



# The Ontario Gazette

# La Gazette de l'Ontario

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Le samedi 1 septembre 2007

## Proclamation

*ELIZABETH THE SECOND*, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories, Queen, Head of the Commonwealth, Defender of the Faith.

### ADOPTION INFORMATION DISCLOSURE ACT, 2005

We, by and with the advice of the Executive Council of Ontario, name,

- (a) August 18, 2007 as the day on which subsection 17 (5) and subsections 24 (3) to (6) of the *Adoption Information Disclosure Act, 2005*, c. 25, which amend the *Child and Family Services Act*, come into force; and
- (b) September 17, 2007 as the day on which the following provisions of the Act come into force:
  1. Section 4, subsection 5 (2), sections 6, 11 and 12 and subsection 13 (3), which amend the *Vital Statistics Act*.
  2. Sections 15 and 16, subsections 17 (1), (2), (6) and (7), sections 18 and 19, subsections 20 (1) to (5) and (8) to (13), subsections 21 (1) and (4), (6) to (9), (12) and (13), (15) and (16) and (18) to (20), section 22, subsection 23 (2), subsections 25 (1) to (4) and (7) to (11), sections 26, 27, 28, 29 and 31, subsections 32 (2) to (4), (6), (8) and (9) and section 33, which amend the *Child and Family Services Act*.
  3. Section 35, which amends the *Personal Health Information Protection Act, 2004*.

### WITNESS:

THE HONOURABLE  
HEATHER SMITH  
CHIEF JUSTICE OF THE SUPERIOR  
COURT OF JUSTICE

ADMINISTRATOR OF THE  
GOVERNMENT OF OUR PROVINCE OF  
ONTARIO

*ELIZABETH DEUX*, par la grâce de Dieu, Reine du Royaume-Uni, du Canada et de ses autres royaumes et territoires, Chef du Commonwealth, Défenseur de la Foi.

### LOI DE 2005 SUR LA DIVULGATION DE RENSEIGNEMENTS SUR LES ADOPTIONS

Sur l'avis du Conseil exécutif de l'Ontario, nous désignons ce qui suit :

- a) d'une part, le 18 août 2007 comme le jour où entrent en vigueur le paragraphe 17 (5) et les paragraphes 24 (3) à (6) de la *Loi de 2005 sur la divulgation de renseignements sur les adoptions*, chap. 25, qui modifie la *Loi sur les services à l'enfance et à la famille*;
- b) d'autre part, le 17 septembre 2007 comme le jour où entrent en vigueur les dispositions suivantes de la Loi :
  1. L'article 4, le paragraphe 5 (2), les articles 6, 11 et 12 et le paragraphe 13 (3), qui modifie la *Loi sur les statistiques de l'état civil*.
  2. Les articles 15 et 16, les paragraphes 17 (1), (2), (6) et (7), les articles 18 et 19, les paragraphes 20 (1) à (5) et (8) à (13), les paragraphes 21 (1) et (4), (6) à (9), (12) et (13), (15) et (16) et (18) à (20), l'article 22, le paragraphe 23 (2), les paragraphes 25 (1) à (4) et (7) à (11), les articles 26, 27, 28, 29 et 31, et les paragraphes 32 (2) à (4), (6), (8) et (9) et l'article 33, qui modifie la *Loi sur les services à l'enfance et à la famille*.
  3. L'article 35, qui modifie la *Loi de 2004 sur la protection de renseignements personnels sur la santé*.

### TÉMOIN:

L'HONORABLE  
HEATHER SMITH  
JUGE EN CHEF DE LA COUR  
SUPÉRIEURE DE JUSTICE

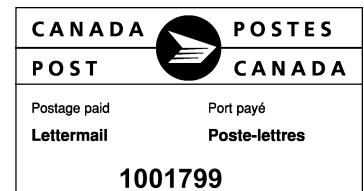
ADMINISTRATRICE DU GOUVERNEMENT DE  
NOTRE PROVINCE DE L'ONTARIO

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3167



GIVEN at Toronto, Ontario, on August 16, 2007.

FAIT à Toronto (Ontario) le 16 août 2007.

BY COMMAND

PAR ORDRE

GERRY PHILLIPS  
Minister of Government Services

(140-G479)

GERRY PHILLIPS  
ministre des Services gouvernementaux

*ELIZABETH THE SECOND*, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories, Queen, Head of the Commonwealth, Defender of the Faith.

*ELIZABETH DEUX*, par la grâce de Dieu, Reine du Royaume-Uni, du Canada et de ses autres royaumes et territoires, Chef du Commonwealth, Défenseur de la Foi.

**HEALTH INSURANCE ACT**

**LOI SUR L'ASSURANCE-SANTÉ**

We, by and with the advice of the Executive Council of Ontario, name September 4, 2007 as the day on which subsection 18.0.2 (11) of the *Health Insurance Act*, c. H.6, is repealed pursuant to section 18.0.5 of that Act as set out in section 10 of the *Health System Improvements Act, 2007*.

Sur l'avis du Conseil exécutif de l'Ontario, nous désignons le 4 septembre 2007 comme le jour où est abrogé le paragraphe 18.0.2 (11) de la *Loi sur l'assurance-santé*, chap. H.6, conformément à l'article 18.0.5 de cette Loi tel qu'il est énoncé à l'article 10 de la *Loi de 2007 sur l'amélioration du système de santé*.

WITNESS:

TÉMOIN:

THE HONOURABLE  
HEATHER SMITH  
CHIEF JUSTICE OF THE SUPERIOR  
COURT OF JUSTICE

L'HONORABLE  
HEATHER SMITH  
JUGE EN CHEF DE LA COUR  
SUPÉRIEURE DE JUSTICE

ADMINISTRATOR OF THE  
GOVERNMENT OF OUR PROVINCE OF  
ONTARIO

ADMINISTRATRICE DU GOUVERNEMENT DE  
NOTRE PROVINCE DE L'ONTARIO

GIVEN at Toronto, Ontario, on August 22, 2007.

FAIT à Toronto (Ontario) le 22 août 2007.

BY COMMAND

PAR ORDRE

GERRY PHILLIPS  
Minister of Government Services

(140-G480)

GERRY PHILLIPS  
ministre des Services gouvernementaux

*ELIZABETH THE SECOND*, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories, Queen, Head of the Commonwealth, Defender of the Faith.

*ELIZABETH DEUX*, par la grâce de Dieu, Reine du Royaume-Uni, du Canada et de ses autres royaumes et territoires, Chef du Commonwealth, Défenseur de la Foi.

**HEALTH SYSTEM IMPROVEMENTS ACT, 2007**

**LOI DE 2007 SUR L'AMÉLIORATION DU SYSTÈME DE SANTÉ**

We, by and with the advice of the Executive Council of Ontario, name September 1, 2007 as the day on which subsections 4 (1) and (4) of Schedule B to the *Health System Improvements Act, 2007*, c. 10, which amend the *Dental Hygiene Act, 1991*, come into force.

Sur l'avis du Conseil exécutif de l'Ontario, nous désignons le 1<sup>er</sup> septembre 2007 comme le jour où entrent en vigueur les paragraphes 4 (1) et (4) de l'annexe B de la *Loi de 2007 sur l'amélioration du système de santé*, chap. 10, qui modifie la *Loi de 1991 sur les hygiénistes dentaires*.

WITNESS:

TÉMOIN:

THE HONOURABLE  
HEATHER SMITH  
CHIEF JUSTICE OF THE SUPERIOR  
COURT OF JUSTICE

L'HONORABLE  
HEATHER SMITH  
JUGE EN CHEF DE LA COUR  
SUPÉRIEURE DE JUSTICE

ADMINISTRATOR OF THE  
GOVERNMENT OF OUR PROVINCE OF  
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ADMINISTRATRICE DU GOUVERNEMENT DE  
NOTRE PROVINCE DE L'ONTARIO

GIVEN at Toronto, Ontario, on August 22, 2007.

BY COMMAND

GERRY PHILLIPS  
Minister of Government Services

FAIT à Toronto (Ontario) le 22 août 2007.

PAR ORDRE

GERRY PHILLIPS  
(140-G481) ministre des Services gouvernementaux

*ELIZABETH THE SECOND*, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories, Queen, Head of the Commonwealth, Defender of the Faith.

**HEALTH SYSTEM IMPROVEMENTS ACT, 2007**

We, by and with the advice of the Executive Council of Ontario, name October 1, 2007 as the day on which sections 1 to 5 of Schedule E to the *Health System Improvements Act, 2007*, c. 10, which amend the *Immunization of School Pupils Act*, come into force.

WITNESS:

THE HONOURABLE  
HEATHER SMITH  
CHIEF JUSTICE OF THE SUPERIOR  
COURT OF JUSTICE

ADMINISTRATOR OF THE  
GOVERNMENT OF OUR PROVINCE OF  
ONTARIO

GIVEN at Toronto, Ontario, on August 22, 2007.

BY COMMAND

GERRY PHILLIPS  
Minister of Government Services

*ELIZABETH DEUX*, par la grâce de Dieu, Reine du Royaume-Uni, du Canada et de ses autres royaumes et territoires, Chef du Commonwealth, Défenseur de la Foi.

**LOI DE 2007 SUR L'AMÉLIORATION DU SYSTÈME DE SANTÉ**

Sur l'avis du Conseil exécutif de l'Ontario, nous désignons le 1<sup>er</sup> octobre 2007 comme le jour où entrent en vigueur les articles 1 à 5 de l'annexe E de la Loi de 2007 sur l'amélioration du système de santé, chap. 10, qui modifient la Loi sur l'immunisation des élèves.

TÉMOIN:

L'HONORABLE  
HEATHER SMITH  
JUGE EN CHEF DE LA COUR  
SUPÉRIEURE DE JUSTICE

ADMINISTRATRICE DU GOUVERNEMENT DE  
NOTRE PROVINCE DE L'ONTARIO

FAIT à Toronto (Ontario) le 22 août 2007.

PAR ORDRE

GERRY PHILLIPS  
(140-G482) ministre des Services gouvernementaux

*ELIZABETH THE SECOND*, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories, Queen, Head of the Commonwealth, Defender of the Faith.

**HEALTH SYSTEM IMPROVEMENTS ACT, 2007**

We, by and with the advice of the Executive Council of Ontario, name September 4, 2007 as the day on which the following provisions of Schedule G to the *Health System Improvements Act, 2007*, c. 10, which amend the *Health Insurance Act*, come into force:

1. Subsections 1 (1) and (2).
2. Section 2, sections 4 to 13 and 15 to 22 and sections 24 and 25.

*ELIZABETH DEUX*, par la grâce de Dieu, Reine du Royaume-Uni, du Canada et de ses autres royaumes et territoires, Chef du Commonwealth, Défenseur de la Foi.

**LOI DE 2007 SUR L'AMÉLIORATION DU SYSTÈME DE SANTÉ**

Sur l'avis du Conseil exécutif de l'Ontario, nous désignons le 4 septembre 2007 comme le jour où entrent en vigueur les dispositions suivantes de l'annexe G de la Loi de 2007 sur l'amélioration du système de santé, chap. 10, qui modifient la Loi sur l'assurance-santé :

1. Les paragraphes 1 (1) et (2).
2. L'article 2, les articles 4 à 13 et 15 à 22 et les articles 24 et 25.

3. Subsection 26 (1).
4. Sections 27 to 30 and 32.
5. Subsections 33 (1), (2) and (3).
6. Section 35.

**WITNESS:**

THE HONOURABLE  
HEATHER SMITH  
CHIEF JUSTICE OF THE SUPERIOR  
COURT OF JUSTICE

ADMINISTRATOR OF THE  
GOVERNMENT OF OUR PROVINCE OF  
ONTARIO

GIVEN at Toronto, Ontario, on August 22, 2007.

*BY COMMAND*

GERRY PHILLIPS  
Minister of Government Services

3. Le paragraphe 26 (1).
4. Les articles 27 à 30 et 32.
5. Les paragraphes 33 (1), (2) et (3).
6. L'article 35.

**TÉMOIN:**

L'HONORABLE  
HEATHER SMITH  
JUGE EN CHEF DE LA COUR  
SUPÉRIEURE DE JUSTICE

ADMINISTRATRICE DU GOUVERNEMENT DE  
NOTRE PROVINCE DE L'ONTARIO

FAIT à Toronto (Ontario) le 22 août 2007.

*PAR ORDRE*

GERRY PHILLIPS  
(140-G483) ministre des Services gouvernementaux

*ELIZABETH THE SECOND*, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories, Queen, Head of the Commonwealth, Defender of the Faith.

**HUMAN RIGHTS CODE AMENDMENT ACT, 2006**

We, by and with the advice of the Executive Council of Ontario, name June 30, 2008 as the day on which sections 1 to 5, 7, 8 and 9 of the *Human Rights Code Amendment Act, 2006*, c. 30, come into force.

**WITNESS:**

THE HONOURABLE  
HEATHER SMITH  
CHIEF JUSTICE OF THE SUPERIOR  
COURT OF JUSTICE

ADMINISTRATOR OF THE  
GOVERNMENT OF OUR PROVINCE OF  
ONTARIO

GIVEN at Toronto, Ontario, on August 22, 2007.

*BY COMMAND*

GERRY PHILLIPS  
Minister of Government Services

*ELIZABETH DEUX*, par la grâce de Dieu, Reine du Royaume-Uni, du Canada et de ses autres royaumes et territoires, Chef du Commonwealth, Défenseur de la Foi.

**LOI DE 2006 MODIFIANT LE CODE DES DROITS DE LA PERSONNE**

Sur l'avis du Conseil exécutif de l'Ontario, nous désignons le 30 juin 2008 comme le jour où entre en vigueur les articles 1 à 5, 7, 8 et 9 de la *Loi de 2006 modifiant le Code des droits de la personne*, chap. 30.

**TÉMOIN:**

L'HONORABLE  
HEATHER SMITH  
JUGE EN CHEF DE LA COUR  
SUPÉRIEURE DE JUSTICE

ADMINISTRATRICE DU GOUVERNEMENT DE  
NOTRE PROVINCE DE L'ONTARIO

FAIT à Toronto (Ontario) le 22 août 2007.

*PAR ORDRE*

GERRY PHILLIPS  
(140-G484) ministre des Services gouvernementaux

*ELIZABETH THE SECOND*, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories, Queen, Head of the Commonwealth, Defender of the Faith.

**KEEPING THE PROMISE FOR GROWTH AND PROSPERITY ACT  
(2002 BUDGET), 2002**

We, by and with the advice of the Executive Council of Ontario, name August 22, 2007 as the day on which section 6 of the *University of Ontario Institute of Technology Act, 2002*, as set out in Schedule O to the *Keeping the Promise for Growth and Prosperity Act (2002 Budget)*, 2002, c. 8, comes into force.

**WITNESS:**

THE HONOURABLE  
HEATHER SMITH  
CHIEF JUSTICE OF THE SUPERIOR  
COURT OF JUSTICE

ADMINISTRATOR OF THE  
GOVERNMENT OF OUR PROVINCE OF  
ONTARIO

GIVEN at Toronto, Ontario, on August 22, 2007.

*BY COMMAND*

GERRY PHILLIPS  
Minister of Government Services

*ELIZABETH DEUX*, par la grâce de Dieu, Reine du Royaume-Uni, du Canada et de ses autres royaumes et territoires, Chef du Commonwealth, Défenseur de la Foi.

**LOI DE 2002 SUR LE RESPECT DE L'ENGAGEMENT D'ASSURER  
LA CROISSANCE ET LA PROSPÉRITÉ (BUDGET DE 2002)**

Sur l'avis du Conseil exécutif de l'Ontario, nous désignons le 22 août 2007 comme le jour où entre en vigueur l'article 6 de la *Loi de 2002 sur l'Institut universitaire de technologie de l'Ontario*, tel qu'il est énoncé à l'annexe O de la *Loi de 2002 sur le respect de l'engagement d'assurer la croissance et la prospérité (budget de 2002)*, chap. 8.

**TÉMOIN:**

L'HONORABLE  
HEATHER SMITH  
JUGE EN CHEF DE LA COUR  
SUPÉRIEURE DE JUSTICE

ADMINISTRATRICE DU GOUVERNEMENT DE  
NOTRE PROVINCE DE L'ONTARIO

FAIT à Toronto (Ontario) le 22 août 2007.

*PAR ORDRE*

GERRY PHILLIPS  
(140-G485) ministre des Services gouvernementaux

*ELIZABETH THE SECOND*, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories, Queen, Head of the Commonwealth, Defender of the Faith.

**PROVINCIAL ADVOCATE FOR CHILDREN AND YOUTH ACT,  
2007**

We, by and with the advice of the Executive Council of Ontario, name October 5, 2007 as the day on which sections 1, 2 and 15 to 25 of the *Provincial Advocate for Children and Youth Act, 2007*, c. 9, come into force.

**WITNESS:**

THE HONOURABLE  
HEATHER SMITH  
CHIEF JUSTICE OF THE SUPERIOR  
COURT OF JUSTICE

ADMINISTRATOR OF THE  
GOVERNMENT OF OUR PROVINCE OF  
ONTARIO

GIVEN at Toronto, Ontario, on August 22, 2007.

*BY COMMAND*

GERRY PHILLIPS  
Minister of Government Services

*ELIZABETH DEUX*, par la grâce de Dieu, Reine du Royaume-Uni, du Canada et de ses autres royaumes et territoires, Chef du Commonwealth, Défenseur de la Foi.

**LOI DE 2007 SUR L'INTERVENANT PROVINCIAL EN FAVEUR  
DES ENFANTS ET DES JEUNES**

Sur l'avis du Conseil exécutif de l'Ontario, nous désignons le 5 octobre 2007 comme le jour où entrent en vigueur les articles 1, 2 et 15 à 25 de la *Loi de 2007 sur l'intervenant provincial en faveur des enfants et des jeunes*, chap. 9.

**TÉMOIN:**

L'HONORABLE  
HEATHER SMITH  
JUGE EN CHEF DE LA COUR  
SUPÉRIEURE DE JUSTICE

ADMINISTRATRICE DU GOUVERNEMENT DE  
NOTRE PROVINCE DE L'ONTARIO

FAIT à Toronto (Ontario) le 22 août 2007.

*PAR ORDRE*

GERRY PHILLIPS  
(140-G486) ministre des Services gouvernementaux

*ELIZABETH THE SECOND*, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories, Queen, Head of the Commonwealth, Defender of the Faith.

**SAFER ROADS FOR A SAFER ONTARIO ACT, 2007**

We, by and with the advice of the Executive Council of Ontario, name September 30, 2007 as the day on which subsections 17 (4), (5) and (6) of the *Safer Roads for a Safer Ontario Act, 2007*, c. 13, which amend the *Highway Traffic Act*, come into force.

**WITNESS:**

THE HONOURABLE  
HEATHER SMITH  
CHIEF JUSTICE OF THE SUPERIOR  
COURT OF JUSTICE

ADMINISTRATOR OF THE  
GOVERNMENT OF OUR PROVINCE OF  
ONTARIO

GIVEN at Toronto, Ontario, on August 22, 2007.

BY COMMAND

GERRY PHILLIPS  
Minister of Government Services

*ELIZABETH DEUX*, par la grâce de Dieu, Reine du Royaume-Uni, du Canada et de ses autres royaumes et territoires, Chef du Commonwealth, Défenseur de la Foi.

**LOI DE 2007 VISANT À CRÉER DES ROUTES PLUS SÉCURITAIRES POUR UN ONTARIO PLUS SÛR**

Sur l'avis du Conseil exécutif de l'Ontario, nous désignons le 30 septembre 2007 comme le jour où entrent en vigueur les paragraphes 17 (4), (5) et (6) de la *Loi de 2007 visant à créer des routes plus sécuritaires pour un Ontario plus sûr*, chap. 13, qui modifie le *Code de la route*.

**TÉMOIN:**

L'HONORABLE  
HEATHER SMITH  
JUGE EN CHEF DE LA COUR  
SUPÉRIEURE DE JUSTICE

ADMINISTRATRICE DU GOUVERNEMENT DE  
NOTRE PROVINCE DE L'ONTARIO

FAIT à Toronto (Ontario) le 22 août 2007.

PAR ORDRE

GERRY PHILLIPS  
(140-G487) ministre des Services gouvernementaux

## Ontario Highway Transport Board

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

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

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

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

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

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

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

**Ceno Inc. 47195**  
197 Frank Rivers Drive, Toronto, ON M1W 3T5

Applies for an extra-provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the City of Toronto, the Regional Municipalities of Peel, York and Durham to the Ontario/Québec, Ontario/Manitoba and the Ontario/U.S.A. 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 point of origin;

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

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

Also applies for public vehicle operating licence as follows: **47195-A**

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

**Francesco's Limousine Inc. 47125**  
7825 Bayview Avenue, Unit 324, Thornhill, ON L3T 7N2

Applies for an extra-provincial operating licence as follows:

For the transportation of passengers on a chartered trip:

1. from points in the Cities of Toronto and Hamilton, and the Regional Municipalities of Durham, Peel, York, Halton, and Niagara and the County of Middlesex to the Ontario/Québec and the Ontario/U.S.A. 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 point of origin;

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

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

II. from points in the United States of America as authorized by the relevant jurisdiction from the Ontario/U.S.A. border crossings:

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

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

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

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

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

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

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

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

Also applies for a public vehicle operating licence as follows: **47125-A**

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

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.

**1234962 Ontario Ltd.**  
o/a "Campbell Limousine"  
**35 Kirby Road, North York, ON M3L 1B3**

**46460-B**

Applies for an extra-provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the Regional Municipalities of Durham, York, Halton, Niagara, Waterloo and Peel, the Counties of Huron, Dufferin, Simcoe, Bruce, Middlesex, Elgin, Northumberland, Oxford, Essex, Peterborough, Grey, Haliburton and Hastings and the Cities of Toronto and Hamilton to the Ontario/Manitoba, Ontario/Québec and Ontario/U.S.A. border crossings for furtherance to points as authorized by the relevant jurisdiction and for the return of the same passengers on the same chartered trip to point of origin

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

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

PROVIDED FURTHER THAT the current terms of extra-provincial operating licence No. X-3513 be cancelled.

Also applies for a public vehicle operating licence as follows: **46460-C**

For the transportation of passengers on a chartered trip from points in the Regional Municipalities of Durham, York, Halton, Niagara, Waterloo and Peel, the Counties of Huron, Dufferin, Simcoe, Bruce, Middlesex, Elgin, Northumberland, Oxford, Essex, Peterborough, Grey, Haliburton and Hastings and the Cities of Toronto and Hamilton,

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

PROVIDED FURTHER THAT the current terms of public vehicle operating licence No. PV-5396 be cancelled.

