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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 DÉS 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.

McCoy Travel Limited 45538-P
566 Cataraqui Woods Dr., Kingston, ON K7P 2Y5

Applies for an amendment to extra provincial operating licence X-3197 as follows:

DELETE:

For the transportation of passengers on a scheduled service between:

- (i) Napanee;
- (ii) The City of Belleville;

and the Casino de Hull located in Hull, Quebec, to or from the Ontario/Quebec border crossings.

PROVIDED THAT:

1. all passengers shall be destined to or from the Casino de Hull;
2. charter trips be prohibited.

Extension granted:

For the transportation of passengers between the Cities of Kingston and Brockville and the Separated Town of Gananoque and the Ontario/U.S.A. border crossings at the St. Lawrence River for transportation to or from Hancock International Airport in Syracuse, New York as authorized by the Interstate Commerce Commission.

PROVIDED THAT:

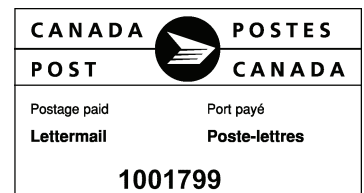
- (a) the licensee be restricted to the use of (2) Class "D" public vehicles as defined in paragraph (a) (iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, R.S.O. 1990 Chapter P.54, each having a maximum seating capacity of (16) passengers exclusive of the driver;
- (b) there be no transportation of passengers by the licensee between points in Ontario;
- (c) chartered trips be prohibited;
- (d) any passenger may request and receive pick up and drop-off service at their place of residence within the above named points.

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Also extension granted:

For the transportation of passengers on a chartered trip from points in the Counties of Frontenac and Lennox and Addington 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:

- 1) the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a) (iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, R.S.O. 1990 Chapter P.54;
- 2) the licensee be restricted to the use of (1) Class "A" public vehicle as defined in paragraph (a) (i) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, R.S.O. 1990 Chapter P.54, being a VIP type vehicle equipped with couches, tables, a galley configuration including a microwave oven, washroom, TV and VCP, ice chest and hot liquid dispensers, and having a maximum seating capacity of (30) passengers exclusive of the driver;
- 3) there shall be no pick-up or discharge of passengers except at point of origin.

Extension granted:

For the transportation of passengers on a chartered trip for McCoy Tours Limited from points in the Management Board of Frontenac (including the City of Kingston), Counties of Hastings (including the Cities of Belleville and Quinte West), Prince Edward and Northumberland, the United Counties of Stormont, Dundas & Glengarry (including the City of Cornwall), and of Leeds & Grenville (including the City of Brockville and the Separated Towns of Gananoque and Prescott), of Lennox & Addington, and the Regional Municipalities of Durham and York to the Ontario/Quebec, Ontario/Manitoba and Ontario/USA border crossings for furtherance to points as authorized by the relevant jurisdiction and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED THAT:

1. all chartered trips operated under this licence shall be only those initiated, organized and advertised by McCoy Tours Limited;
2. all persons travelling on these chartered trips shall have paid an individual fare to the trip/tour initiator/organizer/advertiser for which they will receive in return, accommodation, meals or a ticket of admission;
3. the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a) (iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, R.S.O. 1990 Chapter P.54;
4. chartered trips other than those authorized herein are prohibited;
5. there shall be no pick up or discharge of passengers except at point of origin.

ADD:

For the transportation of passengers on a chartered trip from points in the United States of America as authorized by the relevant jurisdiction from the Ontario/U.S.A., Ontario/Québec and Ontario/Manitoba border crossings:

1. to points in Ontario; and
2. in transit through Ontario to the Ontario/Manitoba, Ontario/Québec, and Ontario/U.S.A. border crossings for furtherance;

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

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

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

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

- A. For the transportation of passengers on a chartered trip from points as authorized on its public vehicle operating licence PV-5152 to the Ontario/Québec, Ontario/Manitoba and Ontario/USA border crossings for furtherance:
 - a) 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 be no pick up or discharge of passengers except at point of origin.

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

- B. For the transportation of passengers on a chartered trip from points in the United States of America as authorized by the relevant jurisdiction from the Ontario/U.S.A., Ontario/Québec and Ontario/Manitoba border crossings:
 1. to points in Ontario; and
 2. in transit through Ontario to the Ontario/Manitoba, Ontario/Québec, and Ontario/U.S.A. border crossings for furtherance;

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

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

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

45538-Q

Applies for an amendment to public vehicle operating licence PV-5152 as follows:

DELETE:

For the transportation of passengers on a scheduled service between Kingston and the Casino Rama located at R. R. # 6, Rama, Ontario.

PROVIDED THAT:

- A. charter trips be prohibited;
- B. all passengers be destined to or from Casino Rama.

Extension granted:

For the transportation of passengers on a scheduled service between the City of Belleville and the Rideau Carleton Raceway & Slots Casino located in the City of Gloucester.

PROVIDED THAT:

- A. all passengers be destined to or from the Rideau Carleton Raceway & Slots Casino;
- B. charter trips be prohibited.

Extension granted:

For the transportation of passengers on a chartered trip from points in the City of Toronto and The Lester B. Pearson International Airport, Mississauga.

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

Extension granted:

For the transportation of passengers on a chartered trip from points in the Counties of Frontenac, Lennox and Addington.

PROVIDED that:

- 1) the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a) (iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, R.S.O. 1990 Chapter P.54;
- 2) the licensee be restricted to the use of (1) Class "A" public vehicle as defined in paragraph (a) (i) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, R.S.O. 1990 Chapter P.54, being a VIP type vehicle equipped with couches, tables, a galley configuration including a microwave oven, washroom, TV and VCP, ice chest and hot liquid dispensers, and having a maximum seating capacity of (30) passengers exclusive of the driver.

Extension granted:

For the transportation of passengers on a chartered trip for McCoy Tours Limited from points in the Management Board of Frontenac (including the City of Kingston), Counties of Hastings (including the Cities of Belleville and Quinte West), Prince Edward and Northumberland, the United Counties of Stormont, Dundas & Glengarry (including the City of Cornwall), and of Leeds & Grenville (including the City of Brockville and the Separated Towns of Gananoque and Prescott), of Lennox & Addington, and the Regional Municipalities of Durham and York.

PROVIDED THAT:

1. all chartered trips operated under this licence shall be only those initiated, organized and advertised by McCoy Tours Limited;
2. all persons travelling on these chartered trips shall have paid an individual fare to the trip/tour initiator/organizer/advertiser for which they will receive in return, accommodation, meals or a ticket of admission;
3. the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a) (iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, R.S.O. 1990 Chapter P.54;

4. chartered trips other than those authorized herein are prohibited.

Extension granted:

For the transportation of passengers on a scheduled service between the Town of Gananoque and the City of Kingston.

PROVIDED THAT chartered trips be prohibited.

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

- A. For the transportation of passengers on a chartered trip from points in the City of Toronto, the Regional Municipality of Peel, the County of Frontenac and the United Counties of Lennox and Addington.
- B. For the transportation of passengers on a chartered trip for McCoy Tours Limited from points in the Counties of Frontenac (including the City of Kingston), Hastings (including the Cities of Belleville and Quinte West), Prince Edward and Northumberland, the United Counties of Stormont, Dundas & Glengarry (including the City of Cornwall), and Leeds & Grenville (including the City of Brockville and the Separated Towns of Gananoque and Prescott), and Lennox & Addington, and the Regional Municipalities of Durham and York.

PROVIDED THAT:

1. all chartered trips operated under this licence shall be only those initiated, organized and advertised by McCoy Tours Limited;
 2. all persons travelling on these chartered trips shall have paid an individual fare to the trip/tour initiator/organizer/advertiser for which they will receive in return, accommodation, meals or a ticket of admission; and
 3. chartered trips other than those authorized herein are prohibited.
- C. For the transportation of passengers on a chartered trip from points in the County of Hastings and the United Counties of Leeds and Grenville.

PROVIDED THAT chartered trips shall be destined to casinos and other recreational gambling facilities.

FELIX D'MELLO

(141-G451)

Board Secretary/Secrétaire de la Commission

Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

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

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

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

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

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

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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2008-10-04

A VACUUM TIME INC.	001469038
A.N.K. TRANSPORT INC.	001432419
ACORN WEB DEVELOPMENT INC.	001438287
AEROSORIN AIRCRAFT MAINTENANCE INCORPORATION	001483512
AETATIS INCORPORATED	001454767

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
AL-BAKE 2000 INC.	001424105
ALLIANCE HOUSEKEEPING INC.	001459864
ANDIE'S TRUCKING INC.	001458131
AROMATIC HARMONIES INC.	001478286
BHO SYSTEMS INC.	001297467
BUSINESS&PLEASURE INC.	001458228
CANADA-CHINA SAVETHEEARTH ENVIRONMENTAL TECHNOLOGY LTD.	001466970
CANADIAN AUTOMOTIVE MANAGEMENT SERVICES INC.	001452654
CAR F/X LTD.	001453955
CAR-CON INC.	001484080
CATHY STOREY EXECUTIVE SEARCH INC.	001465540
CELLTEL CORPORATION	001459234
CERIMAGIC CONSULTING INC.	001487206
COMMUNITY HEALTH MANAGEMENT INC.	001485337
COOMBS' TOWING LTD.	001467782
COUNTDOWN CALENDARS ETC. INC.	001420517
DANLY TRAINING SERVICES LTD.	001436640
DEBIT DIRECT INC.	001462123
DILLIGAF SERVICES LTD.	002002878
FRANK HRIBAR INC.	001482976
GEAR RESOURCES INC.	001475101
GEORGINA POOL AND SPAS LTD.	001469526
GLOBAL LOCATOR INC.	001487735
GOLDEN PLATYPUS INC.	001418358
GOLDEN TANNING SPA INC.	001451521
GOVAN FINANCIAL SERVICES INC.	001467755
GRYPHON HOSPITALITY GROUP CORPORATION	001461113
INFORMATIVE SECURITY SOLUTIONS INC.	001431357
INTERPRETIVE MARKETING INC.	001432936
ITALIAN TOUCH PAINTINGS AND RENOVATIONS LTD.	001457671
J S TRANSPORT LTD.	001487518
J. DE LELLIS BUSINESS SERVICES INC.	001452815
JEGASUN HOMEBUYERS INC.	001444990
JENEM MANAGEMENT LTD.	001478499
JMR CONTRACTING INC.	001433641
JOHN KOM-TONG RACING STABLE INC.	001428566
KINGDOM ENTERTAINMENT INC.	001416106
MARATHON MGI INC.	001460747
MIDNIGHT HOLDINGS (ONTARIO) LTD.	001428810
MIRENA ENTERPRISE INC.	001460758
MONAR PRODUCTION INC.	001460689
NORTHERN ROOF TILES DISTRIBUTION INC.	001454678
NORTHWEST INVESTMENT (TORONTO) GROUP LTD.	001413093
NURSES R US INC.	001441653
PANDA FASHION ENTERPRISE INC.	001458569
PRECISION LANDSCAPE CONSTRUCTION LTD.	001416905
RITWEAR APPAREL INC.	001462589
SAAB TRANSPORT LTD.	001487517
SEARAGE GROUP CORP.	001461087
SEMCO NETWORKS LTD.	001401311
SERENDIP CAPITAL INC.	001442674
SEXTANT RECORDS INC.	001444777
SOF-VI QUEEN ST. CORP.	001465452
SPADINA ENGINEERING & CONSULTING COMPANY LIMITED	001422440
SPIDER COURT INC.	001433336
STIRLING MEDICAL ASSESSMENT CENTRE LTD.	001465946
STRATA SOIL SAMPLING INC.	001438345
SUSHI.COM LIMITED	001477786
SYNOVART INC.	001474058
TBI MOLD & TOOL INTERNATIONAL INC.	001425870
TEMHIL LTD.	001478497
THE FIRESTORM GROUP LIMITED	001414574
THE KHAN'S ART INC.	001435409
TNR PAVING & CONCRETE LTD.	001469317
TRIBURG CANADA INC.	001478572
UNEXIA INTERACTIVE INC.	001480523

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
WATERCARD INC.	002000920
WEATHERBEE CONSULTING INC.	001437165
WYCLIFFE VILLAGE PHARMACY LIMITED	001461833
YORKWOOD LEARNING CENTRE INC.	001464217
1401323 ONTARIO INC.	001401323
1422737 ONTARIO INC.	001422737
1428469 ONTARIO INC.	001428469
1433264 ONTARIO LIMITED	001433264
1434789 ONTARIO INC.	001434789
1436781 ONTARIO INC.	001436781
1438798 ONTARIO INC.	001438798
1439780 ONTARIO INC.	001439780
1440750 ONTARIO INC.	001440750
1441343 ONTARIO INC.	001441343
1441589 ONTARIO INC.	001441589
1441980 ONTARIO INC.	001441980
1443639 ONTARIO INC.	001443639
1444338 ONTARIO INC.	001444338
1447234 ONTARIO INCORPORATED	001447234
1451302 ONTARIO LIMITED	001451302
1453513 ONTARIO INC.	001453513
1453742 ONTARIO INC.	001453742
1453790 ONTARIO INC.	001453790
1453977 ONTARIO INC.	001453977
1457679 ONTARIO INC.	001457679
1458145 ONTARIO LTD.	001458145
1458936 ONTARIO LTD.	001458936
1459319 ONTARIO INC.	001459319
1460771 ONTARIO INC.	001460771
1461954 ONTARIO LTD.	001461954
1463924 ONTARIO LTD.	001463924
1466090 ONTARIO INC.	001466090
1470007 ONTARIO LTD.	001470007
1471485 ONTARIO INC.	001471485
1471829 ONTARIO LIMITED	001471829
1473830 ONTARIO INC.	001473830
1475566 ONTARIO LIMITED	001475566
1477296 ONTARIO INC.	001477296
1478029 ONTARIO LTD.	001478029
1479970 ONTARIO INC.	001479970
1480280 ONTARIO LTD.	001480280
1480840 ONTARIO LIMITED	001480840
1482965 ONTARIO INC.	001482965
1487459 ONTARIO LTD.	001487459
2000084 ONTARIO INC.	002000084
2000843 ONTARIO INC.	002000843
2001100 ONTARIO INC.	002001100
2001260 ONTARIO INC.	002001260
2005385 ONTARIO LIMITED	002005385

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

(141-G452)

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	Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
2007-11-27		464359 ONTARIO INC.	000464359
TALMAS TRADING INC.	001571865	664328 ONTARIO LIMITED	000664328
2008-08-29		729228 ONTARIO INC.	000729228
DW7200 TECHNOLOGIES LTD.	002133177	957102 ONTARIO LTD.	000957102
2008-09-02		2008-09-05	
AEROSTAR AVIATION SERVICES INC.	001424868	BIPSIM INC.	000597589
BEARDSLEY CONSTRUCTION LTD.	000933267	CASA KITCHEN CENTRE INC.	001128762
CJHD & ASSOCIATES INC.	001130309	D. FISHER PRINTING & DESIGN INC.	001264219
GEOKO PROPERTIES INC.	002057446	DRG TRANSPORTATION INC.	002106828
KAKA BETI CANADA INC.	002028329	ESTT CORPORATION	001010359
PICOSYS INC.	002089124	G.S. DESIGNS INC.	001515020
VILLAMORA LAND LIMITED	000265572	J. & E. AUTOMOTIVE LTD.	002045856
WALKERVILLE PLUMBING CO. LIMITED	000103576	JAMES AND MARY COOLEY ENTERPRISES LTD.	000431345
1557784 ONTARIO INC.	001557784	JL COURT AND TRIBUNAL LEGAL SERVICES INCORPORATED	001693605
1625838 ONTARIO LIMITED	001625838	MARCON MARKETING INCORPORATED	001171211
2026375 ONTARIO INC.	002026375	METROPRO INSURANCE & FINANCIAL SERVICES INC.	001433831
858779 ONTARIO LIMITED	000858779	MILLER MARKING SERVICES LTD.	001227785
2008-09-03		P. L. HALES TRUCKING LTD.	000391865
DUO SHUN COMPANY LIMITED	001295566	PIZZA DIRECT FOODS CORP.	001385545
MARKSMEN MECHANICAL INC.	002133868	RAMSAY & STEIN INC.	001226820
OSCAR SPA & HEALTH CLINIC LTD.	001654609	ST. MICHAEL'S AUTOMOTIVE LTD.	000374164
STOCKFOOTAGE LIMITED	000636141	T. J. PHOTO LTD.	000400207
TRANSAUTO INC.	002101761	TURNKEY STORE DESIGNS LTD.	000314730
1387014 ONTARIO INC.	001387014	W.R. SMITH & ASSOCIATES INC.	001071780
1497060 ONTARIO LIMITED	001497060	ZICOM NETWORKING TECHNOLOGIES INC.	001310536
1508996 ONTARIO INC.	001508996	1036608 ONTARIO INC.	001036608
1550063 ONTARIO INC.	001550063	1172625 ONTARIO LIMITED	001172625
1632500 ONTARIO INC.	001632500	1369367 ONTARIO LTD.	001369367
2008-09-04		1376074 ONTARIO LIMITED	001376074
A. M. INGLESON LIMITED	000121842	1381499 ONTARIO INC.	001381499
ABBYBENN INVESTMENTS INC.	000830022	1693170 ONTARIO INC.	001693170
ARTISTIC TRANSLATIONS LTD	001056328	2111359 ONTARIO LIMITED	002111359
DRUG DATA SERVICES INC.	001604447	2125800 ONTARIO LTD.	002125800
ELGIN STANLEY MANAGEMENT LTD.	000808731	813806 ONTARIO LTD.	000813806
HARABIN LIMITED	000380188	846397 ONTARIO INC.	000846397
HELLO JAPAN CO., LTD.	001597002	2008-09-08	
HPG LOFTS INC.	001557283	ADIRECT RECRUITMENT SERVICES INC.	000610700
I-KANZLER TECHNOLOGIES INC.	002076502	ALMA TRUCKING INC.	001175048
IDEAL 1 INVESTMENTS LIMITED	000719174	AXMITH & ADAMSON CONSULTING INC.	001405676
JOHN ANDREW ZIP CORPORATION	000893894	BN DIRECT AUTO LTD.	001045727
JOHN RAWNSLEY INVESTMENTS INCORPORATED	000511707	BOLTE INSTRUMENTS LIMITED	001270446
K & M (1992) LIMITED	000216453	CHARLTON ENGINEERING LIMITED	001408355
LEONA'S INC.	001326235	DAGENAIS INVESTMENTS INC.	001177233
LOGICAL CONSULTING INC.	002068856	FIRTH, GOETTLER & ASSOCIATES LTD.	000596083
MJ UNITED INTERNATIONAL LTD.	002112985	HO2 SPA INC.	001727587
MODA TANNING INC.	001491048	JLS PRODUCTIONS INC.	000925121
PLANFORMIX INC.	002022000	JUGGS SPORTS BAR AND GRILL (JSB) INC.	001227262
SERRA ENTERPRISES INC.	001174463	KEL DESIGN INC.	001396117
SOLENE SERVICES INC.	001477166	MARIES CATERING SERVICE LIMITED	000597023
SZAKOS INC.	001730831	N. A. CUSITAR ASSOCIATES INC.	001072555
TAYLOR SPEED ENGLISH PUBLISHING INC.	001607454	NPI LEGACY INC.	002126932
VIDRON MANAGEMENT SERVICES LIMITED	000662788	R.S. PRODUCTS LTD.	001549000
1017098 ONTARIO INC.	001017098	RECKLESS MANAGEMENT INC.	001213131
1164875 ONTARIO LTD.	001164875	RICHARD J. CAPPON ASSOCIATES INC.	000755839
1185291 ONTARIO INC.	001185291	ROSATI CONSULTING INC.	001435879
1235848 ONTARIO LIMITED	001235848	SIERRAMATT CONSULTING INC.	001472573
1304554 ONTARIO INC.	001304554	STOCKTON & BUSH REALTY ADVISORS INC.	001126772
1379592 ONTARIO LTD.	001379592	SWEDATA PRODUCTS INC.	001002420
1413709 ONTARIO INC.	001413709	THE SILLY OLD BEAR SHOP LTD.	001184415
1457454 ONTARIO LIMITED	001457454	YE'S ONTARIO INC.	002034805
1521529 ONTARIO INC.	001521529	ZENLIS CUISINE INC.	002007998
1523508 ONTARIO INC.	001523508	1042161 ONTARIO LIMITED	001042161
1529111 ONTARIO LTD.	001529111	1156498 ONTARIO INC.	001156498
1533220 ONTARIO INC.	001533220	1351448 ONTARIO INC.	001351448
1712932 ONTARIO INC.	001712932	1399874 ONTARIO INC.	001399874
1713290 ONTARIO INC.	001713290	1400562 ONTARIO LTD.	001400562
1717486 ONTARIO LTD.	001717486	1519673 ONTARIO INC.	001519673
2096296 ONTARIO INC.	002096296	1587423 ONTARIO INC.	001587423
2137480 ONTARIO INC.	002137480		

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
1597733 ONTARIO INC.	001597733
1634044 ONTARIO INC.	001634044
1667162 ONTARIO INC.	001667162
2084174 ONTARIO INC.	002084174
2091355 ONTARIO INC.	002091355
2119113 ONTARIO INC.	002119113
571251 ONTARIO INC.	000571251
617884 ONTARIO INC.	000617884
736357 ONTARIO LIMITED	000736357
785119 ONTARIO LIMITED	000785119
816778 ONTARIO LIMITED	000816778
896238 ONTARIO INC.	000896238
930220 ONTARIO INC.	000930220
2008-09-09	
FD SHIPPING INC.	001498877
HEALTHCARE MANAGEMENT INTERNATIONAL INC.	001368104
M & M GLASS CREATION COMPANY INCORPORATED	001093515
N. T. MED CONSULTANTS INC.	002122342
ONTARIO BIOFIBRES LIMITED	002086775
P.S. JEWELLERS LTD.	000819739
PETRA'S HOMEMADE DESSERTS INC.	001404907
R.C.S. FURNITURE MANUFACTURING INC.	002003892
ROTO-MAJIC INCORPORATED	002015366
T.C. SACK LIMITED	001628661
TEAM LEAN CONSULTANTS INTERNATIONAL INC.	002028922
VINCENT-ROLAND HOLDINGS LIMITED	000117229
1655562 ONTARIO INC.	001655562
1679743 ONTARIO LIMITED	001679743
2024823 ONTARIO INCORPORATED	002024823
2054830 ONTARIO INC.	002054830
2086591 ONTARIO INC.	002086591
2008-09-10	
ASG TRANSPORT LTD.	002140325
BARUNDI TRANSPORT LTD.	002075311
COLLINGWOOD CLEAR CHOICE POOL AND SPA CENTRE INC.	001652293
COWELL HOME RESPIRATORY INC.	000963260
CYPLEX CORPORATION LIMITED	000155536
DYMAC CHEMICAL CORPORATION LIMITED	000336950
FAST & QUICK MORTGAGES INC.	002072157
FRANK SLOBODA HOLDINGS LIMITED	000420305
GARY'S TOWING & RECOVERY LTD.	001407886
GOLDEN HAWK PROPERTIES INC.	001511837
HALLMARKET SQUARE LIMITED	000627271
J. M. T. MARKETING LTD.	000502252
J.A. JOHNSON TRUCKING LIMITED	000789358
J&R INDUSTRIES INC.	001439018
KC VENUS TRADING LTD.	001734541
KW DIAGNOSTICS INC.	001311322
MAX MARKETING & SERVICES INC.	002051960
PEDTEX TECHNOLOGY SYSTEMS INC.	000827213
PORTUGUESE STUDIES & SKILLS ACADEMY INC.	001567404
PRO-SECURA INSURANCE AGENCIES LTD.	000587336
QUATRO CARD TECHNOLOGY INC.	001667943
ROBERT D. NESBITT CONSTRUCTION LTD.	000519696
ROLIZ ENTERPRISES LTD.	001412646
WELLSPRINGS COLLEGE OF MASSAGE THERAPY AND AESTHETICS (TORONTO)INC.	002076007
WHALE RIVER REALTY INC.	000722653
1071834 ONTARIO LIMITED	001071834
1146160 ONTARIO INC.	001146160
1177199 ONTARIO INC.	001177199
1493788 ONTARIO INC.	001493788
1522942 ONTARIO INC.	001522942
1567282 ONTARIO LIMITED	001567282
1626687 ONTARIO INC.	001626687
1685364 ONTARIO LTD.	001685364
2082673 ONTARIO INC.	002082673
2088268 ONTARIO INC.	002088268

