: Ontario Regulation 213/91 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. Paragraphs 4 and 5 of subsection 11 (1) of Ontario Regulation 213/91 are revoked and the following substituted:

4. Accidental contact by a worker or by a worker's tool or equipment with energized electrical equipment, installations or conductors.
5. Accidental contact by a crane, similar hoisting device, backhoe, power shovel or other vehicle or equipment or its load with an energized electrical conductor rated at more than 750 volts.

2. Section 103 of the Regulation is amended by adding the following subsection:

(4) Subsections (2) and (3) do not apply in respect of a multi-tiered load as defined in section 103.1 if written procedures have been developed and implemented for the particular project in accordance with that section.

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

103.1 (1) In this section,

“move” includes raise and lower;

“multi-tiered load” means two or three individually rigged structural steel pieces that are,

- (a) suspended so that they remain horizontal,
- (b) aligned vertically, and
- (c) moved simultaneously by a crane;

“multi-tiered load hoisting operation” means the moving of one or more multi-tiered loads by one crane at a project;

“procedures” means the procedures prepared under subsection (7).

(2) A multi-tiered load,

- (a) shall not contain structural steel pieces that are bundled together;
- (b) shall not contain more than three structural steel pieces;
- (c) shall not use one structural steel piece to support another;
- (d) shall have each structural steel piece independently slung back to the main load hook or master link;
- (e) shall be lowered only by a crane using power-controlled lowering.

(3) A crane shall be used to move only one multi-tiered load at a time.

(4) A crane shall not be used for a multi-tiered load if it is contrary to the crane manufacturer's specifications or limitations to do so.

(5) No worker shall be in an area where a multi-tiered load hoisting operation is taking place unless he or she is directly engaged in the operation.

(6) Before a multi-tiered load hoisting operation is begun at a project, written procedures to ensure the safety of workers engaged in the operation shall be developed and implemented.

(7) The procedures shall be prepared by a professional engineer in accordance with good engineering practice and shall,

- (a) include design drawings that illustrate the arrangement and dimensions of the structural steel pieces, the assembly of rigging components and devices, and all attachment points;
- (b) identify the crane and its rated load-carrying capacity, and identify and specify its limitations and restrictions, if any;

- (c) describe the method of determining the weight of the structural steel pieces;
 - (d) specify the maximum load per lift and the maximum reach of the crane per lift;
 - (e) identify all factors that could affect the safety of the multi-tiered load hoisting operation, such as wind speed, weather conditions, potential overlapping of cranes and other restrictions;
 - (f) state the measures to be taken to control and secure multi-tiered loads while they are being moved;
 - (g) specify any circumstances that would require additional work, including inspections, to be performed by a professional engineer to ensure the safety of any worker engaged in the multi-tiered load hoisting operation; and
 - (h) identify all critical parts of the rigging and the rigged structural steel pieces that are to be inspected before each lift, and set out the inspection criteria to be followed.
- (8) The employer responsible for a multi-tiered load hoisting operation shall,
- (a) create a document that identifies the workers engaged in the multi-tiered load hoisting operation by name and job title and states their respective duties;
 - (b) ensure that, before the multi-tiered load hoisting operation is begun, a copy of the procedures is provided to and reviewed with each worker engaged in the operation;
 - (c) ensure that the procedures are implemented, and are followed throughout the multi-tiered load hoisting operation;
 - (d) ensure that any deviations from the procedures are approved by a professional engineer, in writing, before any multi-tiered load is moved; and
 - (e) unless the professional engineer who prepared the procedures specifies otherwise, appoint a competent worker to ensure that the procedures, including the inspections described in clause (7) (h), are followed before any multi-tiered load is moved.
- (9) The employer responsible for a multi-tiered load hoisting operation shall keep a copy of the following available for inspection at the project until the operation is completed:
- 1. The procedures.
 - 2. The document described in clause (8) (a).
 - 3. Any approvals given under clause (8) (d).
- (10) Before the first multi-tiered load hoisting operation is started at a project, the constructor shall give notice to the Ministry office located nearest the project, in person, by telephone, by fax or by electronic means.

4. Sections 181 and 182 of the Regulation are revoked and the following substituted:

ELECTRICAL HAZARDS

181. (1) Except where otherwise required by this Regulation, electrical work performed on or near electrical transmission or distribution systems shall be performed in accordance with the document entitled "Electrical Utility Safety Rules" published by the Electrical and Utilities Safety Association of Ontario Incorporated and dated August, 2004.

(2) Sections 182, 187, 188, 189, 190, 191 and 193 do not apply to electrical work that is performed on or near electrical transmission or distribution systems if the work is performed in accordance with the document referred to in subsection (1).

182. (1) No worker shall connect, maintain or modify electrical equipment or installations unless,

- (a) the worker is an electrician certified under the *Trades Qualification and Apprenticeship Act*, or
- (b) the worker is otherwise permitted to connect, maintain or modify electrical equipment or installations under the *Trades Qualification and Apprenticeship Act*, the *Apprenticeship and Certification Act, 1998* or the *Technical Standards and Safety Act, 2000*.

(2) A worker who does not meet the requirements of clause (1) (a) or (b) may insert an attachment plug cap on the cord of electrical equipment or an electrical tool into, or remove it from, a convenience receptacle.

5. Section 183 of the Regulation is revoked and the following substituted:

183. Except where otherwise required by this Regulation, electrical work performed on or near electrical transmission or outdoor distribution systems shall be performed in accordance with the document entitled "Electrical Utility Safety Rules" published by the Electrical and Utilities Safety Association of Ontario Incorporated and dated August, 2004.

6. Section 183 of the Regulation, as remade by section 5 of this Regulation, is revoked and the following substituted:

183. Every reasonable precaution shall be taken to prevent hazards to workers from energized electrical equipment, installations and conductors.

7. Sections 184 to 195 are revoked and the following substituted:

184. (1) No person, other than a person authorized to do so by the supervisor in charge of the project, shall enter or be permitted to enter a room or other enclosure containing exposed energized electrical parts.

(2) The entrance to a room or other enclosure containing exposed energized electrical parts shall be marked by conspicuous warning signs stating that entry by unauthorized persons is prohibited.

185. (1) Electrical equipment, installations, conductors and insulating materials shall be suitable for their intended use and shall be installed, maintained, modified and operated so as not to pose a hazard to a worker.

(2) For greater certainty, the regulations made under section 113 of the *Electricity Act, 1998* apply to electrical equipment, installations, conductors and insulating materials and to temporary wiring installations on projects.

186. Electrical equipment, installations and conductors that are not to be used for the purpose for which they were designed shall be,

- (a) removed; or
- (b) left in an electrically non-hazardous condition by being disconnected, de-energized, tagged and,
 - (i) grounded, in the case of power lines,
 - (ii) locked out, in the case of electrical equipment.

187. Tools, ladders, scaffolding and other equipment or materials capable of conducting electricity shall not be stored or used so close to energized electrical equipment, installations or conductors that they can make electrical contact.

188. (1) This section applies unless the conditions set out in clauses 189 (a) and (b) are satisfied.

(2) No object shall be brought closer to an energized overhead electrical conductor with a nominal phase-to-phase voltage rating set out in Column 1 of the Table to this subsection than the distance specified opposite to it in Column 2.

TABLE

Column 1	Column 2
Nominal phase-to-phase voltage rating	Minimum distance
750 or more volts, but no more than 150,000 volts	3 metres
more than 150,000 volts, but no more than 250,000 volts	4.5 metres
more than 250,000 volts	6 metres

(3) Subsections (4) to (9) apply if a crane, similar hoisting device, backhoe, power shovel or other vehicle or equipment is operated near an energized overhead electrical conductor and it is possible for a part of the vehicle or equipment or its load to encroach on the minimum distance permitted under subsection (2).

(4) A constructor shall,

- (a) establish and implement written measures and procedures adequate to ensure that no part of a vehicle or equipment or its load encroaches on the minimum distance permitted by subsection (2); and
- (b) make a copy of the written measures and procedures available to every employer on the project.

(5) The written measures and procedures shall include taking the following precautions to protect workers:

- 1. Adequate warning devices, visible to the operator and warning of the electrical hazard, shall be positioned in the vicinity of the hazard.
- 2. The operator shall be provided with written notification of the electrical hazard before beginning the work.
- 3. A legible sign, visible to the operator and warning of the potential electrical hazard, shall be posted at the operator's station.

(6) Before a worker begins work that includes an activity described in subsection (3), the employer shall provide a copy of the written measures and procedures to the worker and explain them to him or her.

(7) The worker shall follow the written measures and procedures.

(8) A competent worker, designated as a signaller, shall be stationed so that he or she is in full view of the operator and has a clear view of the electrical conductor and of the vehicle or equipment, and shall warn the operator each time any part of the vehicle or equipment or its load may approach the minimum distance.

(9) Section 106 also applies with respect to the signaller designated under subsection (8).

189. Section 188 does not apply if,

- (a) under the authority of the owner of the electrical conductor, protective devices and equipment are installed, and written measures and procedures are established and implemented, that are adequate to protect workers from electrical shock and burn; and
- (b) the workers involved in the work use protective devices and equipment, including personal protective equipment, and follow written measures and procedures that are adequate to protect workers from electrical shock and burn.

190. (1) This section applies if work is to be done on or near energized exposed parts of electrical equipment or of an electrical installation or conductor.

(2) An employer shall,

- (a) establish and implement written measures and procedures for complying with this section to ensure that workers are adequately protected from electrical shock and burn; and
- (b) make a copy of the written measures and procedures available to every worker on the project.

(3) The worker shall follow the written measures and procedures.

(4) Subject to subsection (9), the power supply to the electrical equipment, installation or conductor shall be disconnected, locked out of service and tagged in accordance with subsection (6) before the work begins, and kept disconnected, locked out of service and tagged while the work continues.

(5) Hazardous stored electrical energy shall be adequately discharged or contained before the work begins and shall be kept discharged or contained while the work continues.

(6) The following rules apply to the tagging of the power supply under subsection (4):

1. The tag shall be made of non-conducting material and shall be installed so as not to become energized.
2. The tag shall be placed in a conspicuous location and shall be secured to prevent its inadvertent removal.
3. The tag shall indicate,
 - i. why the equipment, installation or conductor is disconnected,
 - ii. the name of the person who disconnected the equipment, installation or conductor,
 - iii. the name of the person's employer, and
 - iv. the date on which the equipment, installation or conductor was disconnected.
4. The tag shall not be removed unless it is safe to do so.

(7) A worker, before beginning work to which this section applies, shall verify that subsections (4) and (5) have been complied with.

(8) If more than one worker is involved in work to which this section applies, a means shall be provided to communicate the purpose and status of,

- (a) the disconnecting, locking out and tagging of the electrical equipment, installation or conductor; and
- (b) the discharging and containment of any hazardous stored electrical energy.

(9) Locking out is not required under subsection (4) if,

- (a) in the case of a conductor, it is adequately grounded with a visible grounding mechanism;
- (b) in the case of equipment or an installation,
 - (i) the power supply is less than 300 volts, the equipment or installation was not manufactured with provision for a locking device for the circuit breakers or fuses, and a written procedure has been implemented that is adequate to ensure that the circuit is not inadvertently energized, or
 - (ii) the power supply is 300 or more volts but not more than 600 volts, the equipment or installation was not manufactured with provision for a locking device for the circuit breakers or fuses, a written procedure as to how work is to be done has been implemented and the work is supervised by a competent worker to ensure that the circuit is not inadvertently energized.

191. (1) This section applies instead of section 190 if work is to be done on or near energized exposed parts of electrical equipment or of an electrical installation or conductor and,

- (a) it is not reasonably possible to disconnect the equipment, installation or conductor from the power supply before working on or near the energized exposed parts;
- (b) the equipment, installation or conductor is rated at a nominal voltage of 600 volts or less, and disconnecting the equipment, installation or conductor would create a greater hazard to a worker than proceeding without disconnecting it; or

- (c) the work consists only of diagnostic testing of the equipment, installation or conductor.
- (2) Subsection (10) applies, in addition to subsections (3) to (9), if the equipment, installation or conductor is nominally rated at,
- (a) greater than 400 amperes and greater than 200 volts; or
 - (b) greater than 200 amperes and greater than 300 volts.
- (3) Only a worker who meets the requirements of clause 182 (1) (a) or (b) shall perform the work.
- (4) The constructor shall,
- (a) ensure that written measures and procedures for complying with this section are established and implemented, so that workers are adequately protected from electrical shock and burn; and
 - (b) make a copy of the written measures and procedures available to every employer on the project.
- (5) Before a worker begins work to which this section applies, the employer shall provide a copy of the written measures and procedures to the worker and explain them to him or her.
- (6) The worker shall follow the written procedures.
- (7) A worker shall use mats, shields or other protective devices or equipment, including personal protective equipment, adequate to protect the worker from electrical shock and burn.
- (8) If the electrical equipment, installation or conductor is rated at a nominal voltage of 300 volts or more, an adequately equipped competent worker who can perform rescue operations, including cardiopulmonary resuscitation, shall be stationed so that he or she can see the worker who is performing the work.
- (9) Subsection (8) does not apply if the work consists only of diagnostic testing of the equipment, installation or conductors.
- (10) In the case of equipment or of an installation or conductor described in subsection (2), a worker shall not perform the work unless the following additional conditions are satisfied:
1. The owner of the equipment, installation or conductor has provided the employer and the constructor with a record showing that it has been maintained according to the manufacturer's specifications.
 2. A copy of the maintenance record is readily available at the project.
 3. The employer has determined from the maintenance record that the work on the equipment, installation or conductor can be performed safely without disconnecting it.
 4. Before beginning the work, the worker has verified that paragraphs 1, 2 and 3 have been complied with.
- 192.** All tools, devices and equipment, including personal protective equipment, that are used for working on or near energized exposed parts of electrical equipment, installations or conductors shall be designed, tested, maintained and used so as to provide adequate protection to workers.
- 193.** (1) A worker who may be exposed to the hazard of electrical shock or burn while performing work shall use rubber gloves,
- (a) that are adequate to protect him or her against electrical shock and burn;
 - (b) that have been tested and certified in accordance with subsection (2), if applicable; and
 - (c) that have been air tested and visually inspected for damage and adequacy immediately before each use.
- (2) Rubber gloves rated for use with voltages above 5,000 volts AC shall be tested and certified to ensure that they can withstand the voltages for which they are rated,
- (a) at least once every three months, if they are in service;
 - (b) at least once every six months, if they are not in service.
- (3) Rubber gloves shall be worn with adequate leather protectors and shall not be worn inside out.
- (4) Leather protectors shall be visually inspected for damage and adequacy immediately before each use.
- (5) Rubber gloves or leather protectors that are damaged or not adequate to protect workers from electrical shock and burn shall not be used.
- (6) Workers shall be trained in the proper use, care and storage of rubber gloves and leather protectors.
- 194.** (1) A switch and panel board controlling a service entrance, service feeder or branch circuit shall meet the requirements of this section.
- (2) A switch and panel board shall be securely mounted on a soundly constructed vertical surface and shall have a cover over uninsulated parts carrying current.

- (3) A switch and panel board shall be located,
 - (a) in an area where water will not accumulate; and
 - (b) within easy reach of workers and readily accessible to them.
- (4) The area in front of a panel board shall be kept clear of obstructions.
- (5) A switch that controls a service entrance, service feeder or branch circuit providing temporary power,
 - (a) shall not be locked in the energized position; and
 - (b) shall be housed in an enclosure that can be locked and is provided with a locking device.

195. All electrical extension cords used at a project shall have a grounding conductor and at least two other conductors.

195.1 (1) Cord-connected electrical equipment or tools shall have a casing that is adequately grounded.

(2) All cord connections to electrical equipment or tools shall be polarized.

(3) Subsections (1) and (2) do not apply to cord-connected electrical equipment or tools that are adequately double-insulated and whose insulated casing shows no evidence of cracks or defects.

(4) Subsection (1) does not apply to a portable electrical generator in which the electrical equipment or tools are not exposed to an external electric power source if the casing of portable electrical equipment or tools connected to the generator is bonded to a non-current-carrying part of the generator.

195.2 When a portable electrical tool is used outdoors or in a wet location,

- (a) if the source of power is an ungrounded portable generator having a maximum output of 1.8 kilowatts or less, a ground fault circuit interrupter of the Class A type shall be located in the cord feeding the tool, as close to the tool as possible;
- (b) in all other cases, the tool shall be plugged into a receptacle protected by a ground fault circuit interrupter of the Class A type.

195.3 (1) Defective electrical equipment and tools that may pose a hazard shall be immediately disconnected, removed from service and tagged as being defective.

(2) The cause of a ground fault or the tripping of a ground fault circuit interrupter shall be immediately investigated to determine the hazard and corrective action shall be taken immediately.

8. Section 274 of the Regulation is revoked and the following substituted:

274. All electrical circuits of 100 volts or more shall be in an insulated cable that consists of at least two conductors and a grounding conductor.

9. Section 277 of the Regulation is revoked.

10. (1) Subject to subsection (2), this Regulation comes into force on January 1, 2006.

(2) Sections 1, 4, 6, 7, 8 and 9 come into force on April 1, 2006.

52/05

ONTARIO REGULATION 628/05

made under the

OCCUPATIONAL HEALTH AND SAFETY ACT

Made: December 7, 2005

Filed: December 8, 2005

Published on e-Laws: December 9, 2005

Printed in *The Ontario Gazette*: December 24, 2005

Amending O. Reg. 213/91

(Construction Projects)

Note: Ontario Regulation 213/91 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 “confined space” in subsection 1 (1) of Ontario Regulation 213/91 is revoked.

2. Sections 60, 61, 62 and 63 of the Regulation are revoked.

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

**PART II.1
CONFINED SPACES**

221.1 This Part applies with respect to all projects.

221.2 In this Part,

“acceptable atmospheric levels” means that,

- (a) the atmospheric concentration of any explosive or flammable gas or vapour is less than,
 - (i) 25 per cent of its lower explosive limit, if paragraph 1 of subsection 221.17 (4) applies,
 - (ii) 10 per cent of its lower explosive limit, if paragraph 2 of subsection 221.17 (4) applies,
 - (iii) 5 per cent of its lower explosive limit, if paragraph 3 of subsection 221.17 (4) applies,
- (b) the oxygen content of the atmosphere is at least 19.5 per cent but not more than 23 per cent by volume, and
- (c) if atmospheric contaminants, including gases, vapours, fumes, dusts or mists, are present, their concentrations do not exceed what is reasonable in the circumstances for the protection of the health and safety of workers;

“assessment” means an assessment of hazards with respect to one or more confined spaces at a project, as described in section 221.6;

“atmospheric hazards” means,

- (a) the accumulation of flammable, combustible or explosive agents,
- (b) an oxygen content in the atmosphere that is less than 19.5 per cent or more than 23 per cent by volume, or
- (c) the accumulation of atmospheric contaminants, including gases, vapours, fumes, dusts or mists, that could,
 - (i) result in acute health effects that pose an immediate threat to life, or
 - (ii) interfere with a person’s ability to escape unaided from a confined space;

“cold work” means work that is not capable of producing a source of ignition;

“confined space” means a fully or partially enclosed space,

- (a) that is not both designed and constructed for continuous human occupancy, and
- (b) in which atmospheric hazards may occur because of its construction, location or contents or because of work that is done in it;

“emergency work” means work performed in connection with an unforeseen event that involves an imminent danger to the life, health or safety of any person;

“hot work” means work that is capable of producing a source of ignition;

“plan” means a plan for one or more confined spaces at a project, as described in section 221.7;

“program” means a program for one or more confined spaces at a project, as described in section 221.5;

“purging” means displacing contaminants from a confined space;

“related work” means work that is performed near a confined space in direct support of work inside the confined space.

221.3 (1) Sections 221.4 to 221.19 of this Part do not apply to emergency work performed by,

- (a) a firefighter as defined in the *Fire Protection and Prevention Act, 1997*; or
- (b) a person who,
 - (i) holds a certificate under the *Technical Standards and Safety Act, 2000* designating him or her as a gas technician, and
 - (ii) is working under the direction of a fire department, as defined in the *Fire Protection and Prevention Act, 1997*.

(2) A worker described in subsection (1) who performs emergency work shall be adequately protected by,

- (a) protective clothing and personal equipment and devices provided by the worker’s employer;
- (b) training provided by that employer to work safely in confined spaces; and
- (c) written procedures and other measures developed by that employer.

(3) This Part does not apply to work performed underwater by a diver during a diving operation as defined in Ontario Regulation 629/94 (Diving Operations) made under the Act.

221.4 (1) This section applies if the workers of more than one employer perform work in the same confined space or related work with respect to the same confined space.

(2) Before any worker enters the confined space or begins related work with respect to the confined space, the constructor shall prepare a co-ordination document to ensure that the duties imposed on employers by this Part are performed in a way that protects the health and safety of all workers who perform work in the confined space or related work with respect to the confined space.

(3) A copy of the co-ordination document shall be provided to,

- (a) each employer of workers who perform work in the same confined space or related work with respect to the same confined space; and
- (b) the project's joint health and safety committee or health and safety representative, if any.

221.5 (1) If a project includes a confined space that workers may enter to perform work, the employer shall ensure that a written program for the confined space is developed and maintained in accordance with this Part before a worker enters the confined space.

(2) The program may apply to one or more confined spaces.

(3) The program shall be adequate and shall provide for,

- (a) a method for recognizing each confined space to which the program applies;
- (b) a method for assessing the hazards to which workers may be exposed, in accordance with section 221.6;
- (c) a method for the development of one or more plans, in accordance with section 221.7;
- (d) a method for the training of workers, in accordance with section 221.8; and
- (e) an entry permit system that sets out the measures and procedures to be followed when work is to be performed in a confined space to which the program applies.

(4) The employer shall provide a copy of the program to the constructor, who shall provide a copy of it to the project's joint health and safety committee or health and safety representative, if any.

(5) The constructor shall ensure that a copy of the program is available to,

- (a) any other employer of workers who perform work to which the program relates; and
- (b) every worker who performs work to which the program relates, if the project has no joint health and safety committee or health and safety representative.

221.6 (1) Before any worker enters a confined space, the employer shall ensure that an adequate assessment of the hazards related to the confined space has been carried out by a competent worker.

(2) The assessment shall be recorded in writing and shall consider, with respect to each confined space,

- (a) the hazards that may exist due to the design, construction, location, use or contents of the confined space; and
- (b) the hazards that may develop while work is done inside the confined space.

(3) The record of the assessment may be incorporated into an entry permit under section 221.9.

(4) If two or more confined spaces are of similar construction and present the same hazards, their assessments may be recorded in a single document, but each confined space shall be clearly identified in the assessment.

(5) The employer shall maintain a record containing details of the knowledge, training and experience of the competent worker who carries out the assessment.

(6) The assessment shall contain the name of the competent worker who carries out the assessment.

(7) The competent worker shall sign and date the assessment and provide it to the employer.

(8) On request, the employer shall provide copies of the assessment and of the record mentioned in subsection (5) to,

- (a) the project's joint health and safety committee or health and safety representative, if any; or
- (b) every worker who performs work to which the assessment relates, if the project has no joint health and safety committee or health and safety representative.

(9) The employer shall ensure that assessments of confined spaces at the project are reviewed as often as is necessary to ensure that the relevant plans remain adequate.

221.7 (1) Before any worker enters a confined space, the employer shall ensure that an adequate written plan, including procedures for the control of hazards identified in the assessment, has been developed and implemented by a competent person for the confined space.

- (2) The plan may be incorporated into an entry permit under section 221.9.
- (3) The plan shall contain provisions for,
 - (a) the duties of workers;
 - (b) co-ordination in accordance with section 221.4, if applicable;
 - (c) on-site rescue procedures, in accordance with section 221.10;
 - (d) rescue equipment and methods of communication, in accordance with section 221.11;
 - (e) protective clothing and personal equipment and devices, in accordance with section 221.12;
 - (f) isolation of energy and control of materials movement, in accordance with section 221.13;
 - (g) attendants, in accordance with section 221.14;
 - (h) adequate means of access and egress;
 - (i) atmospheric testing, in accordance with section 221.16;
 - (j) adequate procedures for working in the presence of explosive or flammable substances, in accordance with section 221.17; and
 - (k) ventilation and purging, in accordance with section 221.18.
- (4) One plan may deal with two or more confined spaces that are of similar construction and present the same hazards as identified by the assessment.
- (5) The employer shall ensure that the plan is reviewed as often as is necessary to ensure that it remains adequate.

221.8 (1) The employer shall ensure that every worker who enters a confined space or who performs related work receives adequate training to perform the work safely, in accordance with the relevant plan.

- (2) Training under subsection (1) shall include training in,
 - (a) the recognition of hazards associated with confined spaces; and
 - (b) safe work practices for working in confined spaces and for performing related work.
- (3) The employer shall maintain up-to-date written records showing who provided and who received training under this section and the date when it was provided.
- (4) The employer shall provide the training records under subsection (3) to the project's joint health and safety committee or health and safety representative, if any, on request.
- (5) The records may be incorporated into an entry permit under section 221.9.

221.9 (1) The employer shall ensure that a separate entry permit is issued each time work is to be performed in a confined space, before any worker enters the confined space.

- (2) An entry permit shall be adequate and shall include at least the following:
 1. The location of the confined space.
 2. A description of the work to be performed there.
 3. A description of the hazards and the corresponding control measures.
 4. The time period for which the entry permit applies.
 5. The name of the attendant described in section 221.14.
 6. A record of each worker's entries and exits.
 7. A list of the equipment required for entry and rescue, and verification that the equipment is in good working order.
 8. Results obtained in atmospheric testing under section 221.16.
 9. If the work to be performed in the confined space includes hot work, adequate provisions for the hot work and corresponding control measures.
- (3) Before each shift, a competent person shall verify that the entry permit complies with the relevant plan.

(4) The employer shall ensure that the entry permit, during the time period for which it applies, is readily available to every person who enters the confined space or performs related work with respect to the confined space.

221.10 (1) The employer shall ensure that no worker enters or remains in a confined space unless, in accordance with the relevant plan, adequate written on-site rescue procedures that apply to the confined space have been developed and are ready for immediate implementation.

(2) Before a worker enters a confined space, the employer shall ensure that an adequate number of persons trained in the matters listed in subsection (3) are available for immediate implementation of the on-site rescue procedures mentioned in subsection (1).

(3) The persons shall be trained in,

- (a) the on-site rescue procedures mentioned in subsection (1);
- (b) first aid and cardio-pulmonary resuscitation; and
- (c) the use of the rescue equipment required in accordance with the relevant plan.

221.11 (1) The employer shall ensure that the rescue equipment identified in the relevant plan is,

- (a) readily available to effect a rescue in the confined space;
- (b) appropriate for entry into the confined space; and
- (c) inspected by a competent worker as often as is necessary to ensure it is in good working order.

(2) The inspection under clause (1) (c) shall be recorded in writing by the competent worker, and the record of the inspection may be incorporated into the entry permit under section 221.9.

(3) The employer shall establish methods of communication that are appropriate for the hazards identified in the relevant assessment, and shall make them readily available for workers to communicate with the attendant described in section 221.14.