(140-G488) FELIX D'MELLO  
Board Secretary/Secrétaire de la Commission

## Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

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

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

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

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

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

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
<b>2007-09-01</b>	
A. BELLUZ & SON LTD.	000774627
ABBEYLANE GIFTS LIMITED	000975892
ANALYTICAL DYNAMICS & TECHNOLOGIES INC.	001063740
ATOMIC MONKEY CAFE BAR INC.	001507441

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
BASS & WHITEN INSURANCE ADJUSTERS LTD.	000818104
BROWSKY REALTY LTD.	000351846
CANADIAN CUSTOM CARRIERS INC.	001536658
CAPITAL ENERGY CORPORATION	001099801
CAR SHOPPERS OF AMERICA CORP.	001236994
CHESTERFIELD 8 INC.	000907780
CINE-SCENIC PLASTERING INC.	001119937
COMMERCIAL RECOVERY & LIQUIDATIONS LIMITED	001478594
DELTA INT'L AUTO INC.	001219910
DRUID'S DELIGHT FOREST PRODUCTS LTD.	000465548
EDWARDS-DAY HOLDINGS LIMITED	000112012
ENVIRO SCALE TECHNOLOGIES INC.	001248728
EURO CONSTRUCTION & MASONRY LTD.	001181232
GEOTAK DRYWALL & ACOUSTICS LTD.	000864324
GOLDEN TRIANGLE AUCTIONS INC.	001266386
GOLDSTAR DENTAL LABORATORY INC.	000771880
GREAD HOLDINGS LIMITED	001515487
GUIDING RESOURCES LIMITED	000492832
HALLIDAY MARKETING & PROMOTIONS INC.	001070136
HANKUK AUTO CENTRE INC.	001152026
HOME TECHNOLOGIES LTD.	000971002
J. FRACCHIONI MASONRY LTD.	000967656
JIA RI QIAN KUN CO-OPERATION COMPANY LIMITED	001528971
KAS INTERNATIONAL INC.	000937788
KEBLE'S WOODWORKING INC.	001455476
KINBEBE LTD.	001601202
KIT KAT CO. CLOTHING INC.	001123816
KITCHEN COUSINS INC.	001030804
LINARCH INC.	000871252
LINE OF SEVEN INVESTMENTS INC.	001228124
M&L WINDOW CONTRACTING INC.	001590493
MAN-TEN PIZZA INC.	001292734
MASSINGHAM MANAGEMENT GROUP INC.	000762376
MATRIX LAND RESOURCE GROUP LTD.	001017097
NAFTA PRIME COOKIE CORP.	001336807
NORTHERN CONSTRUCTION INC.	000759174
NOTTAWA INDUSTRIES INC.	001146234
NUWAY UTILITIES INC.	001446444
ONTARIO DEALER SERVICES LTD.	001369293
ORONT FORMING LIMITED	000675484
PARTNERS IN MOTION COURIER INC.	001253286
PEARLSTAR ESTATES INC.	001001280
PENTAGON PARALEGAL SERVICES LTD.	001408894
PLAYGROUND EQUIPMENT SERVICES INC.	001505621
PRETZEL TIME (UPPER CANADA) INC.	001079615
PROFESSIONAL SPORTS SOURCE INC.	001299348
QUALITY PALLETS RECYCLING LTD.	001367709
RADBEC CORPORATION	001326240
RODCO REINFORCING STEEL LTD.	000899596
STI MARKETING INC.	001061856
STURDY BUILT HOMES INC.	000941176
SYMBOLIC SYSTEMS INC.	001396850
THE CARRIAGE HOUSE STUDIOS LTD.	001045312
THE LAST NEW PLACE INC.	001165722
THE ULTIMATE YOU LTD.	000883000
THERMAL HEAT & SENSOR SOLUTIONS INC.	001601099
THORNWILLOW HOMES (NEWMARKET) LIMITED	000373648

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
TURI IMPORTS LTD.	000876416
UNIK KITCHEN DESIGNS LTD.	000694328
UPS AUTO PARTS LTD.	001069831
VOICEGATE TECHNOLOGIES CORPORATION	001073476
WALLACE AMUSEMENTS INC.	000527364
WAYNE BLACKBURN EXCAVATING LTD.	001041100
WAYNE HAWKINS INVESTMENTS LTD.	000580120
WELFORD-COSTELLOE CONSULTANTS INC.	001346891
WRAYTER INVESTMENTS INC.	001241247
WUSANG DEVELOPMENT LTD.	001182210
1002296 ONTARIO INC.	001002296
1013848 ONTARIO INC.	001013848
1018754 ONTARIO LIMITED	001018754
1048358 ONTARIO LIMITED	001048358
1068652 ONTARIO INC.	001068652
1074024 ONTARIO INC.	001074024
1083343 ONTARIO LTD.	001083343
1083952 ONTARIO LIMITED	001083952
1095180 ONTARIO INC.	001095180
1111416 ONTARIO INC.	001111416
1116129 ONTARIO LIMITED	001116129
1137511 ONTARIO LIMITED	001137511
1142996 ONTARIO INC.	001142996
1161193 ONTARIO INC.	001161193
1182215 ONTARIO LTD.	001182215
1203172 ONTARIO LTD.	001203172
1215049 ONTARIO INC.	001215049
1224338 ONTARIO INC.	001224338
1302761 ONTARIO LIMITED	001302761
1330016 ONTARIO INC.	001330016
1338898 ONTARIO INC.	001338898
1341412 ONTARIO LIMITED	001341412
1358758 ONTARIO LIMITED	001358758
1368944 ONTARIO LTD.	001368944
1381269 ONTARIO INC.	001381269
1381304 ONTARIO LIMITED	001381304
1394786 ONTARIO INC.	001394786
1394850 ONTARIO LTD.	001394850
1400579 ONTARIO INC.	001400579
1419032 ONTARIO INCORPORATED	001419032
1456692 ONTARIO INC.	001456692
1465114 ONTARIO INC.	001465114
1486273 ONTARIO INC.	001486273
1492346 ONTARIO INC.	001492346
1492678 ONTARIO INC.	001492678
1507341 ONTARIO INC.	001507341
1599018 ONTARIO INC.	001599018
1599589 ONTARIO LTD.	001599589
4 SEASONS REFRIGERATION & AIR CONDITIONING INC.	000673196
542514 ONTARIO LIMITED	000542514
763724 ONTARIO LIMITED	000763724
799143 ONTARIO LTD.	000799143
807264 ONTARIO LIMITED	000807264
823294 ONTARIO INC.	000823294
861245 ONTARIO INC.	000861245
868852 ONTARIO LIMITED	000868852
912764 ONTARIO INC.	000912764
941400 ONTARIO LTD.	000941400
986424 ONTARIO LIMITED	000986424

M. KALSBECK  
Director, Companies and Personal Property  
Security Branch  
Directrice, Direction des compagnies et des  
sûretés mobilières

(140-G489)



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

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

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

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
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**2007-08-06**

ALLIANCE COMPUTER CONSULTING SERVICES INC.	001348360
ARATEK INTEGRATED SYSTEMS INC.	000647079
BATTIG SOFTWARE CORPORATION	001314971
BEAUTE ROYALE LTEE	001414461
BEN JEWELLERS LTD.	000444126
BLUE TREE INVESTMENTS INC.	001329917
CAJAC INC.	001332311
CANADA LAND MARKETING INC.	000899983
CENITI ENTERPRISES INC.	001350790
COMVEST CORPORATION	001077222
CONDY'S CARWASH INC.	001077978
CORDOVA FINE FURNITURE LTD.	001161505
COUREL CONSTRUCTION LTD.	001424370
CROWN WOOD PRODUCTS OF CANADA INC.	001249673
CYGNET CANADA LIMITED	001288702
D.T. STARKEY INVESTMENTS INC.	001170353
DELUXE DAIRY FARMS LTD.	000916197
EDI INDUSTRIES LTD.	000716242
ERNSYS INC.	001227147
EUROPEAN AUTO SERVICE CENTRE LTD.	002006383
FAD ENTERPRISES INC.	000897417
FURNITURE SHOP .COM INC.	002029340
GREAT LAKES OXYGEN LTD.	001139724
GROSE CRAFT INC.	000496138
H. E. WALLIS HOLDINGS INC.	000534274
HOUSE CAFE LIMITED	001171969
HTN HOLDINGS INC.	001399423
IMC INC.	001434403
INFINITY HEALTH & REHAB CENTRE INC.	001472643
INTERNATIONAL INDUSTRIES LIMITED	001074861
INTRAC TRANSPORT INC.	001056092
J & A FIREPROOFING & INSULATION CO. INC.	001261017
J. K. MECHANICAL LTD.	000796408
JILIN RISING (CANADA) INTERNATIONAL INC.	001088719
KEETSE CORP.	001328499
KIRBY CENTRE INC.	001307998
L.I.S.C. - LYONS INFORMATION SYSTEMS CONSULTING LTD.	001301848
MAK H.K. VILLAGE EXPRESS LTD.	001405940
MATRIX COMPOSITES INC.	001073440
MCMORRAN'S LIMITED	000054420
MELISSA BARRIE INC.	001382125

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
MILLENNIUM MERCHANTS CORPORATION	001222973
MR. HOT FOOD SERVICES INC.	001162803
MR. TASTY'S JERK INC.	001512809
NATIONAL SALT COMPANY OF CANADA INC.	000898159
NATURAL BREWERS INC.	000991547
NINE BAR CORPORATION	001513629
OCEAN PACIFIC SEAFOOD RESTAURANT & BANQUET HALL LTD.	001151618
ONSITEPRO COMPUTER SERVICES INC.	001469960
PARK OF COMMERCE CAFE INC.	001351037
PITA PITA MEDITERRANEAN CUISINE RESTAURANT INC.	001422893
PRIMARY PLUMBING & HEATING INC.	001120857
REFLEX TRADING COMPANY INC.	000754231
RENE BRUNOTT EDGES OF CHAMPIONS LTD.	000297163
RENO TIME CONSTRUCTION INC.	001409437
RHUM LINE MARINE INC.	001438025
ROBERTS HOLMES LIMITED	000086799
SLATER EAGER INC.	001190607
SNEAKERS SPORTS & RECREATION INC.	001178309
SOFTCODE DISTRIBUTORS & CONSULTANTS LTD.	000607197
SOUND LINKED DATA INC.	000454411
SPANISH V.M. LIMITED	001177867
STARRATT RESOURCES (CLARENDON) LTD.	001081115
THE PRINTING CORPORATION INC.	000831813
TRANS-UNITED FULFILLMENT INC.	001362710
TRANSPEED EXPRESS & DISTRIBUTION INC.	001032095
TROPICANA LTD.	001081460
VAL AUTOMATION INC.	001348326
VRTI SUCHI LTD.	001290549
W.M.S. SPECIALIZED WELDING & FABRICATION LIMITED	000736069
1053500 ONTARIO LIMITED	001053500
1053915 ONTARIO INC.	001053915
1065874 ONTARIO LIMITED	001065874
1112228 ONTARIO INC.	001112228
1127211 ONTARIO INC.	001127211
1135068 ONTARIO INC.	001135068
1151233 ONTARIO INC.	001151233
1173994 ONTARIO LIMITED	001173994
1174851 ONTARIO INC.	001174851
1187082 ONTARIO INC.	001187082
1244126 ONTARIO LIMITED	001244126
1275765 ONTARIO INC.	001275765
1280416 ONTARIO INC.	001280416
1323129 ONTARIO INC.	001323129
1337860 ONTARIO LIMITED	001337860
1345821 ONTARIO LTD.	001345821
1355475 ONTARIO LTD.	001355475
1371421 ONTARIO INC.	001371421
1371769 ONTARIO INC.	001371769
1384707 ONTARIO LTD.	001384707
1388776 ONTARIO INC.	001388776
1421997 ONTARIO LIMITED	001421997
1439832 ONTARIO LIMITED	001439832
1470485 ONTARIO INC.	001470485
1479891 ONTARIO INC.	001479891
1482950 ONTARIO INC.	001482950
1498029 ONTARIO INC.	001498029
1502031 ONTARIO INC.	001502031
1520055 ONTARIO INC.	001520055
748264 ONTARIO INC.	000748264
765105 ONTARIO INC.	000765105
769029 ONTARIO LIMITED	000769029
800554 ONTARIO LTD.	000800554
821719 ONTARIO INC.	000821719
878414 ONTARIO LIMITED	000878414

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
907009 ONTARIO LIMITED	000907009
932374 ONTARIO INC.	000932374
972132 ONTARIO LIMITED	000972132
974282 ONTARIO LTD.	000974282

M. KALSBECK  
Director, Companies and Personal Property  
Security Branch  
Directrice, Direction des compagnies et des  
sûretés mobilières

(140-G490)

## Certificate of Dissolution Certificat de dissolution

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

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

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
<b>2007-06-15</b>	
MARY AND ROSIE CLEANERS LIMITED	000377351
<b>2007-06-29</b>	
655548 ONTARIO LIMITED	000655548
<b>2007-07-03</b>	
2079260 ONTARIO INC.	002079260
<b>2007-07-04</b>	
NUCOSMO TECH INC.	001579626
<b>2007-07-25</b>	
OASIS HEALTH & WHOLENESS CENTRE INC.	002114978
<b>2007-07-30</b>	
NOTHING INC.	002006167
1334808 ONTARIO INC.	001334808
481270 ONTARIO INC.	000481270
918771 ONTARIO INC.	000918771
99 HOLDINGS INC.	001349959
<b>2007-07-31</b>	
MED SCRIPT CANADA INC.	000756823
<b>2007-08-02</b>	
1641396 ONTARIO LTD.	001641396
<b>2007-08-07</b>	
EYES TO BUY FAMILY OPTICAL STORE INC.	001571178
<b>2007-08-08</b>	
D.A. GRAPHICS (LONDON) LIMITED	001301268
SRAA LOGISTICS LIMITED	002068082
1426501 ONTARIO INC.	001426501
1454176 ONTARIO INC.	001454176
<b>2007-08-09</b>	
EUROPEAN SMOKED & CURED MEATS LTD.	000923312
PROCUREMENT CONSULTING INC./ CONSULTATION EN APPROVISIONNEMENT INC.	001514726
THOMAS N. SKINNER & ASSOCIATES LTD.	000814964
<b>2007-08-10</b>	
ATTENTION DISORDERS NEUROFEEDBACK CENTRE (TORONTO) INC.	001055210
CAN-LINK (DEVELOPMENT) INC.	001207518
VALDEK RAIEND LTD.	000305026

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
<b>2007-08-11</b>	
ANTRA ELECTRIC LIMITED	000677240
UNIVERSAL FUNDRAISING OPPORTUNITIES CORP. INC.	000753205
394599 ONTARIO LIMITED	000394599
<b>2007-08-13</b>	
ALL CLEAN INC.	001291078
ALLMAC ELECTRIC LIMITED	001450759
BETTER GARMENT MANUFACTURING INC.	001195337
BMT TOTAL NATURE LTD.	001638860
BRITTON INC.	000814400
C. B. DAVIS INC.	000414849
CBM CORPORATION	001334651
CHAVIN HOLDINGS LTD.	001214458
CHOW SUPERMARKET LTD.	000497939
COLLEGE DOWNS (BELLEVILLE) INC.	000530553
DECK SUPPLIES INC.	001552403
EAGLE MARINE LTD.	000948052
ENTERTAINMENT PROMOTION AGENCY INC.	001005785
ES QIO INC.	001445761
FASTLANE AUTO PARTS INC.	001592607
FUNKY BOODAH LTD.	001373750
G.T. ENTERTAINMENT INC.	001130496
J.T.D. INTERNATIONAL FOOD EQUIPMENT LTD.	001313494
JANCZAK MANDEL ASSOCIATES INC.	001036914
JESS SAFETY SYSTEMS INC.	001211285
KES INC.	001025913
LOU HULAY REAL ESTATE & INSURANCE INCORPORATED	000262546
LOXEY N.I.F.N.I.E.F. LTD.	000439808
MAKEKE INC.	002048172
MARSHALL GUMMER CONSULTING LTD.	002066120
MATART RENOVATIONS LTD	000911800
MAYSEE INVESTMENTS INC.	000751519
MB VENDING LTD.	001356403
MICKMAN ENTERPRISES INCORPORATED	001062562
NITTO WAREHOUSING LIMITED	000253550
OMNI LABORATORIES INC.	000840187
PICCIRILLO BROS. MASONRY LTD.	000748660
PROFESSIONAL BUSINESS PARTNERS INC.	001236419
PROS EDGE HOCKEY SERVICES LTD.	001155926
PURPLE FROG SOFTWARE LTD.	001600847
QUEENI MARKET INC.	001514424
REXWAY TRUCKING LTD.	001469065
RICHARD S. KOLLINS CONSULTING INC.	001306112
ROBSON SURVEYS INC.	000714123
SAMAL INC.	002100463
SHRED AND PAK CONVERTERS LTD.	001112424
SMILE IN HARMONY DENTAL LABS INC.	001696843
SUNRISE MASONRY CORPORATION	001582365
SUNSHINE PATIO FURNITURE LTD.	001350129
TECHNET INC.	001637159
TECHNIPRINT SERVICES LIMITED	000113981
TELASK INC.	001343503
TGC CONSTRUCTION LTD.	001593487
THE ACADEMY OF HAIR DESIGN INC.	000706708
THE THIRD DIMENSION ART IN PHOTOGRAPHY INC.	000990035
TUFFBOARD INDUSTRIES INCORPORATED	000576696
VERSUS BROKERAGE SERVICES (U.S.) INC.	001148111
WALLMASTER MAINTENANCE (TORONTO) LIMITED	000106778
WE TEACH ENTERPRISES INC.	001240494
WM. A. MUIR & ASSOCIATES LTD.	000383634
1019284 ONTARIO LIMITED	001019284
1066377 ONTARIO LIMITED	001066377
1110508 ONTARIO INC.	001110508
1146572 ONTARIO INC.	001146572

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1188786 ONTARIO LIMITED	001188786
1258185 ONTARIO LIMITED	001258185
1268970 ONTARIO LTD.	001268970
1346707 ONTARIO INC.	001346707
1350017 ONTARIO INC.	001350017
1425713 ONTARIO LTD.	001425713
1443411 ONTARIO INC.	001443411
1478098 ONTARIO LTD.	001478098
1519043 ONTARIO INC.	001519043
1524798 ONTARIO INC.	001524798
1531170 ONTARIO INC.	001531170
1638875 ONTARIO INC.	001638875
2017718 ONTARIO LTD.	002017718
2029265 ONTARIO INC.	002029265
2032570 ONTARIO INC.	002032570
2033996 ONTARIO INC.	002033996
2060132 ONTARIO INC.	002060132
21ST ENTERTAINMENT GROUP INC.	001652323
2100256 ONTARIO INC.	002100256
3 FOR 1 OPTICAL (STRATFORD) INC.	001467352
611224 ONTARIO LIMITED	000611224
639637 ONTARIO INC.	000639637
764087 ONTARIO LTD.	000764087
773477 ONTARIO INC.	000773477
773840 ONTARIO LTD.	000773840
892604 ONTARIO LTD.	000892604
894680 ONTARIO INC.	000894680
995540 ONTARIO INC.	000995540
<b>2007-08-14</b>	
ASIA DISTRIBUTION INC.	001175619
C V N TRADING INC.	001713746
C.D.C. MASONRY LTD.	001361745
CREATION MOTION INC.	001568146
DLT INTERNATIONAL LTD.	001512678
EURO SPORTS BAR LTD.	001401154
EZFEET REFLEXOLOGY HEALTH CLINIC INC.	001418907
FARO BRICKLAYERS LTD.	001127478
FILMCORE PRODUCTIONS NO. 1 INC.	001431680
GOLDEN DOT LTD.	002032383
GOURMET TOPPINGS LIMITED	001450095
HELLENS MANAGEMENT & DEVELOPMENT COMPANY LIMITED	000063625
INET CONSULTING SOLUTIONS INC.	002010565
KAINADA ECONOMIC IT CORPORATION	001356219
KLOOSTERMAN EQUIPMENT LTD.	001350218
LEADING LADY FASHION INTERNATIONAL INC.	001245051
LINDLEY FARMS LTD.	001099775
MULTIPLELINK INC.	001145110
PRECIOUS ISLAND INC.	000591054
S Y YEUNG MARKETING SERVICES INC.	001420662
SALENA HOLDINGS INC.	001234184
SYSTEMS DESIGN GROUP ONT INC.	001213200
T-XOTIC ENTERPRISE CO. LTD.	001477719
THE M MAN PRODUCTIONS LTD.	002007960
THE PRODEEX CORPORATION	001570213
ZENITH ACADEMY LIMITED	001505695
1021991 ONTARIO INC.	001021991
1082468 ONTARIO LIMITED	001082468
1180458 ONTARIO LTD.	001180458
1194558 ONTARIO INC.	001194558
1206428 ONTARIO INC.	001206428
1338810 ONTARIO INC.	001338810
1411897 ONTARIO INC.	001411897
1493056 ONTARIO LIMITED	001493056
2037307 ONTARIO INC.	002037307
788461 ONTARIO INC.	000788461
858431 ONTARIO LTD.	000858431

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
<b>2007-08-15</b>	
ASIAN CITIZENSHIP IMMIGRATION CANADA CORP.	002052821
BALFOUR SHIRT COMPANY LIMITED	000047438
CARMAN GENOE & CO. LIMITED	001119947
COMPUTER WAY DISTRIBUTING INC.	001597485
CROWLE SUPPLY (SIMCOE) LTD.	001415514
DAVAN COFFEE SHOPS LTD.	000759510
ETIMES TECHNOLOGIES CORP.	001563158
HARVANITE HOLDINGS INC.	000726751
KSR MECHANICAL DESIGNERS LTD.	001145855
LAURA OF LONDON LIMITED	000678041
LINO DEPOT INC.	001061902
MCGAW SYSTEMS INC.	002038568
MULTI NET COMPUTERS LTD.	002027360
PROMETHEUS INVESTMENTS INC.	002053321
RASMET INTERNATIONAL INC.	001356046
ROSS CALLAHAN EXPRESS LTD.	001208660
TRIVECTA DEVELOPMENT INC.	001245410
WRIXON AUTOMATION INC.	002089535
Y. M. K. INVESTMENTS LIMITED	000146880
2020554 ONTARIO LIMITED	002020554
79861 ONTARIO INC.	000079861
986492 ONTARIO LIMITED	000986492

M. KALSBECK  
Director, Companies and Personal Property  
Security Branch  
Directrice, Direction des compagnies et des  
sûretés mobilières

(140-G491)

**Cancellation of  
Certificate of Incorporation  
(Business Corporations Act)  
Annulation de certificat de constitution  
en personne morale  
(Loi sur les sociétés par actions)**

NOTICE IS HEREBY GIVEN that by orders under subsection 241(4) of the *Business Corporation Act*, the certificates of incorporation set out hereunder have been cancelled and corporation(s) have been dissolved. The effective date of cancellation precedes the corporation listing.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les sociétés par actions*, les certificats présentés ci-dessous ont été annulés et les sociétés ont été dissoutes. La dénomination sociale des sociétés concernées est précédée de la date de prise d'effet de l'annulation.

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
<b>2007-08-15</b>	
APPLE BETTY'S INC.	2091008
BEST PERFORMANCE AUTOMOTIVE INC.	2090980
BOWLING GREEN LOGISTICS INC.	2091044
BROWN BEANS IMPORT & EXPORT INC.	1451570
CADCOR INNOVATIONS INC.	2090987
CMP INTERNATIONAL INC.	1398755
DRYLOCKER INC.	2094300
GROOMSMAN DEVELOPMENTS LIMITED	486573
HEALTH CARE NORTH INC.	898025

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario	Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
MCINTRA INC.	1428532	125 MURAL STREET INC.	1243202
OCEANIC ADVENTURES OTTAWA CORP.	1325870	201 METCALFE STREET INC.	1497583
SHENDEL FASHIONS INC.	2096926	555 AIRPORT LIMOUSINE SERVICES INC.	2091526
TERASTAR REALTY CORPORATION	1235410	635967 ONTARIO LIMITED	635967
THUNDER SIGN SERVICE & INSTALLATIONS LTD.	1268526	1403139 ONTARIO INC.	1403139
ULTRA MEDIA INC.	1451542	1483500 ONTARIO INC.	1483500
389125 ONTARIO LIMITED	389125	1485258 ONTARIO LIMITED	1485258
1112773 ONTARIO INC.	1112773	1600604 ONTARIO INC.	1600604
1119997 ONTARIO LTD.	1119997	1635756 ONTARIO INC.	1635756
1154979 ONTARIO LIMITED	1154979	1656525 ONTARIO INC.	1656525
1181913 ONTARIO INC.	1181913	1663507 ONTARIO INC.	1663507
1531180 ONTARIO INC.	1531180	1663526 ONTARIO INC.	1663526
1548140 ONTARIO INC.	1548140	1663528 ONTARIO INC.	1663528
1562154 ONTARIO INC.	1562154	1674463 ONTARIO LTD.	1674463
2090896 ONTARIO INC.	2090896	1682969 ONTARIO LIMITED	1682969
2090936 ONTARIO CORPORATION	2090936	1682981 ONTARIO INC.	1682981
<b>2007-08-16</b>		1682982 ONTARIO INC.	1682982
ABEL D CUSTOM BUILD INC.	2091745	1682996 ONTARIO LTD.	1682996
ALEX MILLS & ASSOCIATES LIMITED	238154	1684045 ONTARIO LTD.	1684045
ANTHONY'S KITCHEN (ALBERTA) INC.	1685909	1685413 ONTARIO INC.	1685413
ARFF BRICKLAYERS LTD.	1684031	1685712 ONTARIO LTD.	1685712
ARUNA TRANSPORT INC.	2091598	1685744 ONTARIO LTD.	1685744
ASSOCIATED INDUSTRIES CORP.	2091491	1685893 ONTARIO LTD.	1685893
AUTO-GO GENERAL REPAIRS INC.	1685583	2032186 ONTARIO LIMITED	2032186
BEAUTY OASIS INC.	1685739	2056113 ONTARIO INC.	2056113
CANADIAN CAPITAL DEVELOPMENT CORP.	2091856	2068231 ONTARIO INC.	2068231
CANADIAN SHOTBLASTING INC.	2091520	2071156 ONTARIO INC.	2071156
CATHY DESERRANNO INC.	2091061	2083768 ONTARIO LTD.	2083768
CO-PAC LIMITED	1135549	2090597 ONTARIO INC.	2090597
CONSORTIUM PRINT & MARKETING INC.	1187060	2090638 ONTARIO INCORPORATED	2090638
COPPER CREEK FARMS LTD.	2075592	2090683 ONTARIO INC.	2090683
DALI FINE ARTS CORPORATION	1685930	2090834 ONTARIO LTD.	2090834
DANIEL DISTRIBUTION CORPORATION	1683696	2090835 ONTARIO LTD.	2090835
DISTRIBUTIONCANADA.COM LIMITED	1685901	2091243 ONTARIO LTD.	2091243
ENPAR TECHNOLOGIES INC.	1163360	2091257 ONTARIO INC.	2091257
FITA TRADING INC.	1390854	2091467 ONTARIO INC.	2091467
FIVE STARS CARTRIDGES INC.	2090069	2091472 ONTARIO INC.	2091472
FLOWERS TALK INC.	1618703	2091485 ONTARIO LIMITED	2091485
G. ALIBABA RESTAURANT & CATERING INC.	1580784	2091508 ONTARIO INC.	2091508
GEO COMPUTER SERVICES INC.	2091348	2091525 ONTARIO LIMITED	2091525
GMR INTERNATIONAL INC.	2090439	2091550 ONTARIO INC.	2091550
GN SANDHU ROADWAYS LTD.	1581919	2091588 ONTARIO INC.	2091588
GTA REMODEL HOMES INC.	1578747	2091589 ONTARIO LIMITED	2091589
HADRIYA IMPORT CORPORATION	1533312	2091590 ONTARIO LTD.	2091590
HARDCORE TRUCKING INC.	1683427	2091647 ONTARIO INC.	2091647
HOSERS INC.	2090033	2091652 ONTARIO INC.	2091652
IZASS LOGISTICS INC.	2091820	2091798 ONTARIO INC.	2091798
J. L. EDUCATION CONSULTING INC.	2090434	2091800 ONTARIO INC.	2091800
JANE MINI MARKET LTD.	892666	2091835 ONTARIO CORP.	2091835
LEPOWER INTERNATIONAL COMPANY LIMITED	1490714	<b>2007-08-17</b>	
M E WATSON INC.	1684074	AIM DISTRIBUTOR & MANUFACTURING INC.	2090442
NEXUS ADVANCED TUNING DEVELOPMENT INC.	1487527	ALPHA STRATEGIC CONSULTING INC.	2090381
ORGANIC DELIGHTS INC.	1685736	ALPINE CRANE RENTALS INC.	2090413
OVERALL HEATING AND AIRCONDITIONING INC.	1685741	ART IN MOTION CONVERSIONS LTD.	1444043
P.T. FARMS LTD.	1451738	BEAVERBROOK MILLWORK INC.	632273
PETROGO INC.	1558293	CANADIAN LANDLINES FREIGHT SERVICES LTD.	2091042
PLETSCH T.V. LIMITED	353064	CANART LTD	835943
PRIME TIME ELECTRIC INC.	1685924	DJW RETAIL SERVICES INC.	2090432
RY-BRAN MECHANICAL INC.	1507976	HARRY'S SELECTION LIMITED	2090610
THE PUGLY AWARDS INC.	2091437	SAT SNOW REMOVAL & LANDSCAPING INC.	2090839
THE TORONTO BUILDING EXCHANGE INC.	2014621	TSHPMG ALLIANCE INC.	1685398
VIANA BM INC.	1685933	VEE BERTH SMALL BUSINESS DEVELOPMENT CORPORATION	865891
Y K AIR SYSTEM LTD.	935883	WELWORTH PROPERTY SERVICES INC.	2090436
YOUR MONEY STORE (INTERNATIONAL) INC.	2091496	830507 ONTARIO INC.	830507
		1674443 ONTARIO LTD.	1674443
		1685253 ONTARIO INC.	1685253