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
2148661 ONTARIO INC.	002148661
2151304 ONTARIO INC.	002151304
447753 ONTARIO INC.	000447753
571683 ONTARIO INC.	000571683
991378 ONTARIO LIMITED	000991378
2008-09-11	
A.M. CUDDY HOLDINGS LIMITED	000936500
INTCARBONEXCHANGE.COM INC.	001397102
MANDALINK MEDIA LIMITED	000710859
MCKAY-COCKER STRUCTURES LIMITED	000334893
R. J. ALARIE & FILS INC.	001252006
SANDILA TRANSPORT INC.	002029369
SHINEPET LTD.	002135426
TAPESTRY NEWMARKET VENTURES INC.	001457353
2165947 ONTARIO INC.	002165947
603628 ONTARIO INC.	000603628
700 MARCH ROAD INC.	002052228
861115 ONTARIO LIMITED	000861115
2008-09-12	
ADORAH PRODUCTS LTD.	001366890
ARDCAEIN CAPITAL INC.	001149703
BACK HOME INC.	002083295
CHIPUN INVESTMENTS INC.	000876485
CLARBURG HOLDINGS INC.	000844591
ESG RE NORTH AMERICA LTD.	001253191
ETHING CANADA INC.	001712257
FLO-MAXX TOTAL HOSE & FITTING SOLUTIONS INC.	002061282
FLOYD WOLFF CONSTRUCTION LIMITED	000437518
FUSIAN LTD.	001632212
GILBY CONSTRUCTION LTD.	000717346
HAIR FLASH INC.	001531307
JONES MALIK MORRISON MEDICINE PROFESSIONAL CORPORATION	002063449
JS IT CONSULTING INC.	001747729
MENTEITH PRODUCTIONS LIMITED	001536304
NEW LOOK WOODWORKING INC.	002103828
PERSIAN TOWER CONSTRUCTION INC.	002145975
R. A. SHERWIN EXCAVATING LTD.	000894379
SALVATORE REAL ESTATE INC.	000597430
1000656 ONTARIO LIMITED	001000656
1124195 ONTARIO LIMITED	001124195
1732347 ONTARIO LIMITED	001732347
2157277 ONTARIO INC.	002157277
451498 ONTARIO INC.	000451498
729728 ONTARIO INC.	000729728
746234 ONTARIO LIMITED	000746234
2008-09-15	
BRIGHT ALIGNMENTS INC.	001043047
BURNSIDE IRRIGATION SERVICES LIMITED	002002364
DINAN INSURANCE BROKERS AND FINANCIAL SERVICES LTD.	001307065
EPPCO CORPORATION	001612251
HAMPTON PLAZA BOWLING LIMITED	001514675
IMAGINETRAVELDAILY.COM INC.	001751068
INDIA INDIA INC.	001164685
LUCKY HANDICRAFTS LTD.	000277133
PETER MCKEAN PROFESSIONAL CORPORATION	002027874
RIVA FINE GOODS LTD.	000593782
SASSO LOGISTICS/ADVISORS INC.	001603831
THE APPLE VALLEY JUICE CORPORATION	001257422
YOKA CHILD CENTRE INC.	001299527
1054815 ONTARIO LTD.	001054815
1160133 ONTARIO INC.	001160133
2098152 ONTARIO INC.	002098152
2101294 ONTARIO INC.	002101294
423824 ONTARIO INC.	000423824
536187 ONTARIO LIMITED	000536187
548411 ONTARIO INC	000548411
715628 ONTARIO LTD.	000715628

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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2008-09-16

AMC CABINETRY INC.	001115580
AVENUE OPTICAL INC.	001467183
BELL CITY POULTRY LIMITED	000086314
BHANU JEWELLERY INC.	001303880
C & N AUTO SERVICE LTD.	000702929
CAPITAL CUSTOM HOMES INC.	002000073
DOUGLAS ARMSTRONG INC.	001452763
ECOLITE NEP INC.	001566942
EFS CANADA LTD.	001261475
FARANO DESIGN ASSOCIATES INC.	000444446
G. E. P. SHEET METAL LTD.	000951422
HIGHRIDGE TECHNOLOGIES INC.	001237517
LOFTY PINES COTTAGE RESORT LTD.	001094561
OK TRANSPORT INC.	002095936
PAKSIMA EXCHANGE INC.	001540783
PITTS HOMES & COTTAGES (2002) LIMITED	001519404
PRINCE INVESTMENTS LIMITED	000087214
THE WARSONG CORPORATION	002086565
TRADE ZONE LEASING INC.	001425113
UNI-K COSMETIC LASER CENTRE INC.	002114826
033479 ONTARIO LIMITED	000033479
1004568 ONTARIO INC.	001004568
1102345 ONTARIO INC.	001102345
1221441 ONTARIO LIMITED	001221441
1509333 ONTARIO INC.	001509333
1544110 ONTARIO INC.	001544110
1566979 ONTARIO INC.	001566979
1569601 ONTARIO INC.	001569601
1658226 ONTARIO INC.	001658226
2041181 ONTARIO LTD.	002041181

2008-09-17

ALTRUISTA FUND INC.	002035398
BESTLINK FASHION INC.	000759483
CULRAIN LIMITED	000750371
FISCHER ALIGNMENT AUTO SERVICE LTD.	001489237
GLOBAL TRUCK & TRAILER REPAIR LTD.	001134181
GOSTAR TRADING INC.	002106953
J. A. ROSS & SON LIMITED	000902890
KINSBRI PROPERTIES CORPORATION	000607718
NEW CENTURY MARKET INC.	002074236
PATCON TRANSPORTATION INC.	001058778
RICHARD F. HOLLOWAY LTD.	000405848
SLANTE TRANSPORT INC.	002050455
1315864 ONTARIO LTD.	001315864
1666729 ONTARIO INC.	001666729
1741393 ONTARIO INC.	001741393
2073055 ONTARIO INC.	002073055

2008-09-18

BBRA ENTERPRISES INC.	001632206
LOONIX MANAGEMENT INC.	000365462
PRAUTAGUS HOLDINGS INC	000494357
TIGER ELECTRIC INC.	000879670
1489159 ONTARIO INC.	001489159
2021127 ONTARIO LIMITED	002021127

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

(141-G453)

ERRATUM NOTICE

Avis d'erreur

ONTARIO CORPORATION NUMBER 1539479

Vide Ontario Gazette, Vol. 141-29 dated July 19, 2008

NOTICE IS HEREBY GIVEN that the notice issued under section 241(4) of the Business Corporations Act set out in the July 19, 2008 issue of the Ontario Gazette with respect to 1539479 Ontario Inc. was issued in error and is null and void.

Cf. Gazette de l'Ontario, Vol. 141-29 datée du 19 juillet, 2008

PAR LA PRÉSENTE, nous vous informons que l'avis émis en vertu de l'article 241(4) de la Loi sur les sociétés par actions et énoncé dans la Gazette de l'Ontario du 19 juillet 2008 relativement à 1539479 Ontario Inc., a été délivré par erreur et qu'il est nul et sans effet.

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

(141-G454)

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:

September 15-19

NAME	LOCATION	EFFECTIVE DATE
Mayers, Joan	Toronto, ON	11-Sep-08
Bitner, Deanna Gayle	Scarborough, ON	11-Sep-08
Steinke, Cynthia Lea Bost	Mississauga, ON	11-Sep-08
Barnhart, Cecile L.	London, ON	11-Sep-08
Barnhart, Robert H	London, ON	11-Sep-08
Bitner, Roger Gary	Scarborough, ON	11-Sep-08
Case, Kenneth A.	Townsend, ON	11-Sep-08
Chilver, Charla	Owen Sound, ON	11-Sep-08
Cook, Leslie	Blyth, ON	11-Sep-08
Cullimore, Paul Scott	Waterford, ON	11-Sep-08
Desjardine, Stanley Howard	Kitchener, ON	11-Sep-08
Dixon, Samuel .	Scarborough, ON	11-Sep-08
Dorman, David	Kitchener, ON	11-Sep-08
Emil, Pouloit	Whitby, ON	11-Sep-08
James, Marcelle	Brampton, ON	11-Sep-08
Mayers, Hector Fitzherbert	Toronto, ON	11-Sep-08
Nye, Herbert	North Bay, ON	11-Sep-08
Paul, Ruth Ann	Enterprise, ON	11-Sep-08
Pudel, Christian	Kitchener, ON	11-Sep-08
Pudel, Siegfried	Brampton, ON	11-Sep-08
Steinke, Hans Gerhard Gottfried	Mississauga, ON	11-Sep-08
Steinke, Hartmut Bruno Hubert	Mississauga, ON	11-Sep-08
Thompson, Carolann	Dundas, ON	11-Sep-08
Thompson, Robert W	Dundas, ON	11-Sep-08
Van de Kemp, Anson	Whitby, ON	18-Sep-08
Eidsness, Christa	Whitby, ON	18-Sep-08

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

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

NAME	LOCATION	EFFECTIVE DATE
Harter, William Hall September 19, 2008 to September 23, 2008	Chambersburg, PA	18-Sep-08
Dewaal, Sidney September 18, 2008 to September 22, 2008	Willsonville, OR	18-Sep-08
Lewis, Keith E September 18, 2008 to September 22, 2008	Dorchester, ON	18-Sep-08

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
Steinke, Cynthia Lea Bost	Mississauga, ON	11-Sep-08
Barnhart, Cecile L.	London, ON	11-Sep-08
Barnhart, Robert H	London, ON	11-Sep-08
Bitner, Roger Gary	Scarborough, ON	11-Sep-08
Case, Kenneth A.	Townsend, ON	11-Sep-08
Chilver, Charla	Owen Sound, ON	11-Sep-08
Cook, Leslie	Blyth, ON	11-Sep-08
Cullimore, Paul Scott	Waterford, ON	11-Sep-08
Desjardine, Stanley Howard	Kitchener, ON	11-Sep-08
Dixon, Samuel .	Scarborough, ON	11-Sep-08
Dorman, David	Kitchener, ON	11-Sep-08
Emil, Pouloït	Whitby, ON	11-Sep-08
James, Marcelle	Brampton, ON	11-Sep-08
Mayers, Hector Fitzherbert	Toronto, ON	11-Sep-08
Nye, Herbert	North Bay, ON	11-Sep-08
Paul, Ruth Ann	Enterprise, ON	11-Sep-08
Pudel, Christian	Kitchener, ON	11-Sep-08
Pudel, Siegfried	Brampton, ON	11-Sep-08
Steinke, Hans Gerhard Gottfried	Mississauga, ON	11-Sep-08
Steinke, Hartmut Bruno Hubert	Mississauga, ON	11-Sep-08
Thompson, Carolann	Dundas, ON	11-Sep-08
Thompson, Robert W	Dundas, ON	11-Sep-08

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

(141-G455)

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 September 15, 2008 to September 21, 2008 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 15 septembre 2008 au 21 septembre 2008, 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
ABUHALIB, NBOGH.S.M.	ABO-HALEEB, NOBOUGH.SALMAN.
AL BADRI, ALI.ALI.	SELMAN, ALI.ALI.
AL-BADRI, AYA.	SELMAN, AYA.
AL-BADRI, SARAH.	SELMAN, SARAH.
AL-BADRI, ZAHRA.	SELMAN, ZAHRA.
AL-DILIMAI, RANIA.	AL-DILAIMI, RANIA.NAZAR.
SHAKER.	SHAKER.
ALBADRI, ALI.	SELMAN, ALI.
ALGHANIM, FARAH..	ALGHANIM, FARAH.
ALI, MOETAZ.BELLAH.ATEF.	MAHMOUD.AHMAD.JASIM.
AMANUEL, DIANA.RONY..	GARCIA, TAZ.ALESSANDRO.
BALLEZA, RENE.	WARDA, DYANA.RONY.
JR.EVANGEL.	EVANGELISTA, CHRISTIAN.DON.
BALRAJ, SHARMELA.	SHIWNARAIN, SHARMELA.
BAVERSTOCK, SHERIDAN.	MOLNHUBER, SHERIDAN.
MOLNHUBER.O'DONALD.	O'DONNELL.MARGERET.
BEATON, JARED.JAMAL.	CLARK, JARED.JAMAL..
BOLDIZSAR, EVA.VERONIKA.	VAN DER POWW KRAAN, EVA.VERONIKA.
BRENNEN, JAKE.	JACKMAN, JAKE.
DONALD.HOWARD..	DONALD.GERALD..
BROOKS, HUNTER.	KLETT, HUNTER.
SMEDLY.ROBERT.	ROBERT.JASON.BROOKS.
BRUCE, KIMBERLY.	PRATT, KIMBERLY.
MARION.ANN.	MARION.ANN.
BRUNEAU, MARIE.	PARISIEN, MARIE.
SIMONE.CHANTAL.	SIMONE.CHANTAL.
BUYARSKI, NICOLE.JACLYN.	BUYARSKI-MEISNER, NICOLE.JACLYN.
CAI, CHAO.YANG.	CAI, CHARLES.C.
CARIONE, JONATHAN.	PISELLI BONSIGNORE, JONATHAN.ANGELO.
ANGELO.	ANGELO.
CARLSTROM-GREATREX, BENJAMIN.FINN.	GREASTROM, MORGAN.FINN.
CARRIGAN, PAIGE.REBECCA.	SCHAEFER, PAIGE.REBECCA.
CAVANAGH, KATHARINE.	HILL, KATHARINE.
ANNE.	ANNE.
CHAN, LI.HONG.	CHAN, CELIA.
CHARRON, JOSEPH.	VILLENEUVE, RONALD.
ARMAND.RONALD.	ARMAND.JOSEPH.
CHEN, QUN.	CHEN, SUNNY.QUN.
CHEUNG, YAN.YI.	CHEUNG, KATIE.YAN.YI.
CHEUNG, YUEN.YI.	CHEUNG, LORETTA.YUEN.YI.
CLÉMENT, JOSEPH.MARCEL.	CLÉMENT, ALAIN. MARCEL.JOSEPH.
CONLON, TERRANCE.	KELLY, TERRANCE.
STEPHEN.	STEPHEN.
DAIGNEAULT-DESNOYERS, MATTHIEU.	DESNOYERS, MATTHIEU.
DALZIEL MERRETT, JOSEPH..	MERRETT, JOSEPH.PETER.
DALZIEL-MERRETT, DIGGORY.	MERRETT, DIGGORY.JOSEPH.
DEGASPERIS, ALLISON.ROSE.	PERRI-GENTILCORE, ALLISON.ROSE.
DEGASPERIS, LUCAS.ADAM.	PERRI-GENTILCORE, LUCAS.ADAM.
DIMITROV, CLARISSA.	DE REUCK, CLARISSA.
DISSANAYAKE, RAJAGURU.	DISSANAYAKE, ENURI.
MUDIYA.	NIMAYA.
DISSANAYAKE, RAJAGURU.	DISSANAYAKE, NALIKA.
MUDIYA.	DIMUTHU.
DUBININA, ANNA.	PERREAULT, ANNA.
DUFOUR, JOANNE.	CECI, JOANNA.DIOMIRA. CARMELA.
EGOROVA, OLESIA.	HOMORCEAN, OLESIA.
ELMS, JOSHUAU.BAYLEY.	SANTOS, JOSHUAU.BAYLEY.
ESELLER, MICHELLE.	ABON, MICHELLE.
TAMMY.JOANNA.	TAMMY.JOANNA..ESELLER.
ESPINOZA, DIANNE.MARIE.	GALPIN, DIANNE.MARIE.
FOURNIER, GÉRALD.JOSEPH.	DANIELS, GERRY.JOSEPH.
JEAN-PIERRE.	JEAN-PIERRE.

PREVIOUS NAME	NEW NAME	PREVIOUS NAME	NEW NAME
GALLAGHER, CHARLES. DONALD.	GALLAGHER, DONALD. CHARLES.	MUHAMMAD AKBAR, KHAIBAR..	AMIN, KHAIBAR.
GARCIA, ERICK.BRENNAN.	MORRISON, ERICK.BRENNAN.	MUHAMMAD AKBAR, MARVA..	AMIN, MARVA.
GARCIA, SALEENA.MARIE.	MORRISON, SALEENA.MARIE.	MUHAMMAD AKBAR, MITRA..	AMIN, MITRA.
GEBO, STEPHEN.LORAN.	CORDREY, STEPHEN.LORAN..	MUHAMMAD AMIN,	AMIN,
GHUMAN, RASHPAL.KAUR.	DHALIWAL, JASNEET.KAUR.	MUHAMMAD.AKBAR.	AKBAR.
GIBB, NISHA.ALEXANDER.	SLATER, NISHA.ALEXANDER.	MUHAMMAD HUSSAIN,	AMIN,
MARDELLE.	MARDELLE.	ZARMINA..	ZARMINA.
GILBERT, LAURA.DANIELLE.	FORTIN, LAURA.DANIELLE.	NEHANAJ, ERJOLA.	KAZMAJ, ERJOLA.
GJINALI, SHPETIM.	EGRA, SHPETIM.	NG, HEUNG.WING.	NG, ALAN.HEUNG.WING.
GRAHAM, DANIEL.JUSTIN.	BURDEN, DAKOTA.JUSTIN.	NICHOLLS, WENDY.LEE.	BOLTON, TAYLOR.KATELIN.
SHAMUS.	SHAMUS.	ONISHCHENKO, ALEXANDER.	ALEXANDER, ALEXANDER.
GRAHAM, MARILYN.JOAN.	BALLAGH, MARILYN.JOAN.	OUTAR, KELVIN.ANTHONY.	OUTAR, CALVIN.GRUM..
GREWAL, MANDEEP.KAUR.	DHINDSA, MANDEEP.KAUR.	OWOJAIYE, OLA.	OWOJAIYE, BOSUN.
GRIFFITHS, TEVIN.ANTHONY.	GRIFFITHS-SMITH, TEVIN.	PAEZ, TANYA.	ACOSTA-PAEZ, TANYA.
SMITH.	ANTHONY.	ELIZABETH.	ELIZABETH..
GUBA, FAITH.LYNN.	MATHERS, FAITH.LYNN.	PATEL, NINJA.NITIN.	PATEL, NIKKI.
GUO, YAN.BO.	GUO, YANBO.	PERSAUD, PADMINI.	MANRAM, PADMINI.
HA, YOUNG.SOO.	HA, AUSTIN.YOUNG.SOO.	PLANTE,	PLANTE, GHISLAINE.
HABINSKI, MANDY.MIAO.LU.	LU, MIAO.	GISLAINE-MARIE.	SUZANNE.MARIE.
HACKNEY, ROBERT.MITCHELL.	PHILLIPS, ROBERT.MITCHELL.	POTVIN, KIM.DIANNE.MARIE.	LEFEBVRE, KIM.DIANNE.
HARRINGTON, TYLER.JAMES.	CHAMPAGNE, TYLER.JAMES.	POZZO, FONG.CHING.	CHAN, SASHA.FONG.CHING.
HASSANALI, DAWN.GILLIAN.	WAZETTE, DAWN.GILLIAN.	PREVOST, ANGELINA.	GRECH, ANGELINA.
HEIN, JACQUELYN.IRENE.	LAURENDA,	CAROLYN.	CAROLYN.
LAURENDA.	JACQUELYN.	QIAN, GARY..	CHENG, GARY..
HILL, CHANCELLOR.	HUBBERT, CHANCELLOR.	RAHMAN, KHONDOKER.	KHONDOKER, HASIB.
KYLE.	KYLE.	HASIBUR.	RAHMAN.
HILL, DAMICA.CHANTEL.	HUBBERT, DAMICA.CHANTEL.	RENGEL, PATRICIA.ELAINE.	FRASER, PATRICIA.ELAINE.
HURD, CARLY.RUBY.	JACKLIN, CARLY.RUBY.	RIDDIOUGH, NEIL.	JACKSON, NEIL.ERNEST.
HUTTON FERRIS, JENNIFER.	HUTTON, JENNIFER.	ERNEST.	MATTHEW.
DAWN.	DAWN.	RILLORTA, LETICIA.	WATSON, LETICIA.
HUYNH, THI.HA..	HUYNH, ROSE..	SAINI, AKSHIT.	SAINI, AKSHAY.
IMBAULT, YVON.PETER.	IMBEAU, YVON.PETER.	SALEH, KAWTHAR.	JAAFAR, KAWTHAR.
INGRAHAM, BRANDY.JUNE.	WELLS, BRANDY.JUNE.	SANQUI, AARON.	HILLIS, AARON.
IQBAL, KRISTINA.KOUMAL.	IQBAL, SAFEERA.KRISTINA.	GABRIEL.DABU.	GABRIEL.
JACKSON, JENNIFER.MELISSA.	LAVOIE, JENNIFER.MELISSA.	SANTOS, KAREN.JOHANNA.G.	MOWE, KAREN.JOHANNA.G.
JAHINUZZAMAN, S.M.	JAHINUZZAMAN, SHAH.M.	SELLARS, HOLLY.MIRAYDE.	BOLTON, CLOE.BROOK.
JARRETT, OLGA.HYACINTH.	WILLIAMS, OLGA.HYACINTH.	SELLARS, MITCHELL.	BOLTON, CHASE.
KENNEDY, GAIL.	VLAHOPOULOS, GAIL.	WILLIAM.ELLIS.	MATTHEW.
PATRICIA.	PATRICIA.	SHARMIN, ZENEYA.	KHAN, ZENEYA.SHARMIN.
KHAN, SHEHER.ZADE.	KHAN, SHEHERZADE.	SHENTHURRAJAH MEDEIROS,	KUMARASAMY,
KHOSHNOW, DELSHAD.	ALKELLY, SHOUKEY.AHMED.	TATYANA.	TATYANA.GLORIA.
KHOSHNOW, HAJER.	ALKELLY, HAJER.SHOUKEY..	SIERPINA,	SIERPINA, JEANETTE.
KHOSHNOW, IBRAHIM.	ALKELLY, IBRAHIM.SHOUKEY.	GENOWEFA.	GENOWEFA.
KHOSHNOW, SARAH..	ALKELLY, SARA.SHOUKEY.	SMITH, RHONDA.LYNN.	SMITH, JENAN.IMAN.
KRAMER,	KALPAKIAN, KRISTINE.	SOBERS, BRENDA.SUZANNE.	SCHMIDT, BRENDA.SUZANNE.
DINA..	FRANCE.	SOOD, ANIL.	SOOD, ANUSHREE.
LALANI, SHAHENAJ.	VIRANI, SHAHENAJ.	SOULIERE, RACHAEL.NADINE.	BENNETT, RACHAEL.NADINE.
MADATALI.	MADATALI.	STEHR, JULIE.ALINE.	REYNOLDS, JULIE.ALINE.
LEMAY, ALISON.BARBARA.	FLYNN, ALISON.BARBARA.	STEHR, SAMUEL.ROSS.	MOORE, SAMUEL.ROSS..
LEONG, CHUEN.	GORMAN, MARION.	SUTTON, PATRICK.	DONNELLY, PATRICK.
KING.	CATHERINE.	JAMES.	MICHAEL.JOSEPH.
LEROCK, TANNER.CADE.	STUBBERT, TANNER.CADE.	TACHDJIAN, VAHAN.AGOP.	TASHJIAN, VICTOR.V.
LI, YIMING.	HAN, YIMING.	TANG, SEN.TING.	TANG, CORINNA.SEN.TING.
LITTLEJOHN, JEFFREY.	GRIMSHAW, JEFFREY.	TANG, SEN.YI.	TANG, GLORIA.SEN.YI.
CHARLES.	CHARLES.	TAYLOR, JULIE.MAY.	SAUVÉ, JULIE.MAY.
LO, MI.HAR.	LO, MOLLY.MI.HAR.	TAYLOR, MAHALIA.ASHLEY.	TAYLOR, MAHALA.ASHLEE.
LOPES, STEPHANIE.	DAVANZO, STEPHANIE.	RENEE.DAWN.	RENEE.DAWN.BROOKS.
DE.SOUZA.	DE.SOUZA.	TEVA, NOAH.	ROTHMAN, NOA.
LORENZO DIAZ, LEIDY.	LORENZO, LEIDY.LAUREN.	THOMAS OUELLET, MARTINE.	THOMAS, MARTINE.
LOVE, HAILEE.	LOVE-BELANGER, HAILEE.	LOUISELLE.	LOUISELLE.
NICOLE.CATHY.	NICOLE.CATHY.	THOMAS, JENNIFER.	BRUYERE, JENNIFER.
LU, CHAN.HOA.	LU, MICHAEL.CHAN.HOA.	SUZANNE.	SUZANNE.
LUU, HANH.MY.	LUU, CINDY.HANH.	TOMLINSON, MICHAELA.	ATKINSON, MICHAELA.
MAC DONALD, EMMA.JANE.	ALLARD, EMMA.JANE.	KASSIDY.	KASSIDY.
MC DONALD, CATHERINE.	MC DONALD, ANNE.	TRAN, CAM.MICHELLE.	GRANT, CAM.MICHELLE.
ANN.	CATHERINE.	NGOC.	NGOC.
MCFADDEN, BRAYDEN.	GIBBONS, BRAYDEN.	TYM, ABYGAIL.	MORDEN-TYM, ABYGAIL.
EDMUND.JOHN.	EDMUND.JOHN.	MARIE.	MARIE.
MHAMAD, SAMY..	MOHAMAD, SAMY.	VACHON, ROBERT.	JENNINGS, ROBERT.
MOHAJER SHIRVANI,	SHIRVANI,	PETER.CARMEL.	PETER..
PARASTOU.	NICOLE.	VIOLO, JACQUELINE.	CUSACK MCDONALD, NEW

PREVIOUS NAME	NAME
MICHELLE.	JACQUELINE.MICHELLE.
VIRK, BALJIT.KAUR.	SAMRA, BALJIT.KAUR.
VLADULESCU, BORIS.	RAMOS VARGAS VLADULESCU,
BERNARDO.	BORIS.BERNARDO.
VLADULESCU, JULISSA.	RAMOS VARGAS, JULISSA.
BERNARDITA.	BERNARDITA.
VLADULESCU, MICHAEL.	RAMOS VARGAS VLADULESCU,
ALEXANDER.	MICHAEL.ALEXANDER.
VOLAROVA, SILVIA.	MILANTONI, SILVIA.
WAITHE, JEROME.VERNON.	MARCANO, JEROME.VERNON.
WARNAKULASURIYA,	PEIRIS, NIRDOSHAN.
NIRDOSHAN.FRANC.	FRANCISCO.
WILSON, WADE.	HOWIE, WADE..
WU, MEI.JING.	NG, MAGGIE.MEI.JING.
WU, XIAO.FANG.	WU, XINGE..
WYSZYNSKA, EWA.	VON BIEHLER, EWA.
XU, YUEHUA.	XU, BARBARA.
YOUNUS,	SHEIKH,
MUHAMMAD.	MUHAMMAD-YOUNUS.
ZARRABIAN, CHEYENNE.	ZARRABIAN, SHAYAN.
ZHAO, DING.LING.REBECCA.	ZHAO, REBECCA.DINGLING.
ZHAO, GUO.HUAN.	ZHAO, AMANDA.G.
ZHU, YA.HONG.	ZHU, LING.XUAN.