221.12 The employer shall ensure that each worker who enters a confined space is provided with adequate protective clothing and personal equipment and devices, in accordance with the relevant plan.

221.13 The employer shall, in accordance with the relevant plan, ensure that each worker entering a confined space is adequately protected,

- (a) against the release of hazardous substances into the confined space,
 - (i) by blanking or disconnecting piping, or
 - (ii) if compliance with subclause (i) is not practical in the circumstances for technical reasons, by other adequate means;
- (b) against contact with electrical energy inside the confined space that could endanger the worker,
 - (i) by disconnecting, de-energizing, locking out and tagging the source of electrical energy, or
 - (ii) if compliance with subclause (i) is not practical in the circumstances for technical reasons, by other adequate means;
- (c) against contact with moving parts of equipment inside the confined space that could endanger the worker,
 - (i) by disconnecting the equipment from its power source, de-energizing the equipment, locking it out and tagging it, or
 - (ii) if compliance with subclause (i) is not practical in the circumstances for technical reasons, immobilizing the equipment by blocking or other adequate means; and
- (d) against drowning, engulfment, entrapment, suffocation and other hazards from free-flowing material, by adequate means.

221.14 (1) Whenever a worker is to enter a confined space, the employer shall ensure that an attendant,

- (a) is assigned;
- (b) is stationed outside and near,
 - (i) the entrance to the confined space, or
 - (ii) if there are two or more entrances, the one that will best allow the attendant to perform his or her duties under subsection (2);
- (c) is in constant communication with all workers inside the confined space, using the means of communication described in the relevant plan; and

- (d) is provided with a device for summoning an adequate rescue response.
- (2) The attendant shall not enter the confined space at any time and shall, in accordance with the relevant plan,
 - (a) monitor the safety of the worker inside;
 - (b) provide assistance to him or her; and
 - (c) summon an adequate rescue response if required.

221.15 If there is a possibility of unauthorized entry into a confined space at a project, the constructor shall ensure that each entrance to the confined space,

- (a) is adequately secured against unauthorized entry; or
- (b) has been provided with adequate barricades, adequate warning signs regarding unauthorized entry, or both.

221.16 (1) The employer shall appoint a competent worker to perform adequate tests as often as necessary before and while a worker is in a confined space to ensure that acceptable atmospheric levels are maintained in the confined space in accordance with the relevant plan.

(2) If the confined space has been both unoccupied and unattended, tests shall be performed before a worker enters or re-enters.

(3) The person performing the tests shall use calibrated instruments that are in good working order and are appropriate for the hazards identified in the relevant assessment.

(4) The employer shall ensure that the results of every sample of a test are recorded, subject to subsection (5).

(5) If the tests are performed using continuous monitoring, the employer shall ensure that test results are recorded at adequate intervals.

(6) The tests shall be performed in a manner that does not endanger the health or safety of the person performing them.

(7) In this section,

“sample” means an individual reading of the composition of the atmosphere in the confined space;

“test” means a collection of samples.

221.17 (1) This section applies only in respect of atmospheric hazards described in clause (a) of the definition of “atmospheric hazards” in section 221.2.

(2) The employer shall ensure that this section is complied with, by ventilation, purging, rendering the atmosphere inert or other adequate means, in accordance with the relevant plan.

(3) The employer shall ensure that no worker enters or remains in a confined space that contains or is likely to contain an airborne combustible dust or mist whose atmospheric concentration may create a hazard of explosion.

(4) The employer shall ensure that no worker enters or remains in a confined space that contains or is likely to contain an explosive or flammable gas or vapour, unless one of the following applies:

1. The worker is performing only inspection work that does not produce a source of ignition. In the case of an explosive or flammable gas or vapour, the atmospheric concentration is less than 25 per cent of its lower explosive limit, as determined by a combustible gas instrument.
2. The worker is performing only cold work. In the case of an explosive or flammable gas or vapour, the atmospheric concentration is less than 10 per cent of its lower explosive limit, as determined by a combustible gas instrument.
3. The worker is performing hot work. All the following conditions are satisfied:
 - i. In the case of an explosive or flammable gas or vapour, the atmospheric concentration is less than 5 per cent of its lower explosive limit, as determined by a combustible gas instrument.
 - ii. The atmosphere in the confined space does not contain, and is not likely to contain while a worker is inside, an oxygen content greater than 23 per cent.
 - iii. The atmosphere in the confined space is monitored continuously.
 - iv. The entry permit includes adequate provisions for hot work and corresponding control measures.
 - v. An adequate alarm system and exit procedure are provided to ensure that workers have adequate warning and are able to exit the confined space safely if either or both of the following occur:
 - A. In the case of an explosive or flammable gas or vapour, the atmospheric concentration exceeds 5 per cent of its lower explosive limit.
 - B. The oxygen content of the atmosphere exceeds 23 per cent by volume.

- (5) Subsections (3) and (4) do not apply if,
- (a) the atmosphere in the confined space,
 - (i) has been rendered inert by adding an inert gas, and
 - (ii) is monitored continuously to ensure that it remains inert; and
 - (b) a worker entering the confined space uses,
 - (i) adequate respiratory protective equipment,
 - (ii) adequate equipment to allow persons outside the confined space to locate and rescue the worker if necessary, and
 - (iii) such other equipment as is necessary to ensure the worker's safety.

221.18 (1) This section applies only in respect of atmospheric hazards described in clause (b) or (c) of the definition of "atmospheric hazards" in section 221.2.

(2) If atmospheric hazards exist or are likely to exist in a confined space, the confined space shall be purged, ventilated or both, before any worker enters it, to ensure that acceptable atmospheric levels are maintained in the confined space while any worker is inside.

(3) If mechanical ventilation is required to maintain acceptable atmospheric levels, an adequate warning system and exit procedure shall also be provided to ensure that workers have adequate warning of ventilation failure and are able to exit the confined space safely.

- (4) If compliance with subsection (2) is not practical in the circumstances for technical reasons,
- (a) compliance with subsection (3) is not required; and
 - (b) a worker entering the confined space shall use,
 - (i) adequate respiratory protective equipment,
 - (ii) adequate equipment to allow persons outside the confined space to locate and rescue the worker if necessary, and
 - (iii) such other equipment as is necessary to ensure the worker's safety.

221.19 (1) The employer shall keep available for inspection at the project every assessment, plan, co-ordination document under section 221.4, record of training under subsection 221.8 (3), entry permit under section 221.9, record of an inspection under subsection 221.11 (2) and record of a test under section 221.16, including records of each sample.

(2) If section 221.4 applies, the documents described in subsection (1) shall be retained by the employer responsible for creating them.

4. Clause 247 (1) (b) of the Regulation is amended by striking out "sections 60, 61, 62 and 63" and substituting "Part II.1".

5. This Regulation comes into force on September 30, 2006.

52/05

ONTARIO REGULATION 629/05

made under the

OCCUPATIONAL HEALTH AND SAFETY ACT

Made: December 7, 2005

Filed: December 8, 2005

Published on e-Laws: December 9, 2005

Printed in *The Ontario Gazette*: December 24, 2005

Amending Reg. 851 of R.R.O. 1990
(Industrial Establishments)

Note: Regulation 851 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) Section 1 of Regulation 851 of the Revised Regulations of Ontario, 1990 is amended by adding the following definitions:

“adequate”, when used in relation to a procedure, plan, material, device, object or thing, means that it is,

- (a) sufficient for both its intended and its actual use, and
- (b) sufficient to protect a worker from occupational illness or occupational injury;

“adequately” has a meaning that corresponds to the meaning of “adequate”;

(2) The definition of “confined space” in section 1 of the Regulation is revoked.

2. Section 6 of the Regulation is amended by striking out “under section 5, 51 or 68” and substituting “under section 5 or 51”.

3. Section 50 of the Regulation is amended by striking out “for which the requirements of sections 67, 68, 69, 70 and 71 apply” in the portion before clause (a) and substituting “as defined in section 119.1”.

4. Sections 67, 68, 69, 70 and 71 of the Regulation are revoked.

5. The Regulation is amended by adding the following Part:

**PART I.1
CONFINED SPACES**

119.1 In this Part,

“acceptable atmospheric levels” means that,

- (a) the atmospheric concentration of any explosive or flammable gas or vapour is less than,
 - (i) 25 per cent of its lower explosive limit, if paragraph 1 of subsection 119.18 (4) applies,
 - (ii) 10 per cent of its lower explosive limit, if paragraph 2 of subsection 119.18 (4) applies,
 - (iii) 5 per cent of its lower explosive limit, if paragraph 3 of subsection 119.18 (4) applies,
- (b) the oxygen content of the atmosphere is at least 19.5 per cent but not more than 23 per cent by volume, and
- (c) the exposure to atmospheric contaminants does not exceed any applicable level set out in a regulation made under the Act and listed in Table 1;

“assessment” means an assessment of hazards with respect to one or more confined spaces in a workplace, as described in section 119.5;

“atmospheric hazards” means,

- (a) the accumulation of flammable, combustible or explosive agents,
- (b) an oxygen content in the atmosphere that is less than 19.5 per cent or more than 23 per cent by volume, or
- (c) the accumulation of atmospheric contaminants, including gases, vapours, fumes, dusts or mists, that could,
 - (i) result in acute health effects that pose an immediate threat to life, or
 - (ii) interfere with a person’s ability to escape unaided from a confined space;

“cold work” means work that is not capable of producing a source of ignition;

“confined space” means a fully or partially enclosed space,

- (a) that is not both designed and constructed for continuous human occupancy, and
- (b) in which atmospheric hazards may occur because of its construction, location or contents or because of work that is done in it;

“emergency work” means work performed in connection with an unforeseen event that involves an imminent danger to the life, health or safety of any person;

“hot work” means work that is capable of producing a source of ignition;

“lead employer” means an employer who contracts for the services of one or more other employers or independent contractors in relation to one or more confined spaces that are located,

- (a) in the lead employer’s own workplace, or
- (b) in another employer’s workplace;

“plan” means a plan for one or more confined spaces in a workplace, as described in section 119.6;

“program” means a program for one or more confined spaces in a workplace, as described in section 119.4;

“purging” means displacing contaminants from a confined space;

“related work” means work that is performed near a confined space in direct support of work inside the confined space.

119.2 (1) Sections 119.3 to 119.6 and 119.8 to 119.20 of this Regulation do not apply to emergency work performed by,

- (a) a firefighter as defined in the *Fire Protection and Prevention Act, 1997*; or
- (b) a person who,
 - (i) holds a certificate under the *Technical Standards and Safety Act, 2000* designating him or her as a gas technician, and
 - (ii) is working under the direction of a fire department, as defined in the *Fire Protection and Prevention Act, 1997*.

(2) A worker described in subsection (1) who performs emergency work shall be adequately protected by,

- (a) personal protective equipment provided by the worker’s employer;
- (b) training under section 119.7 provided by that employer; and
- (c) written procedures and other measures developed by that employer.

(3) This Part does not apply to work performed underwater by a diver during a diving operation, as defined in Ontario Regulation 629/94 (Diving Operations) made under the Act.

119.3 (1) This section applies if the workers of more than one employer perform work in the same confined space or related work with respect to the same confined space.

(2) Before any worker enters the confined space or begins related work with respect to the confined space, the lead employer shall prepare a co-ordination document to ensure that the duties imposed on employers by sections 119.4 to 119.6, 119.8 to 119.11 and 119.13 to 119.19 are performed in a way that protects the health and safety of all workers who perform work in the confined space or related work with respect to the confined space.

(3) Without restricting the generality of subsection (2), the co-ordination document may provide for the performance of a duty or duties referred to in that subsection by one or more employers on behalf of one or more other employers, with respect to some or all of the workers.

(4) A copy of the co-ordination document shall be provided to,

- (a) each employer of workers who perform work in the same confined space or related work with respect to the same confined space; and
- (b) the joint health and safety committee or health and safety representative, if any, for each employer of workers who perform work in the same confined space or related work with respect to the same confined space.

119.4 (1) If an employer’s workplace includes a confined space that workers may enter to perform work, the employer shall ensure that a written program for the confined space is developed and maintained in accordance with this Part before a worker enters the confined space.

(2) The program may apply to one or more confined spaces.

(3) The program shall be developed and maintained in consultation with the joint health and safety committee or the health and safety representative, if any.

(4) The program shall be adequate and shall provide for,

- (a) a method for recognizing each confined space to which the program applies;
- (b) a method for assessing the hazards to which workers may be exposed, in accordance with section 119.5;
- (c) a method for the development of one or more plans, in accordance with section 119.6;
- (d) a method for general training of workers, in accordance with section 119.7; and
- (e) an entry permit system that sets out the measures and procedures to be followed when work is to be performed in a confined space to which the program applies.

(5) The employer shall provide a copy of the program to the joint health and safety committee or the health and safety representative, if any.

(6) The employer shall ensure that a copy of the program is available to,

- (a) any other employer of workers who perform work to which the program relates; and
- (b) every worker who performs work to which the program relates, if the workplace has no joint health and safety committee or health and safety representative.

119.5 (1) Before any worker enters a confined space, the employer shall ensure that an adequate assessment of the hazards related to the confined space has been carried out.

- (2) The assessment shall be recorded in writing and shall consider, with respect to each confined space,
 - (a) the hazards that may exist due to the design, construction, location, use or contents of the confined space; and
 - (b) the hazards that may develop while work is done inside the confined space.
- (3) The record of the assessment may be incorporated into an entry permit under section 119.9.
- (4) If two or more confined spaces are of similar construction and present the same hazards, their assessments may be recorded in a single document, but each confined space shall be clearly identified in the assessment.
- (5) The employer shall appoint a person with adequate knowledge, training and experience to carry out the assessment and shall maintain a record containing details of the person's knowledge, training and experience.
- (6) The assessment shall contain the name of the person who carries out the assessment.
- (7) The person shall sign and date the assessment and provide it to the employer.
- (8) On request, the employer shall provide copies of the assessment and of the record mentioned in subsection (5) to,
 - (a) the joint health and safety committee or the health and safety representative, if any; or
 - (b) every worker who performs work to which the assessment relates, if the workplace has no joint health and safety committee or health and safety representative.
- (9) The employer shall ensure that the assessment is reviewed as often as is necessary to ensure that the relevant plan remains adequate.

119.6 (1) Before any worker enters a confined space, the employer shall ensure that an adequate written plan, including procedures for the control of hazards identified in the assessment, has been developed and implemented by a competent person for the confined space.

- (2) The plan may be incorporated into an entry permit under section 119.9.
- (3) The plan shall contain provisions for,
 - (a) the duties of workers;
 - (b) co-ordination in accordance with section 119.3, if applicable;
 - (c) on-site rescue procedures, in accordance with section 119.10;
 - (d) rescue equipment and methods of communication, in accordance with section 119.11;
 - (e) clothing and personal equipment and devices, in accordance with section 119.12;
 - (f) isolation of energy and control of materials movement, in accordance with section 119.13;
 - (g) attendants, in accordance with section 119.14;
 - (h) adequate means for entering and exiting, in accordance with section 119.15;
 - (i) atmospheric testing, in accordance with section 119.17;
 - (j) adequate procedures for working in the presence of explosive or flammable substances, in accordance with section 119.18; and
 - (k) ventilation and purging, in accordance with section 119.19.
- (4) One plan may deal with two or more confined spaces that are of similar construction and present the same hazards as identified by the assessment.
- (5) The employer shall ensure that the plan is reviewed as often as is necessary to ensure that it remains adequate.

119.7 (1) Every worker who enters a confined space or who performs related work shall be given adequate training for safe work practices for working in confined spaces and for performing related work, including training in the recognition of hazards associated with confined spaces.

- (2) The employer shall appoint a person with adequate knowledge, training and experience to conduct the training.
- (3) The employer shall ensure that training under this section is developed in consultation with the joint health and safety committee or the health and safety representative, if any.
- (4) The employer shall ensure that training under this section is reviewed, in consultation with the joint health and safety committee or the health and safety representative, if any, whenever there is a change in circumstances that may affect the safety of a worker who enters a confined space in the workplace, and in any case at least once annually.

(5) The employer shall maintain up-to-date written records showing who provided and who received training under this section, the nature of the training and the date when it was provided.

(6) The records may be incorporated into an entry permit under section 119.9.

(7) Training under this section may be combined with training under section 119.8.

119.8 (1) The employer shall ensure that every worker who enters a confined space or who performs related work,

(a) receives adequate training, in accordance with the relevant plan, to work safely and properly; and

(b) follows the plan.

(2) The employer shall maintain up-to-date written records showing who provided and who received training under this section, and the date when it was provided.

(3) The records may be incorporated into an entry permit under section 119.9.

(4) Training under this section may be combined with training under section 119.7.

119.9 (1) The employer shall ensure that a separate entry permit is issued each time work is to be performed in a confined space, before any worker enters the confined space.

(2) An entry permit shall be adequate and shall include at least the following:

1. The location of the confined space.

2. A description of the work to be performed there.

3. A description of the hazards and the corresponding control measures.

4. The time period for which the entry permit applies.

5. The name of the attendant described in section 119.14.

6. A record of each worker's entries and exits.

7. A list of the equipment required for entry and rescue, and verification that the equipment is in good working order.

8. Results obtained in atmospheric testing under section 119.17.

9. If the work to be performed in the confined space includes hot work, adequate provisions for the hot work and corresponding control measures.

(3) Before each shift, a competent person shall verify that the entry permit complies with the relevant plan.

(4) The employer shall ensure that the entry permit, during the time period for which it applies, is readily available to every person who enters the confined space and to every person who performs related work with respect to the confined space.

119.10 (1) The employer shall ensure that no worker enters or remains in a confined space unless, in accordance with the relevant plan, adequate written on-site rescue procedures that apply to the confined space have been developed and are ready for immediate implementation.

(2) Before a worker enters a confined space, the employer shall ensure that an adequate number of persons trained in the matters listed in subsection (3) are available for immediate implementation of the on-site rescue procedures mentioned in subsection (1).

(3) The persons shall be trained in,

(a) the on-site rescue procedures mentioned in subsection (1);

(b) first aid and cardio-pulmonary resuscitation; and

(c) the use of the rescue equipment required in accordance with the relevant plan.

119.11 (1) The employer shall ensure that the rescue equipment identified in the relevant plan is,

(a) readily available to effect a rescue in the confined space;

(b) appropriate for entry into the confined space; and

(c) inspected as often as is necessary to ensure it is in good working order, by a person with adequate knowledge, training and experience who is appointed by the employer.

(2) The inspection under clause (1) (c) shall be recorded in writing by the person, and the record of the inspection may be incorporated into the entry permit under section 119.9.

(3) The employer shall establish methods of communication that are appropriate for the hazards identified in the relevant assessment, and shall make them readily available for workers to communicate with the attendant described in section 119.14.

119.12 The employer shall ensure that each worker who enters a confined space is provided with adequate personal protective equipment, in accordance with the relevant plan.

119.13 The employer shall, in accordance with the relevant plan, ensure that each worker entering a confined space is adequately protected,

- (a) against the release of hazardous substances into the confined space,
 - (i) by blanking or disconnecting piping, or
 - (ii) if compliance with subclause (i) is not practical in the circumstances for technical reasons, by other adequate means;
- (b) against contact with electrical energy inside the confined space that could endanger the worker,
 - (i) by disconnecting, de-energizing, locking out and tagging the source of electrical energy, or
 - (ii) if compliance with subclause (i) is not practical in the circumstances for technical reasons, by other adequate means;
- (c) against contact with moving parts of equipment inside the confined space that could endanger the worker,
 - (i) by disconnecting the equipment from its power source, de-energizing the equipment, locking it out and tagging it, or
 - (ii) if compliance with subclause (i) is not practical in the circumstances for technical reasons, immobilizing the equipment by blocking or other adequate means; and
- (d) against drowning, engulfment, entrapment, suffocation and other hazards from free-flowing material, by adequate means.

119.14 (1) Whenever a worker is to enter a confined space, the employer shall ensure that an attendant,

- (a) is assigned;
- (b) is stationed outside and near,
 - (i) the entrance to the confined space, or
 - (ii) if there are two or more entrances, the one that will best allow the attendant to perform his or her duties under subsection (2);
- (c) is in constant communication with all workers inside the confined space, using the means of communication described in the relevant plan; and
- (d) is provided with a device for summoning an adequate rescue response.

(2) The attendant shall not enter the confined space at any time and shall, in accordance with the relevant plan,

- (a) monitor the safety of the worker inside;
- (b) provide assistance to him or her; and
- (c) summon an adequate rescue response if required.

119.15 An adequate means for entering and exiting shall be provided for all workers who enter a confined space, in accordance with the relevant plan.

119.16 If there is a possibility of unauthorized entry into a confined space, the employer shall ensure that each entrance to the confined space,

- (a) is adequately secured against unauthorized entry; or
- (b) has been provided with adequate barricades, adequate warning signs regarding unauthorized entry, or both.

119.17 (1) The employer shall appoint a person with adequate knowledge, training and experience to perform adequate tests as often as necessary before and while a worker is in a confined space to ensure that acceptable atmospheric levels are maintained in the confined space in accordance with the relevant plan.

(2) If the confined space has been both unoccupied and unattended, tests shall be performed before a worker enters or re-enters.

(3) The person performing the tests shall use calibrated instruments that are in good working order and are appropriate for the hazards identified in the relevant assessment.

(4) The employer shall ensure that the results of every sample of a test are recorded, subject to subsection (5).

(5) If the tests are performed using continuous monitoring, the employer shall ensure that test results are recorded at adequate intervals.

(6) The tests shall be performed in a manner that does not endanger the health or safety of the person performing them.

(7) In this section,

“sample” means an individual reading of the composition of the atmosphere in the confined space;

“test” means a collection of samples.

119.18 (1) This section applies only in respect of atmospheric hazards described in clause (a) of the definition of “atmospheric hazards” in section 119.1.

(2) The employer shall ensure that this section is complied with, by ventilation, purging, rendering the atmosphere inert or other adequate means, in accordance with the relevant plan.

(3) The employer shall ensure that no worker enters or remains in a confined space that contains or is likely to contain an airborne combustible dust or mist whose atmospheric concentration may create a hazard of explosion.

(4) The employer shall ensure that no worker enters or remains in a confined space that contains or is likely to contain an explosive or flammable gas or vapour, unless one of the following applies:

1. The worker is performing only inspection work that does not produce a source of ignition. In the case of an explosive or flammable gas or vapour, the atmospheric concentration is less than 25 per cent of its lower explosive limit, as determined by a combustible gas instrument.
2. The worker is performing only cold work. In the case of an explosive or flammable gas or vapour, the atmospheric concentration is less than 10 per cent of its lower explosive limit, as determined by a combustible gas instrument.
3. The worker is performing hot work. All the following conditions are satisfied:
 - i. In the case of an explosive or flammable gas or vapour, the atmospheric concentration is less than 5 per cent of its lower explosive limit, as determined by a combustible gas instrument.
 - ii. The atmosphere in the confined space does not contain, and is not likely to contain while a worker is inside, an oxygen content greater than 23 per cent.
 - iii. The atmosphere in the confined space is monitored continuously.
 - iv. The entry permit includes adequate provisions for hot work and corresponding control measures.
 - v. An adequate alarm system and exit procedure are provided to ensure that workers have adequate warning and are able to exit the confined space safely if either or both of the following occur:
 - A. In the case of an explosive or flammable gas or vapour, the atmospheric concentration exceeds 5 per cent of its lower explosive limit.
 - B. The oxygen content of the atmosphere exceeds 23 per cent by volume.

(5) Subsections (3) and (4) do not apply if,

(a) the atmosphere in the confined space,

- (i) has been rendered inert by adding an inert gas, and
- (ii) is monitored continuously to ensure that it remains inert; and

(b) a worker entering the confined space uses,

- (i) adequate respiratory protective equipment,
- (ii) adequate equipment to allow persons outside the confined space to locate and rescue the worker if necessary, and
- (iii) such other equipment as is necessary to ensure the worker's safety.

(6) The equipment mentioned in subclauses (5) (b) (i), (ii) and (iii) shall be inspected by a person with adequate knowledge, training and experience, appointed by the employer, and shall be in good working order before the worker enters the confined space.

119.19 (1) This section applies only in respect of atmospheric hazards described in clause (b) or (c) of the definition of “atmospheric hazards” in section 119.1.

(2) If atmospheric hazards exist or are likely to exist in a confined space, the confined space shall be purged, ventilated or both, before any worker enters it, to ensure that acceptable atmospheric levels are maintained in the confined space while any worker is inside.

(3) If mechanical ventilation is required to maintain acceptable atmospheric levels, an adequate warning system and exit procedure shall also be provided to ensure that workers have adequate warning of ventilation failure and are able to exit the confined space safely.

(4) If compliance with subsection (2) is not practical in the circumstances for technical reasons,

(a) compliance with subsection (3) is not required; and

(b) a worker entering the confined space shall use,

(i) adequate respiratory protective equipment,

(ii) adequate equipment to allow persons outside the confined space to locate and rescue the worker if necessary, and

(iii) such other equipment as is necessary to ensure the worker's safety.

(5) The equipment mentioned in subclauses (4) (b) (i), (ii) and (iii) shall be inspected by a person with adequate knowledge, training and experience, appointed by the employer, and shall be in good working order before the worker enters the confined space.

119.20 (1) The employer shall retain every assessment, plan, co-ordination document under section 119.3, record of training under subsection 119.7 (5) or 119.8 (2), entry permit under section 119.9, record of an inspection under subsection 119.11 (2) and record of a test under section 119.17, including records of each sample, for the longer of the following periods:

1. One year after the document is created.

2. The period that is necessary to ensure that at least the two most recent records of each kind that relate to a particular confined space are retained.

(2) If section 119.3 applies, the documents described in subsection (1) shall be retained by the employer responsible for creating them.