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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1685321 ONTARIO INC.	1685321
2090358 ONTARIO INC.	2090358
2090368 ONTARIO INC.	2090368
2090388 ONTARIO LIMITED	2090388
2090409 ONTARIO INC.	2090409

<b>2007-08-20</b> HOME JAMES LIMO SERVICES LIMITED	842794
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M. KALSBECK  
Director, Companies and Personal Property  
Security Branch  
Directrice, Direction des compagnies et des  
sûretés mobilières

(140-G492)

## 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 August 13, 2007 to August 19, 2007, under the authority of the *Change of Name Act*, R.S.O. 1990, c.c.7 and the following Regulation RRO 1990, Reg 68. The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms mentionnés ci-après ont été accordés au cours de la période du 13 août au 19 août 2007, en vertu de la Loi sur le *changement de nom*, L.R.O. 1990, chap. C.7, et du *Règlement 68*, R.R.O. 1990, s'y rapportant. La liste indique l'ancien nom suivi du nouveau nom.

PREVIOUS NAME	NEW NAME
ABHIMANYU, ABHIMANYU.	TYAGI, ABHIMANYU.
AERKEN, AERKEN.	HOSHOR, ARKIN.
AGUILERA, ODILY.SOCORRO.	PASTEN, ODILY.SOCORRO.
AKAN, GULZEYCAN.	KALKAN, GULZEYCAN.
AKBER, SAAD.	MADHANI, SAAD.AKBER.
AL QAISI,	ABRAHAM,
NAWRAS.M.H.	LAWRANCE.NOAH.
ALLEN,	WATSON,
PAUL.DOUGLAS.WATSON.	PETER.DOUGLAS.
ALORE, NICHOLAS.HSU-MIN.	RYATHKER, ADRIAN.LUCIUS.
AMOAH,	MONNEY,
NANA.YAA.SERWAA.	NANA.YAA.SERWAA.
ANDERSON,	FINK,
AUSTIN.ETHAN.COLE.	AUSTIN.ETHAN.COLE.
ANKAIER, AERKEN.	ARKIN, ANKAR.
APRILE,	APRILE,
JAYDEN.QUADANE.	JAYDEN.JOHN-DANIEL.
ASSAAD NASSAR,	NASSAR,
MOOTASSAM.	SAMUEL.JONESS.
ATALLAH,	ATALLAH,
BASSAM.FOUAD.CH.	DANY.FOUAD.
AUJEUN, ANDREW.	KAN, ANDREW.
BABCOCK,	BADCOCK,
BEVERLY.SUSAN.	BEVERLEY.SUZANNE.
BAHGA, AVTAR.SINGH.	KANG, AVTAR.SINGH.
BAHGA, JAPMEET.SINGH.	KANG, JAPMEET.SINGH.
BAHGA, JAPNAM.SINGH.	KANG, JAPNAAM.SINGH.
BAHGA, SUKHPAL.KAUR.	KANG, SUKHPAL.KAUR.
BAKER,	BAKER,
ROBERT.BORIS.GALBRAITH.	BORIS.ROBERT.GALBRAITH.
BASANINKINDI,	BASANINKINDI,
FRANÇOISE.	BASSA.FRANÇOISE.

PREVIOUS NAME	NEW NAME
BASIN, ROMAN.	MOORE, ROMAN.
BASINA, ERINA.	MOORE, ERINA.
BAST,	HAAS,
STEPHANIE.CHRISTINE.	STEPHANIE.CHRISTINE.
BENJAMIN,	CORNWALL,
KIANNA.LOUISA.FANCELLA.	KIANNA.LOUISA.FANCELLA.
BENVENUTO,	BENVENUTO,
NICOLE.	NICOLE.KATRYNA.
BEYEA, ASHLEE.SUSAN.RITA.	SMITH, ASHLEE.SUSAN.RITA.
BRISEBOIS,	BRISEBOIS,
HÉLÈNE.JULIE.MARIE.	JULIE.HÉLÈNE.
BUTTAR, RAJVIR.KAUR.	SUJAD, RAJVIR.KAUR.
CARNRITE,	OUELLETTE, MARIE.
MARIE.NATHALIE.JEANNETTE.	NATHALIE.JEANNETTE.
CHEETHAM,	BURNS,
DENISE.LORRAINE.	DENISE.LORRAINE.
CHEN, HAI-XING.	CHEN, ALAN.HAI-SING.
CHEN, YIQI.	TAN, MARLON.NG.
CHEN,	CHEN,
ZHIYUAN.	CHRISTOPHER.ZHIYUAN.
CHONG, AH.FOOK.	CHONG, FREDDIE.AH.FOOK.
CHOUdry, HAREEM.	FAISAL, HAREEM.
COOKE, JULIE.ANNE.	STEWARDSOON, JULIE.ANNE.
CRANE,	CRANE-DAVIS,
GAIL.	GAYLE.HEATHER.
CRIFERO, DONNA.LYNN.	BORUCK, DONNA.LYNN.
DAI, CHENGWEI.	DAI, CASEY.
DAVID,	KAUFFMAN,
CIELA.PANGILINAN.	CIELA.PANGILINAN.
DIJKSTRA,	LECLERC,
TRESIA.CATRIENA.	THERESA.CATRIENA.
DING, YI.YUAN.	DING, TOM.YIYUAN.
DOBRAWSKI, ANDREW.JOSEPH.	REIGNS, DAWSON.
DUCHESNE,	DUCHESNE-WALES,
AMANDA-LYNN.LIANNE.	AMANDA-LYNN.LIANNE.
DUCHESNE,	DUCHESNE-WALES,
CASSANDRA-LEE.LUCILLE.	CASSANDRA-LEE.LUCILLE.
DUFFY, LINDSAY.ANNE.	DUFFY, LYNDASAY.ANNE.
EDWARDS, SAMANTHA.EVA.	EDWARDS, ZODWA.EVA.
ELAYATHAMBY,	VIJAYAKUMARAN, AMZA.
AMZA.VIJAYAKUMARAN.	STAHLBAUM,
EVON-STAHLEBAUM,	JOSHUA.WILLIAM.
JOSHUA.WILLIAM.	FAIZ, FARIA.
FAIZ, FARKHUNDAH.	CHAUDHRY, HASSAN.F.
FAKHAR, HASSAN.	SCOTT, RYAN.JAMES.
FARLEY, RYAN.JAMES.	CAMERON, HUDSON.LANE.
FOISIE, HUDSON.LANE.	CAMERON, HUNTER.LEE.
FOISIE, HUNTER.LEE.	FU, ANGELA.JIANLAN.
FU, JIANLAN.	MCMAHON, CODY.CALVIN.
FULFORD, CODY.CALVIN.	SAVARD,
GAGNON,	ANGELA.JOAN.OF.ARC.
ANGLE.JEANNE.	CAMIRÉ, SHAWN.
GAGNÉ, SHAWN.	BAYLON, HELEN.GALAPATE.
GALAPATE, HELEN.IBUAN.	SHAVAR, JASON.ROBERT.
GARTSHORE, JASON.ROBERT.	SHAVAR, LIANNE.NICOLE.
GARTSHORE, LIANNE.NICOLE.	SHAVAR, LINDSY.
GARTSHORE,	RACHELLE.GERTRUDE.
LINDSY.RACHELLE.	ALAZAWI, SHAHAD.AYAD.
GHAZI, SHAHAD.AYAD.	WAITO, BRADEN.BRIAN.
GOLDBERG, BRADEN.BRIAN.	CHUNG, ZAFIR.ALLY.
GOPIE, ZAFIR.	GRAY, MARY.
GRAY-ST DENIS,	ELIZABETH.BARBARA.
MARY.ELIZABETH.BARBARA.	GREWAL, MONIE.SINGH.
GREWAL, MANPEET.	GU, RYAN.YUCHENG.
GU, YU.CHENG.	GARG, NEHA.
GUPTA, NEHA.	

PREVIOUS NAME	NEW NAME	PREVIOUS NAME	NEW NAME
HAIG, RUTH.KATHELENE.	HAIG, RUTH.KATHRYN.	MACLEOD, HAILEY.EILEEN.	COVELLO, HAILEY.EILEEN.
HAMERSAK-BEST,	CORREIA,	MACLEOD, ROSS.	BIANCALE, ROSS.FILIPPE.
KESIA.KISHAUNA.STACY.	KESIA.KISHAUNA.	MAK,	MAK, WILLIAM.
HAMZA, ROBERT.	DRENI, ROBERT.	YUNG.KEUNG.WILLIAM.	YUNG.KEUNG.
HAMZA, ROBIN.	DRENI, ROBIN.	MANICKAVASAGAR,	MANICKS,
HAMZA, RONA.	DRENI, RONA.	PREMANAND.	PREM.
HAMZA, RONI.	DRENI, RONI.	MASSEY, GLORIA.MAE.	MASSEY, DONNA.MAE.
HARIRIYAN, MOHAMMAD.	HARIRIAN, HOSSAIN.		DAVIDSON,
HARMEZ, SUAD.	ANTON, SUAD.	MC ARA, CHADWICK.EDWARD.	CHADWICK.EDWARD.
HASHIM, LAILA.HASHIM.	KODAR, LAILA.	MCFARLANE, JOHN.LANE.	MACFARLANE, JOHN.LANE.
HASSAM, ANISHA.	GILANI, ANISHA.	MCGEE-SAUMURE,	MCGEE,
HATTON, DALE.JAMES.	ARMSTRONG, DALE.JAMES.	LISA.MICHELE.	LEESA.MICHELE.
HAYES,	BEAUBIEN,	MCNANEY,	GILES, BRADLEY.
DESIRÉE.ALEXANDRA.	DESIRÉE.ALEXANDRA.	BRADLEY.DOUGLAS.STEPHEN.	DOUGLAS.STEPHEN.
HENRY, CRISTINA.LYNNE.	HENRY, CHRISTINA.LYNNE.	MCQUEEN,	SMITH,
HERNÁNDEZ SURA,	PERÉZ SURA,	MAGEN.ALEXANDRA.	MAGEN.ALEXANDRA.
BRENDA.STEPHANIE.	BRENDA.STEPHANIE.	MEASOR, LAURA.ANNE.	LAMONT, LAURA.ANNE.
HU, RUI.XUAN.	HU, RICHARD.RUIXUAN.	MEILLEUR,	MANSER,
HUGHES, HELLEN.MARGORIE.	HUGHES, MARJORIE.HELEN.	ANDREW.NATHANIEL.	ANDREW.NATHANIEL.
HUSSEIN, FATIN.FAROUQ.	ALAZAWI, FATIN.FAROUQ.	MEKHO, MAJED.YAKO.	MEKHO, MARCO.YAKO.
IDRIS, ADNAN.	BALLUTE, ADRIAN.	MIDDLEMISS,	SISTY,
IHESIE,	COOPER,	BRENDA.FILOMENA.	BRENDA.FILOMENA.
MARKUS.JADAN.SILVEIRA.	MARKUS.JADAN.SILVEIRA.	MILLER, SIDNEY.	ROULEAU, SYDNEY.
IRVING,	WREGGITT, JOSHUA.	MORGAN.HAROLD.ALLEN.	MORGAN.DANIEL.ALLEN.
JOSHUA.EDWARD.WILLIAM.	EDWARD.WILLIAM.IRVING.	MONGE ANAYA,	ANAYA-CHARBEL,
ISRAEL,	FLETCHER,	JAYSON.MANUEL.	JAYSON.ANTOINE.
JACOB.	ANDREW.MICHAEL.	MONGE,	ANAYA-CHARBEL,
JANESIWSKYJ, HALYNA.	GAWRYK, HELEN.	ISMAEL.ERNESTO.	ISMAEL.ERNESTO.
JHAJ, GURPREET.KAUR.	KANG, GURPREET.KAUR.	MOROZ,	TREALOUT,
JIANG, XIN.DI.	JIANG, MELISSA.XINDI.	TYLER.MICHAEL.WAYNE.	TYLER.MICHAEL.WAYNE.
KAKEGABON, SUSAN.ANETTE.	PATABON, SUSAN.ANETTE.	MUNIR,	CHAUDHRY,
KAUR, MANJEET.	GARCHA, MANJEET.KAUR.	FAKHAR.	FAKHAR.MUNIR.
KAUR, RANJIT.	BADWAL, RANJEET.	MURRAY HOULE,	MURRAY-VERDON,
KAUR,	CHEEMA,	JUSTYN.JOHN.	JUSTYN.JOHN.
SUKHVINDER.	SUKHVINDER.KAUR.	MURUDUMBAY,	RAMOS,
KELLS,	EMERSON,	DAISY.CATHERINE.	DAISY.CATHERINE.
LARISSA.SHARON.	LARISSA.SHARON.	NGO, YU.WAIN.	NG, MICHAEL.
KERHOULAS,	KERHOULAS, KYRIAKOS.	NOTT, MICHAEL.EDWARD.	WESTON,
KYRIAKOS.GEORGE.	GEORGE.GERALD.	FRASER.WESTON.	MICHAEL.EDWARD.FRASER.
KESIC, NADA.	KESICH, NADA.	OGUNGBEMILE,	OGUNGBEMILE,
KHAN,	HARRIPERSAUD,	OLAOLUWA.OLAYIN.	OLAOLU.YINKA.MICHAEL.
AARON.ANTHONY.	AARON.ANTHONY.ANIL.	OSEI,	ADUSEI,
KIM, YOUNG-YOON.	KIM, JAYNER.	OWUSU.	MICHEAL.KWADWO.
KIM, YOUNG.JOO.	KIM, JISEO.	PALMER, CARRIE-LYNN.	DAVIDSON, CARRIE-LYNN.
KISHIMOTO, MUTUO.	KISHIMOTO, MUTSUO.	PARA, HAJENTHINY.	PARA, GAAYATRY.
KISHTAMMA, RADICA.	KISHTAMMA, ANNE.RADICA.	PATEL,	PATEL,
KIVELL-DOHERTY, GENNA-	KRAMER, GENNA-	BHARTI.HITESHKU.	BHARTI.DHARMESHKUMAR.
LEIGH.ASHLEY.	LEIGH.ASHLEY.	PATEL, RACHANA.GIRISHB.	PATEL, RACHANA.PRANAV.
KOCK,	KOCK LOPES,	PEREZ MORENO,	PEREZ,
ANA.AUGUSTA.	ANA.AUGUSTA.	JAVIER.	RACHEL.MONTSERRAT.
KOGAN, ORIT.	KOGAN, SVETLANA.	PERKINS LEHMAN,	PERKINS,
KUCHERLAPATY,		SHARON.ELLEN.	SHARON.ELLEN.
VENKATAKRISHNA.	KUCHERLAPATY,	PETIT, MONIQUE.	PETIT, JOHANNE.MONIQUE.
MOHANVARMA.	VENKAT.	PIGEAU, ROXANNE.RACHELLE.	WALES, ROXANNE.RACHEL.
LAI, LOK.HIN.	LAI, LEON.LOK.HIN.	RAO,	RAO, HARRY.
LAI, LOK.YAN.	LAI, JOYCE.LOK.YAN.	PENUMARTI.NARAHARI.	PENUMARTI.NARAHARI.
LAOUSY, ESSAID.	AL-AOUSSI, ESSAID.	RATCHITSKY, GARY.	RATCHITSKY, GARY.
LAOUSY, KARIMA.	AL-AOUSSI, KARIMA.	RATCHITSKY, KATRINE.	RATCHITSKY, KATRINE.
LAOUSY, MEHDI.	AL-AOUSSI, MEHDI.	RATCHITSKY, YURY.	RATCHITSKY, YURY.
LARMAND, JARRAD.ROBERT.	PERRON, JARRAD.ROBERT.	ROBINSON-DERBYSHIRE,	DERBYSHIRE,
LESWAY, BRENDA.LEE.	PULLEN, BRENDA.LEE.	PERCY.ANTHONY.	PERCY.ANTHONY.
LI, XIN.ZE.	LI, XIN.ZE.DENNIS.	ROSS, PEARSON.RUSSEL.	FOLEY, PEARSON.ROSS.
LING, HWANG.SING.	LING, ANDREW.XING.	SABOURIN,	SMEADEN,
LOVEY,	MAKKAY,	DANIEL.GEORGE.SMEADEN.	DANIEL.GEORGE.
MIHALYNE.	KATALIN.ELISABET.	SALAD, AMINA.	SALAD, AMINA.SAID.
LUU, SIEU.	TRAN, SIEU.	SALEEM,	CHAUDHRY,
		NADIA.	NADIA.FAKHAR.
		SARWAR, EMAN.FAISAL.	FAISAL, EMAN.

PREVIOUS NAME	NEW NAME
SAVAI, ANISHABANU.YUSUF.	DORIA, ANISHABANU.
SAVOIA, VINCENZO.	SAVOIA, VINCENT.MATTHEW.
SCOTT, MÉLANIE.ANGÈLE.	FAUBERT, MÉLANIE.ANGÈLE.
SCULPTOREANU, RADU-DAN.	BILDHAUER, DAN.MAXIMILIAN.
SELVARAJAH, GEETHA.	SOCKALINGAM, GEETHA.
SELVASINGAM, ROMAINE.JUDY.SELVAREEN.	SUTHAN, JUDY.
SHAVROV, EUGENE.	GOLDENBERG, EUGENE.
SHAW, WYATT.JAMES.ALBERT.	JEROME, WYATT.JAMES.ALBERT.
SHI, XIAO.JING.	SHI-BUTLER, XIAO.JING.
SIMMONS, RYAN.NATHAN.	SIMMONS-GASKIN, RYAN.NATHAN.
SNOBEL, BENJAMIN.WILLIAM.	CARRUTHERS, BENJAMIN. WILLIAM.CARTER.
SYED, NADIA.ZAHID.	FAISAL, NADIA.
TASEVICH, MICHAEL.THEODORE.	TASSEY, MICHAEL.THEODORE.
THOMAS, TAVVIENE.COLLETH.	MORGAN, TAVVIENE.COLLETH.
TIMKO, NATALIA.	TYMKO, NATASHA.
TSYMBALENKO, STANISLAV.	TYBALT, SEBASTIAN.
TSYURAK, LILIYA.BOHDANIV.	TOM'YAK, LILIYA.BOHDANIV.
TYMKO, MYKOLA.	TYMKO, NICHOLAS.JOHN.
VARATHARAJAH, UDAYAKUMAR.	RAJAH, SURYA.
VICKERS, MARIE.MARGARET.DIANE.	KUHN, MARIE.MARGARET.DIANE.
WANG, LINA.	FENG, SHUN.QIEMMA.
WHITTINGHAM, PAULINE.ODDMORINE.	ASHLEY, PAULINE.ODDMORINE.
WIENS, GENEVIEVE.CATHERINE.	KNAUFF, GENEVIEVE.CATHERINE.
WILSON, DEWAINA.ANTONY.	WILSON, DWAYNE.ANTONY.
WONG, HOO.BANJO.	WONG, JASON.BANJO.HOO.
WOO MUI WING, KHIM.CHENG.	WOO MUI WING, KHIM.CHENG.BERNARD.
WOO MUI WING, LEE.CHIN.LIN.	WOO MUI WING, NORBERTE..
WOODBURY, ALEXANDRA.LEIGH.BRAUN.	BRAUN-WOODBURY, ALEXANDRA.LEIGH.
WU, JUAN.	WU, KATHERINE.JIAXUAN.
XIONG, XIAO.BING.	XIONG, HOWARD.XB.
XUAN, YAN.	XUAN, STEPHANIE.YAN.
YAGHOOBUIBARI, MOHAMMAD.	YAGHOOBI, MOHAMMAD.
YOUNUS, MARIYA.	KODWAVI, MARIYA.YOUNUS.
ZAREMBOVSKAYA, ALINA.	YANOVSKI, ELINA.
ZHANG, HAO.	ZHANG, HAL.
ZHU, YI.FEI.	ZHU, PHILLIP.YIFEL.
ZOU, BAI.CHANG.	CHOW, MARTIN.MAN-TAT.