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

(141-G456)

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 16 70/2008

Order in Council Décret

PURSUANT to the provisions of the *Executive Council Act*, section 2(3), Order in Council OC-1938/2007, dated October 30, 2007 and amended by:

OC-1961/2007 dated November 7, 2007,
OC-2012/2007, dated November 28, 2007,
OC-2033/2007, dated December 5, 2007,
OC-1178/2008, dated June 25, 2008, and
OC-1258/2008, dated July 9, 2008,

is further amended by deleting the following names and assignments:

Monte Kwinter as Parliamentary Assistant to the Minister of Economic Development and Trade

Jean-Marc Lalonde as Parliamentary Assistant to the Minister of Economic Development and Trade

And by adding the following names and assignments:

Monte Kwinter as Parliamentary Assistant to the Minister of International Trade and Investment

Jean-Marc Lalonde as Parliamentary Assistant to the Minister of Economic Development

Recommended Dalton McGuinty
Premier and President of the Council

Concurred Gerry Phillips
Chair of Cabinet

Approved and Ordered September 24, 2008.

Warren K. Winkler
Administrator of the Government

(141-G457)

Foreign Cultural Objects Immunity From Seizure Act Determination

Pursuant to delegated authority and in accordance with subsection 1(1) of the *Foreign Cultural Objects Immunity from Seizure Act*, R.S.O. 1990, c.F.23, the works of art or objects of cultural significance listed in Schedule "A" attached hereto, which works or objects are to be on temporary exhibit during The Nature of Diamonds exhibition at the Royal Ontario Museum in Ontario pursuant to a loan agreement between the Royal Ontario Museum and the lender listed in the attached Schedule "A", are hereby determined to be of cultural significance and the temporary exhibition of these works or objects in Ontario are in the interest of the people of Ontario.

Date: September 22, 2008

Determined by: Steven Davidson, Assistant
Deputy Minister, Ministry of Culture

Schedule "A"

Royal Ontario Museum The Nature of Diamonds Exhibition

Lender	Accession number	Object	Maker, Year	Material	Dimensions
American Museum of Natural History	41.84.20a-f	Diamond corsage ornament composed of five flower heads, decreasing in size.	Tiffany & Co., c. 1880	Diamonds, Gold	1 3/16 x 6 1/4 in. (3 x 15.9 cm)
American Museum of Natural History	41.84.19a-c	Diamond and platinum lorgnettes & lenses in form of coiled snakes and a monogram.	Cartier & Co., c. 1910-15	Diamonds & Platinum	1 x 4 1/16 in (2.5 x 10.3 cm)
American Museum of Natural History	43.156.12a-c	Brooch/pendant in the form of a coiled snake	Unknown, c. 1905	Diamonds & Platinum	1 5/16 in x 1 3/4 (3.3 x 4.4 cm)

(141-G458)

**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.

Applications to Provincial Parliament

NOTICE IS HEREBY GIVEN that on behalf of the Ursuline Religious of the Diocese of London in the Province of Ontario application will be made to the Legislative Assembly of the Province of Ontario for an Act to exempt from taxation the property located municipally at 20 Merici Way in Chatham, Ontario.

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

Dated at Toronto, this 28th day of August 2008.

Walker Poole Nixon LLP
Kenneth R. West
Barrister and Solicitor
5160 Yonge Street, Ste 515
Toronto, Ontario M2N6L9
Telephone: (416) 225-5160
Facsimile: (416) 225-0072
On behalf of the Applicant,
Ursuline Religious of the Diocese
of London in the Province of Ontario

(141-P278) 38,39,40,41

Corporation Notice

2083723 ONTARIO LTD.

NOTICE IS HEREBY GIVEN that 2083723 Ontario Ltd. has filed a notice under subsection 193 (4) of the *Business Corporations Act*. The Special Resolution requiring the Corporation to be wound up voluntarily was passed/consented to by the shareholders of the Corporation on the 12th day of September, 2008.

DATED this 19th day of September, 2008

Dr. Michael Shih, President

(141-P290)

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

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Superior Court of Justice at Newmarket, Ontario dated December 17, 1996, Court File Number 96-1037, to me directed, against the real and personal property of LAURENCE R. ASHTON, Defendant(s), at the suit of SHARI LEE CANNING AND MARNIE DIANNE STYLES EXECUTRICES AND TRUSTEES OF THE LAST WILL AND TESTAMENT OF FRANCES ASHTON, DECEASED Plaintiff(s), I have seized and taken in execution all the right, title, interest and equity of redemption of LAURENCE R. ASHTON, Defendant(s) in and to:

ALL AND SINGULAR that certain parcel or tract of land and premises, situate, lying and being in the Township of Bedford, in the County of Frontenac, and being composed of the east half of Lot 19, and all of Lot 20, Concession 8, in the Township of Bedford, County of Frontenac.

The subject property is municipally known as 96 Burrigge Road, Godfrey, ON K0H 1T0. The subject site is a two-story century brick farmhouse located approximately 45 miles north of Kingston and 10 miles west of Westport. It includes 4 bedrooms, one 4-piece bath, septic system, private well, drive shed, barn and over 288 acres of property.

All of which said right, title, interest and equity of redemption of LAURENCE R. ASHTON Defendant(s), in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, FRONTENAC COUNTY COURT HOUSE, 5 Court St, Kingston, Ontario on November 7, 2008 at the hour of 10:00 o'clock in the forenoon.

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 Enforcement Office, Frontenac County Court House, 5 Court St, Kingston, 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 THE SALE.

NOTE: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by the Sheriff under a legal process, either directly or indirectly.

Dated at Kingston this 28th day of August, 2008

J. Wyborn
Per: Peter Fitzpatrick
Sheriff, County of Frontenac
5 Court St
Kingston, ON K7L 2N4

(141-P291)

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Ontario Superior Court of Justice, dated November 13, 2007, Court File Number 04-0114, to me directed against the real and personal property of STEPHEN ANDREW SEVERIN, at the suit of ASHLEY SEVERIN, a minor by her Litigation Guardian, TINA SEVERIN, I have seized and taken in execution all the right, title, interest and equity of redemption of STEPHEN SEVERIN in and to:

the lands and premises at 515 Charles Street South, Gananoque, Ontario, K7G 1W8, being further described as All and Singular those certain parcels or tracts of land and premises situate, lying and being in the Town of Gananoque, in the County of Leeds and being composed of the North halves of Lots 505 and 506, East of the Gananoque River, in the Town of Gananoque, in the County of Leeds according to Plan 86 of the said Town, and as described in a Transfer/Deed of Land registered in the Registry Office for the Registry Division of Leeds as in instrument number 0345953.

All of which said right, title, interest and equity of redemption of STEVEN ANDREW SEVERIN in the said land and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at Conference Room 2, the County Court House at 41 Court House Square, Brockville, Ontario, K6V 7N3, on Friday, the 7th day of November, 2008 at 10:30 o'clock in the forenoon, local time.

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 matters relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: \$1,000.00 refundable deposit to register as a bidder
deposit 10% or bid price or \$1,000.00, whichever is greater

- Payable at the time of the sale by the successful bidder
- To be applied to the purchase price
- Non-refundable

Ten business days from day of sale to arrange financing and pay balance of purchase price in full at the Court Services Office, at the Court House, 41 Court House Square, Brockville, Ontario, K6V 7N3.

All payments to be made in cash or by certified cheque or bank draft 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 THE SALE.

NOTE: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by the Sheriff under a legal process, either directly or indirectly.

DATED this 19 day of September, 2008

signed by Viviane Carpentier
 Sheriff
 Ontario Superior Court of Justice
 41 Court House Square
 Brockville, Ontario
 K6V 7N3
 613-341-2800

(141-P292)

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

THE CORPORATION OF THE TOWNSHIP OF MATACHEWAN

The Corporation of the Township of Matachewan does hereby give public notice in accordance with the Municipal Act, R.S.O. 2001, Chapter 25, Section 268 and amendments thereto, to offer for sale by public tender the following described surplus land:

None of the properties below have listed a minimum tender.

Description of Lands:

- 1a. Roll # 5456 030 010 00601 0000 – Dales Street, MC MR6451, PT PCL 7211SST (Former Matachewan Public School + 1 acre parcel school is situated on)
 2008 Assessment = \$342 000.00 (based on former use) [1a. & 1b. are sold together as one unit.]
- 1b. Roll # 5456 030 010 00800 0000 – Dales Street, MC MR6451, PT PCL 5931SST
 (Former Matachewan Public School grounds = 3 acres vacant property)
 2008 Assessment = \$2200.00 (based on former use)
2. Roll: 5456 030 010 31600 0000 - Dales St. (Vacant Land)
 Plan M155T, Lot 1, Parcel 23821SST, 0.11 Acres, 40' x 115'
3. Roll: 5456 030 010 32500 0000 - Dales St. (Vacant Land)
 Plan M155T, Lot 11, Parcel 23571SST, 50' x 39.1'
4. Roll: 5456 030 010 32600 0000 - Dales St. (Vacant Land)
 Plan M155T, Lot 12, Parcel 24839SST, 0.12 Acres, 39.47' x 133.29'
5. Roll: 5456 030 010 01700 0000 - Dales St. (Vacant Land)
 Plan M122T, Lot 448, Parcel 8233SST, 0.09 Acres, 40' x 100'
6. Roll: 5456 030 010 02800 0000 - Helen Ave. (Vacant Land)
 Plan M108T, Lot 168, PCL 19448SST, 0.09 Acres, 40' x 100'
7. Roll: 5456 030 010 03100 0000 - Helen Ave. (Vacant Land)
 Plan M108T, Lot 171, PCL 19446SST, 0.09 Acres, 40' x 100'
8. Roll: 5456 030 010 03200 0000 - Helen Ave. (Vacant Land)
 Plan M108, Lot 172, Parcel 17337SST, 0.12 Acres, 39.47' x 133.29'
9. Roll: 5456 030 010 03300 0000 - Helen Ave. (Vacant Land)
 Plan M108T, Lot 173, PCL 7090SST, 0.09 Acres, 40' x 100'
10. Roll: 5456 030 010 03400 0000 - Lot 174, Helen Ave. (Vacant Land)
 Plan M108T, Lot 174, 0.09 Acres, 40' x 100'
11. Roll: 5456 030 010 03700 0000 - Helen Ave. (Vacant Land)
 Plan M108T, Lot 177, PCL 19446SST, 0.09 Acres, 40' x 100'
12. Roll: 5456 030 010 16900 0000 - Moyneur Ave. (Vacant Land)
 Plan M118T, W PT Lot 83, PCL 5662SST, 0.07 Acres, 27.5' x 105'
13. Roll: 5456 030 010 21300 0000 - Moyneur Ave. (Vacant Land)
 Plan M145T, Lot 513, PCL 19447SST, 0.11 Acres, 40' x 120'
14. Roll: 5456 030 010 21100 0000 - Moyneur Ave. (Vacant Land)
 Plan M145T, Lot 515, PCL 19447SST, 0.11 Acres, 40' x 120'
15. Roll: 5456 030 010 20900 0000 - Moyneur Ave. (Vacant Land)
 Plan M145T, Lot 517, PCL 19447SST, 0.11 Acres, 40' x 120'

16. Roll: 5456 030 010 20700 0000 - Moyneur Ave. (Vacant Land), Plan M145T, Lots 519, 520 & 521, RP 54R1160, Part 2, PCL 7091SST, 0.33 Acres, 120' x 120'
17. Roll: 5456 030 010 20500 0000 - Moyneur Ave. (Vacant Land) Plan M145T, Lot 523 RP 54R1160 Part 3 PCL 7091SST, 0.11 Acres, 40' x 120'
18. Roll: 5456 030 010 20400 0000 - Moyneur Ave. (Vacant Land) Plan M145T, Lot 524, PCL 7091SST, 42.82' x 105'
19. Roll: 5456 030 010 20300 0000 - Moyneur Ave. (Vacant Land) Plan M145T, Lot 525, PCL 7091SST PT, 0.09 Acres, 40' x 105'
20. Roll: 5456 030 010 20100 0000 - Moyneur Ave. (Vacant Land) Plan M145T, Lot 527, PCL 7091SST, 0.09 Acres, 40' x 105'
21. Roll: 5456 030 010 20000 0000 - Moyneur Ave. (Vacant Land) Plan M145T, Lot 528, PCL 7091SST, 0.09 Acres, 40' x 105'
22. Roll: 5456 030 010 19900 0000 - Moyneur Ave. (Vacant Land) Plan M145T, Lot 529, PCL 7091SST PT, 0.09 Acres, 40' x 105'
23. Roll: 5456 030 010 19700 0000 - Moyneur Ave. (Vacant Land) Plan M145T, Lot 531, PCL 7091SST PT, 0.09 Acres, 40' x 105'
24. Roll: 5456 030 010 19300 0000 - Moyneur Ave. (Vacant Land) Plan M145T, Lot 535, PCL 7091SST, 0.09 Acres, 40' x 105'
25. Roll: 5456 030 010 19100 0000 - Moyneur Ave. (Vacant Land) Plan M145T, Lot 537, PCL 7091SST, 0.09 Acres, 40' x 105'
26. Roll: 5456 030 010 18900 0000 - Moyneur Ave. (Vacant Land) Plan M145T, Lot 539, PCL 7091SST, 0.09 Acres, 40' x 105'
27. Roll: 5456 030 010 18800 0000 - Moyneur Ave. (Vacant Land) Plan M145T, Lot 540, PCL 9172SST, 0.09 Acres, 40' x 105'
28. Roll: 5456 030 010 27100 0000 - Amabilis Ave. (Vacant Land) Plan M117T, Lot 211, PCL 11838SST, 0.12 Acres 42.5' x 120'
29. Roll: 5456 030 010 37900 0000 - Amabilis Ave. (Vacant Land) Plan M117T, Lot 297, PCL 8011SST, 0.10 Acres, 42.5' x 105'
30. Roll: 5456 030 010 29800 0000 - Amabilis St. (Vacant Land) Plan M145T, Lots 544 & 545 PCL 7091SST, 0.18 Acres, 80' x 99'
31. Roll: 5456 030 010 29700 0000 - Amabilis Ave. (Vacant Land) Plan M145T, Lot 546, PCL 21795SST, 0.09 Acres, 40' x 99'
32. Roll: 5456 030 010 29600 0000 - Amabilis St. (Vacant Land) Plan M145T, Lots 547, 548 & 549 PCL 7091SST, 0.27 Acres, 120' x 99'
33. Roll: 5456 030 010 29400 0000 - Amabilis St. (Vacant Land) Plan M145T, Lots 551, 552 & 553, PCL 7091SST, 0.27 Acres, 120.05' x 99.15'
34. Roll: 5456 030 010 29100 0000 - Amabilis Ave. (Vacant Land) Plan M145T, Lots 556 & 557, PCL 7091SST, 0.12 Acres, 89.60' x 84'
35. Roll: 5456 030 010 26500 0000 - Georgina St. (Vacant Land) Plan M117T, Lot 221, Parcel 7264SST, 0.11 Acres, 40' x 115'
36. Roll: 5456 030 010 00177 0000 - Calbeck Ave. (Vacant Land) Plan M289T, Lot 76, PCL 22366SST PT, 30.4' Frontage

Council Resolutions 07-94 & 08-148 declared these lands surplus to the needs of the municipality in accordance with By-law No. 96-05 the Real Property Sale Procedures. The Corporation has not reserved a minimum bid but reserves the right to reject the highest or any tenders submitted for these lands.

Sealed tenders must be submitted on the prescribed tender form and must be accompanied by a deposit in the form of a money order, bank draft or a

cheque certified by a bank or trust corporation, payable to The Township of Matachewan, representing twenty percent (20%) of the tender amount in a clearly marked envelope, delivered to the Municipal Office until 4:00 p.m. local time on Monday, October 20, 2008. Tenders will be opened in public at the regular meeting of Council at 6:00 p.m.

The municipality makes no representation regarding the title to, or any other matters relating to the land. Responsibility for ascertaining these matters rests solely with the purchaser and they are required to pay the amount tendered plus accumulated taxes and penalties, the relevant land transfer tax and the GST within a period not to exceed 30 days. The municipality has no obligation to provide vacant possession. All costs associated with the purchase, survey, search and transfer of said property are the responsibility of the purchaser.

Andrew Van Oosten,
CAO-Clerk-Treasurer
The Corporation of the Township of Matachewan
705-565-2274
P.O. Box 177
Matachewan, Ontario P0K 1M0

(141-P283) 39, 40

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

**THE CORPORATION OF THE TOWNSHIP OF
HAVELOCK-BELMONT-METHUEN**

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 Friday, October 24, 2008 in the Township office, 1 Ottawa Street East, P. O. Box 10, Havelock, Ontario. K0L 1Z0. The tenders will then be opened in public on the same day at 3.30 p.m. at the Township Office, 1 Ottawa Street East, P. O. Box 10, Havelock, Ontario. K0L 1Z0.

Description of Lands:

- 1) Pt Lt 3-4, Con 1 (Belmont), Part 1 RP 45R4625,
Havelock-Belmont-Methuen, County of Peterborough
PIN 28224-0145 (LT)
Roll # 1531 010 002 01105

Minimum Tender Amount: \$ 6,308.17

- 2) Lt 131 Pl 15 Belmont SRO, Havelock-Belmont-Methuen,
County of Peterborough
PIN 28237 0138 (LT)
Roll # 1531 010 006 06600

Minimum Tender Amount: \$ 3,053.56

- 3) Lot 287, Plan 15 Havelock; Pt Lt 337 Pl 16 Havelock,
as in R306504; Havelock-Belmont-Methuen, County of Peterborough
PIN 28228-0331 (LT)
Roll # 1531 020 001 15800

Minimum Tender Amount: \$10,505.06

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.

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.

The lands do not include mobile homes situate on the lands, if any.

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.

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

VALERIE NESBITT, TREASURER
Corporation Of The Township Of
Havelock-Belmont-Methuen
1 Ottawa Street East, P. O. Box 10,
Havelock, Ontario. K01 1Z0
Telephone: (705) 778-2308
Fax: (705) 778-5248

(141-P293)

Note: This document need not be registered

Municipal Act, 2001, as amended

SALE OF LAND BY PUBLIC TENDER

**THE MUNICIPAL CORPORATION OF
THE TOWNSHIP OF ARMOUR**

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 November 4th, 2008 at the Township Offices, 56 Ontario Street, Box 533, Burk's Falls, Ontario, P0A 1C0.

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

Description of Lands

1. Parcel 26152, South Section; Part of the Shore Road Allowance in front of Lot 19, Concession 11, Township of Armour, District of Parry Sound, designated as Part 12, 42R-10832. Being the Whole of PIN 52145-0064 (LT). Roll # 49 19 000 003 04310.

Minimum Tender Amount: \$ 6,468.91

2. Parcel 15126, South Section; Part of Broken Lot 18, Concession 1, Township of Armour, District of Parry Sound, being Part 11, PSR-540, except an allowance of 1 chain in perpendicular width for a road on the shore of Rat Lake. T/W Part 13, PSR-540 as in LT73055; T/W Part 22, 42R-2424 and Part 1, 42R-2517 as in LT167581. Being all of PIN 52144-0206 (LT). Roll # 49 19 000 001 08000.

Minimum Tender Amount: \$ 11,326.96

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

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

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

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

Note: GST may be payable by successful purchaser.

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

Wendy Whitwell, Clerk Treasurer
The Municipal Corporation of the
Township of Armour
56 Ontario Street, Box 533
BURK'S FALLS, Ontario, P0A 1C0
(705) 382-3332

(141-P294)

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWNSHIP OF TAY

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 Wednesday, October 29th, 2008 at the Township of Tay Municipal Office, 450 Park Street, Victoria Harbour, Ontario.

The tenders will then be opened in public on the same day at 3:15 p.m., at 450 Park Street.

Description of Lands:

1. Plan 553 Lot 190 and Lot 220 (PIN 58476 0059 and 58476 0140)
Minimum Tender Amount: \$ 2,045.45

2. Plan 555 Lot 58 (PIN 58476 0129)
Minimum Tender Amount: \$ 1,978.57

3. Plan 569 Lot 359 (PIN 58479 0078)
Minimum Tender Amount: \$ 2,200.42

4. Plan 555 Lot 57 (PIN 58476 0122)
Minimum Tender Amount: \$ 2,055.74

5. Con 5 E Pt Lot 10 51R-5415 Pt 64 (PIN 58512 0157)
Minimum Tender Amount: \$ 2,468.51

6. Con 5 E Pt Lot 10 51R-5320 Pt 1 (PIN 58512 0099)
Minimum Tender Amount: \$ 2,403.06

7. Plan 1174 Lot 7 (PIN 58495 0209)
25 SALLOWS DR
Minimum Tender Amount: \$ 5,085.56

8. Plan 1348 Lot 28 (PIN 58503 0042)
223 FOREST HARBOUR PKY
Minimum Tender Amount: \$ 4,072.03

9. Con 12 Pt Lot 16 Part 3, 51R-23946 (PIN 58505 0071)
379 ROPE BLVD
Minimum Tender Amount: \$ 5,034.58

10. Plan 549 Pt Lot 39 (PIN 58479 0265)
764 SIMCOE AVE
Minimum Tender Amount: \$ 2,521.34

11. Con 7 Pt Lot 13 (PIN 58494 0088)
137 MAPLE ST
Minimum Tender Amount: \$ 2,940.20

12. Plan 483 Lot 16 (PIN 58494 0089)
135 MAPLE ST
Minimum Tender Amount: \$ 4,337.30

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 Township of Tay and representing at least 20 per cent of the tender amount.

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

This sale is governed by the *Municipal Act, 2001* 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.