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

TABLE 1

Number of Regulation in Revised Regulations of Ontario, 1990	Title
833	Control of Exposure to Biological or Chemical Agents
835	Designated Substance — Acrylonitrile
836	Designated Substance — Arsenic
837	Designated Substance — Asbestos
839	Designated Substance — Benzene
840	Designated Substance — Coke Oven Emissions
841	Designated Substance — Ethylene Oxide
842	Designated Substance — Isocyanates
843	Designated Substance — Lead
844	Designated Substance — Mercury
845	Designated Substance — Silica
846	Designated Substance — Vinyl Chloride

7. This Regulation comes into force on September 30, 2006.

ONTARIO REGULATION 630/05
made under the
OCCUPATIONAL HEALTH AND SAFETY ACT

Made: December 7, 2005
Filed: December 8, 2005
Published on e-Laws: December 9, 2005
Printed in *The Ontario Gazette*: December 24, 2005

Amending Reg. 854 of R.R.O. 1990
(Mines and Mining Plants)

Note: Regulation 854 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 854 of the Revised Regulations of Ontario, 1990 is amended by adding the following definitions:

“adequate”, when used in relation to a procedure, plan, material, device, object or thing, means that it is,

- (a) sufficient for both its intended and its actual use, and
- (b) sufficient to protect a worker from occupational illness or occupational injury;

“adequately” has a meaning that corresponds to the meaning of “adequate”;

2. Sections 271, 272, 273, 274 and 275 of the Regulation are revoked.

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

PART XII
CONFINED SPACES

294. In this Part,

“acceptable atmospheric levels” means that,

- (a) the atmospheric concentration of any explosive or flammable gas or vapour is less than,
 - (i) 25 per cent of its lower explosive limit, if paragraph 1 of subsection 311 (4) applies,
 - (ii) 10 per cent of its lower explosive limit, if paragraph 2 of subsection 311 (4) applies,
 - (iii) 5 per cent of its lower explosive limit, if paragraph 3 of subsection 311 (4) applies,
- (b) the oxygen content of the atmosphere is at least 19.5 per cent but not more than 23 per cent by volume, and
- (c) the exposure to atmospheric contaminants does not exceed any applicable level set out in a regulation made under the Act and listed in Table 1;

“assessment” means an assessment of hazards with respect to one or more confined spaces in a workplace, as described in section 298;

“atmospheric hazards” means,

- (a) the accumulation of flammable, combustible or explosive agents,
- (b) an oxygen content in the atmosphere that is less than 19.5 per cent or more than 23 per cent by volume, or
- (c) the accumulation of atmospheric contaminants, including gases, vapours, fumes, dusts or mists, that could,
 - (i) result in acute health effects that pose an immediate threat to life, or
 - (ii) interfere with a person’s ability to escape unaided from a confined space;

“cold work” means work that is not capable of producing a source of ignition;

“confined space” means a fully or partially enclosed space,

- (a) that is not both designed and constructed for continuous human occupancy, and
- (b) in which atmospheric hazards may occur because of its construction, location or contents or because of work that is done in it;

“emergency work” means work performed in connection with an unforeseen event that involves an imminent danger to the life, health or safety of any person;

“hot work” means work that is capable of producing a source of ignition;

“lead employer” means an employer who contracts for the services of one or more other employers or independent contractors in relation to one or more confined spaces that are located,

- (a) in the lead employer’s own workplace, or
- (b) in another employer’s workplace;

“plan” means a plan for one or more confined spaces in a workplace, as described in section 299;

“program” means a program for one or more confined spaces in a workplace, as described in section 297;

“purging” means displacing contaminants from a confined space;

“related work” means work that is performed near a confined space in direct support of work inside the confined space.

295. (1) Sections 296 to 299 and 301 to 313 of this Regulation do not apply to emergency work performed by,

- (a) a firefighter as defined in the *Fire Protection and Prevention Act, 1997*; or
- (b) a person who,
 - (i) holds a certificate under the *Technical Standards and Safety Act, 2000* designating him or her as a gas technician, and
 - (ii) is working under the direction of a fire department, as defined in the *Fire Protection and Prevention Act, 1997*.

(2) A worker described in subsection (1) who performs emergency work shall be adequately protected by,

- (a) personal protective equipment, clothing and devices provided by the worker’s employer;
- (b) training under section 300 provided by that employer; and
- (c) written procedures and other measures developed by that employer.

(3) This Part does not apply to work performed underwater by a diver during a diving operation as defined in Ontario Regulation 629/94 (Diving Operations) made under the Act.

296. (1) This section applies if the workers of more than one employer perform work in the same confined space or related work with respect to the same confined space.

(2) Before any worker enters the confined space or begins related work with respect to the confined space, the lead employer shall prepare a co-ordination document to ensure that the duties imposed on employers by sections 297 to 299, 301 to 304 and 306 to 312 are performed in a way that protects the health and safety of all workers who perform work in the confined space or related work with respect to the confined space.

(3) Without restricting the generality of subsection (2), the co-ordination document may provide for the performance of a duty or duties referred to in that subsection by one or more employers on behalf of one or more other employers, with respect to some or all of the workers.

(4) A copy of the co-ordination document shall be provided to,

- (a) each employer of workers who perform work in the same confined space or related work with respect to the same confined space; and
- (b) the joint health and safety committee or health and safety representative, if any, for each employer of workers who perform work in the same confined space or related work with respect to the same confined space.

297. (1) If an employer’s workplace includes a confined space that workers may enter to perform work, the employer shall ensure that a written program for the confined space is developed and maintained in accordance with this Part before a worker enters the confined space.

(2) The program may apply to one or more confined spaces.

(3) The program shall be developed and maintained in consultation with the joint health and safety committee or the health and safety representative, if any.

(4) The program shall be adequate and shall provide for,

- (a) a method for recognizing each confined space to which the program applies;
- (b) a method for assessing the hazards to which workers may be exposed, in accordance with section 298;
- (c) a method for the development of one or more plans, in accordance with section 299;
- (d) a method for general training of workers, in accordance with section 300; and

(e) an entry permit system that sets out the measures and procedures to be followed when work is to be performed in a confined space to which the program applies.

(5) The employer shall provide a copy of the program to the joint health and safety committee or the health and safety representative, if any.

(6) The employer shall ensure that a copy of the program is available to,

(a) any other employer of workers who perform work to which the program relates; and

(b) every worker who performs work to which the program relates, if the workplace has no joint health and safety committee or health and safety representative.

298. (1) Before any worker enters a confined space, the employer shall ensure that an adequate assessment of the hazards related to the confined space has been carried out.

(2) The assessment shall be recorded in writing and shall consider, with respect to each confined space,

(a) the hazards that may exist due to the design, construction, location, use or contents of the confined space; and

(b) the hazards that may develop while work is done inside the confined space.

(3) The record of the assessment may be incorporated into an entry permit under section 302.

(4) If two or more confined spaces are of similar construction and present the same hazards, their assessments may be recorded in a single document, but each confined space shall be clearly identified in the assessment.

(5) The employer shall appoint a person with adequate knowledge, training and experience to carry out the assessment and shall maintain a record containing details of the person's knowledge, training and experience.

(6) The assessment shall contain the name of the person who carries out the assessment.

(7) The person shall sign and date the assessment and provide it to the employer.

(8) On request, the employer shall provide copies of the assessment and of the record mentioned in subsection (5) to,

(a) the joint health and safety committee or the health and safety representative, if any; or

(b) every worker who performs work to which the assessment relates, if the workplace has no joint health and safety committee or health and safety representative.

(9) The employer shall ensure that the assessment is reviewed as often as is necessary to ensure that the relevant plan remains adequate.

299. (1) Before any worker enters a confined space, the employer shall ensure that an adequate written plan, including procedures for the control of hazards identified in the assessment, has been developed and implemented by a competent person for the confined space.

(2) The plan may be incorporated into an entry permit under section 302.

(3) The plan shall contain provisions for,

(a) the duties of workers;

(b) co-ordination in accordance with section 296, if applicable;

(c) on-site rescue procedures, in accordance with section 303;

(d) rescue equipment and methods of communication, in accordance with section 304;

(e) personal protective equipment, clothing and devices, in accordance with section 305;

(f) isolation of energy and control of materials movement, in accordance with section 306;

(g) attendants, in accordance with section 307;

(h) adequate means for entering and exiting, in accordance with section 308;

(i) atmospheric testing, in accordance with section 310;

(j) adequate procedures for working in the presence of explosive or flammable substances, in accordance with section 311; and

(k) ventilation and purging, in accordance with section 312.

(4) One plan may deal with two or more confined spaces that are of similar construction and present the same hazards as identified by the assessment.

(5) The employer shall ensure that the plan is reviewed as often as is necessary to ensure that it remains adequate.

300. (1) Every worker who enters a confined space or who performs related work shall be given adequate training for safe work practices for working in confined spaces and for performing related work, including training in the recognition of hazards associated with confined spaces.

(2) The employer shall appoint a person with adequate knowledge, training and experience to conduct the training.

(3) The employer shall ensure that training under this section is developed in consultation with the joint health and safety committee or the health and safety representative, if any.

(4) The employer shall ensure that training under this section is reviewed, in consultation with the joint health and safety committee or the health and safety representative, if any, whenever there is a change in circumstances that may affect the safety of a worker who enters a confined space in the workplace, and in any case at least once annually.

(5) The employer shall maintain up-to-date written records showing who provided and who received training under this section, the nature of the training and the date when it was provided.

(6) The records may be incorporated into an entry permit under section 302.

(7) Training under this section may be combined with training under section 301.

301. (1) The employer shall ensure that every worker who enters a confined space or who performs related work,

(a) receives adequate training, in accordance with the relevant plan, to work safely and properly; and

(b) follows the plan.

(2) The employer shall maintain up-to-date written records showing who provided and who received training under this section, and the date when it was provided.

(3) The records may be incorporated into an entry permit under section 302.

(4) Training under this section may be combined with training under section 300.

302. (1) The employer shall ensure that a separate entry permit is issued each time work is to be performed in a confined space, before any worker enters the confined space.

(2) An entry permit shall be adequate and shall include at least the following:

1. The location of the confined space.

2. A description of the work to be performed there.

3. A description of the hazards and the corresponding control measures.

4. The time period for which the entry permit applies.

5. The name of the attendant described in section 307.

6. A record of each worker's entries and exits.

7. A list of the equipment required for entry and rescue, and verification that the equipment is in good working order.

8. Results obtained in atmospheric testing under section 310.

9. If the work to be performed in the confined space includes hot work, adequate provisions for the hot work and corresponding control measures.

(3) Before each shift, a competent person shall verify that the entry permit complies with the relevant plan.

(4) The employer shall ensure that the entry permit, during the time period for which it applies, is readily available to every person who enters the confined space and to every person who performs related work with respect to the confined space.

303. (1) The employer shall ensure that no worker enters or remains in a confined space unless, in accordance with the relevant plan, adequate written on-site rescue procedures that apply to the confined space have been developed and are ready for immediate implementation.

(2) Before a worker enters a confined space, the employer shall ensure that an adequate number of persons trained in the matters listed in subsection (3) are available for immediate implementation of the on-site rescue procedures mentioned in subsection (1).

(3) The persons shall be trained in,

(a) the on-site rescue procedures mentioned in subsection (1);

(b) first aid and cardio-pulmonary resuscitation; and

(c) the use of the rescue equipment required in accordance with the relevant plan.

304. (1) The employer shall ensure that the rescue equipment identified in the relevant plan is,

- (a) readily available to effect a rescue in the confined space;
- (b) appropriate for entry into the confined space; and
- (c) inspected as often as is necessary to ensure it is in good working order, by a person with adequate knowledge, training and experience who is appointed by the employer.

(2) The inspection under clause (1) (c) shall be recorded in writing by the person, and the record of the inspection may be incorporated into the entry permit under section 302.

(3) The employer shall establish methods of communication that are appropriate for the hazards identified in the relevant assessment, and shall make them readily available for workers to communicate with the attendant described in section 307.

305. The employer shall ensure that each worker who enters a confined space is provided with adequate personal protective equipment, clothing and devices, in accordance with the relevant plan.

306. The employer shall, in accordance with the relevant plan, ensure that each worker entering a confined space is adequately protected,

- (a) against the release of hazardous substances into the confined space,
 - (i) by blanking or disconnecting piping, or
 - (ii) if compliance with subclause (i) is not practical in the circumstances for technical reasons, by other adequate means;
- (b) against contact with electrical energy inside the confined space that could endanger the worker,
 - (i) by disconnecting, de-energizing, locking out and tagging the source of electrical energy, or
 - (ii) if compliance with subclause (i) is not practical in the circumstances for technical reasons, by other adequate means;
- (c) against contact with moving parts of equipment inside the confined space that could endanger the worker,
 - (i) by disconnecting the equipment from its power source, de-energizing the equipment, locking it out and tagging it, or
 - (ii) if compliance with subclause (i) is not practical in the circumstances for technical reasons, immobilizing the equipment by blocking or other adequate means; and
- (d) against drowning, engulfment, entrapment, suffocation and other hazards from free-flowing material, by adequate means.

307. (1) Whenever a worker is to enter a confined space, the employer shall ensure that an attendant,

- (a) is assigned;
- (b) is stationed outside and near,
 - (i) the entrance to the confined space, or
 - (ii) if there are two or more entrances, the one that will best allow the attendant to perform his or her duties under subsection (2);
- (c) is in constant communication with all workers inside the confined space, using the means of communication described in the relevant plan; and
- (d) is provided with a device for summoning an adequate rescue response.

(2) The attendant shall not enter the confined space at any time and shall, in accordance with the relevant plan,

- (a) monitor the safety of the worker inside;
- (b) provide assistance to him or her; and
- (c) summon an adequate rescue response if required.

308. An adequate means for entering and exiting shall be provided for all workers who enter a confined space, in accordance with the relevant plan.

309. If there is a possibility of unauthorized entry into a confined space, the employer shall ensure that each entrance to the confined space,

- (a) is adequately secured against unauthorized entry; or
- (b) has been provided with adequate barricades, adequate warning signs regarding unauthorized entry, or both.

310. (1) The employer shall appoint a person with adequate knowledge, training and experience to perform adequate tests as often as necessary before and while a worker is in a confined space to ensure that acceptable atmospheric levels are maintained in the confined space in accordance with the relevant plan.

(2) If the confined space has been both unoccupied and unattended, tests shall be performed before a worker enters or re-enters.

(3) The person performing the tests shall use calibrated instruments that are in good working order and are appropriate for the hazards identified in the relevant assessment.

(4) The employer shall ensure that the results of every sample of a test are recorded, subject to subsection (5).

(5) If the tests are performed using continuous monitoring, the employer shall ensure that test results are recorded at adequate intervals.

(6) The tests shall be performed in a manner that does not endanger the health or safety of the person performing them.

(7) In this section,

“sample” means an individual reading of the composition of the atmosphere in the confined space;

“test” means a collection of samples.

311. (1) This section applies only in respect of atmospheric hazards described in clause (a) of the definition of “atmospheric hazards” in section 294.

(2) The employer shall ensure that this section is complied with, by ventilation, purging, rendering the atmosphere inert or other adequate means, in accordance with the relevant plan.

(3) The employer shall ensure that no worker enters or remains in a confined space that contains or is likely to contain an airborne combustible dust or mist whose atmospheric concentration may create a hazard of explosion.

(4) The employer shall ensure that no worker enters or remains in a confined space that contains or is likely to contain an explosive or flammable gas or vapour, unless one of the following applies:

1. The worker is performing only inspection work that does not produce a source of ignition. In the case of an explosive or flammable gas or vapour, the atmospheric concentration is less than 25 per cent of its lower explosive limit, as determined by a combustible gas instrument.
2. The worker is performing only cold work. In the case of an explosive or flammable gas or vapour, the atmospheric concentration is less than 10 per cent of its lower explosive limit, as determined by a combustible gas instrument.
3. The worker is performing hot work. All the following conditions are satisfied:
 - i. In the case of an explosive or flammable gas or vapour, the atmospheric concentration is less than 5 per cent of its lower explosive limit, as determined by a combustible gas instrument.
 - ii. The atmosphere in the confined space does not contain, and is not likely to contain while a worker is inside, an oxygen content greater than 23 per cent.
 - iii. The atmosphere in the confined space is monitored continuously.
 - iv. The entry permit includes adequate provisions for hot work and corresponding control measures.
 - v. An adequate alarm system and exit procedure are provided to ensure that workers have adequate warning and are able to exit the confined space safely if either or both of the following occur:
 - A. In the case of an explosive or flammable gas or vapour, the atmospheric concentration exceeds 5 per cent of its lower explosive limit.
 - B. The oxygen content of the atmosphere exceeds 23 per cent by volume.

(5) Subsections (3) and (4) do not apply if,

(a) the atmosphere in the confined space,

- (i) has been rendered inert by adding an inert gas, and
- (ii) is monitored continuously to ensure that it remains inert; and

(b) a worker entering the confined space uses,

- (i) adequate respiratory protective equipment,
- (ii) adequate equipment to allow persons outside the confined space to locate and rescue the worker if necessary, and
- (iii) such other equipment as is necessary to ensure the worker's safety.

(6) The equipment mentioned in subclauses (5) (b) (i), (ii) and (iii) shall be inspected by a person with adequate knowledge, training and experience, appointed by the employer, and shall be in good working order before the worker enters the confined space.

312. (1) This section applies only in respect of atmospheric hazards described in clause (b) or (c) of the definition of “atmospheric hazards” in section 294.

(2) If atmospheric hazards exist or are likely to exist in a confined space, the confined space shall be purged, ventilated or both, before any worker enters it, to ensure that acceptable atmospheric levels are maintained in the confined space while any worker is inside.

(3) If mechanical ventilation is required to maintain acceptable atmospheric levels, an adequate warning system and exit procedure shall also be provided to ensure that workers have adequate warning of ventilation failure and are able to exit the confined space safely.

(4) If compliance with subsection (2) is not practical in the circumstances for technical reasons,

(a) compliance with subsection (3) is not required; and

(b) a worker entering the confined space shall use,

(i) adequate respiratory protective equipment,

(ii) adequate equipment to allow persons outside the confined space to locate and rescue the worker if necessary, and

(iii) such other equipment as is necessary to ensure the worker's safety.

(5) The equipment mentioned in subclauses (4) (b) (i), (ii) and (iii) shall be inspected by a person with adequate knowledge, training and experience, appointed by the employer, and shall be in good working order before the worker enters the confined space.

313. (1) The employer shall retain every assessment, plan, co-ordination document under section 296, record of training under subsection 300 (5) or 301 (2), entry permit under section 302, record of an inspection under subsection 304 (2) and record of a test under section 310, including records of each sample, for the longer of the following periods:

1. One year after the document is created.

2. The period that is necessary to ensure that at least the two most recent records of each kind that relate to a particular confined space are retained.

(2) If section 296 applies, the documents described in subsection (1) shall be retained by the employer responsible for creating them.

4. The Regulation is amended by adding the following Table:

TABLE 1

Number of Regulation in Revised Regulations of Ontario, 1990	Title
833	Control of Exposure to Biological or Chemical Agents
835	Designated Substance — Acrylonitrile
836	Designated Substance — Arsenic
837	Designated Substance — Asbestos
839	Designated Substance — Benzene
840	Designated Substance — Coke Oven Emissions
841	Designated Substance — Ethylene Oxide
842	Designated Substance — Isocyanates
843	Designated Substance — Lead
844	Designated Substance — Mercury
845	Designated Substance — Silica
846	Designated Substance — Vinyl Chloride

5. This Regulation comes into force on September 30, 2006.

ONTARIO REGULATION 631/05
made under the
OCCUPATIONAL HEALTH AND SAFETY ACT

Made: December 7, 2005
Filed: December 8, 2005
Published on e-Laws: December 12, 2005
Printed in *The Ontario Gazette*: December 24, 2005

Amending O. Reg. 67/93
(Health Care and Residential Facilities)

Note: Ontario Regulation 67/93 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 67/93 is amended by adding the following definitions:

“adequate”, when used in relation to a procedure, plan, material, device, object or thing, means that it is,

- (a) sufficient for both its intended and its actual use, and
- (b) sufficient to protect a worker from occupational illness or occupational injury;

“adequately” has a meaning that corresponds to the meaning of “adequate”;

2. Section 43 of the Regulation is revoked and the following substituted:

CONFINED SPACES

43. In sections 43.1 to 43.19,

“acceptable atmospheric levels” means that,

- (a) the atmospheric concentration of any explosive or flammable gas or vapour is less than,
 - (i) 25 per cent of its lower explosive limit, if paragraph 1 of subsection 43.17 (4) applies,
 - (ii) 10 per cent of its lower explosive limit, if paragraph 2 of subsection 43.17 (4) applies,
 - (iii) 5 per cent of its lower explosive limit, if paragraph 3 of subsection 43.17 (4) applies,
- (b) the oxygen content of the atmosphere is at least 19.5 per cent but not more than 23 per cent by volume, and
- (c) the exposure to atmospheric contaminants does not exceed any applicable level set out in a regulation made under the Act and listed in Table 1;

“assessment” means an assessment of hazards with respect to one or more confined spaces in a workplace, as described in section 43.4;

“atmospheric hazards” means,

- (a) the accumulation of flammable, combustible or explosive agents,
- (b) an oxygen content in the atmosphere that is less than 19.5 per cent or more than 23 per cent by volume, or
- (c) the accumulation of atmospheric contaminants, including gases, vapours, fumes, dusts or mists, that could,
 - (i) result in acute health effects that pose an immediate threat to life, or
 - (ii) interfere with a person’s ability to escape unaided from a confined space;

“cold work” means work that is not capable of producing a source of ignition;

“confined space” means a fully or partially enclosed space,

- (a) that is not both designed and constructed for continuous human occupancy, and
- (b) in which atmospheric hazards may occur because of its construction, location or contents or because of work that is done in it;

“emergency work” means work performed in connection with an unforeseen event that involves an imminent danger to the life, health or safety of any person;

“hot work” means work that is capable of producing a source of ignition;

“lead employer” means an employer who contracts for the services of one or more other employers or independent contractors in relation to one or more confined spaces that are located,

- (a) in the lead employer’s own workplace, or
- (b) in another employer’s workplace;

“plan” means a plan for one or more confined spaces in a workplace, as described in section 43.5;

“program” means a program for one or more confined spaces in a workplace, as described in section 43.3;

“purging” means displacing contaminants from a confined space;

“related work” means work that is performed near a confined space in direct support of work inside the confined space.

43.1 (1) Sections 43.2 to 43.5 and 43.7 to 43.19 of this Regulation do not apply to emergency work performed by,

- (a) a firefighter as defined in the *Fire Protection and Prevention Act, 1997*; or
- (b) a person who,
 - (i) holds a certificate under the *Technical Standards and Safety Act, 2000* designating him or her as a gas technician, and
 - (ii) is working under the direction of a fire department, as defined in the *Fire Protection and Prevention Act, 1997*.

(2) A worker described in subsection (1) who performs emergency work shall be adequately protected by,

- (a) personal protective equipment, clothing and devices provided by the worker’s employer;
- (b) training under section 43.6 provided by that employer; and
- (c) written procedures and other measures developed by that employer.

(3) Sections 43.2 to 43.19 do not apply to work performed underwater by a diver during a diving operation as defined in Ontario Regulation 629/94 (Diving Operations) made under the Act.

43.2 (1) This section applies if the workers of more than one employer perform work in the same confined space or related work with respect to the same confined space.

(2) Before any worker enters the confined space or begins related work with respect to the confined space, the lead employer shall prepare a co-ordination document to ensure that the duties imposed on employers by sections 43.3 to 43.5, 43.7 to 43.10 and 43.12 to 43.18 are performed in a way that protects the health and safety of all workers who perform work in the confined space or related work with respect to the confined space.

(3) Without restricting the generality of subsection (2), the co-ordination document may provide for the performance of a duty or duties referred to in that subsection by one or more employers on behalf of one or more other employers, with respect to some or all of the workers.

(4) A copy of the co-ordination document shall be provided to,

- (a) each employer of workers who perform work in the same confined space or related work with respect to the same confined space; and
- (b) the joint health and safety committee or health and safety representative, if any, for each employer of workers who perform work in the same confined space or related work with respect to the same confined space.

43.3 (1) If an employer’s workplace includes a confined space that workers may enter to perform work, the employer shall ensure that a written program for the confined space is developed and maintained in accordance with this Regulation before a worker enters the confined space.

(2) The program may apply to one or more confined spaces.

(3) The program shall be developed and maintained in consultation with the joint health and safety committee or the health and safety representative, if any.

(4) The program shall be adequate and shall provide for,

- (a) a method for recognizing each confined space to which the program applies;
- (b) a method for assessing the hazards to which workers may be exposed, in accordance with section 43.4;
- (c) a method for the development of one or more plans, in accordance with section 43.5;
- (d) a method for general training of workers, in accordance with section 43.6; and
- (e) an entry permit system that sets out the measures and procedures to be followed when work is to be performed in a confined space to which the program applies.

(5) The employer shall provide a copy of the program to the joint health and safety committee or the health and safety representative, if any.

(6) The employer shall ensure that a copy of the program is available to,

- (a) any other employer of workers who perform work to which the program relates; and
- (b) every worker who performs work to which the program relates, if the workplace has no joint health and safety committee or health and safety representative.

43.4 (1) Before any worker enters a confined space, the employer shall ensure that an adequate assessment of the hazards related to the confined space has been carried out.

(2) The assessment shall be recorded in writing and shall consider, with respect to each confined space,

- (a) the hazards that may exist due to the design, construction, location, use or contents of the confined space; and
- (b) the hazards that may develop while work is done inside the confined space.

(3) The record of the assessment may be incorporated into an entry permit under section 43.8.

(4) If two or more confined spaces are of similar construction and present the same hazards, their assessments may be recorded in a single document, but each confined space shall be clearly identified in the assessment.

(5) The employer shall appoint a person with adequate knowledge, training and experience to carry out the assessment and shall maintain a record containing details of the person's knowledge, training and experience.

(6) The assessment shall contain the name of the person who carries out the assessment.

(7) The person shall sign and date the assessment and provide it to the employer.

(8) On request, the employer shall provide copies of the assessment and of the record mentioned in subsection (5) to,

- (a) the joint health and safety committee or the health and safety representative, if any; or
- (b) every worker who performs work to which the assessment relates, if the workplace has no joint health and safety committee or health and safety representative.

(9) The employer shall ensure that the assessment is reviewed as often as is necessary to ensure that the relevant plan remains adequate.

43.5 (1) Before any worker enters a confined space, the employer shall ensure that an adequate written plan, including procedures for the control of hazards identified in the assessment, has been developed and implemented by a competent person for the confined space.

(2) The plan may be incorporated into an entry permit under section 43.8.

(3) The plan shall contain provisions for,

- (a) the duties of workers;
- (b) co-ordination in accordance with section 43.2, if applicable;
- (c) on-site rescue procedures, in accordance with section 43.9;
- (d) rescue equipment and methods of communication, in accordance with section 43.10;
- (e) personal protective equipment, clothing and devices, in accordance with section 43.11;
- (f) isolation of energy and control of materials movement, in accordance with section 43.12;
- (g) attendants, in accordance with section 43.13;
- (h) adequate means for entering and exiting, in accordance with section 43.14;
- (i) atmospheric testing, in accordance with section 43.16;
- (j) adequate procedures for working in the presence of explosive or flammable substances, in accordance with section 43.17; and
- (k) ventilation and purging, in accordance with section 43.18.

(4) One plan may deal with two or more confined spaces that are of similar construction and present the same hazards as identified by the assessment.

(5) The employer shall ensure that the plan is reviewed as often as is necessary to ensure that it remains adequate.

43.6 (1) Every worker who enters a confined space or who performs related work shall be given adequate training for safe work practices for working in confined spaces and for performing related work, including training in the recognition of hazards associated with confined spaces.

(2) The employer shall appoint a person with adequate knowledge, training and experience to conduct the training.

(3) The employer shall ensure that training under this section is developed in consultation with the joint health and safety committee or the health and safety representative, if any.

(4) The employer shall ensure that training under this section is reviewed, in consultation with the joint health and safety committee or the health and safety representative, if any, whenever there is a change in circumstances that may affect the safety of a worker who enters a confined space in the workplace, and in any case at least once annually.

(5) The employer shall maintain up-to-date written records showing who provided and who received training under this section, the nature of the training and the date when it was provided.

(6) The records may be incorporated into an entry permit under section 43.8.