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

(140-G493)

## Marriage Act Loi sur le mariage

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

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

**August 13-17**

NAME	LOCATION	EFFECTIVE DATE
Emanuel, Frank Leonard	Nepean	13-Aug-07
Bartlett, Peter Morris	Kingston	13-Aug-07
Tyrrell, John J. A.	Navan	13-Aug-07
Van Duinen, Peter	Parry Sound	13-Aug-07
Van Duinen, Lee-Ann	Parry Sound	13-Aug-07
Vaughan, Isabel	Toronto	13-Aug-07
Honeyghan, Alvanso A.	Scarborough	13-Aug-07
Shewfelt, Anne Marie	Toronto	13-Aug-07
Jacobs, Marion	Oakwood	13-Aug-07
Thomas, Pual Joseph	Owen Sound	14-Aug-07
Gomes, H. Virginio	Leamington	15-Aug-07
Johnson, Darren	London	15-Aug-07
Tormey, Michael	Mississauga	15-Aug-07
Knowles, Mary Diane	Barrie	15-Aug-07
Moore, Peter	Orillia	15-Aug-07
Marshall, Larry	Etobicoke	15-Aug-07
Kenny, Colleen L.	Smiths Falls	15-Aug-07
Royal, Robert Thomas	North York	15-Aug-07
Dolor, Regina B.	Markham	15-Aug-07
Fenwick, Murray	Barrie	15-Aug-07
Zollner, David Norbert	Georgetown	15-Aug-07
Skinner, Maryann Frances	Mississauga	15-Aug-07
Ellis, Gabriel	Welland	16-Aug-07
Walsh, Broderick Matthew	Toronto	16-Aug-07
Gefvert, Constance Joanna	Toronto	16-Aug-07
Apps-Douglas, Julia	Vankleek Hill	16-Aug-07
Kabila, Gilbert N'Senga	Waterloo	16-Aug-07
Grainger, Sharon Lee	Chatham	16-Aug-07
Evans, Harvey	Norwood	16-Aug-07
Sim, Michelle Frances	Oakville	16-Aug-07
Boyle, Christine	Kitchener	16-Aug-07
Yates, Mary Ann	Nepean	16-Aug-07
Kipp, Ronald A.	London	16-Aug-07
Neary, Paul	Maple	16-Aug-07
Jardine, Frederick	Kanata	17-Aug-07
Thom, Terry	Richmond Hill	17-Aug-07
Kedzierski, George K.	Oshawa	17-Aug-07
Chuol, William	Kitchener	17-Aug-07
Rigo, Marguerite	Hamilton	17-Aug-07
Rigo, Peter	Hamilton	17-Aug-07
Corfield, Daniel	Glencoe	17-Aug-07
Zacharia, Manoj M.	Markham	17-Aug-07
Boivin, Karen	Ottawa	17-Aug-07
Beattie, Elaine	Williamsburg	17-Aug-07
Fillier, Victoria M.	Brockville	17-Aug-07

### RE-REGISTRATIONS

NAME	LOCATION	EFFECTIVE DATE
Kavanaugh, Mary-Jane	Sioux Lookout	13-Aug-07
Dion, Rodrigues	Ottawa	16-Aug-07

CERTIFICATES OF TEMPORARY REGISTRATION as person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT TEMPORAIRE autorisés des mariages en Ontario ont été délivrés aux suivants:

NAME	LOCATION	EFFECTIVE DATE
Ford, William	Toronto	13-Aug-07
August 31, 2007 to September 4, 2007		
King, Lindsay G.	Thornhill, ON	14-Aug-07
August 16, 2007 to August 20, 2007		
Rushton, Ralph James	St. Albert, AB	14-Aug-07
August 16, 2007 to August 20, 2007		
Williams, Stewart	Dartmouth, NS	14-Aug-07
August 23, 2007 to August 27, 2007		
Royal, Mark William	Abbotsford, BC	16-Aug-07
August 16, 2007 to August 20, 2007		

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

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

NAME	LOCATION	EFFECTIVE DATE
Evans, Harvey	Norwood	16-Aug-07
Sim, Michelle	Halton	16-Aug-07
Revie, James	Etobicoke	17-Aug-07
Wolf, Stefan	Mississauga	17-Aug-07
Frome, Harald	Brampton	17-Aug-07
Wilson, Eric Michael	Alliston	17-Aug-07
Davidson, Heather Linda	London	17-Aug-07
Watson, Pauline Isabelle	Mississauga	17-Aug-07
Pedersen, Dorte	Toronto	17-Aug-07
Howard, Robert G.	Hamilton	17-Aug-07
Hullah, Michael	Oshawa	17-Aug-07
Helmkay, Chris	Cornwall	17-Aug-07
Hannigan, Sandi	Waterloo	17-Aug-07
Farahani, Bijan	Kingston	17-Aug-07

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

(140-G494)

### Notice of Intent to Make a Designation pursuant to s. 4(2)(a) of the *Independent Health Facilities Act*

TAKE NOTICE THAT the Minister of Health and Long-Term Care intends to make a designation pursuant to clause 4(2)(a) of the *Independent Health Facilities Act*, R.S.O. 1990, c. 1.3, subject to the approval of the Lieutenant Governor in Council, designating the following class of services as a service for or in respect of which a charge or payment is a facility fee for the purposes of the *Independent Health Facilities Act*:

*Therapeutically necessary radiography ordered by a member of the College of Chiropractors of Ontario and rendered in an independent health facility operated by a person licensed under the Independent Health Facilities Act to provide radiography services. For the purpose of this designation, "radiography" does not include the interpretation of the image.*

The proposed designation may be made thirty (30) days following the publication of this Notice in the Ontario Gazette, subject to the approval of the Lieutenant Governor in Council and any other requirements of the *Independent Health Facilities Act* as may apply.

Comments or questions may be directed to:

Ministry of Health and Long-Term Care  
c/o BRUCE KIRTON, A/Manager  
Independent Health Facilities Program  
Macdonald-Cartier Building  
49 Place d'Armes, 2<sup>nd</sup> Floor  
Kingston, ON K7K 6S2

(140-G495)

### Order in Council Décret

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

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

O.C./Décret 1883/2007

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

O.C. 1070/2006 dated May 23, 2006  
O.C. 1733/2006 dated September 18, 2006  
O.C. 1735/2006 dated September 20, 2006  
O.C. 2103/2006 dated November 1, 2006  
O.C. 2255/2006 dated November 15, 2006  
O.C. 689/2007 dated March 29, 2007  
O.C. 1681/2007 dated June 27, 2007,

is further amended by deleting the following name and assignment:

Ernie Parsons as Parliamentary Assistant to the Minister of Community and Social Services (Disabilities)

Recommended DALTON MCGUINITY  
Premier and President of the Council

Concurred DWIGHT DUNCAN  
Chair of Cabinet

Approved and Ordered August 22, 2007.

(140-G496) HEATHER SMITH  
Administrator of the Government



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

**PUBLIC NOTICE**

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

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. DEBORAH DELLER,  
Clerk of the Legislative Assembly.

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

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Superior Court of Justice at Ottawa, Ontario dated November 29<sup>th</sup>, 2005, Court File Number ITA-8877-95 to me directed, against the real and personal property of Douglas W. Wirth (sometime known as Douglas Wayne Wirth), at the request of the Canada Revenue Agency on behalf of Her Majesty The Queen, I have seized and taken in execution all the right, title, interest and equity of redemption of Douglas W. Wirth (sometime known as Douglas Wayne Wirth), in and to:

PARCEL 28155, sec DKE, Part Location K57, Boys Township, Pt 3 Plan KR1019;  
Together with a right of way over Part 2, Plan KR1019 as in #LT98303;  
Reserving Flooding Rights to elevation 1064 feet above sea level (District of Kenora);  
Now described as PIN 42140-0596LT.

All of which said right, title, interest and equity of redemption of Douglas W. Wirth (sometime known as Douglas Wayne Wirth), 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, 216 Water Street, Kenora, Ontario, P9N 1S4, on October 5<sup>th</sup>, 2007 at 11:00a.m.

**CONDITIONS:**

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

**TERMS:** Deposit 10% of bid price or \$1,000.00, whichever is greater  
Payable at time of sale by successful bidder  
To be applied to purchase price  
Non-refundable  
Ten business days from date of sale to arrange financing and pay balance in full at Superior Court of Justice Court House 216 Water Street Kenora, Ontario P9N 1S4.  
All payments in cash or by certified cheque made payable to the Minister of Finance.

Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price.  
Other conditions as announced.

THIS SALE IS SUBJECT TO CANCELLATION 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: August 22, 2007 (at Kenora, ON)

(140-P252) 35, 36 CHRIS MADISON  
Office of the Sheriff, District of Kenora  
Kenora, ON  
P9N 1S4

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Superior Court of Justice at London, Ontario dated January 18, 2005 Court File Number 1378/04 to me directed, against the real and personal property of *Lenna Jean Helmer aka Jean Lenna Helmer*, Defendant, at the suit of Portfolio Acquisitions Canada Inc., Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of *Lenna Jean Helmer aka Jean Lenna Helmer*, in and to:

2651 Dundas Street, London, Ontario

All of which said right, title, interest and equity of redemption of *Lenna Jean Helmer aka Jean Lenna Helmer*, 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, 80 Dundas Street, London, Ontario N6A 6A3 on Tuesday, October 2, 2007 at 10:00 AM.

**CONDITIONS:**

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

**TERMS:** Deposit 10% of bid price or \$1,000.00, whichever is greater  
Payable at time of sale by successful bidder  
To be applied to purchase price  
Non-refundable  
Ten business days from date of sale to arrange financing and pay balance in full at the Sheriff's Office, 80 Dundas Street, London, Ontario.  
All payments in cash or by certified cheque made payable to the Minister of Finance.  
Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price.  
Other conditions as announced.

THIS SALE IS SUBJECT TO CANCELLATION 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: August 21, 2007 (at London, ON)

(140-P250) FRAN MARTELOTTI, *Manager, Court Operations*  
Sheriff, London/Middlesex County 80 Dundas Street,  
Ground Floor, Unit A  
London, ON  
N6A 6A3

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Superior Court of Justice, at Lindsay, Ontario dated December 1, 2005, Court File Number 127/05 / Writ 399/05, to me directed, against the real and personal property of Kenneth Michael Smith, Defendant, at the suit of Lubberta Yvonne Hendrika Akse, Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of Kenneth Michael Smith, Defendant in and to:

(64 Birchcliff Avenue, RR#1, Dunsford, ON K0M 1L0); Lots 35 and 36, Plan 210, (geographic) Township of Verulam, County of Victoria (now City of Kawartha Lakes).

All of which said right, title, interest and equity of redemption of Kenneth Michael Smith, 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 Courthouse, 440 Kent Street West, Lindsay, ON K9V 6G8 on Wednesday, October 3, 2007 at 1:00 p.m.

#### CONDITIONS:

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

**TERMS:** Deposit 10% of bid price or \$1,000.00, whichever is greater  
Payable at time of sale by successful bidder  
To be applied to purchase price  
Non-refundable  
Ten business days from date of sale to arrange financing and pay balance in full at Court Enforcement Office, 440 Kent Street West, Lindsay, ON K9V 6G8.  
All payments in cash or by certified cheque made payable to the Minister of Finance.  
Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price.  
Other conditions as announced.

THIS SALE IS SUBJECT TO CANCELLATION 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: August 22, 2007, at Lindsay, ON

*Sheriff*  
Court Enforcement Office,  
440 Kent Street West, Lindsay, ON  
K9V 6G8

(140-P251)

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

*Municipal Act, 2001*

SALE OF LAND BY PUBLIC TENDER

CITY OF GREATER SUDBURY

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

Take Notice that tenders for the purchase of the land(s) as described below will be received **NO LATER THAN** 3:00 p.m. (Our time), on Thursday, September 27th, 2007, at the Supplies & Services Section, 2<sup>nd</sup> Floor, Tom Davies Square, 200 Brady Street, Sudbury, ON. The tenders will then be opened in public on the same day at 3:30 p.m., in Room C-11 at Tom Davies Square.

#### Description of Land(s):

**File #05-12 (Roll #030.003.04004)**  
0 Cambrian Hts Drive  
McKim Con 5 Lot 5 RP53R11457  
10764.78 SF 196.78 FR  
**Assessed Value: Commercial \$ 70,000.00**  
**Minimum Tender Amount: \$ 29,480.18**

**File #05-13 (Roll #030.026.07900)**  
1269 Attlee Avenue  
McKim Con 6 Lot 1 Plan 53 M  
1249 Lot 54 PIN 02121-0468  
7840.80 SF 49.22 FR  
**Assessed Value: Residential \$ 35,000.00**  
**Minimum Tender Amount: \$ 9,022.11**

**File #05-14 (Roll #030.026.08000)**  
1273 Attlee Avenue  
McKim Con 6 Lot 1 Plan 53 M  
1249 Lot 53 PIN 02121-0467  
9147.60 SF 43.88 FR  
**Assessed Value: Residential \$ 35,000.00**  
**Minimum Tender Amount: \$ 9,037.62**

**File #06-01 (Roll #010.012.00800)**  
45 McKinnon Street  
McKim Con 3 Lot 1 Plan M150  
Lot 31 Lot 32 Pcl 11167  
4000.00 SF 40.00 FR 100.00 D  
**Assessed Value: Residential \$ 60,000.00**  
**Minimum Tender Amount: \$ 17,219.61**

**File #06-11 (Roll #050.020.04200)**  
41 Bulmer Avenue  
McKim Con 2 Lot 8 Plan M128  
Lot 225 Pcl 9863  
4206.00 SF 33.00 FR 122.00 D  
**Assessed Value: Residential \$ 80,000.00**  
**Minimum Tender Amount: \$ 11,738.57**

**File #06-16 (Roll #070.005.00300)**  
300 Larch Street  
McKim Con 3 Lot 5 Plan 2S  
W Pt Lot 35  
3000.00 SF 25.00 FR 120.00 D  
**Assessed Value: Residential \$ 85,000.00**  
**Minimum Tender Amount: \$ 12,588.45**

**File #06-25 (Roll #090.001.01600)**  
Broder Twp  
Broder Con 3 Lot 3 Pcl 31776  
Little Raft Lake  
1.25 AC  
**Assessed Value: Residential \$ 58,000.00**  
**Minimum Tender Amount: \$ 8,776.57**

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

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

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

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

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

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

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

TONY DERRO  
Chief Tax Collector

DARRYL MATHÉ  
Manager of Supplies &  
Services/Purchasing  
Agent

CITY OF GREATER SUDBURY  
P.O. Box 5000 Stn A  
200 Brady Street  
Sudbury ON P3A 5P3

(140-P253)

*Municipal Act, 2001*

SALE OF LAND BY PUBLIC TENDER

**THE CORPORATION OF THE TOWN OF PELHAM**

**Take Notice** that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on 19 September 2007, at the Municipal Office, 20 Pelham Town Square, P.O. Box 400, Fonthill, Ontario L0S 1E0.

The tenders will then be opened in public on the same day at 3:00 p.m. at the Municipal Office, 20 Pelham Town Square, Fonthill.

**Description of Land(s):**

Roll No. 27 32 010 018 10850 0000, Formerly Part of PIN 64028-0300(LT) Now PIN 64028-0621(LT), Part Lot 14, Concession 13, Geographic Township of Pelham, Now the Town of Pelham, Regional Municipality of Niagara (No. 59) Designated as Part 26, Plan 59R9440. File 05-23

**Minimum Tender Amount: \$14,866.84**

Roll No. 27 32 010 018 10854 0000, Formerly Part of PIN 64028-0300(LT) Now PIN 64028-0620(LT), Part Lot 14, Concession 13, Geographic Township of Pelham, Now the Town of Pelham, Regional Municipality of Niagara (No. 59) Designated as Part 24, Plan 59R9440. File 05-25

**Minimum Tender Amount: \$14,810.44**

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

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

The lands were previously advertised for a sale to be held on the 27<sup>th</sup> day of June, 2007 but the sale was postponed.

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

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

**Note:** G.S.T. may be payable by successful purchaser.

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

**[www.OntarioTaxSales.ca](http://www.OntarioTaxSales.ca)**

**or if no internet access available, contact:**

MRS. ELAINE RONALD  
Tax Clerk  
The Corporation of the Town of Pelham  
20 Pelham Town Square  
P.O. Box 400  
Fonthill, Ontario L0S 1E0  
(905) 892-2607  
[www.pelham.ca](http://www.pelham.ca)

(140-P254)

*Municipal Act, 2001*

SALE OF LAND BY PUBLIC TENDER

**THE CORPORATION OF THE CITY OF SAULT STE. MARIE**

**TAKE NOTICE** that tenders are invited for the purchase of the lands described below and will be received until 3:00 p.m. local time on Wednesday, October 03, 2007, at the City Tax Collector's Office, 2<sup>nd</sup> Floor, Civic Centre, 99 Foster Drive, Sault Ste. Marie, Ontario.

The tenders will then be opened in public on the same day immediately following the 3:00 pm deadline in the Russ Ramsay Board Room, 3rd Floor, Civic Centre.

**Property #1.**

Description of Land: Roll No. 57 61 010 070 041 00. 47 Fournier Road. Lot 40, RCP H-714, Rankin Location being Part 1, 1R-11133; Sault Ste. Marie. All of PIN-31484-0072 (LT).

**Minimum Tender Amount: \$10,669.36**

**Property #2.**

Description of Land: Roll No. 57 61 020 043 166 00. 138 East Street. PT LT 27, CON 1, St. Mary's; PT LT 12-13, PL 9, St. Mary's; PT LT 1, PL 323, St. Mary's as in T-367067; Sault Ste. Marie. PIN-31541-0048 (LT).

**Minimum Tender Amount: \$26,861.85**

**Property #3.**

Description of Land: Roll No. 57 61 040 027 023 00. 23 Edinburgh Street. PT LT 68, PL 453, Korah as in T-294247; Sault Ste. Marie. PIN-31574-0110 (LT).

**Minimum Tender Amount: \$7,247.08**

**Property #4.**

Description of Land: Roll No. 57 61 060 016 111 00. 21 Keys Street. Lt 36-41, PL 2674, Korah; Sault Ste. Marie. PIN -31597-0047 (LT).

**Minimum Tender Amount: \$6,553.63**

**Property #5.**

Description of Land: Roll No. 57 61 060 016 113 00. 9 Keys Street. LT 31-35, PL 2674, Korah; Sault Ste. Marie. PIN-31597-0048 (LT).

**Minimum Tender Amount: \$7,064.90**

**Property #6.**

Description of Land: Roll No. 57 61 060 050 338 17. 43 Mount Pleasant Crescent. PCL 16-1, SEC M411; BLK 16 PL M411 Korah; Sault Ste. Marie. PIN-31601-0187 (LT).

**Minimum Tender Amount: \$3,875.31**

**Property #7.**

Description of Land: Roll No. 57 61 060 070 114 14. 65 Parkwood Drive. PCL 13-1, SEC M414, SRO, LT 13, PL M414, Parke; Sault Ste. Marie. PIN-31616-0013 (LT).

**Minimum Tender Amount: \$4,600.60**

**Property #8.**

Description of Land: Roll No. 57 61 060 070 114 21. 41 Parkwood Drive. PCL 19-1, SEC M414, SRO; LT 19, PL M414, Parke; Sault Ste. Marie. PIN-31616-0019 (LT).

**Minimum Tender Amount: \$4,568.39**

**Property #9.**

Description of Land: Roll No. 57 61 060 070 114 27. 17 Parkwood Drive. PCL 25-1, SEC M414, SRO; LT 25, PL M414, Parke; Sault Ste. Marie. PIN-31616-0025 (LT).

**Minimum Tender Amount: \$4,470.54**

**Property #10.**

Description of Land: Roll No. 57 61 060 070 114 30. 5 Parkwood Drive. PCL 28-1, Sec M414, SRO; LT 28, PL M414, Parke; Sault Ste. Marie. PIN-31616-0028 (LT).

**Minimum Tender Amount: \$4,470.78**

**Property #11.**

Description of Land: Roll No. 57 61 060 070 114 82. 50 Parkwood Drive. PCL 33-1, SEC M414, SRO; LT 33, PL M414, Parke; Sault Ste. Marie. PIN-31616-0033 (LT).

**Minimum Tender Amount: \$4,579.60**

**Property #12.**

Description of Land: Roll No. 57 61 060 070 114 84. 64 Parkwood Drive. PCL 35-1 SEC M414, SRO; LT 35, PL M414, Parke. Sault Ste. Marie. PIN-31616-0035 (LT).

**Minimum Tender Amount: \$4,542.54**

**Property #13.**

Description of Land: Roll No. 57 61 060 070 196 00. 77 Victoria Street. LT 150, PL 58, Awenge; Sault Ste. Marie. PIN-31613-0183 (LT).

**Minimum Tender Amount: \$3,203.01**

This tax sale is subject to cancellation in accordance with the provisions of the Municipal Act's tax sale provisions.

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

The municipality makes no representation regarding the title or any other matters relating to the land to be sold, including but not limited to the potential existence of environmental contamination, estates and interests of the federal or provincial governments or their agencies, easements and restrictive covenants, and interests acquired by adverse possession. Responsibility for ascertaining these matters rests with the potential purchaser.

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

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

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

MR. PETER A. LIEPA,  
City Tax Collector  
The Corporation of the City of Sault Ste. Marie  
P. O. Box 580, 99 Foster Drive  
Sault Ste. Marie, ON P6A 5N1  
(705) 759-5269

Personal information contained on this form, collected pursuant to the Municipal Act, 2001 and Regulations thereunder, will be used for the purposes of that Act. Questions should be directed to the Freedom of Information and Privacy Coordinator at the institution responsible for procedures under that Act.

(140-P255)

## Sale of Land by Public Auction

*Municipal Act, 2001*

SALE OF LAND BY PUBLIC AUCTION

**THE CORPORATION OF THE COUNTY OF HURON**

Take Notice that the land(s) described below will be offered for sale by public auction at 10 o'clock on the 2<sup>nd</sup> day of October, 2007 at Huron County Court House, 1 Court House Square, Goderich, Ontario N7A 1M2

### Description of Land(s):

- LT 43 PL 228 West Wawanosh;  
Township of Ashfield-Colborne-Wawanosh  
**Minimum Bid: \$17,763.08**
- PT LT 5 PL 391 Seaforth as in R327630;  
Municipality of Huron East  
**Minimum Bid: \$15,032.40**
- PT PK LT 8 PL 276 PT 4, 22R2157; Howick;  
Municipality of Howick  
**Minimum Bid: \$18,652.44**
- PT LT 25 CON 5 Morris as in R84509 Except PT 1,  
22R3042 & R283502; S/T R126660;  
Municipality of Morris-Turnberry  
**Minimum Bid: \$13,538.02**
- PT LT 26 CON 11 Turnberry; PT LT 27 CON 11 Turnberry;  
PT 1, 22R225;  
Municipality of Morris-Turnberry  
**Minimum Bid: \$6,217.03**
- PT LT 24 CON 5 Morris as in R283502; T/W R126660;  
Municipality of Morris-Turnberry  
**Minimum Bid: \$9,846.67**
- PT BLK A PL 377 Exeter as in R335573;  
Municipality of South Huron  
**Minimum Bid: \$50,355.52**

All amounts payable by the successful purchaser shall be payable in full at the time of the sale by cash or money order or by a bank draft or cheque certified by a bank or trust corporation.

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

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

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

For further information regarding this sale, contact:

Treasurer  
The Corporation of the County of Huron  
1 Court House Square, Goderich, Ontario N7A 1M2  
[www.huroncounty.ca](http://www.huroncounty.ca) or call 519-524-8394

Personal information contained on this form, collected pursuant to the Municipal Act, 2001 will be used for the purposes of that Act. Questions should be directed to the Freedom of Information and Privacy Coordinator at the institution responsible for the procedures under that Act.

(140-P256)



**Publications under Part III (Regulations) of the Legislation Act, 2006  
Règlements publiés en application de la partie III (Règlements)  
de la Loi de 2006 sur la législation**

2007—09—01

**ONTARIO REGULATION 452/07**

made under the

**HEALTH PROTECTION AND PROMOTION ACT**

Made: August 13, 2007

Filed: August 13, 2007

Published on e-Laws: August 14, 2007

Printed in *The Ontario Gazette*: September 1, 2007

Revoking O. Reg. 166/03

(Orders under Section 22.1 of the Act)

Note: Ontario Regulation 166/03 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](http://www.e-Laws.gov.on.ca).

- 1. Ontario Regulation 166/03 is revoked.**
- 2. This Regulation comes into force on the later of August 10, 2007 and the day this Regulation is filed.**

Made by:

GEORGE SMITHERMAN  
*Minister of Health and Long-Term Care*

Date made: August 13, 2007.

35/07

**ONTARIO REGULATION 453/07**

made under the

**SAFE DRINKING WATER ACT, 2002**

Made: August 8, 2007

Filed: August 14, 2007

Published on e-Laws: August 15, 2007

Printed in *The Ontario Gazette*: September 1, 2007

**FINANCIAL PLANS**

**Requirement to prepare financial plans**

**1.** (1) A person who makes an application under clause 32 (1) (b) of the Act for a municipal drinking-water licence shall, before making the application, prepare and approve financial plans for the system that satisfy the requirements prescribed under section 2.

(2) A person who makes an application under subsection 32 (4) of the Act for the renewal of a municipal drinking-water licence shall, before making the application, prepare and approve financial plans for the system that satisfy the requirements prescribed under section 3.

(3) As a condition in a municipal drinking-water licence that is issued in response to an application made under section 33 of the Act for a municipal drinking-water licence, the Director shall include a requirement that the owner of the drinking-water system, by the later of July 1, 2010 and the date that is six months after the date the first licence for the system is issued, prepare and approve financial plans for the system that satisfy the requirements prescribed under section 3.

(4) The Director shall include, as a condition in a municipal drinking-water licence, the requirement set out in subsection (3) in any amendments to a license made after the application, if the condition is not satisfied at the time when the amendment is made.

**Financial plan requirements; new systems**

2. For the purposes of clause (b) of the definition of “financial plans” in subsection 30 (1) of the Act, the following requirements are prescribed for financial plans that are required by subsection 1 (1) to satisfy the requirements of this section:

1. The financial plans must be approved by a resolution that indicates that the drinking-water system is financially viable and that is passed by,
  - i. the council of the municipality, if the owner of the drinking-water system is a municipality, or
  - ii. the governing body of the owner, if the owner of the drinking-water system has a governing body and is not a municipality.
2. The financial plans,
  - i. must include a statement that the financial impacts of the drinking-water system have been considered, and
  - ii. must apply for a period of at least six years.
3. The first year to which the financial plan must apply is the year in which the drinking-water system is expected to first serve the public.
4. For each year in which the financial plans apply, the financial plans must include details of the proposed or projected financial operations of the drinking-water system itemized by,
  - i. total revenues, further itemized by water rates, user charges and other revenues,
  - ii. total expenses, further itemized by amortization expenses, interest expenses and other expenses,
  - iii. annual surplus or deficit, and
  - iv. accumulated surplus or deficit.
5. The owner of the drinking-water system must,
  - i. make the financial plans available, on request, to members of the public who are served by the drinking-water system without charge,
  - ii. make the financial plans available to members of the public without charge through publication on the Internet, if the owner maintains a website on the Internet, and
  - iii. provide notice advising the public of the availability of the financial plans under subparagraphs i and ii, if applicable, in a manner that, in the opinion of the owner, will bring the notice to the attention of members of the public who are served by the drinking-water system.
6. The owner of the drinking-water system must give a copy of the financial plans to the Ministry of Municipal Affairs and Housing.