For further information regarding this sale and a copy of the prescribed form of tender please log on to the Tay Township Web site at www.tay.township.on.ca or contact:

The Corporation of the Township of Tay
Kim La Rose, Deputy Treasurer
P.O. Box 100, 450 Park Street
Victoria Harbour, Ontario L0K 2A0
705-534-7248 Ext. 223
klarose@tay.township.on.ca

(141-P295)

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE CITY OF MISSISSAUGA

Take Notice that tenders are invited for the purchase of the land(s) described below and until 3:00 local time on October 29, 2008, Corporate Services Department, Materiel Management, 4th Floor, 300 City Centre Drive, Mississauga, Ontario

The tenders will then be opened in public on the same day at 4:00 p.m. at City Hall, Committee Room C, 300 City Centre Dr., Mississauga, Ontario

Description of Lands:

1. Legal Description:

Lot 104, Plan 113, Part Lots 60, 61 and 62, Plan 113, as in RO1043404, City of Mississauga, Regional Municipality of Peel. (PIN: 13448-0807 (LT))
Roll No.: 21-05-090-007-09400-0000
Municipal Address: 11 Queen Street West, Mississauga

Minimum Tender Amount: \$ 82,799.20

(Set out the cancellation price as of the first day of advertising)

2. Legal Description:

Block A, Plan 685, save and except Part 1, Plan 43R-25670, s/t TT83213; VS260443, and VS344012, City of Mississauga, Regional Municipality of Peel. (PIN: 13337-1323 (LT))
Roll No.: 21-05-070-052-12600-0000
Municipal Address: 0 Greenhurst Avenue, Mississauga

Minimum Tender Amount: \$ 68,602.48

(Set out the cancellation price as of the first day of advertising)

3. Legal Description:

Block B, Plan 685, Toronto Township, s/t RO495455, VS260441, VS344012, City of Mississauga, Regional Municipality of Peel, (PIN: 13337-0511 (LT))
Roll No.: 21-05-070-052-03000-0000
Municipal Address: 0 Sherway Drive, Mississauga

Minimum Tender Amount: \$ 124,363.81

(Set out the cancellation price as of the first day of advertising)

4. Legal Description:

Part Lot 149, Plan M382; Parts 37, 38 and 39, 43R9156; t/w Part Lot 148, Plan M382, Part 36, Plan 43R9156 as in LT343593; s/t Part 39, Plan 43R9156 in favour of Parts 34, 35 and 36, 43R9156 as in LT343593; t/w Part Lot 149, Plan M382, Part 41, 43R9156 as in LT343594 s/t Part 38, 43R9156 in favour of Parts 40, 41 and 42, 43R9156 as in LT343594, t/w Part Lot 149, Plan M382, Part 42, 43R9156 as in LT343594, s/t Part 39, 43R9156 in favour of Parts 40, 41 & 42, 43R9156 as in LT343594; s/t LT308207, City of Mississauga, Regional Municipality of Peel, (PIN: 13240-0542 (LT))
Roll No.: 21-05-150-080-61526-0000
Municipal Address: 3152 Kilbride Crescent, Mississauga

Minimum Tender Amount: \$ 30,025.45

(Set out the cancellation price as of the first day of advertising)

5. Legal Description:

Level A, Units 2-13 inclusive, 15-59 inclusive, 62-89 inclusive, 92, 96-101 inclusive, 109-147 inclusive, 150, 151, 153-164 inclusive, Peel Condominium Plan No. 294, City of Mississauga, Regional Municipality of Peel

Roll No.: 21-05-040-155-01485-0000

Municipal Address: 2000 Credit Valley Road, Mississauga

Minimum Tender Amount: \$ 576,278.59

(Set out the cancellation price as of the first day of advertising)

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.

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 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.

For further information regarding this sale and a copy of the prescribed form of tender contact the person named below and reference the file number FA.49.694-08

Erica Edwards, Senior Buyer
The Corporation of the City of Mississauga
Corporate Services Department,
Materiel Management, 4th Floor
300 City Centre Dr.
MISSISSAUGA, Ontario, L5B 3C1
(905) 615-3200 Ext. 5238

(141-P296)

**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**

2008—10—04

ONTARIO REGULATION 317/08

made under the

OCCUPATIONAL HEALTH AND SAFETY ACT

Made: September 10, 2008

Filed: September 15, 2008

Published on e-Laws: September 17, 2008

Printed in *The Ontario Gazette*: October 4, 2008

Amending O. Reg. 474/07

(Needle Safety)

Note: Ontario Regulation 474/07 has not previously been amended.

1. Section 2 of Ontario Regulation 474/07 is amended by adding the following paragraphs:

5. Every laboratory or specimen collection centre as defined in the *Laboratory and Specimen Collection Centre Licensing Act*.
6. Every psychiatric facility as defined in the *Mental Health Act*.
7. Every nursing home as defined in the *Nursing Homes Act*.
8. Every home as defined in the *Homes for the Aged and Rest Homes Act*.
9. Every approved charitable institution as defined in the *Charitable Institutions Act* that is approved, under that Act, as one of the following classes:
 - i. halfway houses where rehabilitative residential group care may be provided for adult persons,
 - ii. homes for the aged in which elderly persons may be cared for,
 - iii. homes where residential group care may be provided for handicapped or convalescent adult persons.

2. Paragraphs 7, 8 and 9 of section 2 of the Regulation, as made by section 1 of this Regulation, are revoked and the following substituted:

7. Every long-term care home as defined in the *Long-Term Care Homes Act, 2007*.

3. Subparagraph 5 (1) 1 ii of the Regulation is revoked and the following substituted:

- ii. a situation exists that constitutes or may constitute a serious risk to public health.

4. (1) Subject to subsection (2), this Regulation comes into force on April 1, 2009.

(2) Section 2 comes into force on the later of April 1, 2009 and the day section 194 of the *Long-Term Care Homes Act, 2007* comes into force.

40/08

ONTARIO REGULATION 318/08

made under the

HEALTH PROTECTION AND PROMOTION ACT

Made: September 10, 2008

Filed: September 16, 2008

Published on e-Laws: September 18, 2008

Printed in *The Ontario Gazette*: October 4, 2008**TRANSITIONAL — SMALL DRINKING WATER SYSTEMS****CONTENTS**

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Interpretation: specifying small drinking water systems

1. (1) For the purpose of this Regulation, the following drinking water systems are specified as small drinking water systems:

1. Large municipal non-residential systems.
2. Small municipal non-residential systems.
3. Non-municipal seasonal residential systems.
4. Large non-municipal non-residential systems.
5. Small non-municipal non-residential systems.

(2) In this Regulation,

“large municipal non-residential system” means a municipal drinking water system that does not serve a major residential development and is capable of supplying drinking water at a rate of more than 2.9 litres per second;

“large non-municipal non-residential system” means a non-municipal drinking water system that is capable of supplying drinking water at a rate of more than 2.9 litres per second and does not serve,

- (a) a major residential development, or
- (b) a trailer park or campground that has more than five service connections;

“non-municipal seasonal residential system” means a non-municipal drinking water system that,

- (a) serves,
 - (i) a major residential development, or

- (ii) a trailer park or campground that has more than five service connections, and
- (b) does not operate to supply water to a development, trailer park or campground referred to in clause (a) for at least 60 consecutive days in,
 - (i) every calendar year, or
 - (ii) every period that begins on April 1 in one year and ends on March 31 in the following year;

“small municipal non-residential system” means a municipal drinking water system that does not serve a major residential development, is not capable of supplying drinking water at a rate of more than 2.9 litres per second and serves a public facility;

“small non-municipal non-residential system” means a non-municipal drinking water system that is not capable of supplying drinking water at a rate of more than 2.9 litres per second, serves a public facility and does not serve,

- (a) a major residential development, or
- (b) a trailer park or campground that has more than five service connections.

(3) Despite the definition of “large municipal non-residential system” in subsection (2), a drinking water system described in that definition that has one or more distribution lines that supply water exclusively for operations described in subsection (4), shall be deemed to be a small municipal non-residential system for the purposes of this Regulation if the result of the following calculation is 2.9 litres per second or less:

$$A - B$$

where,

A = the maximum rate, expressed in litres per second, at which the drinking water system can supply drinking water,

B = the sum of the average rates, expressed in litres per second, at which the drinking water system supplied drinking water in the preceding calendar year to the distribution lines that supply water exclusively for operations described in subsection (4).

(4) The operations referred to in subsections (3) and (7) are the following:

1. Agricultural operations.
2. Landscaping operations.
3. Industrial or manufacturing operations, including food manufacturing or processing operations.
4. Swimming pool or skating rink maintenance operations.

(5) Despite subsection (3) and the definition of “large municipal non-residential system” in subsection (2), a drinking water system described in subsection (3) shall be deemed, during the calendar year in which the system begins operation, to be a small municipal non-residential system for the purposes of this Regulation if the owner of the system, on reasonable grounds, estimates that the result of the calculation referred to in subsection (3) would be 2.9 litres per second or less if the system had operated during all of the preceding calendar year.

(6) If a drinking water system is deemed to be a small municipal non-residential system under subsection (3) or (5) and the system does not serve any public facilities, this Regulation does not apply to the system.

(7) Despite the definition of “large non-municipal non-residential system” in subsection (2), a drinking water system described in that definition that has one or more distribution lines that supply water exclusively for operations described in subsection (4) shall be deemed to be a small non-municipal non-residential system for the purposes of this Regulation if the result of the following calculation is 2.9 litres per second or less:

$$A - B$$

where,

A = the maximum rate, expressed in litres per second, at which the drinking water system can supply drinking water,

B = the sum of the average rates, expressed in litres per second, at which the drinking water system supplied drinking water in the preceding calendar year to the distribution lines that supply water exclusively for operations described in subsection (4).

(8) Despite subsection (7) and the definition of “large non-municipal non-residential system” in subsection (2), a drinking water system described in subsection (7) shall be deemed, during the calendar year in which the system begins operation, to be a small non-municipal non-residential system for the purposes of this Regulation if the owner of the system, on reasonable grounds, estimates that the result of the calculation referred to in subsection (7) would be 2.9 litres per second or less if the system had operated during all of the preceding calendar year.

(9) If a drinking water system is deemed to be a small non-municipal non-residential system under subsection (7) or (8) and the system does not serve any public facilities, this Regulation does not apply to the system.

(10) For the purposes of the definition of “non-municipal seasonal residential system” in subsection (2), a drinking water system that, during the 365-day period that begins on the day the system begins operation, will not supply water for at least 60 consecutive days to a major residential development, trailer park or campground referred to in clause (a) of that definition shall be deemed, during that 365-day period, to be a drinking water system that does not operate to supply water to a development, trailer park or campground referred to in clause (a) of that definition for at least 60 consecutive days in every calendar year.

Interpretation: general

2. In this Regulation,

“designated facility” has the same meaning as in Ontario Regulation 170/03 (Drinking Water Systems) made under the *Safe Drinking Water Act, 2002*;

“director” means the director appointed by the Minister of the Environment pursuant to section 6 of the *Safe Drinking Water Act, 2002*, in respect of section 73 of that Act;

“distribution sample” means, with respect to a small drinking water system, a water sample that is taken, in the drinking water system’s distribution system or in plumbing that is connected to the drinking water system, from a point significantly beyond the point at which drinking water enters the distribution system or plumbing;

“distribution system” means the part of a small drinking water system that is used in the distribution, storage or supply of water and that is not part of a treatment system;

“drinking water” means,

- (a) water intended for human consumption, or
- (b) water that is required by an Act, regulation, order, municipal by-law or other document issued under the authority of an Act,
 - (i) to be potable, or
 - (ii) to meet or exceed the requirements of the Ontario Drinking Water Quality Standards set out in Ontario Regulation 169/03 (Ontario Drinking Water Quality Standards) made under the *Safe Drinking Water Act, 2002*;

“drinking water system” means a system of works, excluding plumbing, that is established for the purpose of providing users of the system with drinking water and that includes,

- (a) any thing used for the collection, production, treatment, storage, supply or distribution of water,
- (b) any thing related to the management of residue from the treatment process or the management of the discharge of a substance into the natural environment from the treatment system, and
- (c) a well or intake that serves as the source or entry point of raw water supply for the system;

“drinking water test” means a test for the purposes of this Regulation to assist in the determination of the quality of any waters in respect of a small drinking water system;

“drinking water testing service” means a service that involves the conduct of one or more drinking water tests;

“food service establishment” means food service premises, as defined in Regulation 562 of the Revised Regulations of Ontario, 1990 (Food Premises) made under the Act to which the general public is admitted, other than temporary food service premises that are operated solely in conjunction with an exhibition, fair, carnival, sports meeting or other special or temporary event;

“major residential development” means a development of six or more private residences on one or more properties;

“month” means a calendar month;

“municipal drinking water system” has the same meaning as in the *Safe Drinking Water Act, 2002*;

“non-municipal drinking water system” has the same meaning as in the *Safe Drinking Water Act, 2002*;

“Ontario Drinking Water Quality Standards” means Ontario Regulation 169/03 (Ontario Drinking Water Quality Standards) made under the *Safe Drinking Water Act, 2002*;

“owner” includes, in respect of a small drinking water system, every person who is a legal or beneficial owner of all or part of the system, but does not include the Ontario Clean Water Agency established under the *Capital Investment Plan Act, 1993* or any of its predecessors where those entities are registered on title as the owner of the system;

“plumbing” means a system of works,

- (a) that comprise a “water system” for the purposes of the definition of “plumbing” in subsection 1 (1) of the *Building Code Act, 1992*, other than equipment installed in plumbing to treat water but that is not a plumbing appliance within the meaning of Ontario Regulation 403/97 (Building Code) made under the *Building Code Act, 1992*, and
- (b) that are connected to a small drinking water system;

“private residence” means a dwelling place occupied for an extended period of time by the same persons, if,

- (a) the residents have a reasonable expectation of privacy,
- (b) food preparation, personal hygiene, and sleeping accommodations are not communal in nature, and
- (c) any use of the dwelling place by a resident for a home occupation, trade, business, profession or craft is secondary to the use of the dwelling place as a residence and does not use more than 25 per cent of the indoor floor area;

“professional engineer” means a professional engineer as defined in the *Professional Engineers Act*;

“public facility” means,

- (a) a food service establishment,
- (b) a place that operates primarily for the purpose of providing overnight accommodation to the travelling public,
- (c) a trailer park or campground,
- (d) a marina,
- (e) a church, mosque, synagogue, temple or other place of worship,
- (f) a recreational camp,
- (g) a recreational or athletic facility,
- (h) a place, other than a private residence, where a service club or fraternal organization meets on a regular basis, or
- (i) any place where the general public has access to a washroom, drinking water fountain or shower;

“raw water” means water that is in a small drinking water system or in plumbing, and that has not been treated in accordance with this Regulation;

“raw water supply” means water outside a small drinking water system that is a source of water for the system;

“resample and test” means,

- (a) with respect to corrective action that arises from the test of a water sample for a microbiological parameter,
 - (i) take a set of water samples, at approximately the same time, with,
 - (A) at least one sample from the same location as the sample that gave rise to the corrective action,
 - (B) at least one sample from a location that is a significant distance upstream from the location described in sub-subclause (A), if that is reasonably possible, and
 - (C) at least one sample from a location that is a significant distance downstream from the location described in sub-subclause (A), if that is reasonably possible, and
 - (ii) conduct, on the samples taken under subclause (i), the same test that gave rise to the corrective action, or
- (b) with respect to corrective action that arises from the test of a water sample for a parameter that is not a microbiological parameter,
 - (i) take a water sample from the same location as the sample that gave rise to the corrective action, and
 - (ii) conduct, on the sample taken under subclause (i), the same test that gave rise to the corrective action;

“service connection” means,

- (a) a point where a small drinking water system connects to plumbing, other than plumbing in a trailer park or campground, or
- (b) in a trailer park or campground, a fixture that allows a trailer or other vehicle to connect to the trailer park’s or campground’s drinking water system;

“test” includes analyze when used as a verb, and “test”, when used as a noun, and “testing” have corresponding meanings;

“treatment system” means any part of a small drinking water system that is used in relation to the treatment of water and includes,

- (a) any thing that conveys or stores water and is part of a treatment process, including any treatment equipment installed in plumbing other than a plumbing appliance within the meaning of Ontario Regulation 403/97 (Building Code) made under the *Building Code Act, 1992*,
- (b) any thing related to the management of residue from the treatment process or the management of the discharge of a substance into the natural environment from the system, and
- (c) a well or intake that serves as the source or entry point of raw water supply for the system;

“waters” includes drinking water, raw water, raw water supply and water contained in plumbing;

“week” means a period of seven days that begins on Sunday and ends on the following Saturday.

Interpretation: open public facilities

3. For the purposes of this Regulation, a public facility is open on a day unless persons served by the facility are denied access to the facility during the entire day.

Application

4. Unless otherwise provided, this Regulation applies to the small drinking water systems referred to in the following Table, with each row of the Table setting out the Schedules to this Regulation that apply to the drinking water systems referred to in that row:

TABLE

Item	Drinking Water Systems	Applicable Schedules	
		Sampling and Testing	Adverse Test Results and Other Problems
1.	Large municipal non-residential systems	1, 2	4, 5, 6
2.	Small municipal non-residential systems	1, 3	4, 5, 6
3.	Non-municipal seasonal residential systems	1, 3	4, 5, 6
4.	Large non-municipal non-residential systems	1, 2	4, 5, 6
5.	Small non-municipal non-residential systems	1, 3	4, 5, 6

Exemptions: systems serving designated facilities

5. This Regulation does not apply to a small drinking water system that serves a designated facility.

Exemptions: systems connected to other systems

6. This Regulation does not apply to a small drinking water system if,

- (a) the small drinking water system is connected to and receives all of its drinking water from another drinking water system;
- (b) Ontario Regulation 170/03 (Drinking Water Systems) made under the *Safe Drinking Water Act, 2002*, applies to the drinking water system from which the water is obtained;
- (c) the drinking water system from which the water is obtained provides treatment in accordance with sections 1-2 to 1-5 of Schedule 1 or sections 2-2 to 2-5 of Schedule 2 to Ontario Regulation 170/03; and
- (d) the owner of the drinking water system from which the water is obtained has agreed in writing to sample and test the water in the distribution system of the system that obtains the water as if it were part of the distribution system of the system from which the water is obtained.

Exemptions: warning notices for systems and users

7. (1) Subject to subsections (2) and (3), this Regulation does not apply to a drinking water system if,

- (a) the owner of the system posts warning notices in accordance with subsection (4);
- (b) the owner of the system complies with subsections (5), (6) and (7);
- (c) all drinking water fountains that are connected to the drinking water system have been rendered inoperative; and
- (d) the owner of the system has notified the medical officer of health of the health unit in which the system is located in writing that the steps described in clauses (a) and (c) have been taken.

(2) Subsection (1) applies to a small drinking water system only if the system does not use electricity and does not serve any building or other structure that uses electricity.

(3) Despite subsection (2), subsection (1) applies to a small municipal non-residential system or a small non-municipal non-residential system that uses electricity and serves any building or other structure that uses electricity but only if the system does not serve any food service establishments that rely on the system for the supply of potable water that is required by clause 20 (1) (a) of Regulation 562 of the Revised Regulations of Ontario, 1990 (Food Premises) made under the Act.

(4) A warning notice that states that the water has not been tested in accordance with this Regulation must be posted at every tap that supplies water from the drinking water system in a location where it is likely to come to the attention of all users and potential users of the tap.

(5) The owner of the small drinking water system shall ensure that the warning notices are checked at least once a week to ensure that they are legible and comply with this section.

(6) The owner of the small drinking water system shall ensure that a check that is done during a week for the purpose of subsection (5) is done at least five days, and not more than 10 days, after a check that was done for that purpose in the previous week.

(7) The owner of the small drinking water system shall ensure that,

- (a) every time the warning notices are checked under subsection (5), a record is made of the date and time and of the name of the person who performed the check; and
- (b) the records referred to in clause (a) are kept for at least five years at a location where they can conveniently be viewed by any person listed in subsection 41 (1) of the Act who is inspecting the warning notices.

(8) Nothing in this section relieves any person of any obligation to provide potable water or water that meets the standards prescribed by the Ontario Drinking Water Quality Standards.

Responsibilities of owners and operators

8. (1) Every owner and operator of a small drinking water system shall ensure the following:

1. That all water provided by the system to the point where the system is connected to a user's plumbing system meets the requirements of the Ontario Drinking Water Quality Standards.
2. That, at all times in which it is in service, the small drinking water system, is
 - i. operated in accordance with the requirements under this Regulation, and
 - ii. maintained in a fit state of repair.
3. That all sampling, testing and monitoring requirements under this Regulation that relate to the small drinking water system are complied with.

(2) Every owner of a small drinking water system shall ensure that at all times in which the system is operating one specific operator is designated for purposes of taking and submitting any water samples or submitting any reports or notifications that are required to be submitted under this Regulation or receiving any reports that are required to be submitted to an operator under the *Safe Drinking Water Act, 2002*.

(3) The owner of a large municipal non-residential system or large non-municipal non-residential system that is subject to section 11 shall ensure that individuals who are working in the system and who are operating the system hold,

- (a) a limited subsystems operators' certificate, appropriate to the system's raw water supply, issued, renewed or reissued under Ontario Regulation 128/04 (Certification of Drinking Water System Operators and Water Quality Analysts) made under the *Safe Drinking Water Act, 2002*; or
- (b) a conditional operators' certificate for a limited subsystem issued, renewed or reissued under Ontario Regulation 128/04,

and is available to the owner or any other operator if the operator is absent from the system.

(4) For the purpose of subsection (3),

“operating” means adjusting, testing or evaluating the process that controls the effectiveness or efficiency of the small drinking water system.

(5) Where the medical officer of health is satisfied that the subsystem will be operated without a significant risk to human health, subsection (3) does not apply in the event of a strike or lock-out involving operators employed in a small drinking water system for the duration of the strike or lock-out.

(6) The owner and operator of a drinking water system that provides water that does not meet a standard set out in the Ontario Drinking Water Quality Standards shall be deemed not to have contravened paragraph 1 of subsection (1), if the owner and operator ensures that the appropriate corrective action is taken under Schedule 5.

Drinking water testing services

9. (1) Subject to subsections (2) and (6), operators of small drinking water systems shall obtain drinking water testing services from persons who are licensed under Part VII of the *Safe Drinking Water Act, 2002* to offer or provide the services.

(2) No operator of a small drinking water system shall obtain a drinking water testing service from a person who is not licensed under the *Safe Drinking Water Act, 2002* to offer or provide the service unless the laboratory at which the testing is to be conducted is located outside Ontario and is an eligible laboratory under subsection 11 (4) of the *Safe Drinking Water Act, 2002* in respect of the particular tests to be conducted.

(3) The medical officer of health of the health unit in which the drinking water system is located may issue a direction to one or more owners or operators prohibiting them from obtaining drinking water testing services from a laboratory located outside Ontario, if the medical officer of health has reason to believe that,

- (a) the laboratory has ceased to be an eligible laboratory in respect to the particular test to be conducted; or
- (b) has failed to comply with section 18.1 of the *Safe Drinking Water Act, 2002* or a prescribed requirement under that Act.

(4) Every person who receives a direction under subsection (3) shall comply with the direction and advise the medical officer of health in writing of the alternative laboratory from which the person will obtain drinking water testing services.

(5) The medical officer of health may revoke a direction issued under subsection (3) if he or she is of the opinion that the reasons for issuing the direction no longer exist.

(6) Subsections (1) and (2) do not apply with respect to tests for the following parameters where the tests are conducted at a drinking water system to which this Regulation applies:

- 1. Free chlorine residual.
- 2. Free chlorine residual and total chlorine residual measured for the purpose of determining combined chlorine residual.
- 3. Turbidity.

Duty to report adverse test result

10. (1) The operator of a small drinking water system shall report every prescribed adverse result of a drinking water test conducted on any waters from a small drinking water system to the medical officer of health of the health unit in which the system is located immediately after the adverse result is obtained.

(2) If an operator is required to report an adverse test result under subsection (1), the operator shall also immediately report the adverse test result to the owner of the system for which the operator is responsible.

Water treatment equipment

11. Where a large municipal non-residential system or large non-municipal non-residential system,

- (a) at any time after May 31, 2003, provided and operated water treatment equipment; and
- (b) the equipment referred to in clause (a) would comply with sections 2-3 to 2-5 of Schedule 2 to Ontario Regulation 170/03 (Drinking Water Systems) made under the *Safe Drinking Water Act, 2002*, if that regulation applied to the system,

the operator of the system shall ensure that water treatment equipment is provided that would comply with sections 2-3 to 2-5 of Schedule 2 to Ontario Regulation 170/03, if that regulation applied to the system and that equipment is operated in a manner that provides proper disinfection.

Wells used as raw water supply

12. The owner and operator of a small drinking water system that includes a well used as a raw water supply shall ensure that the well is constructed and maintained to prevent surface water and other foreign materials from entering the well.

Notifications

13. (1) Before supplying water to users of the system following construction or alteration of a small drinking water system or following a shut-down lasting longer than seven days, the owner shall notify, in writing, the medical officer of health in the health unit where the small drinking water system is located,

- (a) of the building permit number issued in relation to the construction or alteration of the small drinking water system;
- (b) whether or not all the preparations necessary to operate the small drinking water system in accordance with this Regulation have been completed;
- (c) of the proposed date on which the small drinking water system will begin to supply water to the users of the system;
- (d) of the name and address of the owner and any operator; and
- (e) the address at which the small drinking water system is located and the name of the system.

(2) In this section,

“alteration” includes the following, in respect of a small drinking water system, but excludes repairs to the system:

- 1. An extension of the system.
- 2. A replacement of part of the system.
- 3. Taking all or part of the system permanently out of service.