(7) Training under this section may be combined with training under section 43.7.

43.7 (1) The employer shall ensure that every worker who enters a confined space or who performs related work,

(a) receives adequate training, in accordance with the relevant plan, to work safely and properly; and

(b) follows the plan.

(2) The employer shall maintain up-to-date written records showing who provided and who received training under this section and the date when it was provided.

(3) The records may be incorporated into an entry permit under section 43.8.

(4) Training under this section may be combined with training under section 43.6.

43.8 (1) The employer shall ensure that a separate entry permit is issued each time work is to be performed in a confined space, before any worker enters the confined space.

(2) An entry permit shall be adequate and shall include at least the following:

1. The location of the confined space.

2. A description of the work to be performed there.

3. A description of the hazards and the corresponding control measures.

4. The time period for which the entry permit applies.

5. The name of the attendant described in section 43.13.

6. A record of each worker's entries and exits.

7. A list of the equipment required for entry and rescue, and verification that the equipment is in good working order.

8. Results obtained in atmospheric testing under section 43.16.

9. If the work to be performed in the confined space includes hot work, adequate provisions for the hot work and corresponding control measures.

(3) Before each shift, a competent person shall verify that the entry permit complies with the relevant plan.

(4) The employer shall ensure that the entry permit, during the time period for which it applies, is readily available to every person who enters the confined space and to every person who performs related work with respect to the confined space.

43.9 (1) The employer shall ensure that no worker enters or remains in a confined space unless, in accordance with the relevant plan, adequate written on-site rescue procedures that apply to the confined space have been developed and are ready for immediate implementation.

(2) Before a worker enters a confined space, the employer shall ensure that an adequate number of persons trained in the matters listed in subsection (3) are available for immediate implementation of the on-site rescue procedures mentioned in subsection (1).

(3) The persons shall be trained in,

(a) the on-site rescue procedures mentioned in subsection (1);

(b) first aid and cardio-pulmonary resuscitation; and

(c) the use of the rescue equipment required in accordance with the relevant plan.

43.10 (1) The employer shall ensure that the rescue equipment identified in the relevant plan is,

(a) readily available to effect a rescue in the confined space;

(b) appropriate for entry into the confined space; and

(c) inspected as often as is necessary to ensure it is in good working order, by a person with adequate knowledge, training and experience who is appointed by the employer.

(2) The inspection under clause (1) (c) shall be recorded in writing by the person, and the record of the inspection may be incorporated into the entry permit under section 43.8.

(3) The employer shall establish methods of communication that are appropriate for the hazards identified in the relevant assessment, and shall make them readily available for workers to communicate with the attendant described in section 43.13.

43.11 The employer shall ensure that each worker who enters a confined space is provided with adequate personal protective equipment, clothing and devices, in accordance with the relevant plan.

43.12 The employer shall, in accordance with the relevant plan, ensure that each worker entering a confined space is adequately protected,

(a) against the release of hazardous substances into the confined space,

(i) by blanking or disconnecting piping, or

(ii) if compliance with subclause (i) is not practical in the circumstances for technical reasons, by other adequate means;

(b) against contact with electrical energy inside the confined space that could endanger the worker,

(i) by disconnecting, de-energizing, locking out and tagging the source of electrical energy, or

(ii) if compliance with subclause (i) is not practical in the circumstances for technical reasons, by other adequate means;

(c) against contact with moving parts of equipment inside the confined space that could endanger the worker,

(i) by disconnecting the equipment from its power source, de-energizing the equipment, locking it out and tagging it, or

(ii) if compliance with subclause (i) is not practical in the circumstances for technical reasons, immobilizing the equipment by blocking or other adequate means; and

(d) against drowning, engulfment, entrapment, suffocation and other hazards from free-flowing material, by adequate means.

43.13 (1) Whenever a worker is to enter a confined space, the employer shall ensure that an attendant,

(a) is assigned;

(b) is stationed outside and near,

(i) the entrance to the confined space, or

(ii) if there are two or more entrances, the one that will best allow the attendant to perform his or her duties under subsection (2);

(c) is in constant communication with all workers inside the confined space, using the means of communication described in the relevant plan; and

(d) is provided with a device for summoning an adequate rescue response.

(2) The attendant shall not enter the confined space at any time and shall, in accordance with the relevant plan,

(a) monitor the safety of the worker inside;

(b) provide assistance to him or her; and

(c) summon an adequate rescue response if required.

43.14 An adequate means for entering and exiting shall be provided for all workers who enter a confined space, in accordance with the relevant plan.

43.15 If there is a possibility of unauthorized entry into a confined space, the employer shall ensure that each entrance to the confined space,

(a) is adequately secured against unauthorized entry; or

(b) has been provided with adequate barricades, adequate warning signs regarding unauthorized entry, or both.

43.16 (1) The employer shall appoint a person with adequate knowledge, training and experience to perform adequate tests as often as necessary before and while a worker is in a confined space to ensure that acceptable atmospheric levels are maintained in the confined space in accordance with the relevant plan.

(2) If the confined space has been both unoccupied and unattended, tests shall be performed before a worker enters or re-enters.

(3) The person performing the tests shall use calibrated instruments that are in good working order and are appropriate for the hazards identified in the relevant assessment.

(4) The employer shall ensure that the results of every sample of a test are recorded, subject to subsection (5).

(5) If the tests are performed using continuous monitoring, the employer shall ensure that test results are recorded at adequate intervals.

(6) The tests shall be performed in a manner that does not endanger the health or safety of the person performing them.

(7) In this section,

“sample” means an individual reading of the composition of the atmosphere in the confined space;

“test” means a collection of samples.

43.17 (1) This section applies only in respect of atmospheric hazards described in clause (a) of the definition of “atmospheric hazards” in section 43.

(2) The employer shall ensure that this section is complied with, by ventilation, purging, rendering the atmosphere inert or other adequate means, in accordance with the relevant plan.

(3) The employer shall ensure that no worker enters or remains in a confined space that contains or is likely to contain an airborne combustible dust or mist whose atmospheric concentration may create a hazard of explosion.

(4) The employer shall ensure that no worker enters or remains in a confined space that contains or is likely to contain an explosive or flammable gas or vapour, unless one of the following applies:

1. The worker is performing only inspection work that does not produce a source of ignition. In the case of an explosive or flammable gas or vapour, the atmospheric concentration is less than 25 per cent of its lower explosive limit, as determined by a combustible gas instrument.
2. The worker is performing only cold work. In the case of an explosive or flammable gas or vapour, the atmospheric concentration is less than 10 per cent of its lower explosive limit, as determined by a combustible gas instrument.
3. The worker is performing hot work. All the following conditions are satisfied:
 - i. In the case of an explosive or flammable gas or vapour, the atmospheric concentration is less than 5 per cent of its lower explosive limit, as determined by a combustible gas instrument.
 - ii. The atmosphere in the confined space does not contain, and is not likely to contain while a worker is inside, an oxygen content greater than 23 per cent.
 - iii. The atmosphere in the confined space is monitored continuously.
 - iv. The entry permit includes adequate provisions for hot work and corresponding control measures.
 - v. An adequate alarm system and exit procedure are provided to ensure that workers have adequate warning and are able to exit the confined space safely if either or both of the following occur:
 - A. In the case of an explosive or flammable gas or vapour, the atmospheric concentration exceeds 5 per cent of its lower explosive limit.
 - B. The oxygen content of the atmosphere exceeds 23 per cent by volume.

(5) Subsections (3) and (4) do not apply if,

- (a) the atmosphere in the confined space,
 - (i) has been rendered inert by adding an inert gas, and
 - (ii) is monitored continuously to ensure that it remains inert; and
- (b) a worker entering the confined space uses,
 - (i) adequate respiratory protective equipment,
 - (ii) adequate equipment to allow persons outside the confined space to locate and rescue the worker if necessary, and
 - (iii) such other equipment as is necessary to ensure the worker's safety.

(6) The equipment mentioned in subclauses (5) (b) (i), (ii) and (iii) shall be inspected by a person with adequate knowledge, training and experience, appointed by the employer, and shall be in good working order before the worker enters the confined space.

43.18 (1) This section applies only in respect of atmospheric hazards described in clause (b) or (c) of the definition of “atmospheric hazards” in section 43.

(2) If atmospheric hazards exist or are likely to exist in a confined space, the confined space shall be purged, ventilated or both, before any worker enters it, to ensure that acceptable atmospheric levels are maintained in the confined space while any worker is inside.

(3) If mechanical ventilation is required to maintain acceptable atmospheric levels, an adequate warning system and exit procedure shall also be provided to ensure that workers have adequate warning of ventilation failure and are able to exit the confined space safely.

(4) If compliance with subsection (2) is not practical in the circumstances for technical reasons,

(a) compliance with subsection (3) is not required; and

(b) a worker entering the confined space shall use,

(i) adequate respiratory protective equipment,

(ii) adequate equipment to allow persons outside the confined space to locate and rescue the worker if necessary, and

(iii) such other equipment as is necessary to ensure the worker's safety.

(5) The equipment mentioned in subclauses (4) (b) (i), (ii) and (iii) shall be inspected by a person with adequate knowledge, training and experience, appointed by the employer, and shall be in good working order before the worker enters the confined space.

43.19 (1) The employer shall retain every assessment, plan, co-ordination document under section 43.2, record of training under subsection 43.6 (5) or 43.7 (2), entry permit under section 43.8, record of an inspection under subsection 43.10 (2) and record of a test under section 43.16, including records of each sample, for the longer of the following periods:

1. One year after the document is created.

2. The period that is necessary to ensure that at least the two most recent records of each kind that relate to a particular confined space are retained.

(2) If section 43.2 applies, the documents described in subsection (1) shall be retained by the employer responsible for creating them.

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

TABLE 1

Number of Regulation in Revised Regulations of Ontario, 1990	Title
833	Control of Exposure to Biological or Chemical Agents
835	Designated Substance — Acrylonitrile
836	Designated Substance — Arsenic
837	Designated Substance — Asbestos
839	Designated Substance — Benzene
840	Designated Substance — Coke Oven Emissions
841	Designated Substance — Ethylene Oxide
842	Designated Substance — Isocyanates
843	Designated Substance — Lead
844	Designated Substance — Mercury
845	Designated Substance — Silica
846	Designated Substance — Vinyl Chloride

4. This Regulation comes into force on September 30, 2006.

ONTARIO REGULATION 632/05
made under the
OCCUPATIONAL HEALTH AND SAFETY ACT

Made: December 7, 2005
Filed: December 8, 2005
Published on e-Laws: December 9, 2005
Printed in *The Ontario Gazette*: December 24, 2005

CONFINED SPACES

CONTENTS

1.	Definitions
2.	Application
3.	Exceptions
4.	Confined spaces with multi-employer involvement
5.	Program
6.	Assessment
7.	Plan
8.	Hazard recognition and other general training
9.	Plan-specific training
10.	Entry permits
11.	On-site rescue procedures
12.	Rescue equipment and methods of communication
13.	Personal protective equipment, clothing and devices
14.	Isolation of energy and control of materials movement
15.	Attendant
16.	Means for entering and exiting
17.	Preventing unauthorized entry
18.	Atmospheric testing
19.	Explosive and flammable substances
20.	Ventilation and purging
21.	Records
22.	Commencement
	Table 1

Definitions

1. In this Regulation,

“acceptable atmospheric levels” means that,

- (a) the atmospheric concentration of any explosive or flammable gas or vapour is less than,
 - (i) 25 per cent of its lower explosive limit, if paragraph 1 of subsection 19 (4) applies,
 - (ii) 10 per cent of its lower explosive limit, if paragraph 2 of subsection 19 (4) applies,
 - (iii) 5 per cent of its lower explosive limit, if paragraph 3 of subsection 19 (4) applies,
- (b) the oxygen content of the atmosphere is at least 19.5 per cent but not more than 23 per cent by volume, and
- (c) the exposure to atmospheric contaminants does not exceed any applicable level set out in a regulation made under the Act and listed in Table 1;

“adequate”, when used in relation to a procedure, plan, material, device, object or thing, means that it is,

- (a) sufficient for both its intended and its actual use, and
- (b) sufficient to protect a worker from occupational illness or occupational injury;

“adequately” has a meaning that corresponds to the meaning of “adequate”;

“assessment” means an assessment of hazards with respect to one or more confined spaces in a workplace, as described in section 6;

“atmospheric hazards” means,

- (a) the accumulation of flammable, combustible or explosive agents,
- (b) an oxygen content in the atmosphere that is less than 19.5 per cent or more than 23 per cent by volume, or
- (c) the accumulation of atmospheric contaminants, including gases, vapours, fumes, dusts or mists, that could,
 - (i) result in acute health effects that pose an immediate threat to life, or
 - (ii) interfere with a person's ability to escape unaided from a confined space;

“cold work” means work that is not capable of producing a source of ignition;

“confined space” means a fully or partially enclosed space,

- (a) that is not both designed and constructed for continuous human occupancy, and
- (b) in which atmospheric hazards may occur because of its construction, location or contents or because of work that is done in it;

“emergency work” means work performed in connection with an unforeseen event that involves an imminent danger to the life, health or safety of any person;

“hot work” means work that is capable of producing a source of ignition;

“lead employer” means an employer who contracts for the services of one or more other employers or independent contractors in relation to one or more confined spaces that are located,

- (a) in the lead employer's own workplace, or
- (b) in another employer's workplace;

“plan” means a plan for one or more confined spaces in a workplace, as described in section 7;

“program” means a program for one or more confined spaces in a workplace, as described in section 5;

“purging” means displacing contaminants from a confined space;

“related work” means work that is performed near a confined space in direct support of work inside the confined space.

Application

2. Subject to section 3, this Regulation applies to all workplaces to which the *Occupational Health and Safety Act* applies.

Exceptions

3. (1) This Regulation does not apply to,

- (a) work performed underwater by a diver during a diving operation as defined in Ontario Regulation 629/94 (Diving Operations) made under the Act;
- (b) work or workplaces governed by,
 - (i) Regulation 851 of the Revised Regulations of Ontario, 1990 (Industrial Establishments) made under the Act,
 - (ii) Regulation 854 of the Revised Regulations of Ontario, 1990 (Mines and Mining Plants) made under the Act,
 - (iii) Ontario Regulation 213/91 (Construction Projects) made under the Act, or
 - (iv) Ontario Regulation 67/93 (Health Care and Residential Facilities) made under the Act; or
- (c) farming operations.

(2) Sections 4 to 7 and 9 to 21 of this Regulation do not apply to emergency work performed by,

- (a) a firefighter as defined in the *Fire Protection and Prevention Act, 1997*; or
- (b) a person who,
 - (i) holds a certificate under the *Technical Standards and Safety Act, 2000* designating him or her as a gas technician, and
 - (ii) is working under the direction of a fire department, as defined in the *Fire Protection and Prevention Act, 1997*.

(3) A worker described in subsection (2) who performs emergency work shall be adequately protected by,

- (a) personal protective equipment, clothing and devices provided by the worker's employer;
- (b) training under section 8 provided by that employer; and
- (c) written procedures and other measures developed by that employer.

Confined spaces with multi-employer involvement

4. (1) This section applies if the workers of more than one employer perform work in the same confined space or related work with respect to the same confined space.

(2) Before any worker enters the confined space or begins related work with respect to the confined space, the lead employer shall prepare a co-ordination document to ensure that the duties imposed on employers by sections 5 to 7, 9 to 12 and 14 to 20 are performed in a way that protects the health and safety of all workers who perform work in the confined space or related work with respect to the confined space.

(3) Without restricting the generality of subsection (2), the co-ordination document may provide for the performance of a duty or duties referred to in that subsection by one or more employers on behalf of one or more other employers, with respect to some or all of the workers.

(4) A copy of the co-ordination document shall be provided to,

- (a) each employer of workers who perform work in the same confined space or related work with respect to the same confined space; and
- (b) the joint health and safety committee or health and safety representative, if any, for each employer of workers who perform work in the same confined space or related work with respect to the same confined space.

Program

5. (1) If an employer's workplace includes a confined space that workers may enter to perform work, the employer shall ensure that a written program for the confined space is developed and maintained in accordance with this Regulation before a worker enters the confined space.

(2) The program may apply to one or more confined spaces.

(3) The program shall be developed and maintained in consultation with the joint health and safety committee or the health and safety representative, if any.

(4) The program shall be adequate and shall provide for,

- (a) a method for recognizing each confined space to which the program applies;
- (b) a method for assessing the hazards to which workers may be exposed, in accordance with section 6;
- (c) a method for the development of one or more plans, in accordance with section 7;
- (d) a method for general training of workers, in accordance with section 8; and
- (e) an entry permit system that sets out the measures and procedures to be followed when work is to be performed in a confined space to which the program applies.

(5) The employer shall provide a copy of the program to the joint health and safety committee or the health and safety representative, if any.

(6) The employer shall ensure that a copy of the program is available to,

- (a) any other employer of workers who perform work to which the program relates; and
- (b) every worker who performs work to which the program relates, if the workplace has no joint health and safety committee or health and safety representative.

Assessment

6. (1) Before any worker enters a confined space, the employer shall ensure that an adequate assessment of the hazards related to the confined space has been carried out.

(2) The assessment shall be recorded in writing and shall consider, with respect to each confined space,

- (a) the hazards that may exist due to the design, construction, location, use or contents of the confined space; and
- (b) the hazards that may develop while work is done inside the confined space.

(3) The record of the assessment may be incorporated into an entry permit under section 10.

(4) If two or more confined spaces are of similar construction and present the same hazards, their assessments may be recorded in a single document, but each confined space shall be clearly identified in the assessment.

(5) The employer shall appoint a person with adequate knowledge, training and experience to carry out the assessment and shall maintain a record containing details of the person's knowledge, training and experience.

(6) The assessment shall contain the name of the person who carries out the assessment.

(7) The person shall sign and date the assessment and provide it to the employer.

- (8) On request, the employer shall provide copies of the assessment and of the record mentioned in subsection (5) to,
- (a) the joint health and safety committee or the health and safety representative, if any; or
 - (b) every worker who performs work to which the assessment relates, if the workplace has no joint health and safety committee or health and safety representative.
- (9) The employer shall ensure that the assessment is reviewed as often as is necessary to ensure that the relevant plan remains adequate.

Plan

7. (1) Before any worker enters a confined space, the employer shall ensure that an adequate written plan, including procedures for the control of hazards identified in the assessment, has been developed and implemented by a competent person for the confined space.

- (2) The plan may be incorporated into an entry permit under section 10.
- (3) The plan shall contain provisions for,
 - (a) the duties of workers;
 - (b) co-ordination in accordance with section 4, if applicable;
 - (c) on-site rescue procedures, in accordance with section 11;
 - (d) rescue equipment and methods of communication, in accordance with section 12;
 - (e) personal protective equipment, clothing and devices, in accordance with section 13;
 - (f) isolation of energy and control of materials movement, in accordance with section 14;
 - (g) attendants, in accordance with section 15;
 - (h) adequate means for entering and exiting, in accordance with section 16;
 - (i) atmospheric testing, in accordance with section 18;
 - (j) adequate procedures for working in the presence of explosive or flammable substances, in accordance with section 19; and
 - (k) ventilation and purging, in accordance with section 20.
- (4) One plan may deal with two or more confined spaces that are of similar construction and present the same hazards as identified by the assessment.
- (5) The employer shall ensure that the plan is reviewed as often as is necessary to ensure that it remains adequate.

Hazard recognition and other general training

8. (1) Every worker who enters a confined space or who performs related work shall be given adequate training for safe work practices for working in confined spaces and for performing related work, including training in the recognition of hazards associated with confined spaces.

- (2) The employer shall appoint a person with adequate knowledge, training and experience to conduct the training.
- (3) The employer shall ensure that training under this section is developed in consultation with the joint health and safety committee or the health and safety representative, if any.
- (4) The employer shall ensure that training under this section is reviewed, in consultation with the joint health and safety committee or the health and safety representative, if any, whenever there is a change in circumstances that may affect the safety of a worker who enters a confined space in the workplace, and in any case at least once annually.
- (5) The employer shall maintain up-to-date written records showing who provided and who received training under this section, the nature of the training and the date when it was provided.
- (6) The records may be incorporated into an entry permit under section 10.
- (7) Training under this section may be combined with training under section 9.

Plan-specific training

9. (1) The employer shall ensure that every worker who enters a confined space or who performs related work,
- (a) receives adequate training, in accordance with the relevant plan, to work safely and properly; and
 - (b) follows the plan.
- (2) The employer shall maintain up-to-date written records showing who provided and who received training under this section, and the date when it was provided.

- (3) The records may be incorporated into an entry permit under section 10.
- (4) Training under this section may be combined with training under section 8.

Entry permits

10. (1) The employer shall ensure that a separate entry permit is issued each time work is to be performed in a confined space, before any worker enters the confined space.

(2) An entry permit shall be adequate and shall include at least the following:

1. The location of the confined space.
2. A description of the work to be performed there.
3. A description of the hazards and the corresponding control measures.
4. The time period for which the entry permit applies.
5. The name of the attendant described in section 15.
6. A record of each worker's entries and exits.
7. A list of the equipment required for entry and rescue, and verification that the equipment is in good working order.
8. Results obtained in atmospheric testing under section 18.
9. If the work to be performed in the confined space includes hot work, adequate provisions for the hot work and corresponding control measures.

(3) Before each shift, a competent person shall verify that the entry permit complies with the relevant plan.

(4) The employer shall ensure that the entry permit, during the time period for which it applies, is readily available to every person who enters the confined space and to every person who performs related work with respect to the confined space.

On-site rescue procedures

11. (1) The employer shall ensure that no worker enters or remains in a confined space unless, in accordance with the relevant plan, adequate written on-site rescue procedures that apply to the confined space have been developed and are ready for immediate implementation.

(2) Before a worker enters a confined space, the employer shall ensure that an adequate number of persons trained in the matters listed in subsection (3) are available for immediate implementation of the on-site rescue procedures mentioned in subsection (1).

- (3) The persons shall be trained in,
- (a) the on-site rescue procedures mentioned in subsection (1);
 - (b) first aid and cardio-pulmonary resuscitation; and
 - (c) the use of the rescue equipment required in accordance with the relevant plan.

Rescue equipment and methods of communication

12. (1) The employer shall ensure that the rescue equipment identified in the relevant plan is,

- (a) readily available to effect a rescue in the confined space;
- (b) appropriate for entry into the confined space; and
- (c) inspected as often as is necessary to ensure it is in good working order, by a person with adequate knowledge, training and experience who is appointed by the employer.

(2) The inspection under clause (1) (c) shall be recorded in writing by the person, and the record of the inspection may be incorporated into the entry permit under section 10.

(3) The employer shall establish methods of communication that are appropriate for the hazards identified in the relevant assessment, and shall make them readily available for workers to communicate with the attendant described in section 15.

Personal protective equipment, clothing and devices

13. The employer shall ensure that each worker who enters a confined space is provided with adequate personal protective equipment, clothing and devices, in accordance with the relevant plan.

Isolation of energy and control of materials movement

14. The employer shall, in accordance with the relevant plan, ensure that each worker entering a confined space is adequately protected,

- (a) against the release of hazardous substances into the confined space,
 - (i) by blanking or disconnecting piping, or
 - (ii) if compliance with subclause (i) is not practical in the circumstances for technical reasons, by other adequate means;
- (b) against contact with electrical energy inside the confined space that could endanger the worker,
 - (i) by disconnecting, de-energizing, locking out and tagging the source of electrical energy, or
 - (ii) if compliance with subclause (i) is not practical in the circumstances for technical reasons, by other adequate means;
- (c) against contact with moving parts of equipment inside the confined space that could endanger the worker,
 - (i) by disconnecting the equipment from its power source, de-energizing the equipment, locking it out and tagging it, or
 - (ii) if compliance with subclause (i) is not practical in the circumstances for technical reasons, immobilizing the equipment by blocking or other adequate means; and
- (d) against drowning, engulfment, entrapment, suffocation and other hazards from free-flowing material, by adequate means.

Attendant

- 15.** (1) Whenever a worker is to enter a confined space, the employer shall ensure that an attendant,
- (a) is assigned;
 - (b) is stationed outside and near,
 - (i) the entrance to the confined space, or
 - (ii) if there are two or more entrances, the one that will best allow the attendant to perform his or her duties under subsection (2);
 - (c) is in constant communication with all workers inside the confined space, using the means of communication described in the relevant plan; and
 - (d) is provided with a device for summoning an adequate rescue response.
- (2) The attendant shall not enter the confined space at any time and shall, in accordance with the relevant plan,
- (a) monitor the safety of the worker inside;
 - (b) provide assistance to him or her; and
 - (c) summon an adequate rescue response if required.

Means for entering and exiting

16. An adequate means for entering and exiting shall be provided for all workers who enter a confined space, in accordance with the relevant plan.

Preventing unauthorized entry

17. If there is a possibility of unauthorized entry into a confined space, the employer shall ensure that each entrance to the confined space,

- (a) is adequately secured against unauthorized entry; or
- (b) has been provided with adequate barricades, adequate warning signs regarding unauthorized entry, or both.

Atmospheric testing

18. (1) The employer shall appoint a person with adequate knowledge, training and experience to perform adequate tests as often as necessary before and while a worker is in a confined space to ensure that acceptable atmospheric levels are maintained in the confined space in accordance with the relevant plan.

(2) If the confined space has been both unoccupied and unattended, tests shall be performed before a worker enters or re-enters.

(3) The person performing the tests shall use calibrated instruments that are in good working order and are appropriate for the hazards identified in the relevant assessment.

- (4) The employer shall ensure that the results of every sample of a test are recorded, subject to subsection (5).

(5) If the tests are performed using continuous monitoring, the employer shall ensure that test results are recorded at adequate intervals.

(6) The tests shall be performed in a manner that does not endanger the health or safety of the person performing them.

(7) In this section,

“sample” means an individual reading of the composition of the atmosphere in the confined space;

“test” means a collection of samples.

Explosive and flammable substances

19. (1) This section applies only in respect of atmospheric hazards described in clause (a) of the definition of “atmospheric hazards” in section 1.

(2) The employer shall ensure that this section is complied with, by ventilation, purging, rendering the atmosphere inert or other adequate means, in accordance with the relevant plan.

(3) The employer shall ensure that no worker enters or remains in a confined space that contains or is likely to contain an airborne combustible dust or mist whose atmospheric concentration may create a hazard of explosion.

(4) The employer shall ensure that no worker enters or remains in a confined space that contains or is likely to contain an explosive or flammable gas or vapour, unless one of the following applies:

1. The worker is performing only inspection work that does not produce a source of ignition. In the case of an explosive or flammable gas or vapour, the atmospheric concentration is less than 25 per cent of its lower explosive limit, as determined by a combustible gas instrument.
2. The worker is performing only cold work. In the case of an explosive or flammable gas or vapour, the atmospheric concentration is less than 10 per cent of its lower explosive limit, as determined by a combustible gas instrument.
3. The worker is performing hot work. All the following conditions are satisfied:
 - i. In the case of an explosive or flammable gas or vapour, the atmospheric concentration is less than 5 per cent of its lower explosive limit, as determined by a combustible gas instrument.
 - ii. The atmosphere in the confined space does not contain, and is not likely to contain while a worker is inside, an oxygen content greater than 23 per cent.
 - iii. The atmosphere in the confined space is monitored continuously.
 - iv. The entry permit includes adequate provisions for hot work and corresponding control measures.
 - v. An adequate alarm system and exit procedure are provided to ensure that workers have adequate warning and are able to exit the confined space safely if either or both of the following occur:
 - A. In the case of an explosive or flammable gas or vapour, the atmospheric concentration exceeds 5 per cent of its lower explosive limit.
 - B. The oxygen content of the atmosphere exceeds 23 per cent by volume.