**Financial plan requirements; licence renewal**

3. (1) For the purposes of clause (b) of the definition of “financial plans” in subsection 30 (1) of the Act, the following requirements are prescribed for financial plans that are required by subsection 1 (2) or a condition that is included in a municipal drinking-water licence under subsection 1 (3) to satisfy the requirements of this section:

1. The financial plans must be approved by a resolution that is passed by,
  - i. the council of the municipality, if the owner of the drinking-water system is a municipality, or
  - ii. the governing body of the owner, if the owner of the drinking-water system has a governing body and is not a municipality.
2. The financial plans must apply to a period of at least six years.
3. The first year to which the financial plans must apply must be the year determined in accordance with the following rules:



- i. If the financial plans are required by subsection 1 (2), the first year to which the financial plans must apply must be the year in which the drinking-water system's existing municipal drinking-water licence would otherwise expire.
      - ii. If the financial plans are required by a condition that was included in a municipal drinking-water licence under subsection 1 (3), the first year to which the financial plans must apply must be the later of 2010 and the year in which the first licence for the system was issued.
  4. Subject to subsection (2), for each year to which the financial plans apply, the financial plans must include the following:
    - i. Details of the proposed or projected financial position of the drinking-water system itemized by,
      - A. total financial assets,
      - B. total liabilities,
      - C. net debt,
      - D. non-financial assets that are tangible capital assets, tangible capital assets under construction, inventories of supplies and prepaid expenses, and
      - E. changes in tangible capital assets that are additions, donations, write downs and disposals.
    - ii. Details of the proposed or projected financial operations of the drinking-water system itemized by,
      - A. total revenues, further itemized by water rates, user charges and other revenues,
      - B. total expenses, further itemized by amortization expenses, interest expenses and other expenses,
      - C. annual surplus or deficit, and
      - D. accumulated surplus or deficit.
    - iii. Details of the drinking-water system's proposed or projected gross cash receipts and gross cash payments itemized by,
      - A. operating transactions, that are cash received from revenues, cash paid for operating expenses and finance charges,
      - B. capital transactions, that are proceeds on the sale of tangible capital assets and cash used to acquire capital assets,
      - C. investing transactions, that are acquisitions and disposal of investments,
      - D. financing transactions, that are proceeds from the issuance of debt and debt repayment,
      - E. changes in cash and cash equivalents during the year, and
      - F. cash and cash equivalents at the beginning and end of the year.
    - iv. Details of the extent to which the information described in subparagraphs i, ii and iii relates directly to the replacement of lead service pipes as defined in section 15.1- 3 of Schedule 15.1 to Ontario Regulation 170/03 (Drinking-Water Systems), made under the Act.
  5. The owner of the drinking-water system must,
    - i. make the financial plans available, on request, to members of the public who are served by the drinking-water system without charge,
    - ii. make the financial plans available to members of the public without charge through publication on the Internet, if the owner maintains a website on the Internet, and
    - iii. provide notice advising the public of the availability of the financial plans under subparagraphs i and ii, if applicable, in a manner that, in the opinion of the owner, will bring the notice to the attention of members of the public who are served by the drinking-water system.
  6. The owner of the drinking-water system must give a copy of the financial plans to the Ministry of Municipal Affairs and Housing.
- (2) Each of the following sub-subparagraphs applies only if the information referred to in the sub-subparagraph is known to the owner at the time the financial plans are prepared:
1. Sub-subparagraphs 4 i A, B and C of subsection (1).
  2. Sub-subparagraphs 4 iii A, C, E and F of subsection (1).

**Alternative requirements for two or more drinking-water systems**

4. If section 3 applies to the financial plans of two or more drinking-water systems that are solely owned by the same owner, the requirements prescribed by the section may, as an alternative, be satisfied by financial plans that comply with the section but treat those systems as if they were one drinking-water system.

**Amendment of financial plans**

5. Sections 2 or 3 do not prevent financial plans from being amended.

**Additional information**

6. The requirements of this Regulation do not prevent a person from providing additional information in financial plans prepared for the purpose of meeting the requirements of the Act.

**Commencement**

7. **This Regulation comes into force on the day it is filed.**

Made by:

LAUREL C. BROTEN  
*Minister of the Environment*

Date made: August 8, 2007.

35/07

**ONTARIO REGULATION 454/07**

made under the

**FAMILY RESPONSIBILITY AND SUPPORT ARREARS ENFORCEMENT ACT, 1996**

Made: July 25, 2007

Filed: August 14, 2007

Published on e-Laws: August 15, 2007

Printed in *The Ontario Gazette*: September 1, 2007

**RECOMMENDED STANDARD TERMS FOR SUPPORT ORDERS****Recommended standard terms**

1. (1) This Regulation sets out, for the purposes of clause 63 (1) (p.2) of the Act, the standard terms that are recommended for support orders.

(2) The standard terms set out in this Regulation are recommended to be used only if it is appropriate in the circumstances.

**Child support**

2. (1) This section applies in respect of an order for child support.

(2) In this section,

“table amount” means the amount of child support determined by reference solely to the applicable table set out in Schedule I to Ontario Regulation 391/97 (Child Support Guidelines) made under the *Family Law Act*, according to the number of children to whom an order for child support relates and the income of the parent or spouse against whom the order is sought.

(3) The following standard term is recommended to be used where child support for a child or children is the table amount:

The [specify respondent or applicant], [insert name], shall pay child support to the [specify applicant or respondent], [insert name], for the [specify child or children], [insert child or children's name(s)], born on [insert child or children's date(s) of birth] in the amount of \$[insert amount] per month commencing [insert date], in accordance with the Tables under the Child Support Guidelines, based on the [specify respondent's or applicant's] annual income of \$[insert amount].

(4) The following standard term is recommended to be used where child support for a child or children is an amount other than the table amount, and does not include an additional amount for special or extraordinary expenses:

The [specify respondent or applicant], [insert name], shall pay child support to the [specify applicant or respondent], [insert name], for the [specify child or children], [insert child or children's name(s)], born on [insert child or children's date(s) of birth] in the amount of \$[insert amount] per month commencing [insert date].

When [insert number] of the children cease(s) to be eligible for support, the [specify respondent or applicant], [insert name], shall pay child support to the [specify applicant or respondent], [insert name], for the remaining [insert number] [specify child or children] in the amount of \$[insert amount] per month.

[Repeat and complete the second paragraph as needed until there remains only one child for whom child support is payable.]

(5) The following standard term is recommended to be added after the standard term set out in subsection (3) or (4) where the amount of child support includes, under section 7 of Ontario Regulation 391/97 (Child Support Guidelines) made under the *Family Law Act*, an additional amount for special or extraordinary expenses,

(a) in the case of expenses that are known and fixed, for each child:

The [specify respondent or applicant], [insert name], shall pay special or extraordinary expenses under section 7 of the Child Support Guidelines to the [specify applicant or respondent], [insert name], for [insert item for which expenses are known and fixed] for [insert child's name], born on [insert child's date of birth], in the amount of \$[insert amount] per month commencing [insert date] until [insert date].

[Repeat and complete this paragraph as needed for each item for which known and fixed expenses are to be paid.]

(b) in the case of expenses that are irregular or change over time:

The [specify respondent's or applicant's] annual income is \$[insert amount]. The [specify applicant's or respondent's] annual income is \$[insert amount]. The [specify respondent or applicant] shall pay [insert percentage] per cent of the special or extraordinary expenses, as reported by the [specify applicant or respondent] to the Family Responsibility Office, for the [specify child or children], [insert child or children's name(s)], born on [insert child or children's date(s) of birth], for the following items: [insert list of items for which expenses are irregular or change over time].

(6) The following standard term is recommended to be used in respect of a variation, under section 37 of the *Family Law Act*, of an order for child support:

Paragraph [insert paragraph number] of the order of the Honourable [insert name of Justice] dated [insert date] is changed as follows:

[Insert and complete applicable recommended standard term or terms set out in subsections (3), (4) and (5).]

All other terms of the order of the Honourable [insert Name of Justice] dated [insert date] remain in full force and effect.

### Spousal support

3. (1) This section applies in respect of an order for spousal support.

(2) The following standard term is recommended to be used where spousal support is to be paid,

(a) in periodic payments for a fixed duration:

The [specify respondent or applicant], [insert name], shall pay spousal support to the [specify applicant or respondent], [insert name], in the amount of \$[insert amount] per month commencing [insert date], until [insert date].

(b) indefinitely in periodic payments:

The [specify respondent or applicant], [insert name], shall pay spousal support to the [specify applicant or respondent], [insert name], in the amount of \$[insert amount] per month commencing [insert date]. The spousal support shall continue to be payable until a court orders otherwise.

(c) in a single payment:

The [specify respondent or applicant], [insert name], shall pay lump sum spousal support to the [specify applicant or respondent], [insert name], in the amount of \$[insert amount] on or before [insert date].

(3) The following standard term is recommended to be added after the standard term set out in clause (2) (b) where spousal support that is to be paid indefinitely in periodic payments is subject to future review:

The amount of the spousal support ordered shall be reviewed [insert date, time period or interval for review].

(4) The following standard term is recommended to be used where the amount for spousal support is to be indexed,

- (a) in accordance with subsections 34 (5) and (6) of the *Family Law Act*:

The spousal support shall be indexed and shall increase annually in accordance with the indexing calculation set out in subsections 34 (5) and (6) of the *Family Law Act*, effective [insert date] and on each anniversary of that date.

- (b) by applying cost of living adjustment factors derived from any part of the Consumer Price Index:

The spousal support shall be indexed and shall increase annually in accordance with the Consumer Price Index for [specify one of Canada, Toronto, Ottawa or Thunder Bay] for the month of [insert month] of the [specify current or previous] year, effective [insert date] and on each anniversary of that date.

- (c) by applying a fixed rate of increase or decrease:

The spousal support shall be indexed and shall [specify increase or decrease] annually by a factor of [insert percentage] per cent, effective [insert date] and on each anniversary of that date.

- (d) by applying the indexing factor applied by an income source to the payor's wages, salary, pension or other income:

The spousal support shall be indexed and shall increase annually in accordance with the indexing factor(s) applied by [insert name(s) of income source(s)], the [specify income source or income sources] of the [specify respondent or applicant], effective [insert date] and on each anniversary of that date.

- (5) The following standard term is recommended to be used in respect of a variation, under section 37 of the *Family Law Act*, of an order for spousal support:

Paragraph [insert paragraph number] of the order of the Honourable [insert name of Justice] dated [insert date] is changed as follows:

[Insert and complete applicable recommended standard term or terms set out in subsections (2), (3) and (4).]

All other terms of the order of the Honourable [insert Name of Justice] dated [insert date] remain in full force and effect.

#### Costs

4. The following standard term is recommended to be used in a support order where costs related to obtaining the support order are awarded:

Costs are fixed in the amount of \$[insert amount], of which \$[insert amount] is related to support and is enforceable as support by the Director, Family Responsibility Office.

#### Interest

5. The following standard term is recommended to be used in a support order where postjudgment interest is awarded under section 129 of the *Courts of Justice Act*:

This order bears interest at the postjudgment interest rate of [insert rate] per cent per year effective from the date of this order. A payment in default bears interest only from the date of default.

#### Enforcement

6. The following standard term is recommended to be used in a support order, other than a provisional order, so as to include the wording respecting the order and its enforcement that is required by subsection 9 (1) of the Act:

Unless the order is withdrawn from the office of the Director, Family Responsibility Office, it shall be enforced by the Director, and amounts owing under the order shall be paid to the Director, who shall pay them to the person to whom they are owed.

#### Termination of support obligation

7. The following standard term is recommended to be used in a support order where the obligation under Part III of the *Family Law Act* to provide support to a dependant is determined to have ended:

The support ordered in paragraph [insert paragraph number] of the order of the Honourable [insert name of Justice] dated [insert date] is terminated, effective [insert date].

#### Commencement

8. **This Regulation comes into force on December 1, 2007.**

**RÈGLEMENT DE L'ONTARIO 454/07**

pris en application de la

**LOI DE 1996 SUR LES OBLIGATIONS FAMILIALES ET L'EXÉCUTION DES ARRIÉRÉS D'ALIMENTS**

pris le 25 juillet 2007

déposé le 14 août 2007

publié sur le site Lois-en-ligne le 15 août 2007

imprimé dans la *Gazette de l'Ontario* le 1<sup>er</sup> septembre 2007**CONDITIONS TYPES RECOMMANDÉES POUR LES ORDONNANCES ALIMENTAIRES****Conditions types recommandées**

1. (1) Le présent règlement énonce, pour l'application de l'alinéa 63 (1) p.2) de la Loi, les conditions types recommandées pour les ordonnances alimentaires.

(2) L'emploi des conditions types énoncées dans le présent règlement n'est recommandé que si cela est approprié dans les circonstances.

**Aliments pour les enfants**

2. (1) Le présent article s'applique aux ordonnances alimentaires à l'égard d'un enfant.

(2) La définition qui suit s'applique au présent article.

«montant prévu dans la table» Le montant de l'ordonnance alimentaire à l'égard d'un enfant, déterminé uniquement en fonction de la table applicable figurant à l'annexe I du Règlement de l'Ontario 391/97 (Lignes directrices sur les aliments pour les enfants) pris en application de la *Loi sur le droit de la famille*, selon le nombre d'enfants visés par l'ordonnance et le revenu du père, de la mère ou du conjoint faisant l'objet de la demande.

(3) Il est recommandé d'employer la condition type suivante lorsque les aliments pour un ou plusieurs enfants correspondent au montant prévu dans la table :

L'/Le/La [*intimé(e) ou requérant(e)*], [*insérer son nom*], doit verser des aliments pour les enfants de [*insérer le montant*] \$ par mois à compter du [*insérer la date*] au/à la/à l' [*requérant(e) ou intimé(e)*], [*insérer son nom*], au profit [*de l'enfant ou des enfants*] [*insérer le nom de l'enfant ou des enfants*], né(e)s le [*insérer sa/leur date de naissance*], conformément aux tables des Lignes directrices sur les aliments pour les enfants et selon le revenu annuel de l'/du/de la [*intimé(e) ou requérant(e)*], qui s'élève à [*insérer le montant*] \$.

(4) Il est recommandé d'employer la condition type suivante lorsque les aliments pour un ou plusieurs enfants correspondent à un montant autre que celui prévu dans la table et qu'ils ne comprennent pas un montant additionnel au titre de dépenses spéciales ou extraordinaires :

L'/Le/La [*intimé(e) ou requérant(e)*], [*insérer son nom*], doit verser des aliments pour les enfants de [*insérer le montant*] \$ par mois à compter du [*insérer la date*] au/à la/à l' [*requérant(e) ou intimé(e)*], [*insérer son nom*], au profit [*de l'enfant ou des enfants*] [*insérer le nom de l'enfant ou des enfants*], né(e)s le [*insérer sa/leur date de naissance*].

Lorsque [*insérer le nombre*] des enfants cessera/cesseront d'être admissible(s) à des aliments, l'/le/la [*intimé(e) ou requérant(e)*], [*insérer son nom*], devra verser des aliments pour les enfants de [*insérer le montant*] \$ par mois au/à la/à l' [*requérant(e) ou intimé(e)*], [*insérer son nom*], au profit [*de l'enfant ou des [insérer le nombre] enfants*] qui reste/restent.

[*Répéter et remplir le deuxième paragraphe au besoin jusqu'à ce qu'il ne reste plus qu'un enfant pour qui des aliments sont payables.*]

(5) Il est recommandé d'ajouter la condition type suivante après celle énoncée au paragraphe (3) ou (4) lorsque les aliments pour les enfants comprennent, aux termes de l'article 7 du Règlement de l'Ontario 391/97 (Lignes directrices sur les aliments pour les enfants) pris en application de la *Loi sur le droit de la famille*, un montant additionnel au titre de dépenses spéciales ou extraordinaires :

a) dans le cas de dépenses qui sont connues et fixes, pour chaque enfant :

L'/Le/La [*intimé(e) ou requérant(e)*], [*insérer son nom*], doit, aux termes de l'article 7 des Lignes directrices sur les aliments pour les enfants, payer [*insérer le montant*] \$ par mois du [*insérer la date*] au [*insérer la date*] au/à la/à l' [*requérant(e) ou intimé(e)*], [*insérer son nom*], au titre des dépenses spéciales ou extraordinaires au profit de [*insérer le nom de l'enfant*], né(e) le [*insérer sa date de naissance*], pour [*insérer l'élément pour lequel les dépenses sont connues et fixes*].

[*Répéter et remplir ce paragraphe au besoin pour chaque élément pour lequel des dépenses connues et fixes sont payables.*]

- b) dans le cas de dépenses qui sont irrégulières ou qui changent avec le temps :

L'/Le/La [intimé(e) ou requérant(e)] a un revenu annuel de [insérer le montant] \$. Le/La/L' [requérant(e) ou intimé(e)] a un revenu annuel de [insérer le montant] \$. L'/Le/La [intimé(e) ou requérant(e)] doit payer [insérer le pourcentage] pour cent des dépenses spéciales ou extraordinaires, telles qu'elles sont déclarées par le/la/l' [requérant(e) ou intimé(e)] au Bureau des obligations familiales, au profit [de l'enfant ou des enfants] [insérer le nom de l'enfant ou des enfants], né(e)s le [insérer sa/leur date de naissance], pour les éléments suivants : [insérer les éléments pour lesquels les dépenses sont irrégulières ou changent avec le temps].

- (6) Il est recommandé d'employer la condition type suivante en cas de modification, aux termes de l'article 37 de la *Loi sur le droit de la famille*, d'une ordonnance alimentaire à l'égard d'un enfant :

Le paragraphe [insérer le numéro] de l'ordonnance de l'honorable [insérer le nom du/de la juge], datée du [insérer la date], est modifié comme suit :

[Insérer et remplir la ou les conditions types recommandées applicables, énoncées aux paragraphes (3), (4) et (5).]

Toutes les autres conditions de l'ordonnance de l'honorable [insérer le nom du/de la juge], datée du [insérer la date], conservent leur plein effet.

#### Aliments pour le conjoint

3. (1) Le présent article s'applique aux ordonnances alimentaires à l'égard d'un conjoint.

- (2) Il est recommandé d'employer la condition type suivante lorsque les aliments pour le conjoint doivent être versés :

- a) en versements périodiques pour une durée fixe :

L'/Le/La [intimé(e) ou requérant(e)], [insérer son nom], doit verser des aliments pour le conjoint de [insérer le montant] \$ par mois du [insérer la date] au [insérer la date] au/à la/à l' [requérant(e) ou intimé(e)], [insérer son nom].

- b) en versements périodiques pour une durée indéterminée :

L'/Le/La [intimé(e) ou requérant(e)], [insérer son nom], doit verser des aliments pour le conjoint de [insérer le montant] \$ par mois à compter du [insérer la date] au/à la/à l' [requérant(e) ou intimé(e)], [insérer son nom]. Ces aliments doivent continuer à être versés jusqu'à ce qu'un tribunal ordonne autrement.

- c) en un versement unique :

L'/Le/La [intimé(e) ou requérant(e)], [insérer son nom], doit verser des aliments pour le conjoint de [insérer le montant] \$ au plus tard le [insérer la date], en une somme forfaitaire, au/à la/à l' [requérant(e) ou intimé(e)], [insérer son nom].

- (3) Il est recommandé d'ajouter la condition type suivante après celle énoncée à l'alinéa (2) b) lorsque les aliments pour le conjoint qui doivent être versés en versements périodiques pour une durée indéterminée sont sujets à révision :

Les aliments pour le conjoint dont le versement est ordonné seront révisés [insérer la date, la période ou la fréquence visée].

- (4) Il est recommandé d'employer la condition type suivante lorsque le montant des aliments pour le conjoint doit être indexé :

- a) conformément aux paragraphes 34 (5) et (6) de la *Loi sur le droit de la famille* :

Les aliments pour le conjoint doivent être indexés et être majorés annuellement, le [insérer la date] et à chaque anniversaire de cette date, conformément au calcul d'indexation énoncé aux paragraphes 34 (5) et (6) de la *Loi sur le droit de la famille*.

- b) en appliquant des facteurs de rajustement relatifs au coût de la vie dérivés de toute partie de l'Indice des prix à la consommation :

Les aliments pour le conjoint doivent être indexés et être majorés annuellement, le [insérer la date] et à chaque anniversaire de cette date, conformément à l'Indice des prix à la consommation pour [le Canada, Toronto, Ottawa ou Thunder Bay] pour le mois de/d' [insérer le mois] de l'année [courante ou précédente].

- c) en appliquant un taux d'augmentation ou de diminution fixe :

Les aliments pour le conjoint doivent être indexés et être [majorés ou diminués] annuellement de [insérer le pourcentage] pour cent, le [insérer la date] et à chaque anniversaire de cette date.

- d) en appliquant le facteur d'indexation appliqué par une source de revenu au salaire, à la rémunération, à la pension ou aux autres revenus du payeur :

Les aliments pour le conjoint doivent être indexés et être majorés annuellement, le [insérer la date] et à chaque anniversaire de cette date, conformément au(x) facteur(s) d'indexation appliqué(s) par [insérer le nom de la/des source(s) de revenu], [source de revenu ou sources de revenu] de l'/du/de la [intimé(e) ou requérant(e)].

(5) Il est recommandé d'employer la condition type suivante en cas de modification, aux termes de l'article 37 de la *Loi sur le droit de la famille*, d'une ordonnance alimentaire à l'égard d'un conjoint :

Le paragraphe [insérer le numéro] de l'ordonnance de l'honorable [insérer le nom du/de la juge], datée du [insérer la date], est modifié comme suit :

[Insérer et remplir la ou les conditions types recommandées applicables énoncées aux paragraphes (2), (3) et (4).]

Toutes les autres conditions de l'ordonnance de l'honorable [insérer le nom du/de la juge], datée du [insérer la date], conservent leur plein effet.

#### Dépens

4. Il est recommandé d'employer la condition type suivante dans l'ordonnance alimentaire en cas d'adjudication des dépens relatifs à l'obtention de celle-ci :

Les dépens sont fixés à [insérer le montant] \$; sur cette somme, un montant de [insérer le montant] \$ se rapporte aux aliments et est exécutoire comme tels par le directeur du Bureau des obligations familiales.

#### Intérêts

5. Il est recommandé d'employer la condition type suivante dans l'ordonnance alimentaire lorsque des intérêts postérieurs au jugement sont accordés aux termes de l'article 129 de la *Loi sur les tribunaux judiciaires* :

La présente ordonnance porte intérêt au taux d'intérêt postérieur au jugement de [insérer le pourcentage] pour cent par année à compter de la date de son prononcé. Un versement impayé ne porte intérêt qu'à compter de son échéance.

#### Exécution

6. Il est recommandé d'employer la condition type suivante dans l'ordonnance alimentaire, autre qu'une ordonnance conditionnelle, de façon à reprendre la formulation relative à l'ordonnance et à son exécution qu'exige le paragraphe 9 (1) de la *Loi* :

L'ordonnance, à moins d'être retirée du bureau du directeur du Bureau des obligations familiales, est exécutée par le directeur et les sommes dues aux termes de l'ordonnance sont versées au directeur, qui les verse à la personne à qui elles sont dues.

#### Fin de l'obligation alimentaire

7. Il est recommandé d'employer la condition type suivante dans l'ordonnance alimentaire lorsqu'il est déterminé que l'obligation, prévue à la partie III de la *Loi sur le droit de la famille*, de fournir des aliments à une personne à charge a pris fin :

Les aliments prévus au paragraphe [insérer le numéro] de l'ordonnance de l'honorable [insérer le nom du/de la juge], datée du [insérer la date], prennent fin le [insérer la date].

#### Entrée en vigueur

8. Le présent règlement entre en vigueur le 1<sup>er</sup> décembre 2007.

35/07

## ONTARIO REGULATION 455/07

made under the

## HIGHWAY TRAFFIC ACT

Made: June 27, 2007

Filed: August 15, 2007

Published on e-Laws: August 15, 2007

Printed in *The Ontario Gazette*: September 1, 2007

## RACES, CONTESTS AND STUNTS

#### Report to Registrar

1. (1) A police officer who requests, under clause 172 (5) (a) of the Act, that a person surrender his or her driver's licence shall, before providing the person with the notice of suspension required by subsection 172 (10) of the Act, report the request and the following information to the Registrar:

1. The driver's name.
2. If known, the driver's address, date of birth and driver's licence number.
3. The date and time of the request.
4. The location at which the alleged offence under subsection 172 (1) of the Act took place.

(2) The report under subsection (1) shall be made by any form of telecommunication.

(3) A police officer who has made a report under subsection (1) shall, as soon as practical after making the report, complete a form provided by the Registrar for that purpose and forward the completed form to the Registrar.