Information to be available

14. (1) The owner and operator of a small drinking water system shall ensure that the following information is available for inspection in accordance with subsection (4):

1. A copy of every test result obtained in respect of a test required under Ontario Regulation 252/05 (Non-Residential and Non-Municipal Seasonal Residential Systems that Do Not Serve Designated Facilities) made under the *Safe Drinking Water Act, 2002* or previously required under an approval or order issued under the *Ontario Water Resources Act* or the *Safe Drinking Water Act, 2002*.
2. A copy of every test result obtained in respect of a test required under this Regulation.
3. A copy of every approval and every order, including orders under the *Safe Drinking Water Act, 2002* and the *Ontario Water Resources Act* that applies to the system and is still in effect, if the approval or order was issued after January 1, 2001.
4. A copy of every order issued under section 13 of the Act where that order is issued to the owner or operator of the system and contains requirements relating to the manner in which the system is operated.
5. A copy of this Regulation.

(2) Paragraphs 1 and 2 of subsection (1) do not apply to a record, report or test result until the day after it comes into the operator's possession.

(3) Paragraphs 1 and 2 of subsection (1) do not apply to a record, report or test result that is more than two years old.

(4) The information must be available for inspection by any member of the public during normal business hours without charge at the office of the owner or, if the office of the owner is not reasonably convenient to users of water from the system, at a location that is reasonably convenient to those users.

(5) For the purpose of this section, a reference in paragraph 1 of subsection (1) to tests required under Ontario Regulation 252/05 shall be deemed to include a reference to tests required under Ontario Regulation 170/03 (Drinking Water Systems) made under the *Safe Drinking Water Act, 2002*, if that regulation applied to the drinking water system.

Retention of records

15. (1) The operator of a small drinking water system shall ensure that the following documents and other records are kept for at least five years:

1. Every record or report related to a test required under,
 - i. Schedule 1, 2 or 3, or
 - ii. sections 5-2, 5-3, 5-4, 5-5 and 5-7 of Schedule 5.
2. Every record or report related to a test that was required to be retained under subsections 12 (1) and (2) of Ontario Regulation 252/05 (Residential Systems that Do Not Serve Designated Facilities) made under the *Safe Drinking Water Act, 2002* if that regulation applied to the system prior to this Regulation coming into force.

(2) If a person listed in subsection 41 (1) of the Act makes a request for a document or other record referred to in subsection (1) or any other information that, in the opinion of the requesting party, is considered necessary for purposes of assessing the safe operation of the drinking water system, the operator of a small drinking water system shall ensure that the document, other record or other information is given to that person within such period as the person may specify.

Forms

16. (1) Where this Regulation requires or permits the submission of a written notice or report or the posting of a warning notice, the notice or report must be in a form provided by or approved by the Ministry.

(2) The Ministry may require that a document or other record that is given to the medical officer of health under this Regulation be given in an electronic format specified by the Ministry.

Commencement

17. This Regulation comes into force on the day that subsection 1 (8) of Schedule D to the *Health System Improvements Act, 2007* comes into force.

SCHEDULE 1
SAMPLING AND TESTING — GENERAL

Application

- 1-1. This Schedule applies to all small drinking water systems.

Frequency of sampling

1-2. (1) If this Regulation requires at least one water sample to be taken every week and tested for a parameter, the operator and owner of the drinking water system shall ensure that at least one sample that is taken during a week for the purpose of being tested for that parameter is taken at least five days, and not more than 10 days, after a sample was taken for that purpose in the previous week.

(2) If this Regulation requires at least one water sample to be taken every two weeks and tested for a parameter, the operator and owner of the drinking water system shall ensure that at least one sample that is taken during a two-week period for the purpose of being tested for that parameter is taken at least 10 days, and not more than 20 days, after a sample was taken for that purpose in the previous two-week period.

(3) If this Regulation requires at least one water sample to be taken every month and tested for a parameter, the operator and owner of the drinking water system shall ensure that at least one sample that is taken during a month for the purpose of being tested for that parameter is taken at least 20 days, and not more than 40 days, after a sample was taken for that purpose in the previous month.

Microbiological samples and chlorine residual

1-3. (1) If this Regulation requires a water sample to be taken and tested for a microbiological parameter and the drinking water system uses chlorine, the operator and owner of the system shall ensure that another sample is taken at the same time from the same location and is tested immediately for chlorine residual.

(2) Subsection (1) does not apply to sampling and testing for a microbiological parameter that is conducted by microbiological in-line testing equipment.

Form of sampling

1-4. (1) A person who is required to ensure that samples are taken under this Regulation shall ensure that they are taken in the form of grab samples, unless microbiological in-line testing equipment is authorized.

(2) Microbiological in-line testing equipment may be used for sampling and testing for a microbiological parameter that is required under this Regulation, if the director is of the opinion that the testing method used by the equipment and the person operating the equipment is equivalent to a testing method for the parameter that is accredited by an accreditation body for drinking water testing that is designated or established under the Act.

Chlorine residual testing

1-5. If a water sample is required to be taken and tested for chlorine residual, the operator and owner of the drinking water system shall ensure that the testing is conducted using,

- (a) an electronic direct readout colourimetric or amperometric chlorine analyzer; or
- (b) another device, if, based on an inspection of the device and on a review of relevant records and documentation, a professional engineer states in writing that it is equivalent to or better than an electronic direct readout colourimetric or amperometric chlorine analyzer, having regard to accuracy, reliability and ease of use.

Sample handling

1-6. If this Regulation requires a water sample to be tested for a parameter by a laboratory, the operator and owner of the drinking water system shall ensure that, subject to the other provisions of this Regulation, the sample is taken and handled in accordance with the directions of the laboratory to which the sample will be delivered for testing, including directions with respect to,

- (a) collection procedures;
- (b) the use of specified kinds of containers or of containers that are provided by the laboratory;
- (c) the labelling of samples;
- (d) the completion and submission of forms that are provided by the laboratory;
- (e) methods of transporting samples, including temperature conditions that must be maintained during transportation; and
- (f) time periods for delivery of samples.

Testing by laboratories

1-7. If a test of a water sample for a parameter is required by this Regulation the operator and owner of the drinking water system shall ensure that written notice is given to the medical officer of health in the health unit where the small drinking water system is located before the sample is tested, unless,

- (a) the medical officer of health has previously been notified under this subsection that a water sample from the drinking water system was to be tested for that parameter by that laboratory;

- (b) before this Regulation came into force, the appropriate notification was given in accordance with subsection 1-7 (1) of Schedule 1 to Ontario Regulation 252/05 (Non-Residential and Non-Municipal Seasonal Residential Systems that Do Not Serve Designated Facilities) made under the *Safe Drinking Water Act, 2002*; or
- (c) before this Regulation came into force, the appropriate notification was given in accordance with subsection 7 (5) of Ontario Regulation 459/00 (Drinking Water Protection — Larger Water Works) made under the *Ontario Water Resources Act*, subsection 10 (3) of Ontario Regulation 505/01 (Drinking Water Protection — Smaller Water Works Serving Designated Facilities) made under the *Ontario Water Resources Act* or subsection 6-9 (4) of Schedule 6 to Ontario Regulation 170/03 (Drinking Water Systems) made under the *Safe Drinking Water Act, 2002*, that a water sample from the drinking water system was to be tested for that parameter by that laboratory.

Records

1-8. (1) The operator and owner of a drinking water system shall ensure that for every sample required by this Regulation a record is made of the date and time the sample was taken, the location where the sample was taken and the name of the person who took the sample.

- (2) Subsection (1) does not apply to a sample tested by microbiological in-line testing equipment.

SCHEDULE 2
MICROBIOLOGICAL SAMPLING AND TESTING

Large Municipal Non-Residential
Large Non-Municipal Non-Residential

Application

2-1. This Schedule applies to the following drinking water systems to which this Regulation applies:

- 1. Large municipal non-residential systems.
- 2. Large non-municipal non-residential systems.

Distribution samples

2-2. (1) The operator and owner of a drinking water system shall ensure that at least one distribution sample is taken every week.

- (2) The operator and owner shall ensure that each of the samples taken under subsection (1) is tested for,
 - (a) *Escherichia coli*; and
 - (b) total coliforms.

Seven-day shutdowns, etc.

2-3. (1) Sampling and testing is not required under section 2-2 during a period of seven or more consecutive days when,

- (a) the drinking water system is not in operation; or
- (b) the drinking water system supplies water only to private residences that are occupied by the owner of the system, members of the family of the owner of the system, employees or agents of the owner of the system, or members of the families of employees or agents of the owner of the system.

(2) If, pursuant to subsection (1), sampling and testing is not required during a period of seven or more consecutive days, the operator and owner shall ensure that no drinking water is supplied to a user of water after that period until samples have been taken and tested under section 2-2 and the results of the tests have been received by the operator and owner.

SCHEDULE 3
MICROBIOLOGICAL SAMPLING AND TESTING

Small Municipal Non-Residential
Non-Municipal Seasonal Residential
Small Non-Municipal Non-Residential

Application

3-1. This Schedule applies to the following drinking water systems to which this Regulation applies:

- 1. Small municipal non-residential systems.
- 2. Non-municipal seasonal residential systems.
- 3. Small non-municipal non-residential systems.

Distribution samples

3-2. (1) The operator and owner of a small municipal non-residential system or non-municipal seasonal residential system shall ensure that at least one distribution sample is taken every two weeks.

(2) If a non-municipal seasonal residential system supplies water to more than 100 service connections, the operator and owner shall ensure that, for every 100 service connections, at least one distribution sample is taken every month, in addition to the samples required by subsection (1).

(3) The operator and owner of a small non-municipal non-residential system shall ensure that at least one distribution sample is taken every month or, if the system serves a food service establishment, at such more frequent intervals as may be directed by the medical officer of health.

(4) The operator and owner for the system shall ensure that each of the samples taken under subsection (1), (2) or (3) is tested for,

- (a) *Escherichia coli*; and
- (b) total coliforms.

Seven-day shutdowns, etc.

3-3. (1) In the case of a small municipal non-residential system or a small non-municipal non-residential system, sampling and testing is not required under section 3-2 during a period of seven or more consecutive days when,

- (a) the drinking water system is not in operation; or
- (b) the drinking water system is not supplying water to any public facilities that are open.

(2) In the case of a non-municipal seasonal residential system, sampling and testing is not required under section 3-2 during a period of seven or more consecutive days when,

- (a) the drinking water system is not in operation; or
- (b) the drinking water system is not supplying water to any public facilities that are open, and is not supplying water to,
 - (i) a major residential development, or
 - (ii) a trailer park or campground that has more than five service connections.

(3) If, pursuant to subsection (1) or (2), sampling and testing is not required during a period of seven or more consecutive days, the operator and owner shall ensure that no drinking water is supplied to a user of water after that period until samples have been taken and tested under section 3-2 and the results of the tests have been received by the operator and owner.

SCHEDULE 4 REPORTING ADVERSE TEST RESULTS

Application

4-1. This Schedule applies to all small drinking water systems.

Exemption

4-2. Subsection 10 (1) does not apply to a drinking water test unless,

- (a) the test is required by this Regulation;
- (b) the test,
 - (i) is conducted by or pursuant to the direction of the operator or owner of a drinking water system or a person employed by the owner or operator, and
 - (ii) does not relate to water that is supplied exclusively for,
 - (A) agricultural operations,
 - (B) landscaping operations,
 - (C) industrial or manufacturing operations, including food manufacturing or processing operations, or
 - (D) swimming pool or skating rink maintenance operations;
- (c) the test is conducted pursuant to the direction of the medical officer of health or a member of the staff of the medical officer of health;
- (d) the test is conducted pursuant to the direction of a person employed in the Ministry of Health and Long-Term Care, the Ministry of Labour or the Ministry of the Environment; or

(e) the test is conducted by microbiological in-line testing equipment.

Duty to report under s. 10

4-3. The following are prescribed as adverse results of a drinking water test for the purpose of subsection 10 (1):

1. A result that exceeds any of the standards prescribed by Schedule 1, 2 or 3 to the Ontario Drinking Water Quality Standards, other than the standard for fluoride, if the result is from a sample of drinking water.
2. A result indicating the presence of *Aeromonas* spp., *Pseudomonas aeruginosa*, *Staphylococcus aureus*, *Clostridium* spp. or fecal *streptococci* (Group D *streptococci*) in a sample of drinking water.
3. A result indicating the presence of a pesticide not listed in Schedule 2 to the Ontario Drinking Water Quality Standards in a sample of drinking water, at any concentration.
4. A result indicating that the concentration of sodium exceeds 20 milligrams per litre in a sample of drinking water, if a report under subsection 10 (1) has not been made in respect of sodium in the preceding 60 months.
5. A result indicating that the concentration of fluoride exceeds 1.5 milligrams per litre in a sample of drinking water, if a report under subsection 10 (1) has not been made in respect of fluoride in the preceding 60 months.

Manner of making immediate report

4-4. (1) A person who is required to report immediately under section 10 (1) shall do so in accordance with this section and section 4-6.

(2) An immediate report required under subsection 10 (1) must be given by speaking in person or by telephone with a person referred to in subsection (3).

(3) For the purpose of subsection (2), the immediate report must be given to a medical officer of health, by speaking with a person at the office of the medical officer of health of the health unit in which the drinking water system is located or, if the office is closed, by speaking with a person at the on-call system of the health unit.

(4) An immediate report required under subsection 10 (2) must be given by speaking in person or by telephone with a person designated for that purpose by the owner of the drinking water system.

Written notice

4-5. (1) A person who is required to report immediately to another person under subsection 10 (1) shall also give the other person a written notice in accordance with this section and section 4-6.

(2) A written notice required by subsection (1) must be given within 24 hours after the immediate report is given under subsection 10 (1).

(3) A written notice required by subsection (1) must be given to the medical officer of health of the health unit in which the drinking water system is located, by delivering the written notice to the office of the medical officer of health.

Content of report and notice

4-6. (1) An immediate report given under subsection 10 (1) must specify the adverse test result that requires the report.

(2) Subsection (1) does not apply to an immediate report given by the operator of a drinking water system if the report relates to an adverse test result from a test that was not conducted at the system.

(3) An immediate report given by the operator of a drinking water system under subsection 10 (1) must indicate,

- (a) what actions are being taken in response to the adverse test result that requires the report; and
- (b) if Schedule 5 requires that a corrective action be taken in respect of the adverse test result, whether the corrective action is being taken.

(4) Subsections (1) and (3) also apply, with necessary modifications, to the written notice given by the person under section 4-5.

Notice of issue resolution

4-7. If an immediate report or a written notice is given under this Schedule and the issue that gave rise to the notice is resolved, the operator of the drinking water system shall, within seven days after the issue is resolved, give a written notice summarizing the action taken and the results achieved to the medical officer of health of the health unit in which the drinking water system is located, by delivering the written notice to the office of the medical officer of health.

Duty to report other observations

4-8. If an observation other than an adverse test result prescribed by section 4-3 indicates that a drinking water system that provides or is required to provide disinfection is directing water to users of water from the system that has not been disinfected in accordance with the Ministry of Health and Long-Term Care's *Procedure for Disinfection of Drinking Water in Ontario*, dated December 1, 2008, the operator of the system shall report to the medical officer of health of the health unit in which the drinking water system is located immediately after the observation is made.

SCHEDULE 5
CORRECTIVE ACTION**Application**

5-1. This Schedule applies to all small drinking water systems.

Escherichia coli (E. coli)

5-2. If a report is required to be made under subsection 10 (1) in respect of *Escherichia coli* (E. coli), the operator and owner of the drinking water system shall ensure that the following corrective action is taken:

1. Immediately take all reasonable steps to notify all users of water from the system to use an alternate source of drinking water or, if no alternate source is available, to bring water to a rapid rolling boil for at least one minute before use.
2. Immediately resample and test.
3. If the drinking water system uses chlorine,
 - i. immediately flush the distribution system and any plumbing owned by the owner of the drinking water system that is connected to the small drinking water system to ensure that a chlorine residual is achieved at all points in the affected parts of the distribution system and plumbing, and
 - ii. maintain the chlorine residual in the affected parts of the distribution system and plumbing, and continue to resample and test, until *Escherichia coli* (E. coli) are not detected in any of the samples from two consecutive sets of samples taken 24 to 48 hours apart or as otherwise directed by the medical officer of health of the health unit in which the drinking water system is located.
4. If the drinking water system does not use chlorine, immediately take the relevant corrective action steps described in the Ministry of the Health and Long-Term Care's *Procedure for Corrective Action for Small Drinking Water Systems that are Not Currently Using Chlorine*, dated December 1, 2008.
5. Despite paragraphs 1 through 4, where the medical officer of health of the health unit in which the drinking water system is located directs the operator or owner to take other corrective action, the operator or owner shall be in compliance with this section if the operator or owner ensures that the corrective action is taken as contained in the direction of the medical officer of health.

Total coliforms

5-3. If a report is required to be made under subsection 10 (1) in respect of total coliforms, the operator and owner of the drinking water system shall ensure that the following corrective action is taken:

1. Resample and test as soon as reasonably possible.
2. If total coliforms are detected under paragraph 1 and the drinking water system uses chlorine,
 - i. immediately flush the distribution system and any plumbing owned by the owner of the drinking water system that is connected to the small drinking water system to ensure that a chlorine residual is achieved at all points in the affected parts of the distribution system and plumbing, and
 - ii. maintain the chlorine residual in the affected parts of the distribution system and plumbing, and continue to resample and test, until total coliforms are not detected in any of the samples from two consecutive sets of samples taken 24 to 48 hours apart or as otherwise directed by the medical officer of health of the health unit in which the drinking water system is located.
3. If total coliforms are detected under paragraph 1 and the drinking water system does not use chlorine, immediately take the relevant corrective action steps described in the Ministry of Health and Long-Term Care's *Procedure for Corrective Action for Small Drinking Water Systems that are Not Currently Using Chlorine*, dated December 1, 2008.
4. Despite paragraphs 1 through 3, where the medical officer of health of the health unit in which the drinking water system is located directs the operator or owner to take other corrective action, the operator or owner shall be in compliance with this section if the operator or owner ensures that the corrective action is taken as contained in the direction of the medical officer of health.

Aeromonas spp., etc.

5-4. If a report is required to be made under subsection 10 (1) in respect of *Aeromonas* spp., *Pseudomonas aeruginosa*, *Staphylococcus aureus*, *Clostridium* spp. or fecal *streptococci* (Group D *streptococci*), the operator and owner of the drinking water system shall ensure that the following corrective action is taken:

1. Resample and test as soon as reasonably possible.
2. If *Aeromonas* spp., *Pseudomonas aeruginosa*, *Staphylococcus aureus*, *Clostridium* spp. or fecal *streptococci* (Group D *streptococci*) are detected under paragraph 1 and the drinking water system uses chlorine,

- i. immediately flush the distribution system and any plumbing owned by the owner of the drinking water system that is connected to the small drinking water system to ensure that a chlorine residual is achieved at all points in the affected parts of the distribution system and plumbing, and
 - ii. maintain the chlorine residual in the affected parts of the distribution system and plumbing, and continue to resample and test, until *Aeromonas* spp., *Pseudomonas aeruginosa*, *Staphylococcus aureus*, *Clostridium* spp. or fecal *streptococci* (Group D *streptococci*) are not detected in any of the samples from two consecutive sets of samples taken 24 to 48 hours apart or as otherwise directed by the medical officer of health of the health unit in which the drinking water system is located.
3. If *Aeromonas* spp., *Pseudomonas aeruginosa*, *Staphylococcus aureus*, *Clostridium* spp. or fecal *streptococci* (Group D *streptococci*) are detected under paragraph 1 and the drinking water system does not use chlorine, immediately take the relevant corrective action steps described in the Ministry of Health and Long-Term Care's *Procedure for Corrective Action for Small Drinking Water Systems that are Not Currently Using Chlorine*, dated December 1, 2008.
 4. Despite paragraphs 1 through 4, where the medical officer of health of the health unit in which the drinking water system is located directs the operator or owner to take other steps, the operator or owner shall be in compliance with this section if the operator or owner ensures that the corrective action is taken as contained in the direction of the medical officer of health.

Chemical and radiological parameters, Ontario Drinking Water Quality Standards

5-5. If a report is required to be made under subsection 10 (1) in respect of a chemical or radiological parameter set out in Schedule 2 or 3 to the Ontario Drinking Water Quality Standards, the operator and owner of the drinking water system shall ensure that the following corrective action is taken:

1. Resample and test as soon as reasonably possible.
2. If a concentration that exceeds the standard prescribed for the parameter by Schedule 2 or 3 to the Ontario Drinking Water Quality Standards is detected under paragraph 1, take such other steps as are directed by the medical officer of health of the health unit in which the drinking water system is located.

Pesticide not listed in Schedule 2 to Ontario Drinking Water Quality Standards

5-6. If a report is required to be made under subsection 10 (1) in respect of a pesticide not listed in Schedule 2 to the Ontario Drinking Water Quality Standards, the operator and owner of the drinking water system shall ensure that the following corrective action is taken:

1. Resample and test as soon as reasonably possible.
2. If the pesticide is detected under paragraph 1, take such other steps as are directed by the medical officer of health of the health unit in which the drinking water system is located.

Sodium

5-7. If a report is required to be made under subsection 10 (1) in respect of sodium, the operator and owner of the drinking water system shall ensure that the following corrective action is taken:

1. Resample and test as soon as reasonably possible.
2. If a concentration of sodium that exceeds 20 milligrams per litre is detected under paragraph 1, take such other steps as are directed by the medical officer of health of the health unit in which the drinking water system is located.

Corrective action that requires report under s. 10

5-8. If a report is required to be made under subsection 10 (1) as a result of a drinking water test that is a component of corrective action taken with respect to a parameter in accordance with this Schedule, it is not necessary to start the corrective action with respect to that parameter over again, but the operator and owner of the drinking water system shall ensure that any remaining components of the corrective action are completed.

**SCHEDULE 6
WARNING NOTICE OF POTENTIAL PROBLEMS**

Application

6-1. This Schedule applies to all small drinking water systems.

Warning notice to be posted

6-2. (1) The operator and owner of a drinking water system shall ensure that warning notices are posted in accordance with this section if,

- (a) the operator or owner is required under Schedule 5 to take all reasonable steps to ensure that all users of water from the system are notified to use an alternate source of drinking water or, if no alternate source is available, to bring water to a rapid rolling boil for at least one minute before use; or

(b) the operator or owner is not complying with Schedule 2, 3 or 5.

(2) The warning notices required by subsection (1) must be posted in prominent locations where they are likely to come to the attention of users of water from the system and must state that the water should not be drunk.

Posting by others

6-3. If warning notices are not posted in accordance with section 6-2, the warning notices may be posted by a person mentioned in subsection 41 (1) of the Act or a person acting under the supervision of a person mentioned in that subsection.

40/08

ONTARIO REGULATION 319/08
made under the
HEALTH PROTECTION AND PROMOTION ACT

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- 32. Chemical and radiological parameters in Ontario Drinking Water Quality Standards
- 33. Pesticide not listed in Schedule 2 to Ontario Drinking Water Quality Standards
- 34. Other parameters in a permission or a directive
- 35. Adverse observations
- 36. Corrective action that requires report
- 37. Prescribed provisions for purposes of subsection 12.1 (1) of the Act
- 38. Request for review
- 39. Commencement

Interpretation: specifying small drinking water systems

1. (1) For the purposes of this Regulation, the following drinking water systems are specified as small drinking water systems:

1. Subject to subsection (2), every municipal drinking water system that does not serve a major residential development and that does not serve a designated facility.
2. Subject to subsection (2), every non-municipal drinking water system that does not serve a major residential development or a trailer park or campground that has more than five service connections and that does not serve a designated facility.
3. Every non-municipal drinking water system that,
 - i. serves,
 - A. a major residential development, or
 - B. a trailer park or campground that has more than five service connections, and
 - ii. does not operate to supply water to a development, trailer park or campground referred to in subparagraph i for at least 60 consecutive days in,
 - A. every calendar year, or
 - B. every period that begins on April 1 in one year and ends on March 31 in the following year.

(2) Despite the specifications set out in paragraphs 1 and 2 of subsection (1), a drinking water system described in those paragraphs that is not capable of supplying drinking water at a rate of more than 2.9 litres per second will only be considered to be a small drinking water system if the system serves a public facility.

(3) Where a drinking water system described in paragraph 1 or 2 of subsection (1) has one or more distribution lines that supply water exclusively for operations described in subsection (4), the following calculation shall be performed for purposes of determining under subsection (2) whether the drinking water system is capable of supplying drinking water at a rate of more than 2.9 litres per second:

$$A - B$$

where,

A = the maximum rate, expressed in litres per second, at which the drinking water system can supply drinking water,

B = the sum of the average rates, expressed in litres per second, at which the drinking water system supplied drinking water in the preceding calendar year to the distribution lines that supply water exclusively for operations described in subsection (4).