(5) Subsections (3) and (4) do not apply if,

- (a) the atmosphere in the confined space,
 - (i) has been rendered inert by adding an inert gas, and
 - (ii) is monitored continuously to ensure that it remains inert; and
- (b) a worker entering the confined space uses,
 - (i) adequate respiratory protective equipment,
 - (ii) adequate equipment to allow persons outside the confined space to locate and rescue the worker if necessary, and
 - (iii) such other equipment as is necessary to ensure the worker's safety.

(6) The equipment mentioned in subclauses (5) (b) (i), (ii) and (iii) shall be inspected by a person with adequate knowledge, training and experience, appointed by the employer, and shall be in good working order before the worker enters the confined space.

Ventilation and purging

20. (1) This section applies only in respect of atmospheric hazards described in clause (b) or (c) of the definition of “atmospheric hazards” in section 1.

(2) If atmospheric hazards exist or are likely to exist in a confined space, the confined space shall be purged, ventilated or both, before any worker enters it, to ensure that acceptable atmospheric levels are maintained in the confined space while any worker is inside.

(3) If mechanical ventilation is required to maintain acceptable atmospheric levels, an adequate warning system and exit procedure shall also be provided to ensure that workers have adequate warning of ventilation failure and are able to exit the confined space safely.

(4) If compliance with subsection (2) is not practical in the circumstances for technical reasons,

(a) compliance with subsection (3) is not required; and

(b) a worker entering the confined space shall use,

(i) adequate respiratory protective equipment,

(ii) adequate equipment to allow persons outside the confined space to locate and rescue the worker if necessary, and

(iii) such other equipment as is necessary to ensure the worker's safety.

(5) The equipment mentioned in subclauses (4) (b) (i), (ii) and (iii) shall be inspected by a person with adequate knowledge, training and experience, appointed by the employer, and shall be in good working order before the worker enters the confined space.

Records

21. (1) The employer shall retain every assessment, plan, co-ordination document under section 4, record of training under subsection 8 (5) or 9 (2), entry permit under section 10, record of an inspection under subsection 12 (2) and record of a test under section 18, including records of each sample, for the longer of the following periods:

1. One year after the document is created.

2. The period that is necessary to ensure that at least the two most recent records of each kind that relate to a particular confined space are retained.

(2) If section 4 applies, the documents described in subsection (1) shall be retained by the employer responsible for creating them.

Commencement

22. This Regulation comes into force on September 30, 2006.

TABLE 1

Number of Regulation in Revised Regulations of Ontario, 1990	Title
833	Control of Exposure to Biological or Chemical Agents
835	Designated Substance — Acrylonitrile
836	Designated Substance — Arsenic
837	Designated Substance — Asbestos
839	Designated Substance — Benzene
840	Designated Substance — Coke Oven Emissions
841	Designated Substance — Ethylene Oxide
842	Designated Substance — Isocyanates
843	Designated Substance — Lead
844	Designated Substance — Mercury
845	Designated Substance — Silica
846	Designated Substance — Vinyl Chloride

ONTARIO REGULATION 633/05

made under the

AMBULANCE SERVICES COLLECTIVE BARGAINING ACT, 2001

Made: December 7, 2005

Filed: December 8, 2005

Published on e-Laws: December 9, 2005

Printed in *The Ontario Gazette*: December 24, 2005**GENERAL****Prescribed as ambulance worker**

1. For the purposes of clause (c) of the definition of “ambulance worker” in subsection 1 (1) of the Act, an employee whose duties include call-taking services required for the provision of ambulance services is prescribed as an ambulance worker.

Application

2. The Act applies to the provision of air ambulance services to the same extent as it applies to the provision of other ambulance services.

52/05

ONTARIO REGULATION 634/05

made under the

TRUCK TRANSPORTATION ACT

Made: December 7, 2005

Filed: December 9, 2005

Published on e-Laws: December 12, 2005

Printed in *The Ontario Gazette*: December 24, 2005

Revoking Reg. 1086 of R.R.O. 1990

(Conditions of Carriage — Carriers of 01 41 — Livestock and 01 92 — Animal Specialties)

Note: Regulation 1086 has not previously been amended.

1. **Regulation 1086 of the Revised Regulations of Ontario, 1990 is revoked.**
2. **This Regulation comes into force on January 1, 2006.**

52/05

ONTARIO REGULATION 635/05

made under the

TRUCK TRANSPORTATION ACT

Made: December 7, 2005

Filed: December 9, 2005

Published on e-Laws: December 12, 2005

Printed in *The Ontario Gazette*: December 24, 2005

Revoking Reg. 1087 of R.R.O. 1990

(Conditions of Carriage — General Freight Carriers)

Note: Regulation 1087 has not previously been amended.

1. **Regulation 1087 of the Revised Regulations of Ontario, 1990 is revoked.**

2. This Regulation comes into force on January 1, 2006.

52/05

ONTARIO REGULATION 636/05

made under the

HIGHWAY TRAFFIC ACT

Made: December 7, 2005
 Filed: December 9, 2005
 Published on e-Laws: December 12, 2005
 Printed in *The Ontario Gazette*: December 24, 2005

Amending O. Reg. 601/93
 (Used Vehicle Information Package)

Note: Ontario Regulation 601/93 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. Paragraphs 1 and 2 of section 2 of Ontario Regulation 601/93 are revoked and the following substituted:

1. An owner of a used motor vehicle who transfers it to a person who transports the goods of other persons for compensation under an agreement for use of the vehicle that provides for the transfer of the vehicle back to the owner on termination of the agreement.
2. A person who transports the goods of other persons for compensation who transfers a used motor vehicle back to the owner of the vehicle on termination of an agreement for use of the vehicle.

2. Paragraphs 1 and 2 of section 3 of the Regulation are revoked and the following substituted:

1. An owner of a used motor vehicle that is transferred back to the owner by a person who transports the goods of other persons for compensation on termination of an agreement for use of the vehicle.
2. A person who transports the goods of other persons for compensation to whom a used motor vehicle is transferred by the owner of the vehicle under an agreement for use of the vehicle.

3. This Regulation comes into force on the later of January 1, 2006 and the day this Regulation is filed.

52/05

ONTARIO REGULATION 637/05

made under the

HIGHWAY TRAFFIC ACT

Made: December 7, 2005
 Filed: December 9, 2005
 Published on e-Laws: December 12, 2005
 Printed in *The Ontario Gazette*: December 24, 2005

Amending Reg. 628 of R.R.O. 1990
 (Vehicle Permits)

Note: Regulation 628 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 14 (2) of Regulation 628 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

(2) Subsection (1) does not apply to a bus operating on a regular route or schedule between a place in Ontario and a place in any other province.

2. Clause 18 (8) (b) of the Regulation is revoked and the following substituted:

(b) the operation of the vehicle is governed by section 23.1 or 191.0.1 of the Act;

3. This Regulation comes into force on the later of January 1, 2006 and the day this Regulation is filed.

52/05

ONTARIO REGULATION 638/05

made under the

TRUCK TRANSPORTATION ACT

Made: December 7, 2005

Filed: December 9, 2005

Published on e-Laws: December 12, 2005

Printed in *The Ontario Gazette*: December 24, 2005

Revoking Reg. 1091 of R.R.O. 1990

(Operating Licences)

Note: Regulation 1091 has not previously been amended.

1. Regulation 1091 of the Revised Regulations of Ontario, 1990 is revoked.

2. This Regulation comes into force on January 1, 2006.

52/05

ONTARIO REGULATION 639/05

made under the

TRUCK TRANSPORTATION ACT

Made: December 7, 2005

Filed: December 9, 2005

Published on e-Laws: December 12, 2005

Printed in *The Ontario Gazette*: December 24, 2005

Revoking Reg. 1088 of R.R.O. 1990

(Conditions of Carriage — Household Goods Carriers)

Note: Regulation 1088 has not previously been amended.

1. Regulation 1088 of the Revised Regulations of Ontario, 1990 is revoked.

2. This Regulation comes into force on January 1, 2006.

52/05

ONTARIO REGULATION 640/05

made under the

HIGHWAY TRAFFIC ACT

Made: December 7, 2005
 Filed: December 9, 2005
 Published on e-Laws: December 12, 2005
 Printed in *The Ontario Gazette*: December 24, 2005

Amending O. Reg. 424/97
 (Commercial Motor Vehicle Operators' Information)

Note: Ontario Regulation 424/97 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. Part I of Ontario Regulation 424/97 is amended by adding the following sections:

1.1 (1) A commercial motor vehicle for which number plates have been issued by another Canadian jurisdiction is exempt from section 16 of the Act if,

- (a) it is operated under the authority of a valid safety fitness certificate, within the meaning of the *Motor Vehicle Transport Act* (Canada), issued by the other jurisdiction; or
- (b) it is required by the *Motor Vehicle Transport Act* (Canada) or the laws of the other jurisdiction to have a safety fitness certificate issued by the other jurisdiction.

(2) It is a condition of the exemption in clause (1) (a) that the driver of the commercial motor vehicle surrender the safety fitness certificate referred to in that subsection, or a copy of it, and, if the vehicle is leased, the lease or a copy of it, on the demand of a police officer.

(3) If the commercial motor vehicle has been issued number plates from a jurisdiction that does not issue safety fitness certificate documentation, the driver of the commercial vehicle may provide the police officer with the safety fitness certificate number and sufficient information to check its validity instead of surrendering the safety fitness certificate as required by subsection (2).

(4) The lease referred to in subsection (2) must identify the leased vehicle, the parties to the lease and their addresses, the operator of the vehicle and the operator's safety fitness certificate number.

3.1 It is a term of every CVOR certificate that it is a safety fitness certificate for the purpose of the *Motor Vehicle Transport Act* (Canada).

2. Part II of the Regulation is amended by adding the following sections:

10.1 (1) The Registrar shall recognize the safety rating for an operator issued by another province or territory of Canada instead of assigning a safety rating under this Regulation if the operator is an extra-provincial motor carrier undertaking and the Registrar has not issued number plates for any of its commercial motor vehicles.

(2) If the Registrar, before January 1, 2006, assigned a safety rating for an operator described in subsection (1), that safety rating is cancelled as of January 1, 2006.

15.1 (1) The Registrar may assign an Unsatisfactory rating to an operator if the Registrar has reason to believe that the operator does not have the minimum liability insurance coverage required by law in respect of bodily injury, death or loss or damage to property of other persons, other than cargo.

(2) Failure by the operator to promptly and adequately respond to a request by the Registrar that the operator prove that it has the required insurance is sufficient reason for the Registrar to believe that the operator does not have the required insurance for the purpose of subsection (1).

(3) After assigning an Unsatisfactory rating to an operator, the Registrar shall not assign a different rating to the operator unless the operator proves to the Registrar that it does have the required insurance.

(4) If, after being assigned an Unsatisfactory rating under this section, the operator proves to the Registrar that it has the required insurance, the Registrar may assign a higher rating to the operator immediately after the assignment of an Unsatisfactory rating under this section.

(5) If the Registrar assigns a Conditional rating to an operator immediately after assigning the operator an Unsatisfactory rating under this section, the Registrar may, despite subsection 14 (3), assign a new rating to replace the Conditional rating at any time that the Registrar considers appropriate.

(6) In this section,

“required insurance” means the minimum liability insurance coverage required by law in respect of bodily injury, death or loss or damage to property of other persons, other than cargo.

3. This Regulation comes into force on the later of January 1, 2006 and the day this Regulation is filed.

52/05

ONTARIO REGULATION 641/05

made under the

TRUCK TRANSPORTATION ACT

Made: December 7, 2005

Filed: December 9, 2005

Published on e-Laws: December 12, 2005

Printed in *The Ontario Gazette*: December 24, 2005

Revoking O. Reg. 556/92

(Load Brokers)

Note: Ontario Regulation 556/92 has not previously been amended.

- 1. Ontario Regulation 556/92 is revoked.**
- 2. This Regulation comes into force on January 1, 2006.**

52/05

ONTARIO REGULATION 642/05

made under the

TRUCK TRANSPORTATION ACT

Made: December 7, 2005

Filed: December 9, 2005

Published on e-Laws: December 12, 2005

Printed in *The Ontario Gazette*: December 24, 2005

Revoking Reg. 1090 of R.R.O. 1990

(Obligations of Licensees)

Note: Regulation 1090 has not previously been amended.

- 1. Regulation 1090 of the Revised Regulations of Ontario, 1990 is revoked.**
- 2. This Regulation comes into force on January 1, 2006.**

52/05

ONTARIO REGULATION 643/05

made under the

HIGHWAY TRAFFIC ACT

Made: December 7, 2005
 Filed: December 9, 2005
 Published on e-Laws: December 12, 2005
 Printed in *The Ontario Gazette*: December 24, 2005

CARRIAGE OF GOODS**Definitions**

1. In this Regulation,

“household goods” means,

- (a) furniture, appliances and personal effects transported as part of the relocation of a household, and includes vehicles and boats moved as part of a household,
- (b) uncrated furniture and equipment transported to, and to be furnishings in, an office, store, factory, commercial establishment, museum, hospital or public institution,
- (c) stock-in-trade moved as part of the relocation of an office, store or commercial establishment, and
- (d) objects of art, displays, exhibits, computers and electronic devices that require specialized handling;

“public truck” means a commercial motor vehicle or the combination of a commercial motor vehicle and trailer or trailers drawn by it, operated by a person to carry the goods of another person for compensation.

Goods not covered by this Regulation

2. This Regulation does not apply to the carriage of the following goods:

1. Goods that are carried solely within a local municipality, excluding a municipality that had the status of a township on December 31, 2002 and, but for the enactment of the *Municipal Act, 2001*, would have had the status of a township on January 1, 2003.
2. Fresh fruit and fresh vegetables grown in continental United States of America or Mexico.
3. Goods used on farms that are carried in a commercial motor vehicle equipped with not more than three axles and that does not draw a trailer.
4. Field crops, fresh fruits, fresh tree nuts, fresh vegetables, horticultural specialities, livestock and animal specialities that are carried in a commercial motor vehicle equipped with not more than three axles and that does not draw a trailer.
5. Skim milk, cream or fresh, unprocessed bulk fluid milk carried on behalf of The Ontario Milk Marketing Board.
6. Milk carried by a co-operative corporation to which the *Co-operative Corporations Act* applies, of which one of the objects is to engage in the transportation of milk and of which more than three-quarters of the shareholders or members are producers supplying milk to one or more plants.
7. Wheat that is carried by a person appointed to act as agent for the Ontario Wheat Producers' Marketing Board from the agent's premises in a commercial vehicle registered in the agent's name.
8. Ready mixed concrete.
9. Primary forest or raw wood materials that are the products of the forest from which they are being carried.
10. Goods carried by an operator of a commercial vehicle if the goods have been sold, bought, produced, transformed or repaired by, or lent, borrowed, given or leased by, the operator as an integral part of the operator's primary business, which business is not the operation of public trucks.
11. Goods in a bus being operated under the authority of an operating licence issued under the *Public Vehicles Act*.
12. Goods carried by the Ontario Northland Transportation Commission.

Liability insurance held by carriers

3. (1) For each motor vehicle operated by a carrier for the carriage of goods for compensation, the carrier shall provide or effect and carry with an insurer licensed under the *Insurance Act* liability insurance for loss or damage to goods in an amount sufficient to cover the loss or damage of the goods carried.

(2) Subsection (1) does not apply where the cargo is road-construction materials, iron, steel, coal, rough lumber or miscellaneous waste or scrap or materials of an indestructible or non-flammable nature.

Information required in contract of carriage — general freight

4. (1) A contract of carriage must contain,

- (a) the name of the consignor;
- (b) the name and address of the consignee;
- (c) the originating point of the shipment;
- (d) the destination of the shipment;
- (e) the date of the shipment;
- (f) the name of the originating carrier;
- (g) the names of connecting carriers, if any;
- (h) the particulars of the goods comprising the shipment;
- (i) a space to show the declared valuation of the shipment, if any;
- (j) information as to whether the charges are prepaid or collect;
- (k) a space to show whether the C.O.D. fee is prepaid or collect;
- (l) a space to show the amount to be collected by the carrier on a C.O.D. shipment;
- (m) a space to note any special agreement between the consignor and carrier;
- (n) a statement to indicate that the uniform conditions of carriage apply;
- (o) an acknowledgment of receipt of the goods by the carrier or the intermediary indicating whether the goods were received in apparent good order and condition;
- (p) an undertaking by the carrier or the intermediary to carry the goods for delivery to the consignee or the person entitled to receive the goods;
- (q) the signed acceptance by or on behalf of the originating carrier or intermediary and the consignor of the conditions contained, or deemed to be contained, in the contract of carriage;
- (r) a statement of the notice of claim requirements in the uniform conditions of carriage; and
- (s) if applicable, a statement, in conspicuous form, that the carrier's liability is limited by a term or condition of another agreement.

(2) The uniform conditions of carriage in Schedule 1 are deemed to be terms and conditions of every contract of carriage to which this section applies.

(3) This section does not apply to a contract of carriage for,

- (a) livestock;
- (b) animal specialties;
- (c) household goods;
- (d) road construction materials, garbage, waste or scrap, sod, coal or lumber (rough or dressed); or
- (e) a parcel, wrapped or unwrapped, that does not weigh more than 45 kilograms.

Information required in contract of carriage — livestock or animal specialties

5. (1) A contract of carriage for the carriage of livestock or animal specialties must contain,

- (a) the name of the consignor;
- (b) the name and address of the consignee;
- (c) the originating point of the shipment;
- (d) the destination of the shipment;
- (e) the date of the shipment;
- (f) the name of the originating carrier;
- (g) the names of connecting carriers, if any;

- (h) the particulars of the goods comprising the shipment;
- (i) the gross weight of the shipment;
- (j) a space to show the declared valuation of the shipment, if any;
- (k) information as to whether the charges are prepaid or collect;
- (l) a space to show the amount to be collected by the carrier on a C.O.D. shipment;
- (m) if applicable, a statement, in conspicuous form, that the carrier's liability is limited by a term or condition of another agreement; and
- (n) if applicable, the words "at owner's risk".

(2) The uniform conditions of carriage in Schedule 2 are deemed to be terms and conditions of every contract of carriage to which this section applies.

Information required in contract of carriage — household goods

- 6.** (1) A contract of carriage for the carriage of household goods must contain,
- (a) the name and address of the consignor;
 - (b) the name, address and telephone number of the consignee;
 - (c) the originating point of the shipment;
 - (d) the destination of the shipment;
 - (e) the date of the shipment;
 - (f) in a conspicuous place, the name and telephone number of the originating carrier;
 - (g) in a conspicuous place, the name and telephone number of the destination agent;
 - (h) the names of connecting carriers, if any;
 - (i) the inventory of the goods comprising the shipment;
 - (j) a statement as to whether the goods were received by the carrier in apparent good order and condition, except as noted on the inventory;
 - (k) a space to show the declared valuation of the shipment;
 - (l) a space to show the amount of freight and all other charges to be collected by the carrier;
 - (m) a space to show the date or time period agreed upon for delivery;
 - (n) a space to note any special services or agreements between consignor and the originating carrier;
 - (o) a statement to indicate that the uniform conditions of carriage apply;
 - (p) if applicable, a statement, in conspicuous form, that the carrier's liability is limited by a term or condition of the contract of carriage; and
 - (q) a statement in conspicuous form that the signature of the consignee for the receipt of goods does not preclude future claim for loss or damage made within the time limits prescribed by the uniform conditions of carriage.

(2) The uniform conditions of carriage in Schedule 3 are deemed to be terms and conditions of every contract of carriage to which this section applies.

Commencement

7. This Regulation comes into force on the later of January 1, 2006 and the day this Regulation is filed.

SCHEDULE 1
UNIFORM CONDITIONS OF CARRIAGE — GENERAL FREIGHT

1. Liability of Carrier

The carrier of the goods described in this contract is liable for any loss of or damage to goods accepted by the carrier or the carrier's agent except as provided in this Schedule.

2. Liability of Originating and Delivering Carriers

Where a shipment is accepted for carriage by more than one carrier, the originating carrier and the carrier who assumes responsibility for delivery to the consignee (called the delivering carrier in this Schedule), in addition to any other liability under this Schedule, are liable for any loss of or damage to the goods while they are in the custody of any other carrier to whom the goods are delivered and from which liability the other carrier is not relieved.

3. Recovery from Connecting Carriers

- i. The originating carrier or the delivering carrier, as the case may be, is entitled to recover from any other carrier to whom the goods are delivered the amount that the originating carrier or delivering carrier, as the case may be, is required to pay for the loss of or damage to the goods while they were in the custody of such other carrier.
- ii. If there is a concealed damage settlement and the goods were interlined between carriers so that it is not clear as to who had custody of the goods when they were damaged, the originating carrier or delivering carrier, as the case may be, is entitled to recover from each of the connecting carriers an amount prorated on the basis of each carrier's revenue for carriage of the damaged goods.

4. Remedy by Consignor or Consignee

Nothing in Article 2 or 3 deprives a consignor or consignee of any rights the consignor or consignee may have against any carrier.

5. Exceptions from Liability

The carrier shall not be liable for loss, damage or delay to any of the goods described in the contract of carriage caused by an act of God, the Queen's or public enemies, riots, strikes, a defect or inherent vice in the goods, an act or default of the consignor, owner or consignee, authority of law, quarantine or difference in weights of grain, seed or other commodities caused by natural shrinkage.

6. Delay

No carrier is bound to carry goods by any particular public truck or in time for any particular market or otherwise than with due dispatch, unless by agreement that is specifically endorsed in the contract of carriage and signed by the parties.

7. Routing by Carrier

If the carrier forwards the goods by a conveyance that is not a public truck, the liability of the carrier is the same as though the entire carriage were by public truck.

8. Stoppage in Transit

If goods are stopped and held in transit at the request of the party entitled to so request, the goods are held at the risk of that party.

9. Valuation

Subject to Article 10, the amount of any loss or damage for which the carrier is liable, whether or not the loss or damage results from negligence, shall be the lesser of,

- i. the value of the goods at the place and time of shipment, including the freight and other charges if paid, and
- ii. \$4.41 per kilogram computed on the total weight of the shipment.

10. Declared Value

If the consignor has declared a value of the goods on the face of the contract of carriage, the amount of any loss or damage for which the carrier is liable shall not exceed the declared value.

11. Consignor's Risk

- i. If it is agreed that the goods are carried at the risk of the consignor, that agreement covers only such risks as are necessarily incidental to the carriage and the agreement does not relieve the carrier from liability for any loss or damage or delay that results from the negligence of the carrier or the carrier's agents or employees.
- ii. The burden of proving absence of negligence shall be on the carrier.

12. Notice of Claim

- i. No carrier is liable for loss, damage or delay to any goods carried under the contract of carriage unless notice of the loss, damage or delay setting out particulars of the origin, destination and date of shipment of the goods and the estimated amount claimed in respect of such loss, damage or delay is given in writing to the originating carrier or the delivering carrier within 60 days after delivery of the goods or, in the case of failure to make delivery, within nine months after the date of shipment.
- ii. The final statement of the claim must be filed within nine months after the date of shipment, together with a copy of the paid freight bill.

13. Articles of Extraordinary Value

- i. No carrier is bound to carry any documents, specie or articles of extraordinary value unless by a special agreement to do so.

- ii. If such goods are carried without a special agreement and the nature of the goods is not disclosed in the contract of carriage, the carrier shall not be liable for any loss or damage in excess of the maximum liability stipulated in Article 9.

14. Freight Charges

- i. If required by the carrier, the freight and all other lawful charges accruing on the goods shall be paid before delivery.
- ii. If upon inspection it is ascertained that the goods shipped are not those described in the contract of carriage, the freight charges must be paid upon the goods actually shipped with any additional charges lawfully payable on the freight charges.
- iii. If a consignor does not indicate that a shipment is to move prepaid, or does not indicate how the shipment is to move, it will automatically move on a collect basis.

15. Dangerous Goods

Every person, whether as principal or agent, shipping dangerous goods without previous full disclosure to the carrier as required by law shall indemnify the carrier against all loss, damage or delay caused by the failure to disclose and such goods may be warehoused at the consignor's risk and expense.

16. Undelivered Goods

- i. If, through no fault of the carrier, the goods cannot be delivered, the carrier shall immediately give notice to the consignor and consignee that delivery cannot be made and shall request disposal instructions.
- ii. Pending receipt of disposal instructions,
 - A. the goods may be stored in the warehouse of the carrier, subject to a reasonable charge for storage, or
 - B. if the carrier has notified the consignor of this intention, the goods may be removed to and stored in a public or licensed warehouse at the expense of the consignor, without liability on the part of the carrier, and subject to a lien for all freight and other lawful charges, including a reasonable charge for storage.

17. Return of Goods

If a notice has been given by the carrier pursuant to paragraph i of Article 16, and no disposal instructions have been received within 10 days after the date of such notice, the carrier may return to the consignor, at the consignor's expense, all undelivered shipments for which such notice has been given.

18. Alterations

Subject to Article 19, any limitation in the contract of carriage on the carrier's liability and any alteration to the contract of carriage shall be signed or initialled by the consignor and the originating carrier or their agents and, unless signed and initialled, shall be without effect.

19. Weights

- i. It shall be the responsibility of the consignor to show correct shipping weights of the shipment on the contract of carriage.
- ii. If the actual weight of the shipment does not agree with the weight shown on the contract of carriage, the weight shown on the contract of carriage may be corrected by the carrier.

20. C.O.D. Shipments

- i. The carrier shall not deliver a C.O.D. shipment unless payment is received in full.
- ii. The charge for collecting and remitting the amount of C.O.D. bills for C.O.D. shipments must be collected from the consignee unless the consignor has instructed otherwise on the contract of carriage.
- iii. The carrier shall keep all C.O.D. money in a trust fund or account separate from the other revenues and funds of the carrier's business.
- iv. The carrier shall remit all C.O.D. money to the consignor, or person designated by the consignor, within 15 days after collection.

SCHEDULE 2 UNIFORM CONDITIONS OF CARRIAGE — LIVESTOCK AND ANIMAL SPECIALTIES

1. Liability of Carrier

The carrier of the goods is liable for any loss of or damage or injury to goods accepted by the carrier or the carrier's agent except as provided in this Schedule.

2. Liability of Originating Carrier

Where a shipment is accepted for carriage by more than one carrier, the originating carrier, in addition to any other liability under this Schedule, is liable for any loss of or damage or injury to the goods while they are in the custody of any other carrier to whom the goods are delivered and the onus of proving that the loss, damage or injury was not caused or did not result while the goods were in the custody of another carrier to whom the goods were delivered is upon the originating carrier.