**Definition, "race" and "contest"**

**2.** (1) For the purposes of section 172 of the Act, "race" and "contest" include any activity where one or more persons engage in any of the following driving behaviours:

1. Driving two or more motor vehicles at a rate of speed that is a marked departure from the lawful rate of speed and in a manner that indicates the drivers of the motor vehicles are engaged in a competition.
2. Driving a motor vehicle in a manner that indicates an intention to chase another motor vehicle.
3. Driving a motor vehicle without due care and attention, without reasonable consideration for other persons using the highway or in a manner that may endanger any person by,
  - i. driving a motor vehicle at a rate of speed that is a marked departure from the lawful rate of speed,
  - ii. outdistancing or attempting to outdistance one or more other motor vehicles while driving at a rate of speed that is a marked departure from the lawful rate of speed, or
  - iii. repeatedly changing lanes in close proximity to other vehicles so as to advance through the ordinary flow of traffic while driving at a rate of speed that is a marked departure from the lawful rate of speed.

(2) In this section,

"marked departure from the lawful rate of speed" means a rate of speed that may limit the ability of a driver of a motor vehicle to prudently adjust to changing circumstances on the highway.

**Definition, "stunt"**

**3.** For the purposes of section 172 of the Act, "stunt" includes any activity where one or more persons engage in any of the following driving behaviours:

1. Driving a motor vehicle in a manner that indicates an intention to lift some or all of its tires from the surface of the highway, including driving a motorcycle with only one wheel in contact with the ground, but not including the use of lift axles on commercial motor vehicles.
2. Driving a motor vehicle in a manner that indicates an intention to cause some or all of its tires to lose traction with the surface of the highway while turning.
3. Driving a motor vehicle in a manner that indicates an intention to spin it or cause it to circle, without maintaining control over it.
4. Driving two or more motor vehicles side by side or in proximity to each other, where one of the motor vehicles occupies a lane of traffic or other portion of the highway intended for use by oncoming traffic for a period of time that is longer than is reasonably required to pass another motor vehicle.
5. Driving a motor vehicle with a person in the trunk of the motor vehicle.
6. Driving a motor vehicle while the driver is not sitting in the driver's seat.
7. Driving a motor vehicle at a rate of speed that is 50 kilometres per hour or more over the speed limit.
8. Driving a motor vehicle without due care and attention, without reasonable consideration for other persons using the highway or in a manner that may endanger any person by,
  - i. driving a motor vehicle in a manner that indicates an intention to prevent another vehicle from passing,
  - ii. stopping or slowing down a motor vehicle in a manner that indicates the driver's sole intention in stopping or slowing down is to interfere with the movement of another vehicle by cutting off its passage on the highway or to cause another vehicle to stop or slow down in circumstances where the other vehicle would not ordinarily do so,
  - iii. driving a motor vehicle in a manner that indicates an intention to drive, without justification, as close as possible to another vehicle, pedestrian or fixed object on or near the highway, or
  - iv. making a left turn where,



- (A) the driver is stopped at an intersection controlled by a traffic control signal system in response to a circular red indication;
- (B) at least one vehicle facing the opposite direction is similarly stopped in response to a circular red indication; and
- (C) the driver executes the left turn immediately before or after the system shows only a circular green indication in both directions and in a manner that indicates an intention to complete or attempt to complete the left turn before the vehicle facing the opposite direction is able to proceed straight through the intersection in response to the circular green indication facing that vehicle.

**Exceptions**

- 4.** (1) Despite section 2, “race” and “contest” do not include,
- (a) a rally, navigational rally or similar event that is conducted,
    - (i) under the supervision of the Canadian Association of Rally Sport,
    - (ii) under the supervision of a club or association approved in writing by the Ministry, or
    - (iii) with the written approval of the road authority or road authorities having jurisdiction over the highway or highways used;
  - (b) motor vehicle owners engaged in a tour, scenic drive, treasure hunt or other similar motoring event in which the participants drive responsibly and in a manner that indicates an overall intention to comply with the provisions of the Act; or
  - (c) an event held on a closed course with the written approval of the road authority having jurisdiction over the highway, including any event lawfully using any of the trademarks “CART”, “Formula One”, “Indy”, “IndyCar”, “IRL” or “NASCAR”.
- (2) Despite sections 2 and 3, “race”, “contest” and “stunt” do not include any activity required for the lawful operation of motor vehicles described in subsections 62 (15.1) or 128 (13) of the Act, or the lawful operation of an emergency vehicle as defined in subsection 144 (1) of the Act.

**Commencement**

**5. This Regulation comes into force on the later of the day section 21 of the *Safer Roads for a Safer Ontario Act, 2007*, comes into force and the day this Regulation is filed.**

35/07

## ONTARIO REGULATION 456/07

made under the

### HIGHWAY TRAFFIC ACT

Made: June 18, 2007

Filed: August 15, 2007

Published on e-Laws: August 16, 2007

Printed in *The Ontario Gazette*: September 1, 2007

Amending Reg. 604 of R.R.O. 1990  
(Parking)

Note: Regulation 604 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](http://www.e-Laws.gov.on.ca).

**1. (1) Paragraph 8 of Schedule 6 to Appendix A to Regulation 604 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:**

- 8. That part of the King’s Highway known as Nos. 11 and 17 in the City of Thunder Bay in the Territorial District of Thunder Bay lying between a point situate 1.8 kilometres east of the roadway known as Hodder Avenue and Copenhagen Road and a point situate at its intersection with the northerly limit of the King’s Highway known as No. 61, but not including that part of the highway known and signed as the Terry Fox Lookout.

**(2) Paragraph 33 of Schedule 6 to Appendix A to the Regulation is revoked.**

**2. (1) Paragraph 9 of Schedule 13 to Appendix A to the Regulation is revoked and the following substituted:**

9. That part of the King's Highway known as Nos. 11 and 17 in the City of Thunder Bay in the Territorial District of Thunder Bay lying between a point situate 1.8 kilometres east of the roadway known as Hodder Avenue and Copenhagen Road and a point situate at its intersection with the northerly limit of the King's Highway known as No. 61, but not including that part of the highway known and signed as the Terry Fox Lookout.

**(2) Paragraph 29 of Schedule 13 to Appendix A to the Regulation is revoked.**

**3. Paragraphs 1 and 2 of Schedule 24 to Appendix A to the Regulation are revoked and the following substituted:**

1. That part of the King's Highway known as No. 61 in the City of Thunder Bay in the Territorial District of Thunder Bay lying between a point situate at its intersection with the northerly limit of the roadway known as Scotland Street and a point situate at its intersection with the northerly limit of the roadway known as Chippewa Road.
2. That part of the King's Highway known as No. 61 in the City of Thunder Bay in the Territorial District of Thunder Bay lying between a point situate at its intersection with the southerly limit of the King's Highway known as Nos. 11 and 17 and a point situate at its intersection with the northerly limit of the roadway known as Chippewa Road.

**4. Paragraph 2 of Schedule 2 to Appendix B to the Regulation is revoked.**

**5. Paragraph 18 of Schedule 3 to Appendix B to the Regulation is revoked.**

**6. This Regulation comes into force on the day it is filed.**

Made by:

DONNA H. CANSFIELD  
*Minister of Transportation*

Date made: June 18, 2007.

35/07

## ONTARIO REGULATION 457/07

made under the

### HIGHWAY TRAFFIC ACT

Made: June 18, 2007

Filed: August 15, 2007

Published on e-Laws: August 16, 2007

Printed in *The Ontario Gazette*: September 1, 2007

Amending 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](http://www.e-Laws.gov.on.ca).

**1. (1) Paragraph 22 of Part 2 of Schedule 13 to Regulation 619 of the Revised Regulations of Ontario, 1990 is revoked and following substituted:**

**District of Thunder Bay – City of Thunder Bay – Municipality of Oliver Paipoonge**

22. That part of the King's Highway known as No. 11 in the City of Thunder Bay in the Territorial District of Thunder Bay lying between a point situate 2200 metres measured westerly from its intersection with the King's Highway known as No. 61 and a point situate at its intersection with the roadway known as Pole Line Road in the Municipality of Oliver Paipoonge.

**(2) Paragraph 39 of Part 2 of Schedule 13 to the Regulation is revoked and following substituted:**

**District of Thunder Bay – City of Thunder Bay – Twp. of Nipigon**

39. That part of the King's Highway known as No. 11 in the Territorial District of Thunder Bay lying between a point situate 150 metres measured easterly of Stillwater Creek Bridge in the Township of Nipigon and a point situate at its intersection with the King's Highway known as No. 61 in the City of Thunder Bay.

**(3) Paragraph 7 of Part 3 of Schedule 13 to the Regulation is revoked.**

**(4) Part 4 of Schedule 13 to the Regulation is amended by adding the following paragraph:**

**District of Thunder Bay – City of Thunder Bay**

7. That part of the King's Highway known as No. 11 in the City of Thunder Bay in the Territorial District of Thunder Bay beginning at a point situate at its intersection with the King's Highway known as No. 61 and extending westerly for a distance of 2200 metres.

**2. (1) Paragraph 30 of Part 2 of Schedule 21 to the Regulation is revoked and the following substituted:**

**District of Thunder Bay – City of Thunder Bay – Municipality of Oliver Paipoonge**

30. That part of the King's Highway known as No. 17 in the City of Thunder Bay in the Territorial District of Thunder Bay lying between a point situate 2200 metres measured westerly from its intersection with the King's Highway known as No. 61 and a point situate at its intersection with the roadway known as Pole Line Road in the Municipality of Oliver Paipoonge.

**(2) Paragraph 45 of Part 2 of Schedule 21 to the Regulation is revoked and the following substituted:**

**District of Thunder Bay – City of Thunder Bay – Twp. of Nipigon**

45. That part of the King's Highway known as No. 17 in the Territorial District of Thunder Bay lying between a point situate 150 metres measured easterly from Stillwater Creek Bridge in the Township of Nipigon and a point situate at its intersection with the King's Highway known as No. 61 in the City of Thunder Bay.

**(3) Paragraph 5 of Part 3 of Schedule 21 to the Regulation is revoked.**

**(4) Part 4 of Schedule 21 to the Regulation is amended by adding the following paragraph:**

**District of Thunder Bay – City of Thunder Bay**

1. That part of the King's Highway known as No. 17 in the City of Thunder Bay in the Territorial District of Thunder Bay beginning at a point situate at its intersection with the King's Highway known as No. 61 and extending westerly for a distance of 2200 metres.

**3. Paragraph 1 of Part 2 of Schedule 65 to the Regulation is revoked and the following substituted:**

**District of Thunder Bay – City of Thunder Bay – Twp. of Nipigon**

1. That part of the King's Highway known as No. 61 in the Territorial District of Thunder Bay lying between a point situate at its intersection with the King's Highway known as Nos. 11 and 17 in the City of Thunder Bay and a point situate at its intersection with the international boundary line between the Province of Ontario and the State of Minnesota at the Pigeon River in Stuart Location.

**4. This Regulation comes into force on the day it is filed.**

Made by:

DONNA H. CANSFIELD  
*Minister of Transportation*

Date made: June 18, 2007.

35/07

**ONTARIO REGULATION 458/07**

made under the

**HIGHWAY TRAFFIC ACT**

Made: June 18, 2007

Filed: August 15, 2007

Published on e-Laws: August 16, 2007

Printed in *The Ontario Gazette*: September 1, 2007

Amending Reg. 623 of R.R.O. 1990

(Stop Signs at Intersections)

Note: Regulation 623 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](http://www.e-Laws.gov.on.ca).

**1. Regulation 623 of the Revised Regulations of Ontario, 1990 is amended by adding the following Schedule:**

## SCHEDULE 7

1. Highway No. 130 in the Township of Oliver Paipoonge in the Territorial District of Thunder Bay at its intersection with the roadway known as Arthur Street.

2. Northbound on Highway No. 130.

**2. Schedules 31 and 61 to the Regulation are revoked.**

**3. This Regulation comes into force on the day it is filed.**

Made by:

DONNA H. CANSFIELD  
*Minister of Transportation*

Date made: June 18, 2007.

35/07

**ONTARIO REGULATION 459/07**

made under the

**MOTORIZED SNOW VEHICLES ACT**

Made: June 18, 2007

Filed: August 15, 2007

Published on e-Laws: August 16, 2007

Printed in *The Ontario Gazette*: September 1, 2007

Amending Reg. 803 of R.R.O. 1990

(Designations)

Note: Regulation 803 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](http://www.e-Laws.gov.on.ca).

**1. Section 2 of Regulation 803 of the Revised Regulations of Ontario, 1990 is amended by adding the following paragraphs:**

8. That part of the King's Highway known as Nos. 11 and 17 lying between a point situate at its intersection with the roadway known as Lakeshore Drive in the Township of MacGregor and a point situate at its intersection with the King's Highway known as No. 130 in the Municipality of Oliver Paipoonge.

9. That part of the King's Highway known as No. 61 in the City of Thunder Bay lying between a point situate at its intersection with the roadway known as Chippewa Road and a point situate at its intersection with the King's Highway Known as No. 11.

**2. This Regulation comes into force on the day it is filed.**

Made by:

DONNA H. CANSFIELD  
*Minister of Transportation*

Date made: June 18, 2007.

35/07

## ONTARIO REGULATION 460/07

made under the

### FARM PRODUCTS MARKETING ACT

Made: August 9, 2007

Filed: August 16, 2007

Published on e-Laws: August 17, 2007

Printed in *The Ontario Gazette*: September 1, 2007

Amending O. Reg. 207/01

(Designation of Natural Products of Agriculture as Farm Products)

Note: Ontario Regulation 207/01 has not previously been amended.

#### 1. Ontario Regulation 207/01 is amended by adding the following section:

##### Floriculture plants

2. Floriculture plants and plant material, including propagative material, being natural products of agriculture, are designated as farm products.

#### 2. This Regulation comes into force on the day it is filed.

Made by:

THE FARM PRODUCTS MARKETING COMMISSION:

DAVE HOPE  
*Chair*

GLORIA MARCO BORYS  
*Secretary*

Date made: August 9, 2007.

35/07

## ONTARIO REGULATION 461/07

made under the

### MUNICIPAL ACT, 2001

Made: July 31, 2007

Filed: August 16, 2007

Published on e-Laws: August 17, 2007

Printed in *The Ontario Gazette*: September 1, 2007

Revoking O. Reg. 414/03

(Transition Matters — City of London)

Note: Ontario Regulation 414/03 has not previously been amended.

#### 1. Ontario Regulation 414/03 is revoked.

**2. This Regulation comes into force on January 1, 2008.**

Made by:

JOHN PHILIP GERRETSEN  
*Minister of Municipal Affairs and Housing*

Date made: July 31, 2007.

35/07

**ONTARIO REGULATION 462/07**

made under the

**PRIVATE SECURITY AND INVESTIGATIVE SERVICES ACT, 2005**

Made: August 16, 2007

Filed: August 17, 2007

Published on e-Laws: August 17, 2007

Printed in *The Ontario Gazette*: September 1, 2007**INSURANCE****Required insurance**

1. Every licensed business entity shall carry general liability insurance in the amount of at least \$2,000,000.

**Commencement**

2. **This Regulation comes into force on the later of August 23, 2008 and the day this Regulation is filed.**

**RÈGLEMENT DE L'ONTARIO 462/07**

pris en application de la

**LOI DE 2005 SUR LES SERVICES PRIVÉS DE SÉCURITÉ ET D'ENQUÊTE**

pris le 16 août 2007

déposé le 17 août 2007

publié sur le site Lois-en-ligne le 17 août 2007

imprimé dans la *Gazette de l'Ontario* le 1<sup>er</sup> septembre 2007**ASSURANCE****Assurance exigée**

1. L'entreprise titulaire d'un permis souscrit une assurance de responsabilité civile générale d'au moins 2 000 000 \$.

**Entrée en vigueur**

2. **Le présent règlement entre en vigueur le 23 août 2008 ou, s'il lui est postérieur, le jour de son dépôt.**

Made by:  
Pris par :

*Le ministre de la Sécurité communautaire et des Services correctionnels,*

MONTE KWINTER  
*Minister of Community Safety and Correctional Services*

Date made: August 16, 2007.  
Pris le : 16 août 2007.

35/07

## ONTARIO REGULATION 463/07

made under the

### PRIVATE SECURITY AND INVESTIGATIVE SERVICES ACT, 2005

Made: August 16, 2007  
Filed: August 17, 2007  
Published on e-Laws: August 17, 2007  
Printed in *The Ontario Gazette*: September 1, 2007

## TRAINING AND TESTING

### Definition

1. In this Regulation,

“Ministry” means the ministry of the Minister.

### Basic training

2. A licence to act as a security guard or private investigator shall not be issued to an applicant unless the applicant,

- (a) has successfully completed training provided by,
  - (i) a public university,
  - (ii) a college established under the *Ontario Colleges of Applied Arts and Technology Act, 2002*,
  - (iii) a private career college registered under the *Private Career Colleges Act, 2005*, or
  - (iv) a trainer who is recognized by the Ministry and who is employed or hired as an independent contractor by the licensed or registered business entity that employs the applicant; and
- (b) has successfully completed a test set and administered by the Ministry.

### Specialized training

3. (1) An individual licensee may not use a firearm, baton, handcuffs or a dog in the provision of private investigator or security guard services unless the licensee has, in the preceding 12 months, successfully completed specialized training in such use from a trainer who is recognized by the Ministry.

(2) The specialized training must include training, relevant to the use of firearms, batons, handcuffs or dogs, as the case may be, in,

- (a) the applicable law;
- (b) the exercise of judgment;
- (c) safety practices;
- (d) theories on the use of force; and
- (e) practical skills.

(3) A trainer shall issue a certificate of successful completion to every licensee who successfully completes the specialized training described in subsection (2).

**Recognized trainers**

4. (1) A trainer may be recognized by the Ministry for the purposes of section 2 if the trainer satisfies the Registrar that he or she has education or practical experience in the provision of security guard or private investigator services.

(2) A trainer may be recognized by the Ministry for the purposes of section 3 if the trainer satisfies the Registrar that he or she has education or practical experience in the use of firearms, batons, handcuffs or dogs, as the case may be.

(3) A trainer who is seeking to be recognized by the Ministry shall provide the Registrar with,

- (a) proof of his or her education or practical experience as required by subsection (1) or (2);
- (b) a list of the training courses that he or she offers; and
- (c) his or her contact information.

(4) A trainer who is recognized by the Ministry shall provide the Registrar with any changes to the information he or she provided to the Registrar under subsection (3).

**Exemptions**

5. The following applicants are exempt from the training requirements set out in clause 2 (a):

- 1. An individual who served as a police officer in a Canadian municipal police force, the Ontario Provincial Police or the Royal Canadian Mounted Police, as a special constable or as a First Nations Constable at any time within the five years before making an application for a licence under the Act.
- 2. An individual who served as a military police officer with the Canadian Armed Forces at any time within the five years before making an application for a licence under the Act.
- 3. An individual who was employed as a full-time security guard or private investigator in Ontario for at least six continuous months in the three years before the day this Regulation comes into force.
- 4. An individual who was employed as a part-time security guard or private investigator in Ontario, but not for less than 20 hours a week, for at least 12 continuous months in the three years before the day this Regulation comes into force.
- 5. An individual who was licensed as a security guard or private investigator in another province or territory of Canada and who was employed as such in the province or territory where he or she was licensed as described in paragraph 3 or 4.

**Commencement**

6. **This Regulation comes into force on the later of November 30, 2008 and the day this Regulation is filed.**

**RÈGLEMENT DE L'ONTARIO 463/07**

pris en application de la

**LOI DE 2005 SUR LES SERVICES PRIVÉS DE SÉCURITÉ ET D'ENQUÊTE**

pris le 16 août 2007

déposé le 17 août 2007

publié sur le site Lois-en-ligne le 17 août 2007

imprimé dans la *Gazette de l'Ontario* le 1<sup>er</sup> septembre 2007

**FORMATION ET ADMINISTRATION DE TESTS****Définition**

1. La définition qui suit s'applique au présent règlement.

«ministère» Le ministère du ministre.

**Formation de base**

2. Un permis d'agent de sécurité ou d'enquêteur privé ne doit pas être délivré à l'auteur d'une demande à moins que celui-ci ne remplisse les conditions suivantes :

- a) il a suivi avec succès la formation offerte par :
  - (i) soit une université publique,
  - (ii) soit un collège ouvert en vertu de la *Loi de 2002 sur les collèges d'arts appliqués et de technologie*,



- (iii) soit un collègue privé d'enseignement professionnel inscrit en vertu de la *Loi de 2005 sur les collèges privés d'enseignement professionnel*,
  - (iv) soit un agent de formation qui est reconnu par le ministère et employé ou engagé à titre d'entrepreneur indépendant par l'entreprise titulaire d'un permis ou inscrite qui emploie l'auteur de la demande;
- b) il a passé avec succès un test établi et administré par le ministère.

#### **Formation spécialisée**

3. (1) Un particulier titulaire d'un permis ne peut utiliser une arme à feu, une matraque, des menottes ou un chien lorsqu'il fournit des services d'enquêteur privé ou d'agent de sécurité à moins d'avoir, au cours des 12 mois précédents, suivi avec succès la formation spécialisée relative à leur utilisation auprès d'un agent de formation qui est reconnu par le ministère.

(2) La formation spécialisée doit comprendre une formation, en ce qui concerne l'usage d'armes à feu, de matraques, de menottes ou de chiens, selon le cas, qui porte sur les questions suivantes :

- a) le droit applicable;
- b) l'usage du jugement;
- c) les pratiques de sécurité;
- d) les théories relatives à l'usage de la force;
- e) les habiletés pratiques.

(3) L'agent de formation remet un certificat de réussite au titulaire de permis qui a suivi avec succès la formation spécialisée visée au paragraphe (2).

#### **Agents de formation reconnus**

4. (1) Un agent de formation peut être reconnu par le ministère pour l'application de l'article 2 s'il convainc le registrateur qu'il a fait des études ou possède une expérience pratique en matière de fourniture de services d'agents de sécurité ou d'enquêteurs privés.

(2) Un agent de formation peut être reconnu par le ministère pour l'application de l'article 3 s'il convainc le registrateur qu'il a fait des études ou possède une expérience pratique en matière d'usage d'armes à feu, de matraques, de menottes ou de chiens, selon le cas.

(3) L'agent de formation qui demande à être reconnu par le ministère fournit au registrateur ce qui suit :

- a) la preuve des études qu'il a faites ou de l'expérience pratique qu'il possède conformément aux exigences du paragraphe (1) ou (2);
- b) la liste des cours de formation qu'il offre;
- c) ses coordonnées.

(4) L'agent de formation qui est reconnu par le ministère communique au registrateur toute modification des renseignements qu'il lui a fournis en application du paragraphe (3).

#### **Exemptions**

5. Les auteurs de demandes suivants sont exempts des exigences de formation énoncées à l'alinéa 2 a) :

- 1. Le particulier qui a été agent de police d'un corps de police municipal du Canada, de la Police provinciale de l'Ontario ou de la Gendarmerie royale du Canada, agent spécial ou agent des premières nations à un moment quelconque pendant les cinq ans ayant précédé la présentation d'une demande de permis prévue par la Loi.
- 2. Le particulier qui a été agent de police militaire dans les Forces armées canadiennes à un moment quelconque pendant les cinq ans ayant précédé la présentation d'une demande de permis prévue par la Loi.
- 3. Le particulier qui était employé à plein temps comme agent de sécurité ou enquêteur privé en Ontario pendant au moins six mois consécutifs au cours des trois années ayant précédé le jour de l'entrée en vigueur du présent règlement.
- 4. Le particulier qui était employé à temps partiel comme agent de sécurité ou enquêteur privé en Ontario, à raison d'un minimum de 20 heures par semaine, pendant au moins 12 mois consécutifs au cours des trois années ayant précédé le jour de l'entrée en vigueur du présent règlement.
- 5. Le particulier qui était titulaire d'un permis d'agent de sécurité ou d'enquêteur privé dans une autre province ou un territoire du Canada et qui y était employé comme tel de la façon indiquée à la disposition 3 ou 4.

#### **Entrée en vigueur**

6. Le présent règlement entre en vigueur le 30 novembre 2008 ou, s'il lui est postérieur, le jour de son dépôt.

Made by:  
Pris par :

*Le ministre de la Sécurité communautaire et des Services correctionnels,*

MONTE KWINTER  
*Minister of Community Safety and Correctional Services*

Date made: August 16, 2007.  
Pris le : 16 août 2007.