(4) The operations referred to in subsection (3) are the following:

1. Agricultural operations.

2. Landscaping operations.
3. Industrial or manufacturing operations, including food manufacturing or processing operations.
4. Swimming pool or skating rink maintenance operations.

(5) Despite subsection (3) and the specifications set out in paragraphs 1 and 2 of subsection (1), a drinking water system will be considered under subsection (2) to be incapable of supplying drinking water at a rate of more than 2.9 litres per second for the calendar year in which the system begins operation if the owner of the system, on reasonable and probable grounds, estimates that the result of the calculation referred to in subsection (3) would be 2.9 litres per second or less if the system had operated during all of the preceding calendar year.

(6) For the purposes of subsection (1),

“municipal drinking water system” means a drinking water system or part of a drinking water system,

- (a) that is owned by a municipality or by a municipal service board established under the *Municipal Act, 2001* or a city board established under the *City of Toronto Act, 2006*,
- (b) that is owned by a corporation established under sections 9, 10 and 11 of the *Municipal Act, 2001* in accordance with section 203 of that Act or under sections 7 and 8 of the *City of Toronto Act, 2006* in accordance with sections 148 and 154 of that Act,
- (c) from which a municipality obtains or will obtain water under the terms of a contract between the municipality and the owner of the system, or
- (d) that serves a major residential development and was established after June 1, 2003 under an agreement with a municipality pursuant to Part VI of the *Planning Act*, if the agreement provides that ownership of the system may be transferred to the municipality, a municipal service board established under section 195 of the *Municipal Act, 2001* or a corporation established under section 203 of the *Municipal Act, 2001*;

“non-municipal drinking water system” means a drinking water system that is not a municipal drinking water system.

(7) For the purposes of paragraph 3 of subsection (1), a drinking water system that, during the 365-day period that begins on the day the system begins operation, will not supply water for at least 60 consecutive days to a major residential development, trailer park or campground referred to in that paragraph shall be deemed, during that 365-day period, to be a drinking water system that does not operate to supply water to a development, trailer park or campground for at least 60 consecutive days in every calendar year.

Interpretation: general

2. (1) In this Regulation,

“adverse observation” means an observation of an event other than an adverse test result that indicates that a small drinking water system may not be providing the quality of water that is necessary for the safety of the systems users, and without limiting the generality of this meaning, includes, the observation of,

- (a) inappropriate chemical management,
- (b) inappropriate disinfection occurring anywhere within the distribution system,
- (c) inappropriate filtration of the water,
- (d) a break in the systems piping that might result in contamination of the water,
- (e) potential for contamination due to the possibility that back flow has occurred,
- (f) contamination to the systems water source that cannot be adequately dealt with by the treatment being provided by the system;

“adverse test result” means any of the following results of a drinking water test:

1. A result that exceeds any of the standards prescribed by Schedule 1, 2 or 3 to the Ontario Drinking Water Quality Standards unless a different maximum concentration is established under a permission or directive issued under this Regulation, if the result is from a sample of drinking water.
2. A result that exceeds any maximum concentration established under a permission or directive issued under this Regulation, if the test result is from a sample of drinking water and the permission or directive which establishes the maximum concentration applies to the particular drinking water system from which the sample was collected.
3. A result indicating the presence of a pesticide not listed in Schedule 2 to the Ontario Drinking Water Quality Standards in a sample of drinking water, at any concentration.

4. If the drinking water system is required to provide secondary disinfection, the system provides chlorination, the system does not provide chloramination and a report under subsection 9 (1) has not been made in respect of free chlorine residual in the preceding 24 hours, a result indicating that the concentration of free chlorine residual is less than 0.05 milligrams per litre in,
 - i. a distribution sample that is a grab sample, or
 - ii. two distribution samples that are tested by continuous monitoring equipment, if the two samples were taken 15 minutes or more apart and the later of the two samples was the first sample that was taken 15 minutes or more after the earlier sample.
5. If the drinking water system is required to provide secondary disinfection, the system provides chloramination and a report under subsection 9 (1) has not been made in respect of combined chlorine residual in the preceding 24 hours, a result indicating that the concentration of combined chlorine residual is less than 0.25 milligrams per litre and the concentration of free chlorine residual is less than 0.05 milligrams per litre in,
 - i. a distribution sample that is a grab sample, or
 - ii. two distribution samples that are tested by continuous monitoring equipment, if the two samples were taken 15 minutes or more apart and the later of the two samples was the first sample that was taken 15 minutes or more after the earlier sample.
6. If the drinking water system is required to provide filtration and a report under subsection 9 (1) has not been made in respect of turbidity in the preceding 24 hours, a result indicating that turbidity exceeds 1.0 Nephelometric Turbidity Units (NTU) in,
 - i. a grab sample of water taken from a filter effluent line, or
 - ii. two samples of water from a filter effluent line that are tested by continuous monitoring equipment, if,
 - A. two samples were taken 15 minutes or more apart and the later of the two samples was the first sample that was taken 15 minutes or more after the earlier sample, and
 - B. the filter effluent line is directing water to the next stage of the treatment process.
7. A result indicating that the concentration of sodium exceeds 20 milligrams per litre in a sample of drinking water, if a report under subsection 9 (1) has not been made in respect of sodium in the preceding 60 months;

“Agency” means the Ontario Clean Water Agency established under the *Capital Investment Plan Act, 1993*;

“alteration” includes the following, in respect of a drinking water system, but excludes repairs to the system:

1. An extension of the system.
2. A replacement of part of the system.
3. Taking all or part of the system permanently out of service;

“chloramination” means combined chlorine residual disinfection where the combined chlorine residual is predominately in the form of monochloramine;

“chlorination” means free chlorine residual disinfection;

“designated facility” means a designated facility within the meaning of Ontario Regulation 170/03 (Drinking Water Systems) made under the *Safe Drinking Water Act, 2002*;

“distribution sample” means, with respect to a small drinking water system, a water sample that is taken, in the drinking water system’s distribution system or in plumbing that is connected to the drinking water system, from a point significantly beyond the point at which drinking water enters the distribution system or plumbing;

“distribution system” means the part of a drinking water system that is used in the distribution, storage or supply of water and that is not part of a treatment system;

“document” includes a sound recording, video tape, film, photograph, chart, graph, map, plan, survey, book of account, and information recorded or stored by means of any device;

“drinking water” means,

- (a) water intended for human consumption, or
- (b) water that is required by an Act, regulation, order, municipal by-law or other document issued under the authority of an Act,
 - (i) to be potable, or
 - (ii) to meet or exceed the requirements of the Ontario Drinking Water Quality Standards;

“drinking water system” means a system of works, excluding plumbing, that is established for the purpose of providing users of the system with drinking water and that includes,

- (a) any thing used for the collection, production, treatment, storage, supply or distribution of water,
- (b) any thing related to the management of residue from the treatment process or the management of the discharge of a substance into the natural environment from the treatment system, and
- (c) a well or intake that serves as the source or entry point of raw water supply for the system;

“drinking water testing service” means a service that involves the conduct of one or more drinking water tests;

“food service establishment” means food service premises, as defined in Regulation 562 of the Revised Regulations of Ontario, 1990 (Food Premises) made under the Act, to which the general public is admitted, other than temporary food service premises that are operated solely in conjunction with an exhibition, fair, carnival, sports meeting or other special or temporary event;

“major residential development” means a development of six or more private residences on one or more properties;

“month” means a calendar month;

“natural environment” includes the air, land and water of the Province of Ontario;

“Ontario Drinking Water Quality Standards” means Ontario Regulation 169/03 (Ontario Drinking Water Quality Standards) made under the *Safe Drinking Water Act, 2002*;

“owner” includes, in respect of a small drinking water system, every person who is a legal or beneficial owner of all or part of the system, but does not include the Agency or any of its predecessors where the Agency or predecessor is registered on title as the owner of the system;

“plumbing” means a system of works,

- (a) that comprise a “water system” for the purposes of the definition of “plumbing” in subsection 1 (1) of the *Building Code Act, 1992*, other than equipment that is installed in plumbing to treat to treat water but that is not a plumbing appliance within the meaning of Ontario Regulation 403/97 (Building Code), and
- (b) that are connected to a small drinking water system;

“point of entry treatment unit” means equipment that,

- (a) is designed to provide primary disinfection,
- (b) is installed in a drinking water system at or near where water from the system enters a building or other structure, and
- (c) is connected to the plumbing associated with the building or other structure;

“primary disinfection” means a process or series of processes intended to remove or inactivate human pathogens such as viruses, bacteria and protozoa in water;

“private residence” means a dwelling place occupied for an extended period of time by the same persons, if,

- (a) the residents have a reasonable expectation of privacy,
- (b) food preparation, personal hygiene, and sleeping accommodations are not communal in nature, and
- (c) any use of the dwelling place by a resident for a home occupation, trade, business, profession or craft is secondary to the use of the dwelling place as a residence and does not use more than 25 per cent of the indoor floor area;

“professional engineer” means a professional engineer as defined in the *Professional Engineers Act*;

“public facility” means,

- (a) a food service establishment,
- (b) a place that operates primarily for the purpose of providing overnight accommodation to the travelling public,
- (c) a trailer park or campground,
- (d) a marina,
- (e) a church, mosque, synagogue, temple or other place of worship,
- (f) a recreational camp,
- (g) a recreational or athletic facility,
- (h) a place, other than a private residence, where a service club or fraternal organization meets on a regular basis, or
- (i) any place where the general public has access to a washroom, drinking water fountain or shower;

“raw water” means water that is in a small drinking water system or in plumbing, and that has not been treated in accordance with this Regulation;

“raw water supply” means water outside a drinking water system that is a source of water for the system;

“resample and test” means,

- (a) with respect to corrective action that arises from the test of a water sample for a microbiological parameter,
 - (i) take a set of water samples, at approximately the same time, with,
 - (A) at least one sample from the same location as the sample that gave rise to the corrective action,
 - (B) at least one sample from a location that is a significant distance upstream from the location described in sub-subclause (A), if that is reasonably possible, and
 - (C) at least one sample from a location that is a significant distance downstream from the location described in sub-subclause (A), if that is reasonably possible, and
 - (ii) conduct, on the samples taken under subclause (i), the same test that gave rise to the corrective action, or
- (b) with respect to corrective action that arises from the test of a water sample for a parameter that is not a microbiological parameter,
 - (i) take a water sample from the same location as the sample that gave rise to the corrective action, and
 - (ii) conduct, on the sample taken under subclause (i), the same test that gave rise to the corrective action;

“secondary disinfection” means a process or series of processes intended to provide and maintain a disinfectant residual in a drinking water system’s distribution system, and in plumbing connected to the distribution system, for the purposes of,

- (a) protecting water from microbiological re-contamination,
- (b) reducing bacterial regrowth,
- (c) controlling biofilm formation, and
- (d) serving as an indicator of distribution system integrity,

and includes the use of disinfectant residuals from primary disinfection to provide and maintain a disinfectant residual in a drinking water system’s distribution system for the purposes described in clauses (a) to (d);

“service connection” means,

- (a) a point where a drinking water system connects to plumbing, other than plumbing in a trailer park or campground, or
- (b) in a trailer park or campground, a fixture that allows a trailer or other vehicle to connect to the trailer park’s or campground’s drinking water system;

“surface water” means water in lakes, rivers, ponds or other bodies of water, whether natural or man-made, that are subject to direct contact by rain;

“test” includes analyse when used as a verb, and “test”, when used as a noun, and “testing” have corresponding meanings;

“treatment system” means any part of a drinking water system that is used in relation to the treatment of water and includes,

- (a) any thing that conveys or stores water and is part of a treatment process, including any treatment equipment installed in plumbing other than a plumbing appliance within the meaning of Ontario Regulation 403/97 made under the *Building Code Act, 1992*,
- (b) any thing related to the management of residue from the treatment process or the management of the discharge of a substance into the natural environment from the system, and
- (c) a well or intake that serves as the source or entry point of raw water supply for the system;

“waters” includes drinking water, raw water, raw water supply and water contained in plumbing.

(2) For greater certainty, where this Regulation refers to anything being required by this Regulation, a directive or other requirement imposed by a medical officer of health or public health inspector under this Regulation is included in the reference.

APPLICATION OF REGULATION

Date of application

3. (1) Subject to subsections (2), (3) and (4), this Regulation does not apply until the date that is 30 months from the date this Regulation comes into force.

(2) This Regulation applies from the date it comes into force to the extent necessary to allow for the issuing of directives under section 7.

(3) This Regulation applies in respect of any small drinking water system for which a directive has been issued under section 7.

(4) Where a small drinking water system has been subject to 318/08 (Transitional) prior to the date determined under subsection (1), and where no risk assessment has been conducted under subsection 7 (1) and where no directive has been issued under subsection 7 (4) then this Regulation does not apply to that system until a directive is issued under subsection 7 (4).

When does not apply

4. (1) This Regulation does not apply to a small drinking water system if,

- (a) the drinking water system is connected to and receives all of its drinking water from another drinking water system;
- (b) either this Regulation or Ontario Regulation 170/03 (Drinking Water Systems), made under the *Safe Drinking Water Act, 2002*, applies to the drinking water system from which the water is obtained;
- (c) in the case of a drinking water system to which Ontario Regulation 170/03 applies, the drinking water system from which the water is obtained provides treatment in accordance with sections 1-2 to 1-5 of Schedule 1 or sections 2-2 to 2-5 of Schedule 2 to Ontario Regulation 170/03;
- (d) in the case of a drinking water system to which this Regulation applies, the drinking water system from which the water is obtained provides primary and secondary disinfection in accordance with a directive issued under subsection 7 (4); and
- (e) the owner of the drinking water system from which the water is obtained has agreed in writing to sample and test the water in the distribution system of the system that obtains the water as if it were part of the distribution system of the system from which the water is obtained.

(2) This Regulation does not apply to any drinking water system that serves a designated facility.

(3) Where a public health inspector includes in a directive issued under subsection 7 (4) a requirement described in paragraph 7 of subsection 7 (6) respecting signage, the owner and operator of the small drinking water system must comply with all the requirements in the directive but are exempt, unless the directive specifies otherwise, from the other provisions of the Regulation with the exception of,

- (a) subsections 5 (1), (2) and (3);
- (b) subsection 6 (1);
- (c) clause 6 (2) (a);
- (d) section 9;
- (e) paragraphs 3 and 4 of subsection 11 (1) and subsection 11 (4); and
- (f) sections 12 and 38.

(4) Where a directive has not been issued under section 7 and if, prior to the issuance of a directive the medical officer of health has issued a written permission under subsection 5 (2) which requires the owner and operator to post signage similar to that described in paragraph 7 of subsection 7 (6), the owner and operator of the small drinking water system must comply with all the requirements specified in the permission, but are exempt, unless the permission specifies otherwise, and until the directive is issued, from the other provisions of the Regulation with the exception of,

- (a) subsections 5 (1), (2) and (3);
- (b) subsection 6 (1);
- (c) clause 6 (2) (a);
- (d) section 9;
- (e) paragraphs 3 and 4 of subsection 11 (1) and subsection 11 (4); and
- (f) section 12.

INTENT TO SUPPLY USERS

Notification

5. (1) Before supplying water to users of the system following the construction, installation, alteration or extension of a small drinking water system the owner shall notify, in writing, the medical officer of health of the health unit where the small drinking water system is located,

- (a) of the building permit number issued in relation to the construction or alteration of the small drinking water system;
 - (b) whether or not all the preparations necessary to operate the small drinking water system in accordance with this Regulation have been completed and any directive issued in respect of the small drinking water system under section 7 has been complied with;
 - (c) of the proposed date on which the small drinking water system will begin to supply water to the users of the system;
 - (d) of the name and address of the owner and any operator of the small drinking water system; and
 - (e) the address that the small drinking water system is located at and the name of the system.
- (2) An owner who proposes to supply water to users of a small drinking water system to which subsection (1) applies shall not do so without first obtaining permission in writing from the medical officer of health of the health unit where the small drinking water system is located.
- (3) A written permission under subsection (2) may specify requirements similar to those provided for in section 7 relating to the system that the owner and operator are to comply with until a directive is issued under section 7 and the owner and operator shall comply with such requirements.
- (4) A written permission under subsection (2) may include requirements relating to any of the matters set out under subsection 7 (6).
- (5) Where at any time a small drinking water system has been subject to the provisions of Ontario Regulation 170/03 (Drinking Water Systems) made under the *Safe Drinking Water Act, 2002*, on the first day on which it stops being subject to that regulation the owner of the system shall notify, in writing, the medical officer of health of the health unit where the small drinking water system is located,
- (a) whether or not all the preparations necessary to operate the small drinking water system in accordance with this Regulation have been completed;
 - (b) of the name and address of the owner and any operator of the small drinking water system; and
 - (c) the address that the small drinking water system is located at and the name of the system.
- (6) Every owner and every operator of a small drinking water system who intends to begin to supply water to the users of the system after any period of more than 60 days duration during which the system has not been supplying water to users shall ensure that,
- (a) a water sample is taken and tested for *Escherichia coli* and total coliforms;
 - (b) they are in receipt of the results of the water sample tests; and
 - (c) the medical officer of health of the health unit where the small drinking water system is located is notified in writing of,
 - (i) the proposed date on which the small drinking water system will begin to supply water to the users of the system,
 - (ii) the name and address of the owner and any operator of the small drinking water system,
 - (iii) the address that the small drinking water is located at and the name of the system, and
 - (iv) the results of the tests conducted pursuant to this section.
- (7) The owner and operator of a small drinking water system to which subsection (6) applies shall ensure that no water is supplied to a user of that system until the medical officer of health is notified.

OPERATION

Responsibilities of owner and operator

6. (1) Every owner shall,
- (a) designate an operator who will have primary responsibility in regard to fulfilling any of the operator's duties under this Regulation relating to requirements for sampling, testing and receipt of results and submission of reports;
 - (b) notify the medical officer of health of the health unit in which the system is located of the name and address of the operator designated under this subsection;
 - (c) notify the medical officer of health of the health unit in which the system is located of any change in the operator or in the name or address of the operator designated under this subsection.
- (2) Every owner and every operator shall,
- (a) maintain the small drinking water system and its equipment in a safe and sanitary condition;
 - (b) ensure that all water provided by the system to the point where the system is connected to a user's plumbing system meets the requirements established by this Regulation or under the Ontario Drinking Water Quality Standards;

- (c) ensure that, at all times in which it is in service, the small drinking water system,
 - i. is operated in accordance with the requirements under this Regulation, and
 - ii. is maintained in a fit state of repair; and
- (d) ensure that all sampling, testing, monitoring and reporting requirements under this Regulation are complied with.

(3) Every owner of a small drinking water system shall ensure that every operator of the system is trained in drinking water system operation and maintenance and all relevant safety and emergency procedures.

(4) The owner and operator of a small drinking water system that provides water that does not meet a standard or that exceeds a maximum concentration set out in a requirement under this Regulation, including those in the Ontario Drinking Water Quality Standards, shall be deemed not to have contravened clause (2) (b), if the owner and operator ensure that the appropriate corrective action under this Regulation is taken.

(5) The owner and operator of a small drinking water system that provides water that does not meet a standard set out in the Ontario Drinking Water Quality Standards shall be deemed not to have contravened clause (2) (b) where a directive or other requirement imposed by a medical officer of health or public health inspector under this Regulation establishes a maximum concentration for that parameter that is other than the standard prescribed for that parameter in the Ontario Drinking Water Quality Standards, if the owner and operator ensure that all water provided by the system to the point where the system is connected to a user's plumbing system does not exceed the maximum concentration set out in that directive or other requirement.

DIRECTIVES

Determination and directive

7. (1) A public health inspector shall make a determination in respect to what requirements must be followed and actions that must be taken by the owners and operators of individual small drinking water systems based upon an initial risk assessment conducted on each small drinking water system that is located within his or her health unit.

(2) A risk assessment mentioned in subsection (1) shall be conducted by a public health inspector with the assistance, where such assistance is considered to be necessary in the opinion of the medical officer of health of the health unit where the small drinking water system is located, of a person mentioned in subsection (3).

(3) A medical officer of health may give directions to persons whose services are engaged by the board of health of the health unit served by the medical officer of health or to agents of that board for the purposes of having the persons assist the public health inspector with the conducting of a risk assessment under subsection (1).

(4) Where the public health inspector has conducted an initial risk assessment under subsection (2) he or she shall determine what actions are required or what requirements must be followed by the owner and operators of a small drinking water system and shall issue a written directive to the owner of the small drinking water system which specifies the requirements that must be followed and the actions that must be taken by the owner and operators of the small drinking water system.

(5) In making determinations under subsection (4), the public health inspector shall have regard to the risk assessment conducted under subsection (2).

(6) A directive under this section may include, without being limited to, any of or any combination of the following actions and requirements:

1. Establishing the frequency, location and method of sampling.
2. Requiring samples to be taken and tested for any specified parameter including any biological, chemical, radiological or other parameter.
3. Requiring any other operational tests to be performed including, but not limited to, the checking of disinfectant levels and the conducting of turbidity tests.
4. Requiring operators to meet specified training requirements.
5. Requiring the maintenance of records relating to the operation of the system and specifying the content of such records.
6. Requiring treatment equipment be installed on the system for purposes of providing treatment, including primary disinfection, secondary disinfection and filtration, and requiring that such equipment be operated within specified parameters.
7. Requiring the owner and operator to post and maintain warning signs at every location in the small drinking water system that has a service connection, tap or other water delivery device which might permit human consumption of the water which signage instructs the users of the system not to use the water for consumption where,
 - i. the medical officer of health of the health unit in which the small drinking water system is located is of the opinion that access to the system is sufficiently restricted, and

- ii. the medical officer of health of the health unit in which the small drinking water system is located is of the opinion that the risk to the users of the system is acceptable.
8. Requiring the owner and operator to post and maintain signage instructing the users of specific service connections, taps or other water delivery devices not to use the water for consumption where the medical officer of health is of the opinion that the specific service connections, taps or other water delivery devices are situated in such a manner that post treatment or post distribution contamination may occur.
- (7) A directive issued under this section applies to any subsequent owner or operator of the small drinking water system.
 - (8) A public health inspector may issue a written amendment to a directive issued under this section if he or she is of the opinion that there are reasons for doing so and the directive will apply as amended.
 - (9) A public health inspector may, at any time, issue a new directive replacing a previous directive issued under this section, if he or she is of the opinion that there are reasons for doing so.
 - (10) Subject to subsection 16 (2), a directive or amendment issued under this section applies as of the date stipulated in the directive or amendment, or, if no date is specified, applies immediately.

USE OF TESTING FACILITIES

Use of testing facilities

8. (1) No owner or operator of a small drinking water system or public health inspector acting under this Regulation shall obtain a drinking water testing service from a person who is not licensed or otherwise authorized under the *Safe Drinking Water Act, 2002* to offer or provide the service unless the laboratory at which the testing is to be conducted is located outside Ontario and is an eligible laboratory under the *Safe Drinking Water Act, 2002* in respect of the particular tests to be conducted.

(2) The medical officer of health of the health unit in which the small drinking water system is located may issue an instruction to one or more owners or operators prohibiting them from obtaining drinking water testing services from a laboratory located outside Ontario, if the medical officer of health has reason to believe that the laboratory,

- (a) has ceased to be an eligible laboratory in respect of the particular test to be conducted; or
- (b) has failed to comply with section 18.1 of the *Safe Drinking Water Act, 2002* or a prescribed requirement under that Act.

(3) Every person who receives an instruction under subsection (2) shall comply with the instruction and advise the medical officer of health in writing of the alternative laboratory from which the person will obtain drinking water testing services.

(4) The medical officer of health may revoke an instruction issued under subsection (2) if he or she is of the opinion that the reasons for issuing the instruction no longer exist.

(5) If a test of a water sample for a parameter is required by this Regulation, the operator and owner of the small drinking water system shall ensure that written notice of the identity of the laboratory that will conduct the test is given to the medical officer of health of the health unit where the small drinking water system is located before the sample is tested, unless,

- (a) the medical officer of health has previously been notified under this subsection that a water sample from the small drinking water system was to be tested for that parameter by that laboratory;
- (b) before this Regulation applied to the system, the medical officer of health was previously notified in accordance with 318/08 (Transitional) made under the Act that a water sample from the drinking water system was to be tested for that parameter by that laboratory; or
- (c) before this Regulation applied to the system, the appropriate notification was given in accordance with subsection 7 (5) of Ontario Regulation 459/00 (Drinking Water Protection — Larger Water Works), made under the *Ontario Water Resources Act*, subsection 10 (3) of Ontario Regulation 505/01 (Drinking Water Protection — Smaller Water Works Serving Designated Facilities), made under the *Ontario Water Resources Act*, subsection 6-9 (4) of Schedule 6 to Ontario Regulation 170/03 (Drinking Water Systems), or subsection 1-7 (1) of Schedule 1 to Ontario Regulation 252/05 (Non-Residential and Non-Municipal Seasonal Residential Systems that Do Not Serve Designated Facilities) made under the *Safe Drinking Water Act, 2002*, that a water sample from the drinking water system was to be tested for that parameter by that laboratory.