3. Recovery from Connecting Carriers

The originating carrier or the carrier who assumes responsibility for delivery to the consignee (called the delivering carrier in this Schedule), as the case may be, is entitled to recover from any other carrier to whom the goods are delivered the amount that the originating carrier or delivering carrier, as the case may be, is required to pay for the loss of or damage or injury to the goods while they were in the custody of such other carrier.

4. Remedy by Consignor or Consignee

Nothing in Article 2 or 3 deprives a consignor or consignee of any rights the consignor or consignee may have against any carrier.

5. Exceptions from Liability

The carrier shall not be liable for loss, damage, injury or delay to any of the goods described in the contract of carriage caused by an act of God, the Queen's or public enemies, riots, strikes, a defect in the goods, an act or default of the consignor, owner or consignee, authority of law, quarantine or difference in weights of livestock or animal specialties by natural shrinkage.

6. Delay

No carrier is bound to carry goods by any particular public truck or in time for any particular market or otherwise than with due dispatch, unless by agreement that is specifically endorsed in the contract of carriage and signed by the parties.

7. Routing by Carrier

If the carrier forwards the goods by a conveyance that is not a public truck, the liability of the carrier is the same as though the entire carriage were by public truck.

8. Stoppage in Transit

If goods are stopped and held in transit at the request of the party entitled to so request, the goods are held at the risk of that party.

9. Valuation

Subject to Article 10, the amount of any loss, injury or damage for which the carrier is liable, whether or not the loss, injury or damage results from negligence, shall be the lesser of,

- i. the value of the goods at the place and time of shipment including the freight and other charges if paid, and
- ii. \$3.31 per kilogram computed on the total weight of the shipment.

10. Declared Value

If the consignor has declared a value of the goods on the face of the contract of carriage, the amount of any loss, injury or damage for which the carrier is liable shall not exceed the declared value.

11. Consignor's Risk

- i. If it is agreed that the goods are carried at the risk of the consignor or owner of the goods, that agreement covers only such risks as are necessarily incidental to the carriage and the agreement does not relieve the carrier from liability for any loss or damage, injury or delay that results from the negligence of the carrier or the carrier's agents or employees.
- ii. The burden of proving absence of negligence shall be on the carrier.

12. Notice of Claim

No carrier is liable for loss, damage, injury or delay to any goods carried under the contract of carriage unless notice of the loss, damage, injury or delay setting out particulars of the origin, destination and date of shipment of the goods and the estimated amount claimed in respect of such loss, damage, injury or delay is given in writing to the originating carrier or the delivering carrier within 90 days after delivery of the goods or, in the case of failure to make delivery, within 90 days after a reasonable time for delivery has elapsed.

13. Articles of Extraordinary Value

- i. No carrier is bound to carry any documents, specie or articles of extraordinary value unless by a special agreement to do so.
- ii. If such goods are carried without a special agreement and the nature of the goods is not disclosed in the contract of carriage, the carrier shall not be liable for any loss, injury, damage or delay in excess of the maximum liability stipulated in Article 9.

14. Freight Charges

- i. If required by the carrier, the freight and all other lawful charges accruing on the goods shall be paid before delivery.
- ii. If upon inspection it is ascertained that the goods shipped are not those described in the contract of carriage, the freight charges must be paid upon the goods actually shipped with any additional charges lawfully payable on the freight charges.
- iii. If a consignor does not indicate that a shipment is to move prepaid, or does not indicate how the shipment is to move, it will automatically move on a collect basis.

15. Undelivered Goods

- i. If, through no fault of the carrier, the goods cannot be delivered, the carrier shall immediately give notice to the consignor and consignee that delivery cannot be made and shall request disposal instructions.
- ii. Pending receipt of disposal instructions,
 - A. the goods may be stored in the warehouse of the carrier, subject to a reasonable charge for storage, or
 - B. if the carrier has notified the consignor in writing of this intention, the goods may be removed to and stored in a public or licensed warehouse at the expense of the consignor, without liability on the part of the carrier, and subject to a lien for all freight and other lawful charges, including a reasonable charge for storage.

16. Alterations

Any limitation in the contract of carriage on the carrier's liability and any alteration to the contract of carriage shall be signed or initialled by the consignor and the originating carrier or their agents and, unless signed and initialled, shall be without effect.

17. C.O.D. Shipments

- i. The carrier shall clearly indicate, on the documents accompanying each C.O.D. shipment received and transported, the name and address of the consignor or other person designated as payee to whom the delivering carrier shall remit C.O.D. funds collected upon delivery of the shipment.
- ii. The carrier shall keep all C.O.D. money in a trust fund or account separate from the other revenues and funds of the carrier's business.
- iii. The carrier shall remit all C.O.D. money to the consignor or person designated by the consignor within 15 days after collection.
- iv. If a C.O.D. shipment is not delivered within 10 days of its arrival at its destination, the carrier shall notify the consignor in writing giving reasons for the non-delivery and shall obtain instructions in writing for disposal of the shipment.

SCHEDULE 3
UNIFORM CONDITIONS OF CARRIAGE — HOUSEHOLD GOODS

1. Liability of Carrier

The carrier of the goods is liable for any loss of or damage to goods accepted by the carrier or the carrier's agent except as provided in this Schedule.

2. Liability of Originating and Delivering Carriers

Where a shipment is accepted for carriage by more than one carrier, the originating carrier and the carrier who assumes responsibility for delivery to the consignee (called the delivering carrier in this Schedule), in addition to any other liability under this Schedule, are liable for any loss of or damage to the goods while they are in the custody of any other carrier to whom the goods are delivered and from which liability the other carrier is not relieved.

3. Recovery from Connecting Carriers

The originating carrier or the delivering carrier, as the case may be, is entitled to recover from any other carrier to whom the goods are delivered the amount that the originating carrier or delivering carrier, as the case may be, is required to pay for the loss of or damage to the goods while they were in the custody of such other carrier.

4. Remedy by Consignor or Consignee

Nothing in Article 2 or 3 deprives a consignor or consignee of any rights the consignor or consignee may have against any carrier.

5. Exceptions from Liability

- i. The carrier shall not be liable for loss, damage or delay to any of the goods described in the contract of carriage caused by an act of God, the Queen's or public enemies, riots, strikes, a defect in the goods, an act or default of the consignor, owner or consignee, authority of law or quarantine.
- ii. Except as a result of the negligence of the carrier or the carrier's agents or employees, the carrier shall not be liable for,
 - A. damage to fragile articles that are not packed and unpacked by the contracting carrier or the contracting carrier's agent or employees,
 - B. damage to the mechanical, electronic, digital or other operations of radios, televisions, computers, clocks, cameras, audio and visual recording and playing equipment, appliances, musical instruments and other equipment, irrespective of who packed or unpacked such articles, unless servicing and preparation was performed by the contracting carrier or the carrier's agent or employees,
 - C. deterioration of or damage to perishable food, plants or pets, or
 - D. loss of contents of consignor-packed articles, unless the containers used are opened for the carrier's inspection and articles are listed in the contract of carriage and received for by the carrier,
- iii. The carrier shall not be liable for,
 - A. damage to or loss of a complete set or unit when only part of such set is damaged or lost, in which event the carrier shall only be liable for repair or replacement of the lost or damaged piece or pieces,
 - B. damage to the goods at a place or places of pick-up at which the consignor or the consignor's agent is not in attendance, or
 - C. damage to the goods at a place or places of delivery at which the consignee or the consignee's agent is not in attendance and cannot give receipt for goods delivered.
- iv. The burden of proving absence of negligence for the purpose of paragraph ii is on the carrier.

6. Delay

- i. At the time of acceptance of the contract, the originating carrier shall provide the consignor with a date or time period within which delivery is to be made.
- ii. Failure by the carrier to effect delivery within the time specified on the face of contract of carriage shall render the carrier liable for reasonable food and lodging expenses incurred by the consignee.
- iii. Failure by the consignee to accept delivery when tendered within the time specified in the contract of carriage shall render the consignee liable for reasonable storage in transit, handling and redelivery charges incurred by the carrier.

7. Routing by Carrier

If the carrier forwards the goods by a conveyance that is not a public truck, the liability of the carrier is the same as though the entire carriage were by public truck.

8. Stoppage in Transit

If goods are stopped and held in transit at the request of the party entitled to so request, the goods are held at the risk of that party.

9. Valuation

Subject to Article 10, the amount of any loss or damage for which the carrier is liable, whether or not the loss or damage results from negligence of the carrier or the carrier's employees or agents, shall be the lesser of,

- i. the value of the goods at the place and time of shipment, and
- ii. the greater of,
 - A. the value of the goods as represented by the consignor on the face of the contract of carriage, and
 - B. \$4.41 per kilogram computed on the total weight of the shipment.

10. Election

- i. If the consignor so elects on the face of the contract of carriage, the maximum liability shall be based on \$1.32 per kilogram per article lost or damaged.
- ii. If the liability is calculated under Article 9, the consignor shall pay to the carrier any additional charges incurred by the carrier to provide insurance coverage in excess of \$1.32 per kilogram per article.

11. Consignor's Risk

- i. If it is agreed that the goods are carried at the risk of the consignor, that agreement covers only such risks as are necessarily incidental to the carriage and the agreement does not relieve the carrier from liability for any loss or damage or delay that results from the negligence of the carrier or the carrier's agents or employees.
- ii. The burden of proving absence of negligence shall be on the carrier.

12. Notice of Claim

- i. No carrier is liable for loss, damage or delay to any goods carried under the contract of carriage unless notice of the loss, damage or delay setting out particulars of the origin, destination and date of shipment of the goods and the estimated amount claimed in respect of such loss, damage or delay is given in writing to the originating carrier or the delivering carrier within 60 days after delivery of the goods or, in the case of failure to make delivery, within nine months after the date of shipment.
- ii. The final statement of the claim must be filed within nine months after the date of shipment.
- iii. The originating carrier or the delivering carrier, as the case may be, shall acknowledge receipt of the claim within 30 days after receipt.

13. Articles of Extraordinary Value

- i. No carrier is bound to carry any documents, specie or articles of extraordinary value unless by a special agreement to do so.
- ii. If such goods are carried without a special agreement and the nature of the goods is not disclosed in the contract of carriage, the carrier shall not be liable for any loss or damage in excess of the maximum liability stipulated in Article 9.

14. Freight Charges

- i. If required by the carrier, the freight and all other lawful charges accruing on the goods shall be paid before delivery but, if the total charges exceed the estimated charges by more than 10 per cent and if the excess charges are for additional or different goods or services from those to which the estimate applied, the consignee shall pay the difference between the estimated and total charges within 15 days, excluding Saturdays, Sundays and other holidays, after delivery.
- ii. The 15-day extension in paragraph i does not apply if the carrier notifies the consignor of the total charges immediately after the goods are loaded or if the consignor signs a waiver of the extension.
- iii. If upon inspection it is ascertained that the goods shipped are not those described in the contract of carriage, the freight charges must be paid upon the goods actually shipped with any additional charges lawfully payable on the freight charges.
- iv. If a consignor does not indicate that a shipment is to move prepaid, or does not indicate how the shipment is to move, it will automatically move on a collect basis.

15. Dangerous Goods

Every person, whether as principal or agent, shipping dangerous goods without previous full disclosure to the carrier as required by law shall indemnify the carrier against all loss, damage or delay caused by the failure to disclose and such goods may be warehoused at the consignor's risk and expense.

16. Undelivered Goods

- i. If, through no fault of the carrier, the goods cannot be delivered, the carrier shall immediately give notice to the consignor and consignee that delivery cannot be made and shall request disposal instructions.
- ii. Pending receipt of disposal instructions,
 - A. the goods may be stored in the warehouse of the carrier, subject to a reasonable charge for storage, or
 - B. if the carrier has notified the consignor of this intention, the goods may be removed to and stored in a public or licensed warehouse at the expense of the consignor, without liability on the part of the carrier, and subject to a lien for all freight and other lawful charges, including a reasonable charge for storage.

17. Alterations

Subject to Article 18, any limitation in the contract of carriage on the carrier's liability and any alteration to the contract of carriage shall be signed or initialled by the consignor and the originating carrier or their agents and, unless signed and initialled, shall be without effect.

18. Weights

- i. It shall be the responsibility of the originating carrier or such carrier's agent to show on the contract of carriage the correct tare and gross and net weights by use of a certified public scale and to attach the weigh scale ticket to such carrier's copy of the contract of carriage.

- ii. If there is no certified public scale at the place of origin or within a radius of 16 kilometres of the place of origin, the gross weight shall be deemed to be 112 kilograms per cubic metre of properly loaded van space.

52/05

ONTARIO REGULATION 644/05

made under the

DRUG INTERCHANGEABILITY AND DISPENSING FEE ACT

Made: December 7, 2005

Filed: December 9, 2005

Published on e-Laws: December 12, 2005

Printed in *The Ontario Gazette*: December 24, 2005

Amending Reg. 935 of R.R.O. 1990
(General)

Note: Regulation 935 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 935 of the Revised Regulations of Ontario, 1990 is amended by adding the following subsections:

(1.1) Amendments to the Formulary dated January 12, 2006, are deemed to be included in the definition of “Formulary” for the purposes of this Regulation.

(1.2) For the purposes of this Regulation, items 17 and 18 of Part III of the Formulary shall be read as follows:

VORICONAZOLE

17	50mg Tab			11.8800
	02256460	Vfend	PFI	11.8800
18	200mg Tab			47.5000
	02256479	Vfend	PFI	47.5000
	Reason for Use Code	Clinical Criteria		
	399	Outpatient continuation of treatment for documented invasive aspergillosis in patients who have demonstrated a clinical response to either oral or parenteral voriconazole. The first prescription must be written by a physician based at the hospital where the patient was hospitalized. Note: Limited to 3 months of reimbursement. LU Authorization Period: 1 year.		

2. Clause 6 (1) (b) of the Regulation is amended by striking out “Canadian Coordinating Office of Health Technology Assessment” wherever it appears and substituting in each case “Canadian Coordinating Office for Health Technology Assessment.”

3. This Regulation comes into force on January 12, 2006.

52/05

ONTARIO REGULATION 645/05

made under the

ONTARIO DRUG BENEFIT ACT

Made: December 7, 2005
 Filed: December 9, 2005
 Published on e-Laws: December 12, 2005
 Printed in *The Ontario Gazette*: December 24, 2005

Amending O. Reg. 201/96
 (General)

Note: Ontario Regulation 201/96 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 “Formulary” in subsection 1 (1) of Ontario Regulation 201/96 is revoked and the following substituted:

“Formulary” means the Ministry of Health and Long-Term Care publication titled “Drug Benefit Formulary/Comparative Drug Index” (No. 39) dated September 27, 2005, and includes the following amendments to the publication,

1. Amendments dated January 12, 2006;

(2) Section 1 of the Regulation is amended by adding the following subsection:

(1.1) For the purposes of this Regulation, items 17 and 18 of Part III of the Formulary shall be read as follows:

VORICONAZOLE

17	50mg Tab			11.8800
	02256460	Vfend	PFI	11.8800
18	200mg Tab			47.5000
	02256479	Vfend	PFI	47.5000
	Reason for Use Code	Clinical Criteria		
	399	Outpatient continuation of treatment for documented invasive aspergillosis in patients who have demonstrated a clinical response to either oral or parenteral voriconazole. The first prescription must be written by a physician based at the hospital where the patient was hospitalized. Note: Limited to 3 months of reimbursement. LU Authorization Period: 1 year.		

2. Clause 12 (1) (b) of the Regulation is amended by striking out “Canadian Coordinating Office of Health Technology Assessment” wherever it appears and substituting in each case “Canadian Coordinating Office for Health Technology Assessment.”

3. This Regulation comes into force on January 12, 2006.

52/05

ONTARIO REGULATION 646/05

made under the

SOCIAL HOUSING REFORM ACT, 2000

Made: December 7, 2005

Filed: December 9, 2005

Published on e-Laws: December 12, 2005

Printed in *The Ontario Gazette*: December 24, 2005Amending O. Reg. 368/01
(General)

Note: Ontario Regulation 368/01 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 4 of section 14 of Ontario Regulation 368/01 is revoked and the following substituted:

4. The transaction is one in relation to which the service manager has, before the transaction is carried out, provided an indemnity that is acceptable to the Minister.

2. Paragraph 10 of section 15 of the Regulation is revoked and the following substituted:

10. A transfer from Deloitte and Touche Inc., as the court-appointed receiver and manager of the property, assets and undertaking of Village Lifestyles Non-Profit Homes Inc., to Victoria Park Community Homes Inc. of any interest in the real property municipally known as 39 Paulander Drive, Kitchener, Ontario and any interest in the real property municipally known as 101 Tuerr Drive, Kitchener, Ontario, together with the assets, liabilities, rights and obligations related to the ownership or operation of the real property.
11. A transfer from the C.A MacMillan Non-Profit Housing Corporation to the Manitoulin-Sudbury District Social Services Administration Board of any interest in the real property municipally known as 10 O'Neill Street, Webbwood, Ontario, together with the assets, liabilities, rights and obligations related to the ownership or operation of the real property.

3. Subsection 16 (2) of the Regulation is revoked and the following substituted:

- (2) For the purposes of clause 95 (3) (a) of the Act, a housing provider may carry out a transaction specified in subsection 95 (3) of the Act if, before the transaction is carried out, the service manager provides an indemnity in relation to the transaction that is acceptable to the Minister.

4. Tables 2 and 6 of the Regulation are revoked and the following substituted:

TABLE 2

CRITERIA FOR HIGH NEED HOUSEHOLD, MAXIMUM ANNUAL INCOMES (SECTION 2)

Item	Service Manager	Part of service area	Maximum annual household income for high need household					Effective Date
			Bachelor unit	1-bedroom unit	2-bedroom unit	3-bedroom unit	4-bedroom unit or larger	
1.	Algoma District Services Administration Board	Whole service area	\$11,400	\$14,700	\$17,700	\$20,700	\$26,700	January 1, 2006
2.	City of Brantford	Whole service area	\$11,400	\$14,700	\$17,700	\$20,700	\$26,700	January 1, 2006
3.	County of Bruce	Whole service area	\$11,400	\$14,700	\$17,700	\$20,700	\$26,700	January 1, 2006
4.	Municipality of Chatham-Kent	Whole service area	\$11,400	\$14,700	\$17,700	\$20,700	\$26,700	January 1, 2006
5.	District of Cochrane Social Services Administration Board	Moosonee	\$14,700	\$18,900	\$20,100	\$23,100	\$27,300	January 1, 2006
6.	District of Cochrane Social Services Administration Board	Whole service area except as set out in item 5	\$11,400	\$14,700	\$17,700	\$20,700	\$26,700	January 1, 2006
7.	City of Cornwall	Whole service area	\$11,400	\$14,700	\$17,700	\$20,700	\$26,700	January 1, 2006
8.	County of Dufferin	Town of Mono, Orangeville	\$12,300	\$15,900	\$19,200	\$23,400	\$28,500	January 1, 2006
9.	County of Dufferin	Whole service area except as set out in item 8	\$11,400	\$14,700	\$17,700	\$20,700	\$26,700	January 1, 2006

Item	Service Manager	Part of service area	Maximum annual household income for high need household					Effective Date
			Bachelor unit	1-bedroom unit	2-bedroom unit	3-bedroom unit	4-bedroom unit or larger	
10.	Regional Municipality of Durham	Ajax, Clarington, Oshawa, Pickering, Uxbridge, Whitby	\$12,300	\$15,900	\$19,200	\$23,400	\$28,500	January 1, 2006
11.	Regional Municipality of Durham	Whole service area except as set out in item 10	\$11,400	\$14,700	\$17,700	\$20,700	\$26,700	January 1, 2006
12.	City of Greater Sudbury	Whole service area	\$12,300	\$15,900	\$19,200	\$23,400	\$28,500	January 1, 2006
13.	County of Grey	Whole service area	\$11,400	\$14,700	\$17,700	\$20,700	\$26,700	January 1, 2006
14.	Regional Municipality of Halton	Whole service area	\$12,300	\$15,900	\$19,200	\$23,400	\$28,500	January 1, 2006
15.	City of Hamilton	Whole service area	\$12,300	\$15,900	\$19,200	\$23,400	\$28,500	January 1, 2006
16.	County of Hastings	Whole service area	\$11,400	\$14,700	\$17,700	\$20,700	\$26,700	January 1, 2006
17.	County of Huron	Whole service area	\$11,400	\$14,700	\$17,700	\$20,700	\$26,700	January 1, 2006
18.	City of Kawartha Lakes	Whole service area	\$11,400	\$14,700	\$17,700	\$20,700	\$26,700	January 1, 2006
19.	Kenora District Services Board	Lake of the Woods Township, Morson, Sioux Narrows Township	\$14,700	\$18,900	\$20,100	\$23,100	\$27,300	January 1, 2006
20.	Kenora District Services Board	Whole service area except as set out in item 19	\$11,400	\$14,700	\$17,700	\$20,700	\$26,700	January 1, 2006
21.	City of Kingston	Whole service area	\$11,400	\$14,700	\$17,700	\$20,700	\$26,700	January 1, 2006
22.	County of Lambton	Whole service area	\$11,400	\$14,700	\$17,700	\$20,700	\$26,700	January 1, 2006
23.	County of Lanark	Whole service area	\$11,400	\$14,700	\$17,700	\$20,700	\$26,700	January 1, 2006
24.	United Counties of Leeds and Grenville	Whole service area	\$11,400	\$14,700	\$17,700	\$20,700	\$26,700	January 1, 2006
25.	County of Lennox and Addington	Whole service area	\$11,400	\$14,700	\$17,700	\$20,700	\$26,700	January 1, 2006
26.	City of London	Belmont, Middlesex Centre Township, London, Thames Centre	\$12,300	\$15,900	\$19,200	\$23,400	\$28,500	January 1, 2006
27.	City of London	Whole service area except as set out in item 26	\$11,400	\$14,700	\$17,700	\$20,700	\$26,700	January 1, 2006
28.	Manitoulin-Sudbury District Social Services Administration Board	Whole service area	\$14,700	\$18,900	\$20,100	\$23,100	\$27,300	January 1, 2006
29.	District Municipality of Muskoka	Whole service area	\$11,400	\$14,700	\$17,700	\$20,700	\$26,700	January 1, 2006
30.	Regional Municipality of Niagara	West Lincoln Twp.	\$11,400	\$14,700	\$17,700	\$20,700	\$26,700	January 1, 2006
31.	Regional Municipality of Niagara	Whole service area except as set out in item 30	\$12,300	\$15,900	\$19,200	\$23,400	\$28,500	January 1, 2006
32.	District of Nipissing Social Services Administration Board	Whole service area except Papineau-Cameron Township	\$11,400	\$14,700	\$17,700	\$20,700	\$26,700	January 1, 2006
33.	District of Nipissing Social Services Administration Board	Papineau-Cameron Township	\$14,700	\$18,900	\$20,100	\$23,100	\$27,300	January 1, 2006
34.	Norfolk County	Whole service area	\$11,400	\$14,700	\$17,700	\$20,700	\$26,700	January 1, 2006
35.	County of Northumberland	Whole service area	\$11,400	\$14,700	\$17,700	\$20,700	\$26,700	January 1, 2006
36.	City of Ottawa	Whole service area	\$15,900	\$18,900	\$23,100	\$28,500	\$33,000	January 1, 2006
37.	County of Oxford	Whole service area	\$11,400	\$14,700	\$17,700	\$20,700	\$26,700	January 1, 2006
38.	District of Parry Sound Social Services Administration Board	Whole service area	\$11,400	\$14,700	\$17,700	\$20,700	\$26,700	January 1, 2006

Item	Service Manager	Part of service area	Maximum annual household income for high need household					Effective Date
			Bachelor unit	1-bedroom unit	2-bedroom unit	3-bedroom unit	4-bedroom unit or larger	
39.	Regional Municipality of Peel	Whole service area	\$18,000	\$21,000	\$24,300	\$29,400	\$33,600	January 1, 2006
40.	City of Peterborough	Whole service area	\$11,400	\$14,700	\$17,700	\$20,700	\$26,700	January 1, 2006
41.	United Counties of Prescott and Russell	Clarence-Rockland, Russell Township	\$12,300	\$15,900	\$19,200	\$23,400	\$28,500	January 1, 2006
42.	United Counties of Prescott and Russell	Whole service area except as set out in item 41	\$11,400	\$14,700	\$17,700	\$20,700	\$26,700	January 1, 2006
43.	District of Rainy River Social Services Administration Board	Capple, Dawson Township, Morley	\$14,700	\$18,900	\$20,100	\$23,100	\$27,300	January 1, 2006
44.	District of Rainy River Social Services Administration Board	Whole service area except as set out in item 43	\$11,400	\$14,700	\$17,700	\$20,700	\$26,700	January 1, 2006
45.	County of Renfrew	Whole service area	\$11,400	\$14,700	\$17,700	\$20,700	\$26,700	January 1, 2006
46.	District of Sault Ste. Marie Social Services Administration Board	Whole service area	\$11,400	\$14,700	\$17,700	\$20,700	\$26,700	January 1, 2006
47.	County of Simcoe	Bradford West Gwillimbury Town, New Tecumseth Town	\$18,000	\$21,000	\$24,300	\$29,400	\$33,600	January 1, 2006
48.	County of Simcoe	Whole service area except as set out in item 47	\$11,400	\$14,700	\$17,700	\$20,700	\$26,700	January 1, 2006
49.	City of St. Thomas	Port Stanley, Southwold Township, St. Thomas, Yarmouth Township	\$12,300	\$15,900	\$19,200	\$23,400	\$28,500	January 1, 2006
50.	City of St. Thomas	Whole service area except as set out in item 49	\$11,400	\$14,700	\$17,700	\$20,700	\$26,700	January 1, 2006
51.	City of Stratford	Whole service area	\$11,400	\$14,700	\$17,700	\$20,700	\$26,700	January 1, 2006
52.	District of Thunder Bay Social Services Administration Board	Conmee, Gillies, Neebing Township, O'Connor, Oliver-Paipoonge Township, Shuniah, City of Thunder Bay	\$12,300	\$15,900	\$19,200	\$23,400	\$28,500	January 1, 2006
53.	District of Thunder Bay Social Services Administration Board	Whole service area except as set out in item 52	\$11,400	\$14,700	\$17,700	\$20,700	\$26,700	January 1, 2006
54.	District of Timiskaming Social Services Administration Board	Cobalt, Dymond Twp., Haileybury, Harris Twp., Hudson Twp., New Liskeard	\$11,400	\$14,700	\$17,700	\$20,700	\$26,700	January 1, 2006
55.	District of Timiskaming Social Services Administration Board	Whole service area except as set out in item 54	\$14,700	\$18,900	\$20,100	\$23,100	\$27,300	January 1, 2006
56.	City of Toronto	Whole service area	\$18,000	\$21,000	\$24,300	\$29,400	\$33,600	January 1, 2006
57.	Regional Municipality of Waterloo	Whole service area except as set out in item 58	\$12,300	\$15,900	\$19,200	\$23,400	\$28,500	January 1, 2006
58.	Regional Municipality of Waterloo	Wellesley Township, Wilmont Township	\$11,400	\$14,700	\$17,700	\$20,700	\$26,700	January 1, 2006
59.	County of Wellington	Whole service area	\$11,400	\$14,700	\$17,700	\$20,700	\$26,700	January 1, 2006