35/07

## **ONTARIO REGULATION 464/07**

made under the

### **CHILD AND FAMILY SERVICES ACT**

Made: August 16, 2007  
Filed: August 17, 2007  
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## **ADOPTION INFORMATION DISCLOSURE**

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**PART I  
DEFINITIONS AND APPLICATION**

**Definitions**

**1. In this Regulation,**

“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, except in sections 14 and 24;

“birth family member” means, with respect to an adopted person, the adopted person’s birth parents and any other person related to the birth parent including the birth grandparents and any birth siblings, but does not include a descendant of the adopted person;

“birth grandparent” means, with respect to an adopted person, a parent of one of the adopted person’s birth parents;

“CFSRB custodian” means the Manager of Operations at the Child and Family Services Review Board designated as a custodian under paragraph 3 of subsection 3 (1);

“MCSS custodian” means the Director of the Management Support Branch at the Ministry of Community and Social Services designated as a custodian under paragraph 1 of subsection 3 (1);

“non-identifying information” means one or more pieces of information in relation to an individual the disclosure of which, whether disclosed separately or together, will not reveal the identity of the individual and includes,

- (a) background information relating to,
  - (i) an adopted person’s birth parents, birth grandparents, birth siblings and other birth family members, or
  - (ii) an adopted person’s adoptive parents and adoptive family,
- (b) the circumstances leading to an adoption placement,
- (c) the details relating to the birth of an adopted person,
- (d) the care received by the person prior to an adoption placement,
- (e) the developmental progress of the adopted person,
- (f) the date of an adoption placement or of an adoption order, and
- (g) the name of the children’s aid society or of the licensee responsible for the adoption placement;

“ORG custodian” means the Team Manager responsible for adoption information disclosure services in the Office of the Registrar General at the Ministry of Government Services designated as a custodian under paragraph 2 of subsection 3 (1);

“Registrar General” means the Registrar General under the *Vital Statistics Act*;

“ServiceOntario custodian” means the Director of the Contact Centre Services Branch at ServiceOntario, part of the Ministry of Government Services designated as a custodian under paragraph 4 of subsection 3 (1).

**Application**

2. This Regulation, excluding sections 14 and 24, applies with respect to any adoption if the order, judgment or decree of adoption is registered under subsection 28 (1) of the *Vital Statistics Act* or a predecessor of that subsection.

**PART II  
DESIGNATION OF CUSTODIANS**

**Designation of custodians**

3. (1) For the purposes of subsection 162.1 (1) of the Act, the following persons are designated as custodians of adoption information:

1. The Director of the Management Support Branch at the Ministry of Community and Social Services. (MCSS custodian)
2. The Team Manager responsible for adoption information disclosure services in the Office of the Registrar General at the Ministry of Government Services. (ORG custodian)
3. The Manager of Operations at the Child and Family Services Review Board. (CFSRB custodian)
4. The Director of the Contact Centre Services Branch at ServiceOntario, a part of the Ministry of Government Services. (ServiceOntario custodian)

(2) The custodians shall perform such duties and exercise such powers as are specified in this Regulation.

**MCSS custodian**

4. The duties of the MCSS custodian are as follows:

1. To maintain and administer an adoption disclosure register in accordance with sections 8, 9 and 10.
2. To deal with requests for non-identifying information under sections 11, 12 and 14.
3. To perform searches in relation to adopted persons in cases of severe medical illnesses in accordance with sections 16 and 20 and to disclose information in accordance with section 21.
4. To perform such other duties as are described in Part IV.

**Custodians for purposes of *Vital Statistics Act***

5. (1) For the purposes of subsection 162.1 (4) of the Act, the ORG custodian is prescribed as the designated custodian who shall exercise all the powers and perform all the duties of the designated custodian under section 48.9 of the *Vital Statistics Act*.

(2) The CFSRB custodian is a designated custodian for the purposes of receiving and disclosing information relating to adoptions in accordance with section 28.

**ServiceOntario custodian**

6. The ServiceOntario custodian is a designated custodian for purposes of receiving and disclosing information relating to the status of applications or requests made to the MCSS custodian under Part III.

**PART III  
DISCLOSURE OF INFORMATION TO ADOPTED PERSONS, BIRTH PARENTS AND THEIR RELATIVES**

**ADOPTION DISCLOSURE REGISTER**

**Register continued**

7. The register maintained by the Registrar of Adoption Information under clause 163 (2) (a) of the Act, as it read immediately before the day subsection 17 (2) of the *Adoption Information Disclosure Act, 2005* came into force, is continued and shall be known as the adoption disclosure register.

**Administration of register by MCSS custodian**

8. (1) The MCSS custodian shall maintain and administer the adoption disclosure register.

(2) The duties of the MCSS custodian in administering the adoption disclosure register include,

- (a) adding to the register the name of any person who applies to have his or her name added to the register under section 9 and who meets the requirements of that section;
- (b) removing from the register the name of any person who requests that his or her name be removed under subsection 9 (7);

- (c) conducting examinations of the register to determine if the name of an adopted person that appears on the register can be matched to that of his or her birth parent, birth grandparent or birth sibling; and
  - (d) if a match is found, disclosing information to persons named on the register in accordance with subsection 10 (2).
- (3) For greater certainty, disclosure of information in relation to an adopted person or birth parent in accordance with subsection 10 (2) is not prevented by the fact that,
- (a) the adopted person or birth parent,
    - (i) has registered a notice specifying his or her preferences as to how to be contacted under sections 48.3 of the *Vital Statistics Act*,
    - (ii) has registered a notice that he or she does not wish to be contacted under section 48.4 of the *Vital Statistics Act*, or
    - (iii) has applied for or been granted a prohibition order under section 48.5, 48.6 or 48.7 of the *Vital Statistics Act*; or
  - (b) a local director of a children's aid society has made a determination that the adopted person was a victim of abuse by the birth parent under subsection 48.9 (7) of the *Vital Statistics Act*.

**Adding names to register**

**9.** (1) The following persons may apply to the MCSS custodian to have their names added to the adoption disclosure register:

1. An adopted person who is at least 18 years of age.
2. The birth parent or birth grandparent of an adopted person.
3. The birth sibling of an adopted person, if the birth sibling is at least 18 years of age.

(2) An applicant shall include the following information in his or her application:

1. The applicant's name and address.
2. Information to satisfy the MCSS custodian that he or she is a person described in subsection (1).
3. In the case of an application by an adopted person, a statement indicating whether the adopted person wishes to contact any or all of his or her birth parents, birth grandparents or birth siblings or, if not, specifying which of these birth family members the adopted person wishes to contact.
4. Information as to how the applicant wishes to be contacted if the MCSS custodian's examination of the adoption disclosure register results in a match between the applicant and either an adopted person or the adopted person's birth parent, birth grandparent or birth sibling, as the case may be.
5. Any information respecting the adopted person, and his or her birth parents, birth grandparents or birth siblings, of which the applicant has knowledge, for purposes of assisting the MCSS custodian in making a match described in paragraph 4.

(3) Upon receipt of an application from a person described in subsection (1), the MCSS custodian shall satisfy himself or herself that the applicant meets the requirements of subsection (1) and, if so, add the name of the applicant to the adoption disclosure register.

(4) If the MCSS custodian determines that the applicant does not meet the requirements of subsection (1), the custodian shall inform the applicant that his or her name has not been added to the adoption disclosure register and of the reasons for not adding the name.

(5) If the MCSS custodian adds the name of the applicant to the adoption disclosure register, he or she shall inform the applicant of that fact and advise the applicant that he or she,

- (a) should inform the custodian of any changes in the contact information provided in the application; and
- (b) may request that his or her name be removed from the register at any time.

(6) It is the responsibility of any person whose name appears on the adoption disclosure register to advise the MCSS custodian if there are any changes in the information provided in the application.

(7) If a person whose name appears on the register requests that the MCSS custodian remove his or her name from the register, the custodian shall promptly do so.

**Register examinations and disclosure of information**

**10.** (1) The MCSS custodian shall regularly examine the adoption disclosure register to determine,

- (a) whether the name of an adopted person can be matched to that of his or her birth parent, birth grandparent or birth sibling; or

- (b) in a case where an adopted person specified that he or she wished only to be contacted by one or more specified birth parent, birth grandparent or birth sibling, whether the name of the adopted person can be matched to that of the specified birth family member.
- (2) If in examining the adoption disclosure register, the MCSS custodian determines that the name of an adopted person can be matched to that of his or her birth parent, birth grandparent or birth sibling under clause (1) (a) or to that of a specified birth family member under clause (1) (b), the custodian shall disclose,
  - (a) the name of the adopted person and the contact information provided by the adopted person to the matched birth parent, birth grandparent or birth sibling; and
  - (b) the name of the birth parent, birth grandparent or birth sibling and the contact information provided by those persons to the matched adopted person.
- (3) Before disclosing information under subsection (2), the MCSS custodian shall make reasonable inquiries in order to satisfy himself or herself as to the identity and relationship of the persons named in the register.

#### DISCLOSURE OF NON-IDENTIFYING INFORMATION

##### **Requests for non-identifying information**

- 11.** (1) A person referred to in subsection (2) may submit a request for non-identifying information in relation to an adoption,
- (a) to the MCSS custodian; or
  - (b) if the adopted person was placed for adoption by a children's aid society, to the children's aid society that placed the adopted person for adoption.
- (2) A request for non-identifying information may be made only by,
- (a) an adopted person, if he or she is at least 18 years of age or has the written consent of an adoptive parent;
  - (b) an adoptive parent;
  - (c) the son or daughter of an adopted person if the adopted person is deceased and the son or daughter is at least 18 years of age;
  - (d) a birth parent;
  - (e) a birth grandparent;
  - (f) a birth sibling who is at least 18 years of age;
  - (g) a sibling of a birth parent if the sibling is at least 18 years of age.

##### **Disclosure of non-identifying information by MCSS custodian**

- 12.** (1) Upon receipt of a request for non-identifying information by a person listed in subsection 11 (2), the MCSS custodian shall determine whether the person making the request was placed for adoption by a children's aid society or by a licensee.
- (2) If the person was placed for adoption by a children's aid society, the MCSS custodian shall refer the person to that society and inform the person of his or her right to apply directly to the society for the non-identifying information under section 13.
- (3) If the person was placed for adoption by a licensee, the MCSS custodian shall require the Director of the Management Support Branch at the Ministry of Children and Youth Services to provide all the information in that ministry's possession related to the adoption to the MCSS custodian.
- (4) The Director of the Management Support Branch at the Ministry of Children and Youth Services shall comply with a request made under subsection (3) and the MCSS custodian shall,
- (a) prepare the information in accordance with subsection (5); and
  - (b) provide the prepared information to the person who made the request.
- (5) The information provided by the Director of the Management Support Branch at the Ministry of Children and Youth Services shall be prepared by the MCSS custodian in accordance with the following rules:
1. If it is practicable to do so, the MCSS custodian shall make copies of any written documents and delete any information from the documents that may reveal the identity of a person other than the person who requested the information.
  2. If it is not practicable to make a copy of a written document, the MCSS custodian shall prepare a written summary of the information, omitting any information from the summary that may reveal the identity of a person other than the person who requested the information.

**Disclosure of non-identifying information by children's aid society**

**13.** (1) Upon receipt of a request for non-identifying information by a person listed in subsection 11 (2), the children's aid society shall determine whether it has any information relating to the adoption and shall,

- (a) if the society's files relating to the adoption have been destroyed, damaged or lost and information relating to the adoption is, or is likely to be, in the possession of the Ministry of Children and Youth Services, request that the MCSS custodian obtain the information and provide it to the children's aid society; and
- (b) if any other children's aid society provided a service to the adopted person or the birth parent before the adoption, request that other society to provide any information with respect to the adoption in its possession to the society that received the request.

(2) Upon receipt of a request from a children's aid society, the MCSS custodian shall request that the Director of the Management Support Branch at the Ministry of Children and Youth Services provide all information in that ministry's possession in relation to the adoption to the custodian.

(3) The Director of the Management Support Branch at the Ministry of Children and Youth Services shall comply with a request made under subsection (2) and the MCSS custodian shall provide the information received to the children's aid society.

(4) A children's aid society that receives a request for information relating to an adoption from another children's aid society shall comply with the request.

(5) The children's aid society shall prepare any information relating to the adoption in its possession or obtained under subsection (3) or (4) in accordance with subsection 12 (5) and provide the information to the person who made the request.

**Disclosure re: out of province adoptions**

**14.** (1) In this section,

"adopted person" means a person adopted by means of an out of province adoption;

"out of province adoption" means an adoption where the order, decree or judgment of adoption is made in a jurisdiction outside Ontario, is not registered in Ontario under subsection 28 (1) of the *Vital Statistics Act* or a predecessor of that subsection and relates to the adoption of,

- (a) a person born outside Ontario by adoptive parents who are residents of Ontario, or
- (b) a person born in Ontario by adoptive parents residing in a jurisdiction outside Ontario.

(2) For the purposes of this section, any reference to a birth parent, birth grandparent, birth sibling or birth family member is a reference to the birth parent, birth grandparent, birth sibling or birth family member of an adopted person as defined in subsection (1).

(3) A person referred to in subsection (4) may submit a request for non-identifying information relating to an out of province adoption,

- (a) to the MCSS custodian; or
- (b) if a children's aid society was involved with the adopted person or the birth parents before the adoption, to the children's aid society.

(4) A request for non-identifying information may be made only by,

- (a) an adopted person, if he or she is at least 18 years of age or has the written consent of an adoptive parent;
- (b) an adoptive parent;
- (c) the son or daughter of an adopted person if the adopted person is deceased and the son or daughter is at least 18 years of age;
- (d) a birth parent;
- (e) a birth grandparent;
- (f) a birth sibling who is at least 18 years of age;
- (g) a sibling of a birth parent if the sibling is at least 18 years of age.

(5) Upon receipt of a request for non-identifying information relating to an out of province adoption by a person listed in subsection (4), the MCSS custodian shall,

- (a) require the Director of the Management Support Branch at the Ministry of Children and Youth Services to provide any information that ministry has relating to the adoption to the MCSS custodian; and
- (b) if a children's aid society has or is likely to have information relating to the adoption, refer the applicant to the society.

(6) The Director of the Management Support Branch at the Ministry of Children and Youth Services shall provide any information that ministry has relating to the out of province adoption to the MCSS custodian, who shall,

- (a) prepare the information in accordance with subsection (7); and
- (b) provide the prepared information to the person who made the request.

(7) The information provided by the Director of the Management Support Branch at the Ministry of Children and Youth Services shall be prepared by the MCSS custodian in accordance with the following rules:

- 1. If it is practicable to do so, the MCSS custodian shall make copies of any written documents and delete any information from the documents that may reveal the identity of a person other than the person who requested the information.
- 2. If it is not practicable to make a copy of a written document, the MCSS custodian shall prepare a written summary of the information, omitting any information from the summary that may reveal the identity of a person other than the person who requested the information.

(8) If a request for non-identifying information relating to an out of province adoption is made to a children's aid society under this section, section 13 applies with necessary modifications.

**Application of sections of *Vital Statistics Act***

**15.** For greater certainty, a disclosure of non-identifying information in relation to an adopted person or birth parent that is authorized under section 12, 13 or 14 is not prevented by the fact that,

- (a) the adopted person or birth parent,
  - (i) has registered a notice specifying his or her preferences as to how to be contacted under sections 48.3 of the *Vital Statistics Act*,
  - (ii) has registered a notice that he or she does not wish to be contacted under section 48.4 of the *Vital Statistics Act*, or
  - (iii) has applied for or been granted a prohibition order under section 48.5, 48.6 or 48.7 of the *Vital Statistics Act*; or
- (b) a local director of a children's aid society has made a determination that the adopted person was a victim of abuse by the birth parent under subsection 48.9 (7) of the *Vital Statistics Act*.

**SEARCH AND DISCLOSURE IN CASES OF SEVERE MEDICAL ILLNESS**

**Search by MCSS custodian**

**16.** (1) Subject to subsection (2), the MCSS custodian shall perform a search under this section if,

- (a) one or more of the following persons suffers from a severe mental or physical illness or has suffered from such an illness in the past:
  - (i) an adopted person, the son or daughter of an adopted person or any other descendant of an adopted person, or
  - (ii) an adopted person's birth parent, birth grandparent, birth sibling or any other birth family member; and
- (b) either the person requesting the search will derive a direct medical benefit should the search result in the location of the person being sought or there is reason to believe that the person being sought will derive a direct medical benefit.

(2) The MCSS custodian shall perform a search under this section only if,

- (a) a request for the search is made by a person specified in section 17 or 18;
- (b) the request is made in the circumstances specified in those sections; and
- (c) the search is for such persons as may be specified in the request in accordance with those sections.

(3) The MCSS custodian shall have a discreet and reasonable search made for the persons specified in the request.

(4) In this section and in sections 17 and 18,

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

**Request by adopted person, etc.**

**17.** (1) Subject to subsection (4), an adopted person, the son or daughter of an adopted person or any other descendant of an adopted person who suffers from a severe mental or physical illness and has suffered from such an illness in the past may request that the MCSS custodian conduct a search under section 16 for any birth family member of the adopted person specified in the request if,



- (a) the person who requests the search will derive a direct medical benefit should a search by the MCSS custodian result in the location of the birth family member; or
  - (b) there are reasons to believe that the birth family member who is the object of the search,
    - (i) may suffer from a severe mental or physical illness or have a medically established risk of contracting such an illness, and
    - (ii) will derive a direct medical benefit from being located.
- (2) Subject to subsection (4), an adopted person, the son or daughter of an adopted person or any other descendant of an adopted person who does not suffer from a severe mental or physical illness or has not suffered from such an illness in the past may request that the MCSS custodian conduct a search under section 16 for any birth family member of the adopted person specified in the request if,
- (a) any other person authorized to make a request under this subsection suffers from such an illness or has suffered from such an illness in the past; and
  - (b) there are reasons to believe that a birth family member who is the object of the search,
    - (i) may suffer from a severe mental or physical illness or have a medically established risk of contracting such an illness, and
    - (ii) will derive a direct medical benefit from being located.
- (3) If an adopted person suffered from a severe mental or physical illness and has died and the conditions described in clause (2) (b) are met, a request that the MCSS custodian conduct a search under section 16 for any birth family member of the adopted person specified in the request may be made by any of the following persons:
1. The adopted person's spouse.
  2. The executor of the adopted person's estate.
  3. A person who is,
    - i. a member of the College of Physicians and Surgeons of Ontario, a member of the College of Psychologists of Ontario or a member of the College of Nurses of Ontario who holds a certificate of registration in the extended class, or
    - ii. legally authorized to practise medicine or psychology in a jurisdiction outside of Ontario.
- (4) The following rules apply if the person who is entitled to request that the MCSS custodian conduct a search under subsection (1) or (2) is a minor, being less than 18 years of age:
1. Subject to paragraph 2, the minor is not entitled to ask the MCSS custodian to conduct the search.
  2. An adopted person who is a minor has the right to ask the MCSS custodian to conduct the search with the consent of his or her adoptive parents or of the person who has custody of the adopted person.
  3. The minor's parents or the person with legal custody of the minor may ask the MCSS custodian to conduct the search on behalf of the minor.
- (5) Nothing in this section shall prevent a person from asking the MCSS custodian to conduct a search under subsection (1), (2) or (3) if that person is appointed as the guardian of, or is otherwise legally authorized to act on behalf of, a person who is entitled to ask the MCSS custodian to conduct a search under subsection (1), (2) or (3).

**Request by birth family member**

- 18.** (1) Subject to subsection (4), an adopted person's birth parent, birth grandparent, birth sibling or other birth family member who suffers from a severe mental or physical illness or has suffered from such an illness in the past may request that the MCSS custodian conduct a search under section 16 for the adopted person, the son or daughter of the adopted person or any other descendant of the adopted person, as specified in the request, if,
- (a) he or she will derive a direct medical benefit should a search by the MCSS custodian result in the location of the person who is the object of the search; or
  - (b) there are reasons to believe that the person who is the object of the search,
    - (i) may suffer from a severe mental or physical illness or have a medically established risk of contracting such an illness, and
    - (ii) will derive a direct medical benefit from being located.
- (2) Subject to subsection (4), an adopted person's birth parent, birth grandparent, birth sibling or other birth family member who does not suffer from a severe mental or physical illness and has not suffered from such an illness in the past may request that the MCSS custodian conduct a search under section 16 for the adopted person, the son or daughter of the adopted person or any other descendant of the adopted person, as specified in the request, if,

- (a) any of the other persons authorized to make a request under this subsection suffers from such an illness or has suffered from such an illness in the past; and
  - (b) there are reasons to believe that the person who is sought,
    - (i) may suffer from a severe mental or physical illness or have a medically established risk of contracting such an illness, and
    - (ii) will derive a direct medical benefit from being located.
- (3) If the birth parent of an adopted person suffered from a severe mental or physical illness and has died and the conditions described in clause (2) (b) are met, a request that the MCSS custodian conduct a search under section 16 for the adopted person, the son or daughter of the adopted person or any other descendant of the adopted person, as specified in the request, may be made by any of the following persons:
1. The birth parent's spouse.
  2. The executor of the birth parent's estate.
  3. A person who is,
    - i. a member of the College of Physicians and Surgeons of Ontario, a member of the College of Psychologists of Ontario or a member of the College of Nurses of Ontario who holds a certificate of registration in the extended class, or
    - ii. legally authorized to practise medicine or psychology in a jurisdiction outside of Ontario.
- (4) The following rules apply if a person who is entitled to ask the MCSS custodian to conduct a search under subsection (1) or (2) is a minor, being less than 18 years of age:
1. Subject to paragraph 2, the minor is not entitled to ask the MCSS custodian to conduct the search.
  2. A birth parent who is a minor has the right to ask the MCSS custodian to conduct the search.
  3. The person's parents or the person with legal custody of the minor may ask the MCSS custodian to conduct the search on behalf of the minor.
- (5) Nothing in this section shall prevent a person from asking the MCSS custodian to conduct a search under subsection (1), (2) or (3) if that person is appointed as the guardian of, or is otherwise legally authorized to act on behalf of, a person who is entitled to ask the MCSS custodian to conduct a search under subsection (1), (2) or (3).

**Request for information under *Vital Statistics Act***

- 19.** (1) If the MCSS custodian conducts a search under section 16 for a person who is an adopted person or a birth parent as defined in section 1 of the *Vital Statistics Act*, the MCSS custodian shall request that the Registrar General under the *Vital Statistics Act* provide the following information and documents with respect to the person who is the object of the search:
1. Information as to whether a notice has been registered by the person specifying his or her preferences as to how he or she wishes to be contacted under section 48.3 of the *Vital Statistics Act* and if so, a copy of the notice or details of the information contained in the notice.
  2. Information as to whether a notice indicating that the person does not wish to be contacted is registered with the Registrar General under section 48.4 of the *Vital Statistics Act* and if so, a copy of the notice or details of the information contained in the notice.
  3. Information as to whether an application for a prohibition order under section 48.5, 48.6 or 48.7 of the *Vital Statistics Act* has been filed with the Board and if so information as to the status of the application and whether the application has been withdrawn, abandoned, refused or granted.
  4. Information as to whether a local director of a children's aid society has determined, for the purposes of section 48.9 of the *Vital Statistics Act*, whether or not the adopted person was a victim of abuse by the birth parent.
  5. Information as to whether the prohibition order referred to in paragraph 3 or the determination of a local director referred to in paragraph 4 has been confirmed or rescinded by the Board or whether an application for reconsideration of the order or determination has been withdrawn or abandoned.
- (2) If the Registrar General receives a request under subsection (1), he or she shall provide any requested information and documents that are in his or her possession to the MCSS custodian.
- (3) If the search conducted by the MCSS custodian under section 16 results in the location of a person, the MCSS custodian may use the information received from the Registrar General under subsection (2) when contacting the person located to let the person know that,
- (a) the MCSS custodian is aware of the action taken by the person under the *Vital Statistics Act*; and

- (b) he or she is being contacted despite these actions because of the existence of circumstances relating to a severe mental or physical illness as described in subsection (1).

**Search for minor**

**20.** (1) If the MCSS custodian conducts a search under section 16 for a person who is less than 18 years of age, the MCSS custodian shall upon locating the minor,

- (a) not contact the minor directly;
- (b) contact the parent of the minor or the person who has custody of the minor.

(2) Despite subsection (1), in the case of a search for a birth parent who is less than 18 years of age, the MCSS custodian may contact the birth parent directly.

**Disclosure of information**

**21.** (1) If the MCSS custodian identifies and locates a person as a result of a search under section 16, the MCSS custodian shall advise the located person that,

- (a) any identifying information with respect to the person shall not be disclosed unless he or she consents to the disclosure; and
- (b) any other information provided by the person, including medical information, shall be disclosed to the person who requested the search.

(2) The MCSS custodian shall not,

- (a) disclose any identifying information with respect to the person who requested the search to the person who was located, without the consent of the person who requested the search; or
- (b) disclose any identifying information with respect to the person who was located to the person who made the request for the search, without the consent of the person who was located.

(3) In this section,

“identifying information” means, with respect to a person whose consent is required under subsection (2),

- (a) the name, address or telephone number of the person, and
- (b) any other information with respect to the person the disclosure of which will lead to the identification of the person.

(4) If, as a result of a search conducted for a person under section 16, the MCSS custodian discovers that the person sought has died, the MCSS custodian shall advise the person who requested the search of that fact.