(6) Subject to subsection (7), subsection (1) does not apply with respect to tests for the following parameters:

1. Alkalinity.
2. Aluminium.
3. Chloride.
4. Chlorine dioxide.

5. Colour.
6. Copper.
7. Dissolved organic carbon.
8. Fluoride.
9. Free chlorine residual.
10. Free chlorine residual and total chlorine residual measured for the purpose of determining combined chlorine residual.
11. Hardness.
12. Iron.
13. Manganese.
14. Methane.
15. Odour.
16. Organic nitrogen.
17. pH.
18. Sulphate.
19. Sulphide.
20. Taste.
21. Temperature.
22. Total dissolved solids.
23. Turbidity.
24. Zinc.

(7) Subsection (6) only applies with respect to tests,

(a) that are conducted at a small drinking water system which this Regulation applies by a person who has the required level of training relevant to the particular test, as that level of training is specified in a directive issued under section 7; or

(b) that is conducted by continuous monitoring equipment where the use of such continuous monitoring equipment is authorized under subsection 19 (2).

(8) Subsection (1) does not apply with respect to tests that meet the following criteria:

1. The tests are conducted by a person who provides a drinking water testing service at a laboratory.
2. The tests are conducted for the sole purpose of carrying out research or developing testing methods and the purpose is outlined in a written research proposal.
3. The tests are not paid for on a fee per test basis.

REPORTS

Reports

9. (1) The operator of a small drinking water system shall report every adverse observation and every adverse test result that is obtained on a drinking water test conducted on any waters from a small drinking water system to the medical officer of health of the health unit in which the small drinking water system is located immediately after the adverse test result is obtained or the observation occurs.

(2) If an operator is required to report an adverse test result or observation under subsection (1), the operator shall also immediately report it to the owner of the system for which the operator is responsible.

(3) A person who is required to report immediately under subsection (1) shall make the report by speaking in person or by telephone with the medical officer of health of the health unit in which the drinking water system is located, by speaking with a person at the office of that medical officer of health or, if the office is closed, by speaking with a person at the on-call system of that health unit.

(4) A person who is required to make a report under subsection (1) shall also give the medical officer of health of the health unit in which the drinking water system is located a written notice within 24 hours after the immediate report is given.

(5) An immediate report under subsection (1) and a written notice under subsection (3) must specify the adverse test result or observation that requires the report, the actions that are being taken in response to the adverse test result or observation that requires the report and, where this Regulation requires that corrective action be taken in respect of the adverse test result or observation, whether the corrective action is being taken.

(6) If an immediate report or a written notice is given under this section and the issue that gave rise to the notice is resolved, the operator of the small drinking water system shall, within seven days after the issue is resolved, give a written notice summarizing the action taken and the results achieved to the medical officer of health, by delivering the written notice to the office of the medical officer of health in which the small drinking water system is located.

(7) A report is not required to be made under subsection (1) in relation to an adverse test result unless,

(a) the test is required by this Regulation;

(b) the test,

(i) is conducted by or pursuant to the request of the owner or operator of a small drinking water system or a person employed by the owner or operator, and

(ii) does not relate to water that is supplied exclusively for,

(A) agricultural operations,

(B) landscaping operations,

(C) industrial or manufacturing operations, including food manufacturing or processing operations, or

(D) swimming pool or skating rink maintenance operations;

(c) the test is conducted pursuant to the request of the medical officer of health or a member of the staff of the medical officer of health;

(d) the test is conducted pursuant to the request of a person employed in the Ministry, the Ministry of Labour or the Ministry of the Environment; or

(e) the test is conducted by continuous monitoring equipment.

(8) Despite subsection (7), subsection (1) does not apply to a drinking water test that is conducted to ensure compliance with corrective action required by paragraph 1 of subsection 28 (1).

RETENTION OF RECORDS

Document and record retention

10. (1) The owner and operator of a small drinking water system shall ensure that the following documents and other records are kept for at least five years:

1. Every record or report related to a test required under this Regulation.

2. Every record or report related to a test required under the Act or another regulation made under the Act.

3. Every record or report related to a test that was required to be retained under subsections 12 (1) and (2) of Ontario Regulation 252/05 (Non-Residential and Non-Municipal Seasonal Residential Systems that Do Not Serve Designated Facilities) made under the *Safe Drinking Water Act, 2002* if that regulation applied to the system before this Regulation applied to the system.

4. Every record or report related to a test that was required to be retained under section 13 of Ontario Regulation 170/03 (Drinking Water Systems) made under the *Safe Drinking Water Act 2002*.

5. A copy of every order under section 13 of the Act that is issued to the owner or operator of the system and that contains requirements relating to the manner in which the system is operated.

(2) If a person listed in subsection 41 (1) of the Act makes a request for a document or other record referred to in subsection (1) or any other information that, in the opinion of the requesting party, is considered necessary for purposes of assessing the safe operation of the drinking water system, the operator and owner of a small drinking water system shall ensure that the document or other record is given to that person within such period as the person may specify.

INFORMATION TO BE MADE AVAILABLE TO THE PUBLIC

Availability of information

11. (1) The owner and operator of a small drinking water system shall ensure that the following information is available for inspection in accordance with subsection (4):

1. A copy of every test result obtained in respect of a test required under Ontario Regulation 252/05 (Non-Residential and Non-Municipal Seasonal Residential Systems that Do Not Serve Designated Facilities) and Ontario Regulation 170/03 (Drinking Water Systems) made under the *Safe Drinking Water Act 2002*.
2. A copy of every test result obtained in respect of a test required under this Regulation or 318/08 (Transitional).
3. A copy of every directive issued under section 7 and written permission issued under subsection 5 (2) and every approval and order, including orders under the *Safe Drinking Water Act, 2002* and the *Ontario Water Resources Act*, that applies to the system and is still in effect, if the approval or order was issued after January 1, 2001.
4. A copy of this Regulation.

(2) Paragraphs 1 and 2 of subsection (1) do not apply to a record, report or test result until the day after it comes into the operator's possession.

(3) Paragraphs 1 and 2 of subsection (1) do not apply to a record, report or test result that is more than two years old.

(4) The information must be available for inspection by any member of the public during normal business hours without charge at the office of the owner or, if the office of the owner is not reasonably convenient to users of water from the system, at a location that is reasonably convenient to those users.

FORMS

Forms

12. (1) Where this Regulation requires the submission of a written notice or report or the posting of a warning sign and where the Ministry has provided or approved the written notice, report or warning sign, the notice, report or warning sign must be in the form provided by or approved by the Ministry.

(2) The Ministry may require that a document or other record that is given to the medical officer of health under this Regulation be given in an electronic format specified by the Ministry.

TREATMENT

Wells

13. The owner and operator of a small drinking water system shall ensure that, where the system includes a well and where the drinking water system provides drinking water that is not treated, that the well is constructed and maintained to prevent surface water and other foreign materials from entering the well.

Treated water

14. (1) Where a small drinking water system provides treatment of the water that it provides, including where a public health inspector requires treatment of the water provided by a small drinking water system, the owner and operator of the small drinking water system shall ensure the following:

1. The water treatment equipment is in operation whenever water is being supplied.
2. The water treatment equipment is operated in accordance with the manufacturer's instructions.
3. The water treatment equipment is operated in a manner that achieves the design capabilities.
4. If the drinking water system's water treatment equipment provides chlorination or chloramination for secondary disinfection, the equipment is operated so that, at all times and at all locations within the distribution system,
 - i. the free chlorine residual is never less than 0.05 milligrams per litre, if the drinking water system provides chlorination and does not provide chloramination, or
 - ii. the combined chlorine residual is never less than 0.25 milligrams per litre, if the drinking water system provides chloramination.
5. The water treatment equipment is properly maintained in accordance with manufacturer's recommendations.
6. Written operating instructions for the water treatment equipment are kept near the equipment.
7. Clearly marked adequate supplies of chemicals or other materials necessary for the operation of the water treatment equipment are kept nearby in a safe and secure manner and separate from other chemicals and materials that are not used for the small drinking water system.
8. Replacement parts are kept nearby for those parts of the water treatment equipment that may be expected to require periodic replacement.
9. Maintenance records are created relating to all maintenance conducted on the water treatment equipment and kept for five years or as long as the water treatment equipment to which they relate remains in use, whichever period is longer. These records must contain the date and time of every action taken, the name of the person who took the action and the results of the action.

10. Any written manufacturer operating manuals or instructions that relate to any water treatment equipment must be maintained for five years or as long as the water treatment equipment remains in operation, whichever period is longer.
- (2) If primary disinfection equipment that does not use chlorination or chloramination is provided by a small drinking water system, the owner and operator of the system shall ensure that the disinfection equipment is designed and operated so that,
- (a) the disinfection equipment has a feature that ensures that no water is directed to users of water treated by the equipment in the event that the equipment malfunctions, loses power or ceases to provide the appropriate level of disinfection; or
 - (b) the disinfection equipment has a feature that causes an alarm to sound immediately in the following locations if the disinfection equipment malfunctions, loses power or ceases to provide the appropriate level of disinfection:
 - (i) the building or structure where the disinfection equipment is installed,
 - (ii) a location where a person is present, if a person is not always present at the building or structure where the disinfection equipment is installed.
- (3) If a small drinking water system provides primary disinfection with ultraviolet light disinfection equipment and not with chlorination or chloramination, the owner and operator of the system shall ensure that any sensors that form part of the equipment's monitoring system are checked and calibrated in accordance with the manufacturer's instructions.

Continuous monitoring equipment

15. Where a small drinking water system uses continuous monitoring equipment for sampling and testing that is required under this Regulation, the owner and operator of the small drinking water system shall ensure the following:

- 1. The continuous monitoring equipment is operated in accordance with the manufacturer's instructions.
- 2. The continuous monitoring equipment is properly maintained in accordance with manufacturer's recommendations.
- 3. Maintenance records are created relating to all maintenance conducted on the continuous monitoring equipment and kept for five years or as long as the continuous monitoring equipment to which they relate remains in use, whichever period is longer. These records must contain the date and time of every action taken, the name of the person who took the action and the results of the action.

Surface water

16. (1) The owner and operator of a small drinking water system that obtains water from a raw water supply that is surface water shall ensure provision of,

- (a) water treatment equipment that is designed to be capable of achieving, at all times, primary disinfection including at least 99 per cent removal or inactivation of *Cryptosporidium* oocysts, at least 99.9 per cent removal or inactivation of *Giardia* cysts and at least 99.99 per cent removal or inactivation of viruses by the time water enters the distribution system; or
- (b) other water treatment equipment that, in the opinion of a professional engineer, is designed to be capable of producing water of equal or better quality than the equipment described in clause (a).

(2) Subsection (1) only applies to the owner and operator of a small drinking water system as of a date set out in the directive issued to the owner of that small drinking water system under subsection 7 (4).

OPERATIONAL CHECKS, SAMPLING AND TESTING — GENERAL

Samples, general

17. Unless a public health inspector provides otherwise, a person who is required to ensure that samples are taken under this Regulation shall ensure that,

- (a) the samples are taken from the point at which water enters the small drinking water system's distribution system or plumbing that is connected to the small drinking water system; or
- (b) the samples are taken from a point where it is reasonable to believe that the water sample is of the same quality and composition as the water in the small drinking water system that is at a point in the system immediately following the application of any and all treatment by that system.

Samples, immediate testing

18. Unless a public health inspector provides otherwise, where a water sample is required to be taken under this Regulation and tested for a microbiological parameter, the owner and operator of the small drinking water system shall ensure that another sample is taken at the same time from the same location and is tested immediately for,

- (a) free chlorine residual, if the system provides chlorination and does not provide chloramination; or
- (b) combined chlorine residual, if the system provides chloramination.

Form of samples

19. (1) A person who is required to ensure that samples are taken under this Regulation shall ensure that they are taken in the form of grab samples, unless continuous monitoring equipment is either authorized under this Regulation or is required by a public health inspector.

(2) Continuous monitoring equipment may be used for sampling and testing that is required under this Regulation for,

(a) turbidity;

(b) fluoride;

(c) free chlorine residual; and

(d) free chlorine residual and total chlorine residual measured for the purpose of determining combined chlorine residual.

Frequency of sampling and equipment checks

20. (1) If this Regulation requires at least one water sample to be taken every week and tested for a parameter, the owner and operator of the small drinking water system shall ensure that at least one sample that is taken during a week for the purpose of being tested for that parameter is taken at least five days, and not more than 10 days, after a sample was taken for that purpose in the previous week.

(2) If this Regulation requires at least one water sample to be taken every two weeks and tested for a parameter, the owner and operator of the small drinking water system shall ensure that at least one sample that is taken during a two-week period for the purpose of being tested for that parameter is taken at least 10 days, and not more than 20 days, after a sample was taken for that purpose in the previous two-week period.

(3) If this Regulation requires at least one water sample to be taken every month and tested for a parameter, the owner and operator of the small drinking water system shall ensure that at least one sample that is taken during a month for the purpose of being tested for that parameter is taken at least 20 days, and not more than 40 days, after a sample was taken for that purpose in the previous month.

(4) If this Regulation requires at least one water sample to be taken every two months and tested for a parameter, the owner and operator of the small drinking water system shall ensure that at least one sample that is taken during a month for the purpose of being tested for that parameter is taken at least 40 days, and not more than 80 days, after a sample was taken for that purpose in the previous month.

(5) If this Regulation requires at least one water sample to be taken every three months and tested for a parameter, the owner and operator of the small drinking water system shall ensure that at least one sample that is taken during a three-month period for the purpose of being tested for that parameter is taken at least 60 days, and not more than 120 days, after a sample was taken for that purpose in the previous three-month period.

(6) If this Regulation requires at least one water sample to be taken every 12 months and tested for a parameter, the owner and operator of the small drinking water system shall ensure that at least one sample that is taken during a 12-month period for the purpose of being tested for that parameter is taken not more than 30 days before or after the first anniversary of the day a sample was taken for that purpose in the previous 12-month period.

(7) If this Regulation requires at least one water sample to be taken every 36 months and tested for a parameter, the owner and operator of the small drinking water system shall ensure that at least one sample that is taken during a 36-month period for the purpose of being tested for that parameter is taken not more than 60 days before or after the third anniversary of the day a sample was taken for that purpose in the previous 36-month period.

(8) If this Regulation requires at least one water sample to be taken every 60 months and tested for a parameter, the owner and operator of the small drinking water system shall ensure that at least one sample that is taken during a 60-month period for the purpose of being tested for that parameter is taken not more than 90 days before or after the fifth anniversary of the day a sample was taken for that purpose in the previous 60-month period.

(9) This section applies, with necessary modifications, if this Regulation requires equipment to be checked at intervals to which any of subsections (1) to (8) apply.

Turbidity samples

21. If a water sample is required to be taken and tested for turbidity, the owner and operator of the small drinking water system shall ensure that the testing is conducted using a turbidity meter that measures turbidity in Nephelometric Turbidity Units (NTU).

Chlorine residual

22. Unless a public health inspector provides otherwise, if a water sample is required to be taken and tested for free chlorine residual or combined chlorine residual, the owner and operator of the small drinking water system shall ensure that the testing is conducted using an electronic direct readout colourimetric or amperometric chlorine analyzer.

Laboratory instructions

23. If this Regulation requires a water sample to be tested for a parameter by a laboratory, the owner and operator of the small drinking water system shall ensure that, subject to the other provisions of this Regulation, the sample is taken and handled in accordance with the instructions of the laboratory to which the sample will be delivered for testing, including instructions with respect to,

- (a) collection procedures;
- (b) the use of specified kinds of containers or of containers that are provided by the laboratory;
- (c) the labelling of samples;
- (d) the completion and submission of forms that are provided by the laboratory;
- (e) methods of transporting samples, including temperature conditions that must be maintained during transportation; and
- (f) time periods for delivery of samples.

Records of samples

24. (1) The owner and operator of a small drinking water system shall ensure that, for every sample required by this Regulation, a record is made of the date and time the sample was taken, the location where the sample was taken, the name of the person who took the sample and the result of the drinking water test conducted on the sample.

- (2) Subsection (1) does not apply to a sample tested by continuous monitoring equipment.

MICROBIOLOGICAL SAMPLING AND TESTING

Distribution samples

25. (1) The owner of a small drinking water system and the operator of the system shall ensure that at least one distribution sample is taken every three months.

(2) Despite subsection (1), where a small drinking water system does not operate to supply water to users for at least 60 consecutive days in,

- (a) every calendar year; or
- (b) every period that begins on April 1 in one year and ends on March 31 in the following year,

the owner and the operator of the system shall ensure that at least one distribution sample is taken every three months during which the system is operating and supplying drinking water to users.

(3) The owner and the operator shall ensure that each of the samples taken under subsections (1) and (2) is tested for,

- (a) *Escherichia coli*; and
- (b) total coliforms.

(4) Unless a public health inspector provides otherwise, where a small drinking water system that uses point of entry treatment units has more than one point of entry treatment unit,

- (a) the samples taken under subsections (1) and (2) shall be taken from locations downstream of the point of entry treatment units; and
- (b) the samples shall be taken on a rotational basis so that, after a sample is taken from a location downstream of a particular point of entry treatment unit, another sample is not taken from a location downstream of that unit until samples have been taken from locations downstream of all the other point of entry treatment units.

CORRECTIVE ACTION

Improper disinfection

26. (1) If a report is required to be made under section 9 in regard to an adverse observation in respect of water that has not been properly disinfected, the owner and operator of the small drinking water system shall ensure that the following corrective action is taken:

1. Immediately restore the disinfection.
2. Immediately take all reasonable steps to notify all users of water from the system to use an alternate source of drinking water or, if no alternate source is available, to bring water to a rapid rolling boil for at least one minute before use.
3. Immediately notify the medical officer of health of the health unit in which the system is located by speaking in person or by telephone with that medical officer of health, by speaking with a person at the office of that medical officer of health or, if the office is closed, by speaking with a person at the on-call system of that health unit.

(2) Despite paragraphs 1 through 3 of subsection (1), where the medical officer of health of the health unit in which the small drinking water system is located instructs the operator or owner to take other steps the operator or owner shall be in compliance with this section if the operator or owner ensures that the corrective action is taken as contained in the instructions of the medical officer of health.

Turbidity

27. (1) If a report is required to be made under section 9 in respect of turbidity, the owner and operator of the small drinking water system shall ensure that the following corrective action is taken:

1. Immediately check the drinking water system's turbidity monitoring equipment and correct any problems that are identified.
2. If no problems are identified under paragraph 1,
 - i. immediately backwash the nearest filter upstream of the location where the sample that gave rise to the report was taken or immediately replace the filter cartridges or filter elements of the nearest filtration equipment upstream of that location, and
 - ii. immediately review other upstream operational processes and correct any faulty processes that are identified.
3. Immediately after taking the steps required by paragraphs 1 and 2, resample and test.
4. If turbidity that exceeds 1.0 Nephelometric Turbidity Units (NTU) is detected under paragraph 3,
 - i. immediately take all reasonable steps to notify all users of water from the system to use an alternate source of drinking water or, if no alternate source is available, to bring water to a rapid rolling boil for at least one minute before use,
 - ii. immediately notify the medical officer of health of the health unit in which the system is located by speaking in person or by telephone with that medical officer of health, by speaking with a person at the office of that medical officer of health or, if the office is closed, by speaking with a person at the on-call system of that health unit,
 - iii. follow the manufacturer's recommendations for servicing the filtration equipment upstream of the location where the sample that gave rise to the report was taken, and
 - iv. flush the distribution system and any plumbing owned by the owner of the small drinking water system that is connected to the small drinking water system.

(2) Despite paragraphs 1 through 4 of subsection (1), where the medical officer of health of the health unit in which the small drinking water system is located instructs the operator or owner to take other steps the operator or owner shall be in compliance with this section if the operator or owner ensures that the corrective action is taken as contained in the instructions of the medical officer of health.

Chlorine residual

28. (1) If a report is required to be made under section 9 in respect of chlorine residual, the owner and operator of the small drinking water system shall ensure that the following corrective action is taken:

1. Immediately flush the distribution system and any plumbing owned by the owner of the drinking water system that is connected to the small drinking water system, and restore secondary disinfection to ensure that,
 - i. a free chlorine residual of at least 0.05 milligrams per litre is quickly achieved at all points in the affected parts of the distribution system and plumbing, if the drinking water system provides chlorination and does not provide chloramination, or
 - ii. a combined chlorine residual of at least 0.25 milligrams per litre is quickly achieved at all points in the affected parts of the distribution system and plumbing, if the drinking water system provides chloramination.
2. If the drinking water system provides chlorination, the system does not provide chloramination and a free chlorine residual of at least 0.05 milligrams per litre cannot be quickly achieved at all points in the affected parts of the distribution system and plumbing, immediately take all reasonable steps to notify all users of water from the system to use an alternate source of drinking water or, if no alternate source is available, to bring water to a rapid rolling boil for at least one minute before use.
3. If the drinking water system provides chloramination and a combined chlorine residual of at least 0.25 milligrams per litre cannot be quickly achieved at all points in the affected parts of the distribution system and plumbing, immediately take all reasonable steps to notify all users of water from the system to use an alternate source of drinking water or, if no alternate source is available, to bring water to a rapid rolling boil for at least one minute before use.

(2) Despite paragraphs 1 through 3 of subsection (1), where the medical officer of health of the health unit in which the small drinking water system is located instructs the operator or owner to take other steps the operator or owner shall be in compliance with this section if the operator or owner ensures that the corrective action is taken as contained in the instructions of the medical officer of health.

***Escherichia coli* (E. coli) and Pathogens**

29. (1) If a report is required to be made under section 9 in respect of *Escherichia coli* (E. coli) or any pathogen the owner and operator of the small drinking water system shall ensure that the following corrective action is taken:

1. Immediately take all reasonable steps to notify all users of water from the system to use an alternate source of drinking water or, if no alternate source is available, to bring water to a rapid rolling boil for at least one minute before use, the notices to stay into effect until *Escherichia coli* (E. coli) or the pathogen is not detected in any of the samples from two consecutive sets of samples taken 24 to 48 hours apart or as otherwise instructed by the medical officer of health.
2. Immediately resample and test.
3. If the drinking water system uses chlorine, immediately increase the chlorine dose and flush the distribution system and any plumbing owned by the owner of the drinking water system that is connected to the small drinking water system to ensure that,
 - i. a free chlorine residual of at least 0.2 milligrams per litre is achieved at all points in the affected parts of the distribution system and plumbing, if the drinking water system provides chlorination and does not provide chloramination, or
 - ii. a combined chlorine residual of at least 1.0 milligrams per litre is achieved at all points in the affected parts of the distribution system and plumbing, if the drinking water system provides chloramination.
4. If the drinking water system provides chlorination or chloramination, maintain the free chlorine residual or combined chlorine concentration referred to in paragraph 3 in the affected parts of the distribution system and plumbing, and continue to resample and test, until *Escherichia coli* (E. coli) is not detected in any of the samples from two consecutive sets of samples taken 24 to 48 hours apart or as otherwise instructed by the medical officer of health.
5. If the drinking water system does not use chlorine, immediately take such steps in regard to the temporary disinfection of the drinking water system as are required by the medical officer of health of the health unit in which the small drinking water system is located

(2) Despite paragraphs 1 through 4 of subsection (1), where the medical officer of health of the health unit in which the small drinking water system is located instructs the operator or owner to take other steps the operator or owner shall be in compliance with this section if the operator or owner ensures that the corrective action is taken as contained in the instructions of the medical officer of health.

Total coliforms

30. (1) If a report is required to be made under section 9 in respect of total coliforms, the owner and operator of the small drinking water system shall ensure that the following corrective action is taken:

1. Resample and test as soon as possible.
2. If the drinking water system uses chlorine, and if total coliforms are detected under paragraph 1, immediately increase the chlorine dose and flush the distribution system and any plumbing owned by the owner of the drinking water system that is connected to the small drinking water system to ensure that,
 - i. a free chlorine residual of at least 0.2 milligrams per litre is achieved at all points in the affected parts of the distribution system and plumbing, if the drinking water system provides chlorination and does not provide chloramination, or
 - ii. a combined chlorine residual of at least 1.0 milligrams per litre is achieved at all points in the affected parts of the distribution system and plumbing, if the drinking water system provides chloramination.
3. If total coliforms are detected under paragraph 1 and the drinking water system provides chlorination or chloramination, maintain the free chlorine residual or combined chlorine concentration referred to in paragraph 2 in the affected parts of the distribution system and plumbing, and continue to resample and test, until total coliforms are not detected in any of the samples from two consecutive sets of samples taken 24 to 48 hours apart or as otherwise instructed by the medical officer of health.
4. If the drinking-water system does not use chlorine, immediately take such steps in regard to the temporary disinfection of the drinking water system as are required by the medical officer of health of the health unit in which the small drinking water system is located.