Item	Service Manager	Part of service area	Maximum annual household income for high need household					Effective Date
			Bachelor unit	1-bedroom unit	2-bedroom unit	3-bedroom unit	4-bedroom unit or larger	
60.	City of Windsor	Town of Amherstburg, Town of Essex, Town of Lakeshore, LaSalle, Town of Tecumseh, Windsor	\$12,300	\$15,900	\$19,200	\$23,400	\$28,500	January 1, 2006
61.	City of Windsor	Whole service area except as set out in item 60	\$11,400	\$14,700	\$17,700	\$20,700	\$26,700	January 1, 2006
62.	Regional Municipality of York	Whole service area	\$18,000	\$21,000	\$24,300	\$29,400	\$33,600	January 1, 2006

TABLE 6

HOUSEHOLD INCOME LIMITS FOR THE PURPOSES OF CLAUSE 11 (1) (A) OF THE ACT (SECTION 8)

Item	Service Manager	Part of service area	Household income limits for the purposes of subsection 11 (1) of the Act				
			Bachelor unit	1-bedroom unit	2-bedroom unit	3-bedroom unit	4-bedroom unit or larger
1.	Algoma District Services Administration Board	Whole service area	\$19,000	\$24,500	\$29,500	\$34,500	\$44,500
2.	City of Brantford	Whole service area	\$19,000	\$24,500	\$29,500	\$34,500	\$44,500
3.	County of Bruce	Whole service area	\$19,000	\$24,500	\$29,500	\$34,500	\$44,500
4.	Municipality of Chatham-Kent	Whole service area	\$19,000	\$24,500	\$29,500	\$34,500	\$44,500
5.	District of Cochrane Social Services Administration Board	Moosonee	\$24,500	\$31,500	\$33,500	\$38,500	\$45,500
6.	District of Cochrane Social Services Administration Board	Whole service area except as set out in item 5	\$19,000	\$24,500	\$29,500	\$34,500	\$44,500
7.	City of Cornwall	Whole service area	\$19,000	\$24,500	\$29,500	\$34,500	\$44,500
8.	County of Dufferin	Town of Mono, Orangeville	\$20,500	\$26,500	\$32,000	\$39,000	\$47,500
9.	County of Dufferin	Whole service area except as set out in item 8	\$19,000	\$24,500	\$29,500	\$34,500	\$44,500
10.	Regional Municipality of Durham	Ajax, Clarington, Oshawa, Pickering, Uxbridge, Whitby	\$20,500	\$26,500	\$32,000	\$39,000	\$47,500
11.	Regional Municipality of Durham	Whole service area except as set out in item 10	\$19,000	\$24,500	\$29,500	\$34,500	\$44,500
12.	City of Greater Sudbury	Whole service area	\$20,500	\$26,500	\$32,000	\$39,000	\$47,500
13.	County of Grey	Whole service area	\$19,000	\$24,500	\$29,500	\$34,500	\$44,500
14.	Regional Municipality of Halton	Whole service area	\$20,500	\$26,500	\$32,000	\$39,000	\$47,500
15.	City of Hamilton	Whole service area	\$20,500	\$26,500	\$32,000	\$39,000	\$47,500
16.	County of Hastings	Whole service area	\$19,000	\$24,500	\$29,500	\$34,500	\$44,500
17.	County of Huron	Whole service area	\$19,000	\$24,500	\$29,500	\$34,500	\$44,500
18.	City of Kawartha Lakes	Whole of service area	\$19,000	\$24,500	\$29,500	\$34,500	\$44,500
19.	Kenora District Services Board	Lake of the Woods Township, Morson, Sioux Narrows Township	\$24,500	\$31,500	\$33,500	\$38,500	\$45,500
20.	Kenora District Services Board	Whole service area except as set out in item 19	\$19,000	\$24,500	\$29,500	\$34,500	\$44,500
21.	City of Kingston	Whole service area	\$19,000	\$24,500	\$29,500	\$34,500	\$44,500

Item	Service Manager	Part of service area	Household income limits for the purposes of subsection 11 (1) of the Act				
			Bachelor unit	1-bedroom unit	2-bedroom unit	3-bedroom unit	4-bedroom unit or larger
22.	County of Lambton	Whole service area	\$19,000	\$24,500	\$29,500	\$34,500	\$44,500
23.	County of Lanark	Whole service area	\$19,000	\$24,500	\$29,500	\$34,500	\$44,500
24.	United Counties of Leeds and Grenville	Whole service area	\$19,000	\$24,500	\$29,500	\$34,500	\$44,500
25.	County of Lennox and Addington	Whole service area	\$19,000	\$24,500	\$29,500	\$34,500	\$44,500
26.	City of London	Belmont, Middlesex Centre Township, London, Thames Centre	\$20,500	\$26,500	\$32,000	\$39,000	\$47,500
27.	City of London	Whole service area except as set out in item 26	\$19,000	\$24,500	\$29,500	\$34,500	\$44,500
28.	Manitoulin-Sudbury District Social Services Administration Board	Whole service area	\$24,500	\$31,500	\$33,500	\$38,500	\$45,500
29.	District Municipality of Muskoka	Whole service area	\$19,000	\$24,500	\$29,500	\$34,500	\$44,500
30.	Regional Municipality of Niagara	West Lincoln Twp.	\$19,000	\$24,500	\$29,500	\$34,500	\$44,500
31.	Regional Municipality of Niagara	Whole service area except as set out in item 30	\$20,500	\$26,500	\$32,000	\$39,000	\$47,500
32.	District of Nipissing Social Services Administration Board	Whole service area except Papineau-Cameron Township	\$19,000	\$24,500	\$29,500	\$34,500	\$44,500
33.	District of Nipissing Social Services Administration Board	Papineau-Cameron Township	\$24,500	\$31,500	\$33,500	\$38,500	\$45,500
34.	Norfolk County	Whole service area	\$19,000	\$24,500	\$29,500	\$34,500	\$44,500
35.	County of Northumberland	Whole service area	\$19,000	\$24,500	\$29,500	\$34,500	\$44,500
36.	City of Ottawa	Whole service area	\$26,500	\$31,500	\$38,500	\$47,500	\$55,000
37.	County of Oxford	Whole service area	\$19,000	\$24,500	\$29,500	\$34,500	\$44,500
38.	District of Parry Sound Social Services Administration Board	Whole service area	\$19,000	\$24,500	\$29,500	\$34,500	\$44,500
39.	Regional Municipality of Peel	Whole service area	\$30,000	\$35,000	\$40,500	\$49,000	\$56,000
40.	City of Peterborough	Whole service area	\$19,000	\$24,500	\$29,500	\$34,500	\$44,500
41.	United Counties of Prescott and Russell	Clarence-Rockland, Russell Township	\$20,500	\$26,500	\$32,000	\$39,000	\$47,500
42.	United Counties of Prescott and Russell	Whole service area except as set out in item 41	\$19,000	\$24,500	\$29,500	\$34,500	\$44,500
43.	District of Rainy River Social Services Administration Board	Capple, Dawson Township, Morley	\$24,500	\$31,500	\$33,500	\$38,500	\$45,500
44.	District of Rainy River Social Services Administration Board	Whole service area except as set out in item 43	\$19,000	\$24,500	\$29,500	\$34,500	\$44,500
45.	County of Renfrew	Whole service area	\$19,000	\$24,500	\$29,500	\$34,500	\$44,500
46.	District of Sault Ste. Marie Social Services Administration Board	Whole service area	\$19,000	\$24,500	\$29,500	\$34,500	\$44,500
47.	County of Simcoe	Bradford West Gwillimbury Town, New Tecumseth Town	\$30,000	\$35,000	\$40,500	\$49,000	\$56,000
48.	County of Simcoe	Whole service area except as set out in item 47	\$19,000	\$24,500	\$29,500	\$34,500	\$44,500

Item	Service Manager	Part of service area	Household income limits for the purposes of subsection 11 (1) of the Act				
			Bachelor unit	1-bedroom unit	2-bedroom unit	3-bedroom unit	4-bedroom unit or larger
49.	City of St. Thomas	Port Stanley, Southwold Township, St. Thomas, Yarmouth Township	\$20,500	\$26,500	\$32,000	\$39,000	\$47,500
50.	City of St. Thomas	Whole service area except as set out in item 49	\$19,000	\$24,500	\$29,500	\$34,500	\$44,500
51.	City of Stratford	Whole service area	\$19,000	\$24,500	\$29,500	\$34,500	\$44,500
52.	District of Thunder Bay Social Services Administration Board	Conmee, Gillies, Neebing Township, O'Connor, Oliver-Paipoonge Township, Shuniah, City of Thunder Bay	\$20,500	\$26,500	\$32,000	\$39,000	\$47,500
53.	District of Thunder Bay Social Services Administration Board	Whole service area except as set out in item 52	\$19,000	\$24,500	\$29,500	\$34,500	\$44,500
54.	District of Timiskaming Social Services Administration Board	Cobalt, Dymond Twp., Haileybury, Harris Twp., Hudson Twp., New Liskeard	\$19,000	\$24,500	\$29,500	\$34,500	\$44,500
55.	District of Timiskaming Social Services Administration Board	Whole service area except as set out in item 54	\$24,500	\$31,500	\$33,500	\$38,500	\$45,500
56.	City of Toronto	Whole service area	\$30,000	\$35,000	\$40,500	\$49,000	\$56,000
57.	Regional Municipality of Waterloo	Whole service area except as set out in item 58	\$20,500	\$26,500	\$32,000	\$39,000	\$47,500
58.	Regional Municipality of Waterloo	Wellesley Township, Wilmont Township	\$19,000	\$24,500	\$29,500	\$34,500	\$44,500
59.	County of Wellington	Whole service area	\$19,000	\$24,500	\$29,500	\$34,500	\$44,500
60.	City of Windsor	Town of Amherstburg, Town of Essex, Town of Lakeshore, LaSalle, Town of Tecumseh, Windsor	\$20,500	\$26,500	\$32,000	\$39,000	\$47,500
61.	City of Windsor	Whole service area except as set out in item 60	\$19,000	\$24,500	\$29,500	\$34,500	\$44,500
62.	Regional Municipality of York	Whole service area	\$30,000	\$35,000	\$40,500	\$49,000	\$56,000

RÈGLEMENT DE L'ONTARIO 646/05

pris en application de la

LOI DE 2000 SUR LA RÉFORME DU LOGEMENT SOCIAL

pris le 7 décembre 2005

déposé le 9 décembre 2005

publié sur le site Lois-en-ligne le 12 décembre 2005

imprimé dans la *Gazette de l'Ontario* le 24 décembre 2005

modifiant le Règl. de l'Ont. 368/01

(Dispositions générales)

Remarque : Le Règlement de l'Ontario 368/01 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 4 de l'article 14 du Règlement de l'Ontario 368/01 est abrogée et remplacée par ce qui suit :

4. Il s'agit d'une opération à l'égard de laquelle le gestionnaire de services a fourni, avant sa conclusion, une indemnité que le ministre juge acceptable.

2. La disposition 10 de l'article 15 du Règlement est abrogée et remplacée par ce qui suit :

10. Le transfert, de la société Deloitte and Touche Inc., administrateur-séquestre nommé par le tribunal des biens et des engagements de la société Village Lifestyles Non-Profit Homes Inc., à la société Victoria Park Community Homes Inc., de tout intérêt sur les biens immeubles dont la désignation civique est 39 Paulander Drive, Kitchener (Ontario) et 101 Tuerr Drive, Kitchener (Ontario), et des biens, des dettes, des droits et des obligations relatifs à la propriété ou au fonctionnement des biens immeubles.
11. Le transfert, de la société C.A MacMillan Non-Profit Housing Corporation au Conseil d'administration des services sociaux du district de Manitoulin-Sudbury, de tout intérêt sur les biens immeubles dont la désignation civique est 10, rue O'Neill, Webbwood (Ontario), et des biens, des dettes, des droits et des obligations relatifs à la propriété ou au fonctionnement des biens immeubles.

3. Le paragraphe 16 (2) du Règlement est abrogé et remplacé par ce qui suit :

- (2) Pour l'application de l'alinéa 95 (3) a) de la Loi, un fournisseur de logements peut conclure une opération précisée au paragraphe 95 (3) de la Loi si, avant sa conclusion, le gestionnaire de services fournit à son égard une indemnité que le ministre juge acceptable.

4. Les tableaux 2 et 6 du Règlement sont abrogés et remplacés par ce qui suit :

TABLEAU 2

CRITÈRES D'ADMISSIBILITÉ DES MÉNAGES AYANT DES BESOINS IMPORTANTS, REVENUS ANNUELS
MAXIMAUX (ARTICLE 2)

N°	Gestionnaire de services	Partie de l'aire de service	Revenu annuel maximal du ménage ayant des besoins importants					Date d'effet
			Studio	Une chambre à coucher	Deux chambres à coucher	Trois chambres à coucher	Quatre chambres à coucher ou plus	
1.	Conseil d'administration des services du district d'Algoma	Toute l'aire de service	11 400 \$	14 700 \$	17 700 \$	20 700 \$	26 700 \$	1 ^{er} janvier 2006
2.	Cité de Brantford	Toute l'aire de service	11 400 \$	14 700 \$	17 700 \$	20 700 \$	26 700 \$	1 ^{er} janvier 2006
3.	Comté de Bruce	Toute l'aire de service	11 400 \$	14 700 \$	17 700 \$	20 700 \$	26 700 \$	1 ^{er} janvier 2006
4.	Municipalité de Chatham-Kent	Toute l'aire de service	11 400 \$	14 700 \$	17 700 \$	20 700 \$	26 700 \$	1 ^{er} janvier 2006
5.	Conseil d'administration des services sociaux du district de Cochrane	Moosonee	14 700 \$	18 900 \$	20 100 \$	23 100 \$	27 300 \$	1 ^{er} janvier 2006
6.	Conseil d'administration des services sociaux du district de Cochrane	Toute l'aire de service sauf la partie indiquée au numéro 5	11 400 \$	14 700 \$	17 700 \$	20 700 \$	26 700 \$	1 ^{er} janvier 2006
7.	Cité de Cornwall	Toute l'aire de service	11 400 \$	14 700 \$	17 700 \$	20 700 \$	26 700 \$	1 ^{er} janvier 2006
8.	Comté de Dufferin	Ville de Mono, Orangeville	12 300 \$	15 900 \$	19 200 \$	23 400 \$	28 500 \$	1 ^{er} janvier 2006
9.	Comté de Dufferin	Toute l'aire de service sauf la partie indiquée au numéro 8	11 400 \$	14 700 \$	17 700 \$	20 700 \$	26 700 \$	1 ^{er} janvier 2006
10.	Municipalité régionale de Durham	Ajax, Clarington, Oshawa, Pickering, Uxbridge, Whitby	12 300 \$	15 900 \$	19 200 \$	23 400 \$	28 500 \$	1 ^{er} janvier 2006
11.	Municipalité régionale de Durham	Toute l'aire de service sauf la partie indiquée au numéro 10	11 400 \$	14 700 \$	17 700 \$	20 700 \$	26 700 \$	1 ^{er} janvier 2006

N ^o	Gestionnaire de services	Partie de l'aire de service	Revenu annuel maximal du ménage ayant des besoins importants					Date d'effet
			Studio	Une chambre à coucher	Deux chambres à coucher	Trois chambres à coucher	Quatre chambres à coucher ou plus	
12.	Ville du Grand Sudbury	Toute l'aire de service	12 300 \$	15 900 \$	19 200 \$	23 400 \$	28 500 \$	1 ^{er} janvier 2006
13.	Comté de Grey	Toute l'aire de service	11 400 \$	14 700 \$	17 700 \$	20 700 \$	26 700 \$	1 ^{er} janvier 2006
14.	Municipalité régionale de Halton	Toute l'aire de service	12 300 \$	15 900 \$	19 200 \$	23 400 \$	28 500 \$	1 ^{er} janvier 2006
15.	Cité de Hamilton	Toute l'aire de service	12 300 \$	15 900 \$	19 200 \$	23 400 \$	28 500 \$	1 ^{er} janvier 2006
16.	Comté de Hastings	Toute l'aire de service	11 400 \$	14 700 \$	17 700 \$	20 700 \$	26 700 \$	1 ^{er} janvier 2006
17.	Comté de Huron	Toute l'aire de service	11 400 \$	14 700 \$	17 700 \$	20 700 \$	26 700 \$	1 ^{er} janvier 2006
18.	Cité de Kawartha Lakes	Toute l'aire de service	11 400 \$	14 700 \$	17 700 \$	20 700 \$	26 700 \$	1 ^{er} janvier 2006
19.	Conseil des services du district de Kenora	Canton de Lake of the Woods, Morson, canton de Sioux Narrows	14 700 \$	18 900 \$	20 100 \$	23 100 \$	27 300 \$	1 ^{er} janvier 2006
20.	Conseil des services du district de Kenora	Toute l'aire de service sauf la partie indiquée au numéro 19	11 400 \$	14 700 \$	17 700 \$	20 700 \$	26 700 \$	1 ^{er} janvier 2006
21.	Cité de Kingston	Toute l'aire de service	11 400 \$	14 700 \$	17 700 \$	20 700 \$	26 700 \$	1 ^{er} janvier 2006
22.	Comté de Lambton	Toute l'aire de service	11 400 \$	14 700 \$	17 700 \$	20 700 \$	26 700 \$	1 ^{er} janvier 2006
23.	Comté de Lanark	Toute l'aire de service	11 400 \$	14 700 \$	17 700 \$	20 700 \$	26 700 \$	1 ^{er} janvier 2006
24.	Comtés unis de Leeds et Grenville	Toute l'aire de service	11 400 \$	14 700 \$	17 700 \$	20 700 \$	26 700 \$	1 ^{er} janvier 2006
25.	Comté de Lennox and Addington	Toute l'aire de service	11 400 \$	14 700 \$	17 700 \$	20 700 \$	26 700 \$	1 ^{er} janvier 2006
26.	Cité de London	Belmont, canton de Middlesex Centre, London, Thames Centre	12 300 \$	15 900 \$	19 200 \$	23 400 \$	28 500 \$	1 ^{er} janvier 2006
27.	Cité de London	Toute l'aire de service sauf la partie indiquée au numéro 26	11 400 \$	14 700 \$	17 700 \$	20 700 \$	26 700 \$	1 ^{er} janvier 2006
28.	Conseil d'administration des services sociaux du district de Manitoulin-Sudbury	Toute l'aire de service	14 700 \$	18 900 \$	20 100 \$	23 100 \$	27 300 \$	1 ^{er} janvier 2006
29.	Municipalité de district de Muskoka	Toute l'aire de service	11 400 \$	14 700 \$	17 700 \$	20 700 \$	26 700 \$	1 ^{er} janvier 2006
30.	Municipalité régionale de Niagara	Canton de West Lincoln	11 400 \$	14 700 \$	17 700 \$	20 700 \$	26 700 \$	1 ^{er} janvier 2006
31.	Municipalité régionale de Niagara	Toute l'aire de service sauf la partie indiquée au numéro 30	12 300 \$	15 900 \$	19 200 \$	23 400 \$	28 500 \$	1 ^{er} janvier 2006
32.	Conseil d'administration des services sociaux du district de Nipissing	Toute l'aire de service sauf le canton de Papineau-Cameron	11 400 \$	14 700 \$	17 700 \$	20 700 \$	26 700 \$	1 ^{er} janvier 2006
33.	Conseil d'administration des services sociaux du district de Nipissing	Canton de Papineau-Cameron	14 700 \$	18 900 \$	20 100 \$	23 100 \$	27 300 \$	1 ^{er} janvier 2006

N°	Gestionnaire de services	Partie de l'aire de service	Revenu annuel maximal du ménage ayant des besoins importants					Date d'effet
			Studio	Une chambre à coucher	Deux chambres à coucher	Trois chambres à coucher	Quatre chambres à coucher ou plus	
34.	Comté de Norfolk	Toute l'aire de service	11 400 \$	14 700 \$	17 700 \$	20 700 \$	26 700 \$	1 ^{er} janvier 2006
35.	Comté de Northumberland	Toute l'aire de service	11 400 \$	14 700 \$	17 700 \$	20 700 \$	26 700 \$	1 ^{er} janvier 2006
36.	Ville d'Ottawa	Toute l'aire de service	15 900 \$	18 900 \$	23 100 \$	28 500 \$	33 000 \$	1 ^{er} janvier 2006
37.	Comté d'Oxford	Toute l'aire de service	11 400 \$	14 700 \$	17 700 \$	20 700 \$	26 700 \$	1 ^{er} janvier 2006
38.	Conseil d'administration des services sociaux du district de Parry Sound	Toute l'aire de service	11 400 \$	14 700 \$	17 700 \$	20 700 \$	26 700 \$	1 ^{er} janvier 2006
39.	Municipalité régionale de Peel	Toute l'aire de service	18 000 \$	21 000 \$	24 300 \$	29 400 \$	33 600 \$	1 ^{er} janvier 2006
40.	Cité de Peterborough	Toute l'aire de service	11 400 \$	14 700 \$	17 700 \$	20 700 \$	26 700 \$	1 ^{er} janvier 2006
41.	Comtés unis de Prescott et Russell	Clarence-Rockland, Canton de Russell	12 300 \$	15 900 \$	19 200 \$	23 400 \$	28 500 \$	1 ^{er} janvier 2006
42.	Comtés unis de Prescott et Russell	Toute l'aire de service sauf la partie indiquée au numéro 41	11 400 \$	14 700 \$	17 700 \$	20 700 \$	26 700 \$	1 ^{er} janvier 2006
43.	Conseil d'administration des services sociaux du district de Rainy River	Capple, canton de Dawson, Morley	14 700 \$	18 900 \$	20 100 \$	23 100 \$	27 300 \$	1 ^{er} janvier 2006
44.	Conseil d'administration des services sociaux du district de Rainy River	Toute l'aire de service sauf la partie indiquée au numéro 43	11 400 \$	14 700 \$	17 700 \$	20 700 \$	26 700 \$	1 ^{er} janvier 2006
45.	Comté de Renfrew	Toute l'aire de service	11 400 \$	14 700 \$	17 700 \$	20 700 \$	26 700 \$	1 ^{er} janvier 2006
46.	Conseil d'administration des services sociaux du district de Sault Ste. Marie	Toute l'aire de service	11 400 \$	14 700 \$	17 700 \$	20 700 \$	26 700 \$	1 ^{er} janvier 2006
47.	Comté de Simcoe	Ville de Bradford West Gwillimbury, ville de New Tecumseth	18 000 \$	21 000 \$	24 300 \$	29 400 \$	33 600 \$	1 ^{er} janvier 2006
48.	Comté de Simcoe	Toute l'aire de service sauf la partie indiquée au numéro 47	11 400 \$	14 700 \$	17 700 \$	20 700 \$	26 700 \$	1 ^{er} janvier 2006
49.	Cité de St. Thomas	Port Stanley, canton de Southwold, St. Thomas, canton de Yarmouth	12 300 \$	15 900 \$	19 200 \$	23 400 \$	28 500 \$	1 ^{er} janvier 2006
50.	Cité de St. Thomas	Toute l'aire de service sauf la partie indiquée au numéro 49	11 400 \$	14 700 \$	17 700 \$	20 700 \$	26 700 \$	1 ^{er} janvier 2006
51.	Cité de Stratford	Toute l'aire de service	11 400 \$	14 700 \$	17 700 \$	20 700 \$	26 700 \$	1 ^{er} janvier 2006

N°	Gestionnaire de services	Partie de l'aire de service	Revenu annuel maximal du ménage ayant des besoins importants					Date d'effet
			Studio	Une chambre à coucher	Deux chambres à coucher	Trois chambres à coucher	Quatre chambres à coucher ou plus	
52.	Conseil d'administration des services sociaux du district de Thunder Bay	Conmee, Gillies, canton de Neebing, O'Connor, canton d'Oliver-Paipoonge, Shuniah, cité de Thunder Bay	12 300 \$	15 900 \$	19 200 \$	23 400 \$	28 500 \$	1 ^{er} janvier 2006
53.	Conseil d'administration des services sociaux du district de Thunder Bay	Toute l'aire de service sauf la partie indiquée au numéro 52	11 400 \$	14 700 \$	17 700 \$	20 700 \$	26 700 \$	1 ^{er} janvier 2006
54.	Conseil d'administration des services sociaux du district de Timiskaming	Cobalt, canton de Dymond, Haileybury, canton de Harris, canton de Hudson, New Liskeard	11 400 \$	14 700 \$	17 700 \$	20 700 \$	26 700 \$	1 ^{er} janvier 2006
55.	Conseil d'administration des services sociaux du district de Timiskaming	Toute l'aire de service sauf la partie indiquée au numéro 54	14 700 \$	18 900 \$	20 100 \$	23 100 \$	27 300 \$	1 ^{er} janvier 2006
56.	Cité de Toronto	Toute l'aire de service	18 000 \$	21 000 \$	24 300 \$	29 400 \$	33 600 \$	1 ^{er} janvier 2006
57.	Municipalité régionale de Waterloo	Toute l'aire de service sauf la partie indiquée au numéro 58	12 300 \$	15 900 \$	19 200 \$	23 400 \$	28 500 \$	1 ^{er} janvier 2006
58.	Municipalité régionale de Waterloo	Canton de Wellesley, Canton de Wilmont	11 400 \$	14 700 \$	17 700 \$	20 700 \$	26 700 \$	1 ^{er} janvier 2006
59.	Comté de Wellington	Toute l'aire de service	11 400 \$	14 700 \$	17 700 \$	20 700 \$	26 700 \$	1 ^{er} janvier 2006
60.	Cité de Windsor	Ville d'Amherstburg, ville d'Essex, ville de Lakeshore, LaSalle, ville de Tecumseh, Windsor	12 300 \$	15 900 \$	19 200 \$	23 400 \$	28 500 \$	1 ^{er} janvier 2006
61.	Cité de Windsor	Toute l'aire de service sauf la partie indiquée au numéro 60	11 400 \$	14 700 \$	17 700 \$	20 700 \$	26 700 \$	1 ^{er} janvier 2006
62.	Municipalité régionale de York	Toute l'aire de service	18 000 \$	21 000 \$	24 300 \$	29 400 \$	33 600 \$	1 ^{er} janvier 2006

TABLEAU 6

SEUILS DE REVENU DES MÉNAGES POUR L'APPLICATION DE L'ALINÉA 11 (1) A) DE LA LOI (ARTICLE 8)

Numéro	Gestionnaire de services	Partie de l'aire de service	Seuils de revenu des ménages pour l'application du paragraphe 11 (1) de la Loi				
			Studio	Une chambre à coucher	Deux chambres à coucher	Trois chambres à coucher	Quatre chambres à coucher ou plus
1.	Conseil d'administration des services du district d'Algoma	Toute l'aire de service	19 000 \$	24 500 \$	29 500 \$	34 500 \$	44 500 \$