**PART IV  
DISCLOSURE TO GOVERNMENTAL AND OTHER AUTHORITIES**

**Disclosure to Department of Indian Affairs and Northern Development**

**22.** (1) If the MCSS custodian receives a request for information relating to an adoption from the Department of Indian Affairs and Northern Development and the information is required in order for the Department to determine whether or not the adopted person is entitled to be registered as an Indian under the *Indian Act* (Canada), the MCSS custodian shall,

- (a) request that a children’s aid society or the Director of the Management Support Branch at the Ministry of Children and Youth Services provide any information relating to the adoption in the society’s or Branch’s possession to the MCSS custodian; and
- (b) provide any information received under clause (a) to the Department.

(2) The information provided by the MCSS custodian may include the place of birth of the adopted person, the name, marital status, band name and number of a birth parent or birth grandparent of the adopted person.

**Disclosure to PGT or estate trustee**

**23.** If the MCSS custodian receives a request from the Public Guardian and Trustee or from an estate trustee for a copy of an adoption order or for information contained in an adoption order in order to determine whether an adopted person is entitled to an inheritance from an estate, the MCSS custodian shall provide the copy of the order or the information to the Public Guardian and Trustee or estate trustee.

**Disclosure to other jurisdiction**

**24.** (1) Upon request, the MCSS custodian shall disclose information relating to an adoption described in subsection (2) to a governmental department or authority in another province or territory in Canada who is authorized to disclose the information according to the laws in that jurisdiction.

(2) This section applies to the disclosure of information relating to an adoption where the order, judgment or decree for adoption was made in a province or territory in Canada other than Ontario.

(3) In disclosing information under subsection (1), the MCSS custodian may disclose any information relating to the adoption that the MCSS custodian has in its possession or has obtained in accordance with section 25, including the name, address and telephone number of an adopted person, his or her son or daughter or other descendant or his or her birth parent, birth grandparent, birth sibling or other birth family member, as specified by the governmental department or authority.

**PART V**  
**DISCLOSURE FOR PURPOSES OF ADMINISTRATION OF PARTS III AND IV, THE ACT AND OF THE VITAL STATISTICS ACT**

**Disclosure to MCSS custodian**

**25.** (1) If the MCSS custodian requires information relating to an adoption in order to fulfil his or her obligations under Part III or IV, the MCSS custodian may require a children's aid society or a licensee to provide any information relating to the adoption that they have in their possession.

(2) In addition to any requirement in sections 12, 13, 14 and 22 that the MCSS custodian request information in relation to an adoption from the Director of the Management Support Branch at the Ministry of Children and Youth Services, for the purposes of fulfilling any other obligations under Part III or IV, the MCSS custodian may require the Director to provide any information in relation to an adoption that is in the possession of that ministry.

(3) If the MCSS custodian requires the following information relating to an adoption in order to fulfil his or her obligations under sections 11, 12, 13, 14 or 16 or under Part IV, the MCSS custodian may require the Registrar General to provide the information:

1. Information relating to the adopted person's birth or adoption.
2. Information relating to a change of name, marriage or death of an adopted person, birth parent, birth grandparent, birth sibling or other birth family member.

(4) The Director of the Management Support Branch at the Ministry of Children and Youth Services is prescribed as a person who must provide information to a designated custodian under subsection 162.2 (1) of the Act.

(5) A person who receives a request for information relating to an adoption from the MCSS custodian under subsection (1) or (2) shall provide the MCSS custodian with,

- (a) in the case of a request made under subsection (1), any information relating to the adoption in their possession as may be specified in the request; or
- (b) in the case of a request made under subsection (2), the information requested under that subsection.

**Disclosure of certified copy of adoption order**

**26.** For the purposes of clause 162 (3) (e) of the Act, the Director of the Management Support Branch at the Ministry of Children and Youth Services is prescribed as a person to whom a certified copy of an adoption order must be transmitted within 30 days of the order being made.

**Disclosure under *Vital Statistics Act***

**27.** (1) Any disclosure of information in relation to an adoption that a children's aid society or a designated custodian is authorized or required to make under section 48.9 of the *Vital Statistics Act* is a disclosure that is authorized under the Act for the purposes of subsection 165 (1) of the Act.

(2) The Director of the Management Support Branch at the Ministry of Children and Youth Services shall provide the ORG custodian with information as to whether a person was placed for adoption by a children's aid society and, if so, information identifying the society if the ORG custodian requests the information for purposes of making a determination under section 48.9 of the *Vital Statistics Act*.

**Disclosure to and by CFSRB custodian**

**28.** (1) Subsections (2) and (3) apply where the Board has received an application for an order prohibiting disclosure to an adopted person or birth parent under section 48.5, 48.6 or 48.7 of the *Vital Statistics Act* and the Board has provided notice of the application to the Registrar General under that Act.

(2) Upon receipt of a notice referred to in subsection (1), the Registrar General shall provide the CFSRB custodian with the following information:

1. Notice that, based on information contained in original birth registrations and adoption orders registered with the Registrar General under the *Vital Statistics Act*, the applicant is not entitled to make the application and the reasons for the lack of entitlement.
2. Notice that the Registrar General has already disclosed the documents under section 48.1 of the *Vital Statistics Act* or the information under section 48.2 of that Act to the adopted person or birth parent against whom the order is sought.

- (3) The CFSRB custodian shall give the Registrar General notice of,
- (a) any request for an opportunity to be heard by a birth parent or adopted person made to the Board under sections 48.5, 48.6 or 48.7 of the *Vital Statistics Act*; and
  - (b) any application for reconsideration of an order prohibiting disclosure made to the Board under section 48.8 of the *Vital Statistics Act* and any request for an opportunity to be heard made by an interested person during proceedings under that section.

(4) Upon receipt of a notice under subsection (3), the Registrar General shall inform the CFSRB custodian if, based on information contained in records of original birth registrations and adoption orders kept by the Registrar General under the *Vital Statistics Act*, the person making the request or application in question is or is not entitled to do so and, if not entitled, the reasons for the lack of entitlement.

(5) The CFSRB custodian shall disclose any information received from the Registrar General under subsection (2) or (4) to the person making the request or application.

**Disclosure when making requests for information**

**29.** (1) This section applies where a request for information relating to an adoption is made by,

- (a) the MCSS custodian under section 25;
- (b) the ORG custodian under subsection 27 (2); and
- (c) the CFSRB custodian under section 28.

(2) The designated custodian who requests information relating to an adoption from a person may disclose to that person such information in relation to the adoption as is necessary in order for the person to be able to comply with the request.

**Openness orders and agreements**

**30.** A children's aid society or a licensee that is required or authorized to disclose information in relation to an adoption under an openness order or an openness agreement made under Part VII of the Act, shall disclose the information in accordance with the order or agreement, as the case may be.

**ServiceOntario**

**31.** (1) The MCSS custodian shall provide the ServiceOntario custodian with the following information relating to the status of a request or application made under section 9, 11, 17 or 18:

1. Notice that the request or application has been received.
2. Confirmation at regular intervals that the request or application is still pending and such confirmation may include notice of any information, document or notice sent to the person who made the request or application.
3. Notice that the request or application has been finally disposed of.

(2) In providing information under subsection (1), the MCSS custodian shall identify the request or application by means of a unique numeric identifier only.

(3) If the ServiceOntario custodian receives a request for information from an individual on the status of a request or application described in subsection (1), the ServiceOntario custodian shall disclose to the individual the status information provided by the MCSS custodian under subsection (1).

**Disclosure to officers and employees**

**32.** (1) Subject to subsection (3), where a provision in this Regulation or under section 48.9 of the *Vital Statistics Act* authorizes or requires any of the persons referred to in subsection (2) to disclose information relating to an adoption,

- (a) the person is authorized to disclose information relating to the adoption to an officer or employee of the person or, if the person is employed in a ministry, to an officer or employee working in the same ministry; and
- (b) those officers and employees are authorized to share the information with one another and with the person.

(2) For the purposes of subsection (1), the following persons are authorized to disclose information under this Regulation or section 48.9 of the *Vital Statistics Act*:

1. A designated custodian.
2. A children's aid society.
3. A licensee.
4. The Registrar General.
5. The Director of the Management Support Branch at the Ministry of Children and Youth Services.

(3) The sharing of information relating to an adoption with and among officers and employees under subsection (1) is limited to such sharing of information as is necessary in order for the person referred to in subsection (2) to carry out their duty or exercise their power under this Regulation or the *Vital Statistics Act*.

**PART VI  
TRANSITIONAL AND COMMENCEMENT**

**Transitional, adoption disclosure register**

**33. If, before the day section 16 of the *Adoption Information Disclosure Act, 2005* comes into force, a person's name was added to the adoption disclosure register and no information has been disclosed by the Registrar to the person or related persons named in the register, then, on or after that day, information may be disclosed by the MCSS custodian to such persons in accordance with subsection 10 (2) unless the person's name is removed from the register in accordance with subsection 9 (7).**

**Transitional, non-identifying information**

**34. (1) If an application for non-identifying information was made to the Registrar of Adoption Information under subsection 166 (4) of the Act before the day section 16 of the *Adoption Information Disclosure Act, 2005* comes into force and the application is still pending on that day, then, on or after that day, the MCSS custodian shall deal with the application in accordance with this Regulation as though it were a request for non-identifying information made to the MCSS custodian under clause 11 (1) (a) of this Regulation.**

**(2) If an application for non-identifying information was made to a children's aid society in accordance with subsection 166 (8) of the Act before the day section 16 of the *Adoption Information Disclosure Act, 2005* comes into force and the application is still pending on that day, then, on or after that day, the society that received the application shall deal with the application in accordance with this Regulation as though it were a request for non-identifying information made to it under clause 11 (1) (b) of this Regulation.**

**(3) If an application for non-identifying information was made to the Registrar of Adoption Information with respect to an out of province adoption under section 170 of the Act before the day section 16 of the *Adoption Information Disclosure Act, 2005* comes into force and the application is still pending on that day, then, on or after that day, the MCSS custodian shall deal with the application in accordance with this Regulation as though it were a request for non-identifying information relating to an out of province adoption made to the MCSS custodian under section 14 of this Regulation.**

**Transitional, severe medical searches**

**35. If a request for a search by the Registrar of Adoption Information under section 168.1 of the Act was made before the day section 16 of the *Adoption Information Disclosure Act, 2005* comes into force and that request is still pending on that day, the MCSS custodian shall deal with the request as though it were a request for a search under section 16 of this Regulation and sections 16, 17, 18, 19 and 20 of this Regulation apply to the request.**

**Transitional, transfer of information**

**36. The Minister shall ensure that any of the following information that is in the possession of the Registrar of Adoption Information before the day section 16 of the *Adoption Information Disclosure Act, 2005* comes into force is transferred to the MCSS custodian immediately after that day:**

- 1. Information relating to a request to have a name added to the adoption disclosure register.**
- 2. Information relating to an application for non-identifying information made under section 166 of the Act.**
- 3. Information relating to an application for non-identifying information relating to an out of province adoption made under section 170 of the Act.**
- 4. Information relating to a request for a search under section 168.1 of the Act.**

**Commencement**

**37. This Regulation comes into force on the later of the day section 16 of the *Adoption Information Disclosure Act, 2005* comes into force and the day this Regulation is filed.**

**ONTARIO REGULATION 465/07**  
made under the  
**CHILD AND FAMILY SERVICES ACT**

Made: August 16, 2007  
Filed: August 17, 2007  
Published on e-Laws: August 20, 2007  
Printed in *The Ontario Gazette*: September 1, 2007

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](http://www.e-Laws.gov.on.ca).

- 1. Subsection 37 (2) of Regulation 70 of the Revised Regulations of Ontario, 1990 is revoked.**
- 2. Subsection 49.1 (1) of the Regulation is amended by adding the following paragraph:**
  6. Any person, other than those referred to in paragraphs 1 to 5, who was required to give consent to the child's adoption under subsection 137 (2) of the Act.
- 3. Clauses 50 (3.1) (a) and (b) of the Regulation are revoked and the following substituted:**
  - (a) the right to obtain non-identifying information under sections 12 and 13 of Ontario Regulation 464/07 (Adoption Information Disclosure) made under the Act; and
  - (b) the following provisions of the *Vital Statistics Act* and the rights given to adopted persons and birth parents, as those terms are defined in section 1 of that Act, and to adoptive parents in those provisions:
    - (i) Section 48.1 (adopted person's right to obtain uncertified copies of birth registration and of adoption order).
    - (ii) Section 48.2 (birth parent's right to obtain information).
    - (iii) Section 48.3 (right to register notice of contact preference).
    - (iv) Section 48.4 (right to register no contact notice).
    - (v) Sections 48.5 and 48.6 (right to apply for order prohibiting disclosure of information to birth parent).
    - (vi) Section 48.7 (right to apply for order prohibiting disclosure of copies of original birth registration and adoption order to adopted person).
    - (vii) Section 48.8 (right to apply for reconsideration of order prohibiting disclosure).
    - (viii) Section 48.9 (the prohibition preventing the Registrar General from disclosing information to a birth parent if the adopted person was a victim of abuse by the birth parent).
    - (ix) Subsection 48.9 (11) (a birth parent's right to apply for reconsideration of a determination of abuse).
- 4. Subsection 67 (2) of the Regulation is revoked.**
- 5. This Regulation comes into force on the later of the day section 6 of the *Adoption Information Disclosure Act, 2005* comes into force and the day this Regulation is filed.**

35/07

**ONTARIO REGULATION 466/07**

made under the

**CHILD AND FAMILY SERVICES ACT**

Made: August 16, 2007

Filed: August 17, 2007

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Printed in *The Ontario Gazette*: September 1, 2007

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](http://www.e-Laws.gov.on.ca).

1. Sections 57, 57.1, 57.2 and 57.3 of Regulation 70 of the Revised Regulations of Ontario, 1990 are revoked.
2. This Regulation comes into force on the later of the day subsection 17 (1) of the *Adoption Information Disclosure Act, 2005* comes into force and the day this Regulation is filed.

35/07

**ONTARIO REGULATION 467/07**

made under the

**VITAL STATISTICS ACT**

Made: August 16, 2007

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Amending Reg. 1094 of R.R.O. 1990

(General)

Note: Regulation 1094 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](http://www.e-Laws.gov.on.ca).

**1. (1) Paragraph 1 of subsection 19 (1) of Regulation 1094 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:**

1. Sections 8, 9, 10, 11, 12, 13 and 17, subsections 21 (1), (2), (5) and (6) and sections 22, 23, 24, 25, 26 and 27 of the Act.

**(2) Section 19 of the Regulation is amended by adding the following subsection:**

(1.1) Upon the still-birth in Ontario of a child, the following person shall complete a medical certificate, in the prescribed form, of the cause of the still-birth and shall deliver it to the funeral director or other person in charge of the body:

1. The legally qualified medical practitioner in attendance at the still-birth.
2. A coroner if there is no legally qualified medical practitioner in attendance at the still-birth.

**2. Subsection 72 (5) of the Regulation is revoked.**

**3. Section 74 of the Regulation is revoked.**

**4. Subsection 75 (2) of the Regulation is revoked.**

**5. Section 77 of the Regulation is revoked.**

**6. Section 78 of the Regulation is revoked.**

**7. Form 43 of the Regulation is revoked.**



8. (1) Subject to subsection (2), this Regulation comes into force on the day it is filed.
- (2) Sections 6 and 7 come into force on the later of,
- (a) the day section 4 of the *Adoption Information Disclosure Act, 2006* comes into force; and
- (b) the day this Regulation is filed.

35/07

## ONTARIO REGULATION 468/07

made under the

### VITAL STATISTICS ACT

Made: August 16, 2007

Filed: August 17, 2007

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Printed in *The Ontario Gazette*: September 1, 2007

Amending O. Reg. 564/06

(Applications for Orders Prohibiting Disclosure of Information Relating to Adoptions)

Note: Ontario Regulation 564/06 has not previously been amended.

1. The title to Ontario Regulation 564/06 is revoked and the following substituted:

#### PROHIBITIONS AGAINST DISCLOSURE OF INFORMATION RELATING TO ADOPTIONS

2. Subsection 4 (1) of the Regulation is amended by striking out “by courier”.

3. Subsection 6 (9) of the Regulation is revoked and the following substituted:

(9) If the Board discloses information to a birth parent under subsection (8), it shall do so in a form that does not identify any person other than the birth parent.

4. (1) Subsection 7 (4) of the Regulation is amended by striking out “by courier”.

- (2) Section 7 of the Regulation is amended by adding the following subsection:

(5) The Board shall include, with the notice that it gives to the Registrar General, sufficient information to allow the Registrar General to locate,

(a) the original registration, if any, of the adopted person’s birth; and

(b) any registered adoption order respecting the adopted person.

5. The following provisions of the Regulation are amended by striking out “by courier” wherever that expression appears:

1. Subsection 8 (3).

2. Subsection 8 (4) in the portion before clause (a).

6. (1) Subsection 11 (8) of the Regulation is amended by striking out “allegations pertaining to the person” and substituting “allegations pertaining to the adopted person”.

- (2) Subsection 11 (9) of the Regulation is revoked and the following substituted:

(9) If the Board discloses information to an adopted person under subsection (8), it shall do so in a form that does not identify any person other than the adopted person.

7. Subsection 14 (3) of the Regulation is revoked and the following substituted:

(3) The Board may permit a person entitled to make an application for reconsideration to make the application after the expiry of the applicable time limit set out in subsection (2) if it is satisfied that there are reasonable grounds to do so.

8. Subsection 16 (10) of the Regulation is revoked and the following substituted:

(10) If the Board discloses information to an interested person under subsection (9), it shall do so in a form that does not identify any person other than the interested person.

**9. Subsection 18 (3) of the Regulation is amended by striking out “by courier”.**

**10. Section 20 of the Regulation is revoked and the following substituted:**

PROHIBITION AGAINST DISCLOSURE WHERE ADOPTED PERSON A VICTIM OF ABUSE

**Determination of abuse**

**20.** (1) For the purposes of section 48.9 of the Act, an adopted person was a victim of abuse by the birth parent if the adopted person suffered serious physical, sexual or emotional harm and the harm suffered was a result of the actions, failure to act or pattern of neglect on the part of the birth parent.

(2) Upon receiving notice under subsection 48.9 (10) of the Act that the local director of a children’s aid society has determined that the adopted person was a victim of abuse by the birth parent and that the Registrar General is prohibited, by virtue of section 48.9 of the Act, from giving the information described in subsection 48.2 (1) to the birth parent, the Registrar General shall give a copy of the notice to the birth parent and inform the birth parent that he or she may apply to the Board for reconsideration of the determination.

**Reconsideration of determination of abuse**

**21.** (1) If the local director of a children’s aid society has determined that the adopted person was a victim of abuse by the birth parent, the birth parent may apply to the Board for reconsideration of the determination by the later of,

- (a) 60 days after receiving the copy of the notice from the Registrar General under subsection 20 (2); and
- (b) 60 days after receiving information from the local director under subsection 48.9 (16) of the Act, if the birth parent requests the information within 30 days after receiving the copy of the notice from the Registrar General under subsection 20 (2).

(2) The Board may permit the birth parent to make the application for reconsideration after the expiry of the applicable time limit set out in subsection (1) if it is satisfied that there are reasonable grounds to do so.

(3) An application for reconsideration under this section shall be in writing, be verified by or in the form of a statutory declaration if the Board so requires and shall include,

- (a) a copy of the notice received from the Registrar General under subsection 20 (2);
- (b) a copy of the information, if any, that the birth parent has received from the local director under subsection 48.9 (16) of the Act; and
- (c) a copy of any documentation on which the birth parent is relying in support of the application.

(4) In the application, the birth parent may request that the Board hold an oral hearing and the Board shall hold the oral hearing if so requested.

(5) Upon receiving the application, the Board shall promptly send,

- (a) by courier, to the local director who made the determination,
  - (i) a copy of the application,
  - (ii) a notice stating that the director is entitled to an opportunity to be heard by the Board, and
  - (iii) a form on which the director may request an opportunity to be heard and make written representations to the Board; and

(b) to the designated custodian mentioned in section 48.9 of the Act and to the Registrar General, notice of the application that includes sufficient information to allow the Registrar General to locate,

- (i) the original registration, if any, of the adopted person’s birth, and
- (ii) any registered adoption order respecting the adopted person.

(6) A request by the local director for an opportunity to be heard shall be in writing, may include written representations and shall be verified by, or in the form of, a statutory declaration if the Board so requires.

(7) Written representations made by the local director shall not identify any person other than the birth parent.

(8) Upon receiving the request by the local director for an opportunity to be heard, the Board shall provide a copy of the request and the written representations, if any, to the birth parent.

(9) If the local director has made written representations in a request for an opportunity to be heard, the birth parent is entitled to respond to the representations, whether or not the Board holds an oral hearing for the reconsideration.

(10) If the birth parent, under subsection (4), has requested an oral hearing, the Board shall give reasonable notice of the hearing to,

- (a) the birth parent; and,
- (b) the local director who made the determination, if the local director has requested an opportunity to be heard.

(11) The notice of the hearing shall include,

- (a) a reference to the statutory authority under which the hearing will be held;
- (b) a statement of the date, time, place and purpose of the hearing; and
- (c) a statement that if the party notified does not attend at the hearing, the Board may proceed in the party's absence and the party will not be entitled to any further notice in the proceeding.

(12) The applicant and the local director may be represented before the Board by counsel or an agent.

(13) No person, other than the birth parent, the birth parent's counsel or agent, the local director who made the determination, the counsel or agent of the local director and other persons whom the Board permits, shall be present before the Board when the Board holds an oral hearing for the reconsideration.

(14) The Board may require the local director to give the Board a copy of all information that the director considered in making the determination, except for information that could identify a person other than the birth parent.

(15) The Board shall give the birth parent a copy of all information that it receives from the local director under subsection (14).

(16) After reconsidering the determination of abuse of an adopted person, the Board shall affirm or rescind the determination and shall give the following to the birth parent and the local director:

1. Notice in writing of its decision.
2. Reasons for the decision, if the recipient requests them.

(17) If the Board affirms the determination of abuse of an adopted person, the Board shall promptly give notice in writing of its decision to the designated custodian and to the Registrar General and shall include sufficient information to allow the Registrar General to locate,

- (a) the original registration, if any, of the adopted person's birth; and
- (b) any registered adoption order respecting the adopted person.

(18) If the Board rescinds the determination of abuse of an adopted person, the Board shall give the notice of rescission that subsection 48.9 (15) of the Act requires it to give promptly to the designated custodian and shall include sufficient information to allow the Registrar General to locate,

- (a) the original registration, if any, of the adopted person's birth; and
- (b) any registered adoption order respecting the adopted person.

(19) If, under subsection 48.1 (10) of the Act, the Registrar General has given an adopted person a copy of the notice with respect to the determination of abuse of the adopted person, the Registrar General, at the request of the person, shall advise the person if the birth parent has applied for reconsideration of the determination and, if so, whether the Board has affirmed or rescinded the determination.

**Withdrawal or abandonment of application**

**22.** (1) The birth parent who has applied under section 21 for a reconsideration of a determination may withdraw the application by notifying the Board in writing at any time before the Board affirms or rescinds the determination.

(2) The Board may treat an application made under section 21 as abandoned if the birth parent does not, within the time period that the Board sets, respond to a request that the Board makes with respect to the application.

(3) If an application made under section 21 is withdrawn or abandoned, the Board shall promptly give notice of that fact,

- (a) by courier to the local director who made the determination that was the subject of the application;
- (b) to the designated custodian mentioned in section 48.9 of the Act; and
- (c) to the Registrar General.

(4) The notice shall be in the form that the Registrar General approves.

(5) The Board shall include, with the notice that it gives to the Registrar General, sufficient information to allow the Registrar General to locate,

- (a) the original registration, if any, of the adopted person's birth; and
- (b) any registered adoption order respecting the adopted person.

**Service**

**23.** (1) A notice, order or other document that is required or permitted to be given or delivered to or served on a person or body under this Regulation is sufficiently given, delivered or served if,

- (a) it is delivered personally; or
- (b) it is sent by regular mail addressed to the person at the person's last known address.

(2) A notice, order or other document sent by regular mail in accordance with clause (1) (b), except if it is sent to the Registrar General, shall be deemed to be received on the fifth day after the day of mailing, unless the person to whom it is sent establishes that it was not received on or before that date because of absence, accident, illness or other cause beyond the person's control.

(3) The Registrar General shall be deemed not to have received a notice, order or other document given or delivered to or served on the Registrar General until the Registrar General has matched it with the original registration, if any, of the adopted person's birth or, if there is no original registration, until the Registrar General has matched it with the registered adoption order for the adopted person.

**11. This Regulation comes into force on the later of the day it is filed and the day section 6 of the *Adoption Information Disclosure Act, 2005* comes into force.**

35/07

NOTE: Consolidated regulations and various legislative tables pertaining to regulations can be found on the e-Laws website ([www.e-Laws.gov.on.ca](http://www.e-Laws.gov.on.ca)).

REMARQUE : Les règlements codifiés et diverses tables concernant les règlements se trouvent sur le site Lois-en-ligne ([www.lois-en-ligne.gouv.on.ca](http://www.lois-en-ligne.gouv.on.ca)).

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