Numéro	Gestionnaire de services	Partie de l'aire de service	Seuils de revenu des ménages pour l'application du paragraphe 11 (1) de la Loi				
			Studio	Une chambre à coucher	Deux chambres à coucher	Trois chambres à coucher	Quatre chambres à coucher ou plus
2.	Cité de Brantford	Toute l'aire de service	19 000 \$	24 500 \$	29 500 \$	34 500 \$	44 500 \$
3.	Comté de Bruce	Toute l'aire de service	19 000 \$	24 500 \$	29 500 \$	34 500 \$	44 500 \$
4.	Municipalité de Chatham-Kent	Toute l'aire de service	19 000 \$	24 500 \$	29 500 \$	34 500 \$	44 500 \$
5.	Conseil d'administration des services sociaux du district de Cochrane	Moosonee	24 500 \$	31 500 \$	33 500 \$	38 500 \$	45 500 \$
6.	Conseil d'administration des services sociaux du district de Cochrane	Toute l'aire de service sauf la partie indiquée au numéro 5	19 000 \$	24 500 \$	29 500 \$	34 500 \$	44 500 \$
7.	Cité de Cornwall	Toute l'aire de service	19 000 \$	24 500 \$	29 500 \$	34 500 \$	44 500 \$
8.	Comté de Dufferin	Ville de Mono, Orangeville	20 500 \$	26 500 \$	32 000 \$	39 000 \$	47 500 \$
9.	Comté de Dufferin	Toute l'aire de service sauf la partie indiquée au numéro 8	19 000 \$	24 500 \$	29 500 \$	34 500 \$	44 500 \$
10.	Municipalité régionale de Durham	Ajax, Clarington, Oshawa, Pickering, Uxbridge, Whitby	20 500 \$	26 500 \$	32 000 \$	39 000 \$	47 500 \$
11.	Municipalité régionale de Durham	Toute l'aire de service sauf la partie indiquée au numéro 10	19 000 \$	24 500 \$	29 500 \$	34 500 \$	44 500 \$
12.	Ville du Grand Sudbury	Toute l'aire de service	20 500 \$	26 500 \$	32 000 \$	39 000 \$	47 500 \$
13.	Comté de Grey	Toute l'aire de service	19 000 \$	24 500 \$	29 500 \$	34 500 \$	44 500 \$
14.	Municipalité régionale de Halton	Toute l'aire de service	20 500 \$	26 500 \$	32 000 \$	39 000 \$	47 500 \$
15.	Cité de Hamilton	Toute l'aire de service	20 500 \$	26 500 \$	32 000 \$	39 000 \$	47 500 \$
16.	Comté de Hastings	Toute l'aire de service	19 000 \$	24 500 \$	29 500 \$	34 500 \$	44 500 \$
17.	Comté de Huron	Toute l'aire de service	19 000 \$	24 500 \$	29 500 \$	34 500 \$	44 500 \$
18.	Cité de Kawartha Lakes	Toute l'aire de service	19 000 \$	24 500 \$	29 500 \$	34 500 \$	44 500 \$
19.	Conseil des services du district de Kenora	Canton de Lake of the Woods, Morson, canton de Sioux Narrows	24 500 \$	31 500 \$	33 500 \$	38 500 \$	45 500 \$
20.	Conseil des services du district de Kenora	Toute l'aire de service sauf la partie indiquée au numéro 19	19 000 \$	24 500 \$	29 500 \$	34 500 \$	44 500 \$
21.	Cité de Kingston	Toute l'aire de service	19 000 \$	24 500 \$	29 500 \$	34 500 \$	44 500 \$
22.	Comté de Lambton	Toute l'aire de service	19 000 \$	24 500 \$	29 500 \$	34 500 \$	44 500 \$
23.	Comté de Lanark	Toute l'aire de service	19 000 \$	24 500 \$	29 500 \$	34 500 \$	44 500 \$
24.	Comtés unis de Leeds et Grenville	Toute l'aire de service	19 000 \$	24 500 \$	29 500 \$	34 500 \$	44 500 \$
25.	Comté de Lennox and Addington	Toute l'aire de service	19 000 \$	24 500 \$	29 500 \$	34 500 \$	44 500 \$

Numéro	Gestionnaire de services	Partie de l'aire de service	Seuils de revenu des ménages pour l'application du paragraphe 11 (1) de la Loi				
			Studio	Une chambre à coucher	Deux chambres à coucher	Trois chambres à coucher	Quatre chambres à coucher ou plus
26.	Cité de London	Belmont, canton de Middlesex Centre, London, Thames Centre	20 500 \$	26 500 \$	32 000 \$	39 000 \$	47 500 \$
27.	Cité de London	Toute l'aire de service sauf la partie indiquée au numéro 26	19 000 \$	24 500 \$	29 500 \$	34 500 \$	44 500 \$
28.	Conseil d'administration des services sociaux du district de Manitoulin-Sudbury	Toute l'aire de service	24 500 \$	31 500 \$	33 500 \$	38 500 \$	45 500 \$
29.	Municipalité de district de Muskoka	Toute l'aire de service	19 000 \$	24 500 \$	29 500 \$	34 500 \$	44 500 \$
30.	Municipalité régionale de Niagara	Canton de West Lincoln	19 000 \$	24 500 \$	29 500 \$	34 500 \$	44 500 \$
31.	Municipalité régionale de Niagara	Toute l'aire de service sauf la partie indiquée au numéro 30	20 500 \$	26 500 \$	32 000 \$	39 000 \$	47 500 \$
32.	Conseil d'administration des services sociaux du district de Nipissing	Toute l'aire de service sauf le canton de Papineau-Cameron	19 000 \$	24 500 \$	29 500 \$	34 500 \$	44 500 \$
33.	Conseil d'administration des services sociaux du district de Nipissing	Canton de Papineau-Cameron	24 500 \$	31 500 \$	33 500 \$	38 500 \$	45 500 \$
34.	Comté de Norfolk	Toute l'aire de service	19 000 \$	24 500 \$	29 500 \$	34 500 \$	44 500 \$
35.	Comté de Northumberland	Toute l'aire de service	19 000 \$	24 500 \$	29 500 \$	34 500 \$	44 500 \$
36.	Ville d'Ottawa	Toute l'aire de service	26 500 \$	31 500 \$	38 500 \$	47 500 \$	55 000 \$
37.	Comté d'Oxford	Toute l'aire de service	19 000 \$	24 500 \$	29 500 \$	34 500 \$	44 500 \$
38.	Conseil d'administration des services sociaux du district de Parry Sound	Toute l'aire de service	19 000 \$	24 500 \$	29 500 \$	34 500 \$	44 500 \$
39.	Municipalité régionale de Peel	Toute l'aire de service	30 000 \$	35 000 \$	40 500 \$	49 000 \$	56 000 \$
40.	Cité de Peterborough	Toute l'aire de service	19 000 \$	24 500 \$	29 500 \$	34 500 \$	44 500 \$
41.	Comtés unis de Prescott et Russell	Clarence-Rockland, Canton de Russell	20 500 \$	26 500 \$	32 000 \$	39 000 \$	47 500 \$
42.	Comtés unis de Prescott et Russell	Toute l'aire de service sauf la partie indiquée au numéro 41	19 000 \$	24 500 \$	29 500 \$	34 500 \$	44 500 \$
43.	Conseil d'administration des services sociaux du district de Rainy River	Capple, canton de Dawson, Morley	24 500 \$	31 500 \$	33 500 \$	38 500 \$	45 500 \$
44.	Conseil d'administration des services sociaux du district de Rainy River	Toute l'aire de service sauf la partie indiquée au numéro 43	19 000 \$	24 500 \$	29 500 \$	34 500 \$	44 500 \$
45.	Comté de Renfrew	Toute l'aire de service	19 000 \$	24 500 \$	29 500 \$	34 500 \$	44 500 \$
46.	Conseil d'administration des services sociaux du district de Sault Ste. Marie	Toute l'aire de service	19 000 \$	24 500 \$	29 500 \$	34 500 \$	44 500 \$

Numéro	Gestionnaire de services	Partie de l'aire de service	Seuils de revenu des ménages pour l'application du paragraphe 11 (1) de la Loi				
			Studio	Une chambre à coucher	Deux chambres à coucher	Trois chambres à coucher	Quatre chambres à coucher ou plus
47.	Comté de Simcoe	Ville de Bradford West Gwillimbury, ville de New Tecumseth	30 000 \$	35 000 \$	40 500 \$	49 000 \$	56 000 \$
48.	Comté de Simcoe	Toute l'aire de service sauf la partie indiquée au numéro 47	19 000 \$	24 500 \$	29 500 \$	34 500 \$	44 500 \$
49.	Cité de St. Thomas	Port Stanley, canton de Southwold, St. Thomas, canton de Yarmouth	20 500 \$	26 500 \$	32 000 \$	39 000 \$	47 500 \$
50.	Cité de St. Thomas	Toute l'aire de service sauf la partie indiquée au numéro 49	19 000 \$	24 500 \$	29 500 \$	34 500 \$	44 500 \$
51.	Cité de Stratford	Toute l'aire de service	19 000 \$	24 500 \$	29 500 \$	34 500 \$	44 500 \$
52.	Conseil d'administration des services sociaux du district de Thunder Bay	Conmee, Gillies, canton de Neebing, O'Connor, canton d'Oliver-Paipoonge, Shuniah, cité de Thunder Bay	20 500 \$	26 500 \$	32 000 \$	39 000 \$	47 500 \$
53.	Conseil d'administration des services sociaux du district de Thunder Bay	Toute l'aire de service sauf la partie indiquée au numéro 52	19 000 \$	24 500 \$	29 500 \$	34 500 \$	44 500 \$
54.	Conseil d'administration des services sociaux du district de Timiskaming	Cobalt, canton de Dymond, Haileybury, canton de Harris, canton de Hudson, New Liskeard	19 000 \$	24 500 \$	29 500 \$	34 500 \$	44 500 \$
55.	Conseil d'administration des services sociaux du district de Timiskaming	Toute l'aire de service sauf la partie indiquée au numéro 54	24 500 \$	31 500 \$	33 500 \$	38 500 \$	45 500 \$
56.	Cité de Toronto	Toute l'aire de service	30 000 \$	35 000 \$	40 500 \$	49 000 \$	56 000 \$
57.	Municipalité régionale de Waterloo	Toute l'aire de service sauf la partie indiquée au numéro 58	20 500 \$	26 500 \$	32 000 \$	39 000 \$	47 500 \$
58.	Municipalité régionale de Waterloo	Canton de Wellesley, Canton de Wilmont	19 000 \$	24 500 \$	29 500 \$	34 500 \$	44 500 \$
59.	Comté de Wellington	Toute l'aire de service	19 000 \$	24 500 \$	29 500 \$	34 500 \$	44 500 \$
60.	Cité de Windsor	Ville d'Amherstburg, ville d'Essex, ville de Lakeshore, LaSalle, ville de Tecumseh, Windsor	20 500 \$	26 500 \$	32 000 \$	39 000 \$	47 500 \$
61.	Cité de Windsor	Toute l'aire de service sauf la partie indiquée au numéro 60	19 000 \$	24 500 \$	29 500 \$	34 500 \$	44 500 \$
62.	Municipalité régionale de York	Toute l'aire de service	30 000 \$	35 000 \$	40 500 \$	49 000 \$	56 000 \$

ONTARIO REGULATION 647/05

made under the

LIQUOR LICENCE ACT

Made: December 7, 2005
Filed: December 9, 2005
Published on e-Laws: December 12, 2005
Printed in *The Ontario Gazette*: December 24, 2005

Amending Reg. 723 of R.R.O. 1990
(Possession of Liquor in Provincial Parks)

Note: Regulation 723 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 Schedule to Regulation 723 of the Revised Regulations of Ontario, 1990 is amended by adding the following:

Arrow Lake Provincial Park
Grundy Lake Provincial Park
Inverhuron Provincial Park
Murphys Point Provincial Park
Silver Falls Provincial Park
Sturgeon Bay Provincial Park

52/05

ONTARIO REGULATION 648/05

made under the

BUSINESS CORPORATIONS ACT

Made: December 7, 2005
Filed: December 9, 2005
Published on e-Laws: December 12, 2005
Printed in *The Ontario Gazette*: December 24, 2005

Amending Reg. 62 of R.R.O. 1990
(General)

Note: Regulation 62 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 40 (2) of Regulation 62 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

(2) An offering corporation may prepare the financial statements referred to in Part XII of the Act in accordance with such other standards as may be permitted in the rules made under section 143 of the *Securities Act*.

2. Subsection 41 (2) of the Regulation is revoked and the following substituted:

(2) The auditor's report of an offering corporation referred to in Part XII of the Act may be prepared in accordance with such other standards as may be permitted in the rules made under section 143 of the *Securities Act*.

RÈGLEMENT DE L'ONTARIO 648/05

pris en application de la

LOI SUR LES SOCIÉTÉS PAR ACTIONS

pris le 7 décembre 2005
 déposé le 9 décembre 2005
 publié sur le site Lois-en-ligne le 12 décembre 2005
 imprimé dans la *Gazette de l'Ontario* le 24 décembre 2005

modifiant le Règl. 62 des R.R.O. de 1990
 (Dispositions générales)

Remarque : Le Règlement 62 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 paragraphe 40 (2) du Règlement 62 des Règlements refondus de l'Ontario de 1990 est abrogé et remplacé par ce qui suit :

(2) Une société faisant appel au public peut dresser les états financiers visés à la partie XII de la Loi conformément aux autres normes permises par les règles établies en application de l'article 143 de la *Loi sur les valeurs mobilières*.

2. Le paragraphe 41 (2) du Règlement est abrogé et remplacé par ce qui suit :

(2) Le rapport du vérificateur d'une société faisant appel au public visé à la partie XII de la Loi peut être dressé conformément aux autres normes permises par les règles établies en application de l'article 143 de la *Loi sur les valeurs mobilières*.

52/05

ONTARIO REGULATION 649/05

made under the

BLIND PERSONS' RIGHTS ACT

Made: December 7, 2005
 Filed: December 9, 2005
 Published on e-Laws: December 12, 2005
 Printed in *The Ontario Gazette*: December 24, 2005

Amending Reg. 58 of R.R.O. 1990
 (Guide Dogs)

Note: Regulation 58 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 58 of the Revised Regulations of Ontario, 1990 is amended by adding the following paragraphs:

13. National Service Dogs, Cambridge, Ontario.
14. Any other guide dog training facility that the Attorney General or an officer of his or her Ministry designated by the Attorney General in writing determines meets the following criteria:
 - i. The facility provides a minimum of three months of training for a prospective guide dog that involves, in part,
 - A. exposure to situations in the field, including street traffic, public transportation and the negotiation of stationary and moving obstacles and barriers, and
 - B. a minimum of 10 days of training with a guide dog user.
 - ii. The facility ensures that a guide dog that successfully completes a training program at the facility,

- A. does not demonstrate social behaviour inappropriate to a guide dog,
- B. does not suffer from an ailment, disease or physical disorder that would substantially interfere with its duties as a guide dog, and
- C. demonstrates basic obedience skills with a leash and voice commands.

RÈGLEMENT DE L'ONTARIO 649/05

pris en application de la

LOI SUR LES DROITS DES AVEUGLES

pris le 7 décembre 2005
 déposé le 9 décembre 2005
 publié sur le site Lois-en-ligne le 12 décembre 2005
 imprimé dans la *Gazette de l'Ontario* le 24 décembre 2005

modifiant le Règl. 58 des R.R.O. de 1990
 (Chiens d'aveugle)

Remarque : Le Règlement 58 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. L'article 1 du Règlement 58 des Règlements refondus de l'Ontario de 1990 est modifié par adjonction des dispositions suivantes :

- 13. National Service Dogs, Cambridge, Ontario.
- 14. Tout autre établissement de dressage des chiens d'aveugle qui, selon le procureur général ou un fonctionnaire de son ministère qu'il a désigné par écrit, remplit les critères suivants :
 - i. L'établissement offre un minimum de trois mois d'entraînement pour un éventuel chien d'aveugle, qui comporte, entre autres :
 - A. l'exposition à des situations sur le terrain, y compris la circulation dans les rues, les transports publics et le franchissement d'obstacles et de barrières stationnaires et mobiles,
 - B. un minimum de 10 jours d'entraînement avec un utilisateur de chien d'aveugle.
 - ii. L'établissement veille à ce qu'un chien d'aveugle qui a subi avec succès les épreuves d'entraînement qu'il offre se conforme à ce qui suit :
 - A. ne pas manifester de comportement social inapproprié pour un chien d'aveugle,
 - B. ne pas souffrir d'une affection, d'une maladie ni d'autres troubles physiques qui entraveraient sensiblement l'exercice de ses devoirs de chien d'aveugle,
 - C. faire preuve d'aptitudes de base en matière d'obéissance à la laisse et aux commandements de la voix.

52/05

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».

INDEX 52

GOVERNMENT NOTICES/AVIS DU GOUVERNEMENT

Parliamentary Notice.....	3637
Ontario Highway Transport Board.....	3637
Notice of Default in Complying with the Corporations Information Act/Notice de non-observation de la Loi sur les renseignements exigés des compagnies et des associations.....	3638
Cancellation of Certificates of Incorporation (Corporations Tax Act Defaulters)/Annulation de certificats de constitution (Non-respect de la Loi sur l'imposition des corporations).....	3640
Certificates of Dissolution/Certificats de dissolution.....	3641
Change of Name Act/Loi sur le changement de nom.....	3644
Ministry of the Environment/Ministère de l'Environnement.....	3647
Applications to Provincial Parliament — Private Bills/Demandes au Parlement provincial — Projets de loi d'intérêt privé.....	3648
Applications to Provincial Parliament.....	3648
CORPORATION NOTICES.....	3648
SHERIFF'S SALES OF LANDS/VENTES DE TERRAINS PAR LE SHÉRIF.....	3649

PUBLICATIONS UNDER THE REGULATIONS ACT/

PUBLICATIONS EN VERTU DE LA LOI SUR LES RÈGLEMENTS

Ambulance Services Collective Bargaining Act, 2001	O. Reg. 633/05.....	3701
Blind Persons' Rights Act	O. Reg. 649/05.....	3731
Business Corporations Act	O. Reg. 648/05.....	3730
Child and Family Services Act	O. Reg. 625/05.....	3658
Corporations Tax Act	O. Reg. 624/05.....	3655
Drug Interchangeability and Dispensing Fee Act	O. Reg. 644/05.....	3715
Highway Traffic Act	O. Reg. 621/05.....	3653
Highway Traffic Act	O. Reg. 636/05.....	3702
Highway Traffic Act	O. Reg. 637/05.....	3702
Highway Traffic Act	O. Reg. 640/05.....	3704
Highway Traffic Act	O. Reg. 643/05.....	3706
Liquor Licence Act	O. Reg. 647/05.....	3730
Municipal Act, 2001	O. Reg. 622/05.....	3654
Occupational Health and Safety Act	O. Reg. 627/05.....	3660
Occupational Health and Safety Act	O. Reg. 628/05.....	3665
Occupational Health and Safety Act	O. Reg. 629/05.....	3671
Occupational Health and Safety Act	O. Reg. 630/05.....	3679
Occupational Health and Safety Act	O. Reg. 631/05.....	3686
Occupational Health and Safety Act	O. Reg. 632/05.....	3693
Ontario Drug Benefit Act	O. Reg. 645/05.....	3716
Planning Act	O. Reg. 623/05.....	3654
Public Service Act	O. Reg. 626/05.....	3659
Social Housing Reform Act, 2000	O. Reg. 646/05.....	3717
Truck Transportation Act	O. Reg. 634/05.....	3701
Truck Transportation Act	O. Reg. 635/05.....	3701
Truck Transportation Act	O. Reg. 638/05.....	3703
Truck Transportation Act	O. Reg. 639/05.....	3703
Truck Transportation Act	O. Reg. 641/05.....	3705
Truck Transportation Act	O. Reg. 642/05.....	3705

Recently Updated Office Consolidations Available at Publications Ontario

- Asbestos on Construction Projects, Regulation 278/05 under Occupational Health and Safety Act
 - Condominium Act, 1998 / Loi de 1998 sur les condominiums
 - Co-operative Corporations Act / Loi sur les sociétés coopératives
 - Electricity Act, 1998 / Loi de 1998 sur l'électricité
 - Gaming Control Act, 1992 / Loi de 1992 sur la réglementation des jeux
 - Long-Term Care Act, 1994 / Loi de 1994 sur les soins de longue durée
 - Public Hospitals Act / Loi sur les hôpitaux publics
 - Sale of Goods Act / Loi sur la vente d'objets
 - Travel Industry Act, 2002 / Loi de 2002 sur le secteur du voyage
-

To Order / Comment Commander

In Person / Achats en personne

Toronto:

Publications Ontario
880 Bay St., 1st Floor
Toronto, ON M7A 1N8
8:30 am to 5:00 pm
Monday to Friday

Publications Ontario
880, rue Bay, 1er étage
Toronto, ON M7A 1N8
8h30 à 17h00
du lundi au vendredi

Ottawa:

Service Ontario
110 Laurier Ave. W.
Ottawa, ON K1P 1J1
8:30 am to 5:00 pm
Monday to Friday

Service Ontario
110, avenue Laurier Ouest
Ottawa, ON K1P 1J1
8h30 à 17h00
du lundi au vendredi

By Phone

416-326-5300
Toll free in Canada 1-800-668-9938

By Fax

613-566-2234

On-line

www.publications.gov.on.ca

Par téléphone

(416) 326-5300
Sans frais au Canada: 1 (800) 668-9938

Par télécopieur

(613) 566-2234

En ligne

www.publications.gov.on.ca



TEXTE D'INFORMATION POUR LA GAZETTE DE L'ONTARIO

Information

La Gazette de l'Ontario paraît chaque samedi, et les annonces à y insérer doivent parvenir à ses bureaux le jeudi à 15h au plus tard, soit au moins neuf jours avant la parution du numéro dans lequel elles figureront. Pour les semaines incluant le lundi de Pâques, le 11 novembre et les congés statutaires, accordez une journée de surplus. Pour connaître l'horaire entre Noël et le Jour de l'An s'il vous plaît communiquez avec le bureau de La Gazette de l'Ontario au (416) 326-5310 ou par courriel à GazettePubsOnt@mbs.gov.on.ca

Tarifs publicitaires et soumission de format:

- 1) Le tarif publicitaire pour la première insertion envoyée électroniquement est de 75,00\$ par espace-colonne jusqu'à un ¼ de page.
- 2) Pour chaque insertion supplémentaire commandée en même temps que l'insertion initiale, le tarif est 40,00\$
- 3) Les clients peuvent confirmer la publication d'une annonce en visitant le site web de La Gazette de l'Ontario www.ontariogazette.gov.on.ca ou en visionnant une copie imprimée à une bibliothèque locale.

Abonnement:

Le tarif d'abonnement annuel est de 126,50\$ + T.P.S. pour 52 ou 53 numéros hebdomadaires débutant le premier samedi du mois de janvier (payable à l'avance). L'inscription d'un nouvel abonnement au courant de l'année sera calculée de façon proportionnelle pour la première année. Un nouvel abonné peut commander des copies d'éditions précédentes de la Gazette au coût d'une copie individuelle si l'inventaire le permet.

Le remboursement pour l'annulation d'abonnement sera calculé de façon proportionnelle à partir de 50% ou moins selon la date. Pour obtenir de l'information sur l'abonnement ou les commandes s.v.p. téléphonez le (416) 326-5306 durant les heures de bureau.

Copies individuelles:

Des copies individuelles de la Gazette peuvent être commandées en direct sur POD au site www.gov.on.ca/MBS/french/publications ou en téléphonant 1-800-668-9938.

Options de paiement:

Les paiements peuvent être effectués au moyen de la carte Visa, MasterCard ou Amex, ou chèques ou mandats fait à l'ordre du MINISTRE DES FINANCES. Toute correspondance, notamment les changements d'adresse, doit être adressée à :

LA GAZETTE DE L'ONTARIO

50 rue Grosvenor, Toronto (Ontario) M7A 1N8

Téléphone (416) 326-5306

Paiement-Annonces:

Pour le traitement rapide les clients peuvent faire leur paiement au moyen de la carte Visa, MasterCard ou Amex lorsqu'ils soumettent leurs annonces. Les frais peuvent également être facturés.

MINISTÈRES DU GOUVERNEMENT DE L'ONTARIO S.V.P. NOTEZ

IFIS a introduit des exigences de procédures de facturation plus rigoureuses et compliquées qui affectent la Gazette et ses clients. S'il vous plaît considérez utiliser une carte d'achat du ministère lorsque vous placez une annonce. Les commandes faites par carte d'achat ne sont pas sujettes aux exigences de facturation d'IFIS et permettront la Gazette d'éviter le retard futur de traitement.

Pour obtenir de l'information sur le paiement par carte d'achat, les types et le placement d'annonces communiquez avec le bureau de la Gazette au (416) 326-5310 ou à GazettePubsOnt@mbs.gov.on.ca



INFORMATION TEXT FOR ONTARIO GAZETTE

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 GazettePubsOnt@mbs.gov.on.ca

Advertising rates and submission formats:

- 1) For a first insertion electronically submitted the basic rate is \$75 up to ¼ page.
- 2) For subsequent insertions of the same notice ordered at the same time the rate is \$40 each.
- 3) Clients may confirm publication of a notice by visiting The Ontario Gazette web site at: www.ontariogazette.gov.on.ca or by viewing a printed copy at a local library.

Subscriptions:

The annual subscription rate is \$126.50 + G.S.T. for 52 or 53 weekly issues beginning the first Saturday in January, payable in advance. In-year new subscriptions will be pro-rated for the first year. A new subscriber may order back issues of the Gazette at the single-copy rate as inventory permits.

Refunds for cancelled subscriptions will be pro-rated from 50% or less depending upon date. For subscription information/orders please call (416) 326-5306 during normal business hours.

Single Copies:

Individual Gazette copies may be ordered on-line through POOL at [www.gov.on.ca/MBS/english\(or/french\)/publications](http://www.gov.on.ca/MBS/english(or/french)/publications) or by phone at 1-800-668-9938.

Payment Options:

Subscriptions may be paid by VISA, AMEX or MasterCard or by Cheque or Money order payable to THE MINISTER OF FINANCE. All subscription enquiries and correspondence, including address changes, should be mailed to:

THE ONTARIO GAZETTE

50 Grosvenor Street, Toronto, Ontario M7A 1N8

Telephone: (416) 326-5306

Payment – Notices:

For fastest processing clients may pay by VISA, AMEX or MasterCard when submitting notices. Charges may also be invoiced.

ONTARIO GOVERNMENT MINISTRIES PLEASE NOTE:

IFIS requirements have introduced more stringent and complicated billing procedures that affect both the Gazette and its clients. Please consider using a ministry Purchase Card when placing notices – charge card orders are not subject to IFIS requirements, and will allow the Gazette to avoid future processing delays.

For information about P-card payments, valid types of notice and placement P contact the Gazette office at (416) 326-5310 or at GazettePubsOnt@mbs.gov.on.ca