(2) Despite paragraphs 1 through 3 of subsection (1), where the medical officer of health of the health unit in which the small drinking water system is located instructs the operator or owner to take other steps the operator or owner shall be in compliance with this section if the operator or owner ensures that the corrective action is taken as contained in the instructions of the medical officer of health.

Sodium

31. If a report is required to be made under section 9 in respect of sodium, the owner and operator of the small drinking water system shall ensure that the following corrective action is taken:

1. Resample and test as soon as reasonably possible.
2. If a concentration of sodium that exceeds 20 milligrams per litre is detected under paragraph 1, take such other steps as may be required by the medical officer of health of the health unit in which the small drinking water system is located.

Chemical and radiological parameters in Ontario Drinking Water Quality Standards

32. If a report is required to be made under section 9 in respect of a chemical or radiological parameter set out in Schedule 2 or 3 to the Ontario Drinking Water Quality Standards, the owner and operator of the small drinking water system shall ensure that the following corrective action is taken:

1. Resample and test as soon as possible, or as instructed by a public health inspector or the medical officer of health of the health unit in which the small drinking water system is located.
2. If a concentration that exceeds the standard prescribed for the parameter by Schedule 2 or 3 to the Ontario Drinking Water Quality Standards is detected under paragraph 1, take such other steps as may be required by the medical officer of health of the health unit in which the small drinking water system is located.

Pesticide not listed in Schedule 2 to Ontario Drinking Water Quality Standards

33. If a report is required to be made under section 9 in respect of a pesticide not listed in Schedule 2 to the Ontario Drinking Water Quality Standards, the owner and operator of the small drinking water system shall ensure that the following corrective action is taken:

1. Resample and test as soon as possible, or as instructed by a public health inspector or the medical officer of health of the health unit in which the small drinking water system is located.
2. If the pesticide is detected under paragraph 1, take such other steps as may be required by the medical officer of health of the health unit in which the small drinking water system is located.

Other parameters in a permission or a directive

34. If a written permission or directive identifies a maximum concentration for a parameter and either no standard is specified for that parameter under the Ontario Drinking Water Quality Standards or the standard prescribed under that regulation is other than the maximum concentration that is established under this Regulation, and if sections 26 to 33 do not apply and a report is required to be made under section 9 in respect of the parameter, the owner and operator of the small drinking water system shall ensure that the following corrective action is taken:

1. Resample and test as soon as reasonably possible, or as instructed by a public health inspector or the medical officer of health of the health unit in which the small drinking water system is located.
2. If a concentration that exceeds the maximum concentration established for the parameter by the permission or directive is detected under paragraph 1, take such other steps as may be required by the medical officer of health of the health unit in which the small drinking water system is located.

Adverse observations

35. If a report, other than a report that requires corrective action under section 26, is required to be made under section 9 as a result of an adverse observation the owner and the operator shall take such steps as may be required by the medical officer of health of the health unit in which the small drinking water system is located.

Corrective action that requires report

36. If a report is required to be made under section 9 as a result of a drinking water test that is a component of corrective action taken with respect to a parameter in accordance with sections 26 through 35, it is not necessary to start the corrective action with respect to that parameter over again, but the owner and operator of the small drinking water system shall ensure that any remaining components of the corrective action are completed.

Prescribed provisions for purposes of subsection 12.1 (1) of the Act

37. The following provisions are prescribed for purposes of subsection 12.1 (1) of the Act:

1. Clauses 6 (2) (a), (c) and (d).
2. Subsections 6 (3) and 8 (1).
3. Sections 9, 14, 16 and 25.

Request for review

38. (1) A owner of a small drinking water system to whom a directive is issued under section 7 may, within seven days of being served with the written directive or written amendment to a directive, request that the directive or amendment be reviewed by the medical officer of health of the health unit in which the small drinking water system is located.

(2) The request must be made in writing and filed, by way of personal service, service by pre-paid registered mail or service by fax on the medical officer of health.

- (3) A request under subsection (1) shall include,
- (a) the portions of the directive or amendment to the directive in respect of which the review is requested;
 - (b) any submission that the applicant for the review wishes the medical officer of health to consider; and
 - (c) an address for purposes of receiving the medical officer of health's decision on the request for review.
- (4) Despite section 25 of the *Statutory Powers Procedure Act*, the request for review does not stay the directive or the amendment to the directive.
- (5) The medical officer of health shall, after considering the materials included in the request, decide whether the directive should be confirmed or amended, and as to the nature of any amendment.
- (6) The medical officer of health of the health unit in which the small drinking water system is located shall confirm or amend the directive or amendment and shall give the owner written notice of the confirmation or amendment.
- (7) The written notice in subsection (6) shall be delivered by pre-paid registered mail to the address provided by the requestor pursuant to subsection (3).
- (8) If, within 30 days of receiving a written request for review, the medical officer of health does not make a decision, the directive or amendment to the directive in respect of which the review is sought shall be deemed to have been confirmed by the medical officer of health.

Commencement

39. This Regulation comes into force on the day that subsection 1 (8) of Schedule D to the *Health System Improvements Act, 2007* comes into force.

40/08

ONTARIO REGULATION 320/08

made under the

PROVINCIAL OFFENCES ACT

Made: September 10, 2008
 Filed: September 16, 2008
 Published on e-Laws: September 18, 2008
 Printed in *The Ontario Gazette*: October 4, 2008

Amending Reg. 950 of R.R.O. 1990
 (Proceedings Commenced by Certificate of Offence)

Regulation 950 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History which can be found at www.e-Laws.gov.on.ca.

1. Regulation 950 of the Revised Regulations of Ontario, 1990 is amended by adding the following Schedules:

SCHEDULE 41.1

Ontario Regulation 318/08 under the *Health Protection and Promotion Act*

Item	Column 1	Column 2
1.	Owner fail to display warning notice at tap	subsection 7 (4)
2.	Owner fail to ensure weekly inspection of warning notices	subsection 7 (5)
3.	Owner fail to ensure check done at appropriate interval	subsection 7 (6)
4.	Owner fail to ensure record made of weekly inspection of warning notices	clause 7 (7) (a)
5.	Owner fail to ensure weekly inspection records are retained for five years at appropriate location	clause 7 (7) (b)
6.	Owner fail to ensure water provided by the system meets Ont. Drinking Water Quality Standards	paragraph 1 of subsection 8 (1)
7.	Operator fail to ensure water provided by the system meets Ont. Drinking Water Quality Standards	paragraph 1 of subsection 8 (1)
8.	Owner fail to ensure the small drinking water system is operated in accordance with requirements under regulation	subparagraph 2 i of subsection 8 (1)

Item	Column 1	Column 2
9.	Operator fail to ensure the small drinking water system is operated in accordance with requirements under regulation	subparagraph 2 i of subsection 8 (1)
10.	Owner fail to ensure system is maintained in a fit state of repair	subparagraph 2 ii of subsection 8 (1)
11.	Operator fail to ensure system is maintained in a fit state of repair	subparagraph 2 ii of subsection 8 (1)
12.	Owner fail to ensure sampling requirements are complied with	paragraph 3 of subsection 8 (1)
13.	Owner fail to ensure testing requirements are complied with	paragraph 3 of subsection 8 (1)
14.	Owner fail to ensure monitoring requirements are complied with	paragraph 3 of subsection 8 (1)
15.	Operator fail to ensure sampling requirements are complied with	paragraph 3 of subsection 8 (1)
16.	Operator fail to ensure testing requirements are complied with	paragraph 3 of subsection 8 (1)
17.	Operator fail to ensure monitoring requirements are complied with	paragraph 3 of subsection 8 (1)
18.	Owner fail to designate operator — sampling	subsection 8 (2)
19.	Owner fail to designate operator — submission of report	subsection 8 (2)
20.	Owner fail to designate operator — receipt of report	subsection 8 (2)
21.	Owner fail to ensure workers hold a limited subsystem operators' certificate	clause 8 (3) (a)
22.	Owner fail to ensure workers hold a conditional operators' certificate	clause 8 (3) (b)
23.	Operator fail to obtain drinking water testing services from licensed provider	subsection 9 (1)
24.	Owner fail to comply with direction of M.O.H. relating to the use of laboratories located outside of Ontario	subsection 9 (4)
25.	Operator fail to advise the M.O.H. of alternative laboratory which they will be using	subsection 9 (4)
26.	Operator fail to immediately report adverse test result to M.O.H.	subsection 10 (1)
27.	Operator fail to immediately report adverse test result to owner	subsection 10 (2)
28.	Operator fail to ensure provision of water treatment equipment	section 11
29.	Owner fail to ensure the proper construction and maintenance of well	section 12
30.	Operator fail to ensure the proper construction and maintenance of well	section 12
31.	Owner fail to notify M.O.H. — building permit number issued in relation to the construction or alteration of small drinking water system	clause 13 (1) (a)
32.	Owner fail to notify M.O.H. — preparations complete	clause 13 (1) (b)
33.	Owner fail to notify M.O.H. — proposed supply date	clause 13 (1) (c)
34.	Owner fail to notify M.O.H. — operator name or address	clause 13 (1) (d)
35.	Owner fail to notify M.O.H. — owner name or address	clause 13 (1) (d)
36.	Owner fail to notify M.O.H. — system name or address	clause 13 (1) (e)
37.	Owner fail to ensure information is made available for public inspection	section 14
38.	Operator fail to ensure information is made available for public inspection	section 14
39.	Operator fail to ensure retention of documents and records for at least five years	subsection 15 (1)
40.	Operator fail to ensure document, record or other information is provided within specified period	subsection 15 (2)
41.	Fail to provide written notice in form provided or approved by the Ministry	subsection 16 (1)
42.	Fail to provide report in form provided or approved by the Ministry	subsection 16 (1)
43.	Fail to post warning notice in form provided or approved by the Ministry	subsection 16 (1)
44.	Owner fail to ensure sampling and testing of water samples in accordance with assigned frequency	Schedule 1, section 1-2
45.	Operator fail to ensure sampling and testing of water samples in accordance with assigned frequency	Schedule 1, section 1-2
46.	Owner fail to ensure second water sample taken and immediately tested for chlorine residual	Schedule 1, subsection 1-3 (1)
47.	Operator fail to ensure second water sample taken and immediately tested for chlorine residual	Schedule 1, subsection 1-3 (1)
48.	Samples — fail to take in form of grab samples	Schedule 1, section 1-4
49.	Chlorine residual — fail to ensure testing of water samples using direct electronic direct readout colourimetric or amperometric chlorine analyzer	Schedule 1, section 1-5
50.	Chlorine residual — failure to ensure testing of water samples using other appropriate device	Schedule 1, section 1-5
51.	Owner fail to ensure water sample taken and handled in accordance with laboratory directions — collection procedures	Schedule 1, clause 1-6 (a)
52.	Operator fail to ensure water sample taken and handled in accordance with laboratory directions — collection procedures	Schedule 1, clause 1-6 (a)

Item	Column 1	Column 2
53.	Owner fail to ensure water sample taken and handled in accordance with laboratory directions — use of containers	Schedule 1, clause 1-6 (b)
54.	Operator fail to ensure water sample taken and handled in accordance with laboratory directions — use of containers	Schedule 1, clause 1-6 (b)
55.	Owner fail to ensure water sample taken and handled in accordance with laboratory directions — labeling of samples	Schedule 1, clause 1-6 (c)
56.	Operator fail to ensure water sample taken and handled in accordance with laboratory directions — labeling of samples	Schedule 1, clause 1-6 (c)
57.	Owner fail to ensure water sample taken and handled in accordance with laboratory directions — completion and submission of forms	Schedule 1, clause 1-6 (d)
58.	Operator fail to ensure water sample taken and handled in accordance with laboratory directions — completion and submission of forms	Schedule 1, clause 1-6 (d)
59.	Owner fail to ensure water sample taken and handled in accordance with laboratory directions — methods of transporting samples	Schedule 1, clause 1-6 (e)
60.	Operator fail to ensure water sample taken and handled in accordance with laboratory directions — methods of transporting samples	Schedule 1, clause 1-6 (e)
61.	Owner fail to ensure water sample taken and handled in accordance with laboratory directions — time periods for delivery of samples	Schedule 1, clause 1-6 (f)
62.	Operator fail to ensure water sample taken and handled in accordance with laboratory directions — time periods for delivery of samples	Schedule 1, clause 1-6 (f)
63.	Owner fail to ensure written notice provided to M.O.H. to identify laboratory testing sample	Schedule 1, section 1-7
64.	Operator fail to ensure written notice provided to M.O.H. to identify laboratory testing sample	Schedule 1, section 1-7
65.	Owner fail to ensure appropriate recording of sample	Schedule 1, section 1-8
66.	Operator fail to ensure appropriate recording of sample	Schedule 1, section 1-8
67.	Large municipal non-residential system and large non-municipal non-residential system — owner fail to ensure weekly distribution sample taken	Schedule 2, subsection 2-2 (1)
68.	Large municipal non-residential system and large non-municipal non-residential system — operator fail to ensure weekly distribution sample taken	Schedule 2, subsection 2-2 (1)
69.	Large municipal non-residential system and large non-municipal non-residential system — owner fail to ensure weekly sample tested for E. coli	Schedule 2, clause 2-2 (2) (a)
70.	Large municipal non-residential system and large non-municipal non-residential system — operator fail to ensure weekly sample tested for E. coli	Schedule 2, clause 2-2 (2) (a)
71.	Large municipal non-residential system and large non-municipal non-residential system — owner fail to ensure weekly sample tested for total coliforms	Schedule 2, clause 2-2 (2) (b)
72.	Large municipal non-residential system and large non-municipal non-residential system — operator fail to ensure weekly sample tested for total coliforms	Schedule 2, clause 2-2 (2) (b)
73.	Large municipal non-residential system and large non-municipal non-residential system — shutdowns of at least seven days — owner fail to ensure no drinking water supplied until samples taken and tested	Schedule 2, subsection 2-3 (2)
74.	Large municipal non-residential system and large non-municipal non-residential system — shutdowns of at least seven days — operator fail to ensure no drinking water supplied until samples taken and tested	Schedule 2, subsection 2-3 (2)
75.	Small municipal non-residential system and non-municipal seasonal residential system — owner fail to ensure distribution sample taken at least once every two weeks	Schedule 3, subsection 3-2 (1)
76.	Small municipal non-residential system and non-municipal seasonal residential system — operator fail to ensure distribution sample taken at least once every two weeks	Schedule 3, subsection 3-2 (1)
77.	Owner of non-municipal seasonal residential system fail to ensure minimum distribution sample taken per 100 service connectors	Schedule 3, subsection 3-2 (2)
78.	Operator of non-municipal seasonal residential system fail to ensure minimum distribution sample taken per 100 service connectors	Schedule 3, subsection 3-2 (2)
79.	Owner of small non-municipal non-residential system fail to ensure monthly distribution sample taken	Schedule 3, subsection 3-2 (3)
80.	Operator of small non-municipal non-residential system fail to ensure monthly distribution sample taken	Schedule 3, subsection 3-2 (3)
81.	Owner of small non-municipal non-residential system serving a food service establishment fail to ensure distribution sample taken as directed by the M.O.H.	Schedule 3, subsection 3-2 (3)
82.	Operator of small non-municipal non-residential system serving a food service establishment fail to ensure distribution sample taken as directed by the M.O.H.	Schedule 3, subsection 3-2 (3)
83.	Owner of small municipal non-residential system, non-municipal seasonal residential system or non-municipal non-residential system fail to ensure samples collected are tested for E. coli	Schedule 3, clause 3-2 (4) (a)
84.	Operator of small municipal non-residential system, non-municipal seasonal residential system or non-municipal non-residential system fail to ensure samples collected are tested for E. coli	Schedule 3, clause 3-2 (4) (a)
85.	Owner of small municipal non-residential system, non-municipal seasonal residential system or non-municipal non-residential system fail to ensure samples collected are tested for total coliforms	Schedule 3, clause 3-2 (4) (b)

Item	Column 1	Column 2
86.	Operator of small municipal non-residential system, non-municipal seasonal residential system or non-municipal non-residential system fail to ensure samples collected are tested for total coliforms	Schedule 3, clause 3-2 (4) (b)
87.	Small municipal non-residential system, non-municipal seasonal residential system and non-municipal non-residential system — shutdowns of at least seven days — owner fail to ensure no drinking water supplied until samples taken and tested	Schedule 3, subsection 3-3 (3)
88.	Small municipal non-residential system, non-municipal seasonal residential system and non-municipal non-residential system — shutdowns of at least seven days — operator fail to ensure no drinking water supplied until samples taken and tested	Schedule 3, subsection 3-3 (3)
89.	Operator fail to immediately report in prescribed manner	Schedule 4, subsection 4-4 (1)
90.	Operator fail to immediately report by speaking in person or by telephone to M.O.H.	Schedule 4, subsection 4-4 (2)
91.	Operator fail to immediately report by speaking to person designated by owner	Schedule 4, subsection 4-4 (4)
92.	Operator fail to provide written notice	Schedule 4, subsection 4-5 (1)
93.	Operator fail to provide written notice within 24 hours of immediate report	Schedule 4, subsection 4-5 (2)
94.	Operator fail to properly deliver written notice to medial officer of health	Schedule 4, subsection 4-5 (3)
95.	Operator fail to specify adverse test result	Schedule 4, subsection 4-6 (1)
96.	Operator fail to indicate actions taken in response to adverse test result	Schedule 4, clause 4-6 (3) (a)
97.	Operator fail to indicate whether corrective action taken in respect of adverse test result	Schedule 4, clause 4-6 (3) (b)
98.	Operator fail to provide written notice of resolution of issue to the M.O.H.	Schedule 4, section 4-7
99.	Operator fail to immediately report adverse observation in prescribed manner	Schedule 4, section 4-8
100.	Corrective action — E. coli — owner fail to immediately take all reasonable steps to notify users	Schedule 5, paragraph 1 of section 5-2
101.	Corrective action — E. coli — operator fail to immediately take all reasonable steps to notify users	Schedule 5, paragraph 1 of section 5-2
102.	Corrective action — E. coli — owner fail to immediately resample and test	Schedule 5, paragraph 2 of section 5-2
103.	Corrective action — E. coli — operator fail to immediately resample and test	Schedule 5, paragraph 2 of section 5-2
104.	Corrective action — E. coli — system uses chlorine — owner fail to appropriately flush the distribution system	Schedule 5, subparagraph 3 i of section 5-2
105.	Corrective action — E. coli — system uses chlorine — owner fail to appropriately flush plumbing	Schedule 5, subparagraph 3 i section 5-2
106.	Corrective action — E. coli — system uses chlorine — operator fail to appropriately flush the distribution system	Schedule 5, subparagraph 3 i of section 5-2
107.	Corrective action — E. coli — system uses chlorine — operator fail to appropriately flush plumbing	Schedule 5, subparagraph 3 i of section 5-2
108.	Corrective action — E. coli — system uses chlorine — owner fail to maintain chlorine residual in affected parts of distribution system and plumbing	Schedule 5, subparagraph 3 ii of section 5-2
109.	Corrective action — E. coli — system uses chlorine — operator fail to maintain chlorine residual in affected parts of distribution system and plumbing	Schedule 5, subparagraph 3 ii of section 5-2
110.	Corrective action — E. coli — system does not use chlorine — owner fail to ensure corrective action is taken in accordance with the Ministry's <i>Procedure for Corrective Action for Small Drinking Water Systems that are Not Currently Using Chlorine</i>	Schedule 5, paragraph 4 of section 5-2
111.	Corrective action — E. coli — system does not use chlorine — operator fail to ensure corrective action is taken in accordance with the Ministry's <i>Procedure for Corrective Action for Small Drinking Water Systems that are Not Currently Using Chlorine</i>	Schedule 5, paragraph 4 of section 5-2
112.	Corrective action — E. coli — owner fail to ensure corrective action taken as instructed by the M.O.H.	Schedule 5, paragraph 5 of section 5-2
113.	Corrective action — E. coli — operator fail to ensure corrective action taken as instructed by the M.O.H.	Schedule 5, paragraph 5 of section 5-2
114.	Corrective action — total coliforms — owner fail to resample and test	Schedule 5, paragraph 1 of section 5-3
115.	Corrective action — total coliforms — operator fail to resample and test	Schedule 5, paragraph 1 of section 5-3
116.	Corrective action — total coliforms — system uses chlorine — owner fail to appropriately flush the distribution system	Schedule 5, subparagraph 2 i of section 5-3

Item	Column 1	Column 2
117.	Corrective action — total coliforms — system uses chlorine — owner fail to appropriately flush plumbing	Schedule 5, subparagraph 2 i of section 5-3
118.	Corrective action — total coliforms — system uses chlorine — operator fail to appropriately flush the distribution system	Schedule 5, subparagraph 2 i of section 5-3
119.	Corrective action — total coliforms — system uses chlorine — operator fail to appropriately flush plumbing	Schedule 5, subparagraph 2 i of section 5-3
120.	Corrective action — total coliforms — system uses chlorine — owner fail to maintain chlorine residual in affected parts of distribution system and plumbing	Schedule 5, subparagraph 2 ii of section 5-3
121.	Corrective action — total coliforms — system uses chlorine — operator fail to maintain chlorine residual in affected parts of distribution system and plumbing	Schedule 5, subparagraph 2 ii of section 5-3
122.	Corrective action — total coliforms — system does not use chlorine — owner fail to ensure corrective action is taken in accordance with the Ministry's <i>Procedure for Corrective Action for Small Drinking Water Systems that are Not Currently Using Chlorine</i>	Schedule 5, paragraph 3 of section 5-3
123.	Corrective action — total coliforms — system does not use chlorine — operator fail to ensure corrective action is taken in accordance with the Ministry's <i>Procedure for Corrective Action for Small Drinking Water Systems that are Not Currently Using Chlorine</i>	Schedule 5, paragraph 3 of section 5-3
124.	Corrective action — total coliforms — owner fail to ensure corrective action taken as instructed by the M.O.H.	Schedule 5, paragraph 4 of section 5-3
125.	Corrective action — total coliforms — operator fail to ensure corrective action taken as instructed by the M.O.H.	Schedule 5, paragraph 4 of section 5-3
126.	Corrective action — <i>Aeromonas</i> spp., <i>Pseudomonas aeruginosa</i> , <i>Staphylococcus aureus</i> , <i>Clostridium</i> spp. or fecal <i>streptococci</i> (Group D <i>streptococci</i>) — owner fail to resample and test	Schedule 5, paragraph 1 of section 5-4
127.	Corrective action — <i>Aeromonas</i> spp., <i>Pseudomonas aeruginosa</i> , <i>Staphylococcus aureus</i> , <i>Clostridium</i> spp. or fecal <i>streptococci</i> (Group D <i>streptococci</i>) — operator fail to resample and test	Schedule 5, paragraph 1 of section 5-4
128.	Corrective action — <i>Aeromonas</i> spp., <i>Pseudomonas aeruginosa</i> , <i>Staphylococcus aureus</i> , <i>Clostridium</i> spp. or fecal <i>streptococci</i> (Group D <i>streptococci</i>) — system uses chlorine — owner fail to appropriately flush the distribution system	Schedule 5, subparagraph 2 i of section 5-4
129.	Corrective action — <i>Aeromonas</i> spp., <i>Pseudomonas aeruginosa</i> , <i>Staphylococcus aureus</i> , <i>Clostridium</i> spp. or fecal <i>streptococci</i> (Group D <i>streptococci</i>) — system uses chlorine — operator fail to appropriately flush the distribution system	Schedule 5, subparagraph 2 i of section 5-4
130.	Corrective action — <i>Aeromonas</i> spp., <i>Pseudomonas aeruginosa</i> , <i>Staphylococcus aureus</i> , <i>Clostridium</i> spp. or fecal <i>streptococci</i> (Group D <i>streptococci</i>) — system uses chlorine — owner fail to appropriately flush plumbing	Schedule 5, subparagraph 2 i of section 5-4
131.	Corrective action — <i>Aeromonas</i> spp., <i>Pseudomonas aeruginosa</i> , <i>Staphylococcus aureus</i> , <i>Clostridium</i> spp. or fecal <i>streptococci</i> (Group D <i>streptococci</i>) — system uses chlorine — operator fail to appropriately flush plumbing	Schedule 5, subparagraph 2 i of section 5-4
132.	Corrective action — <i>Aeromonas</i> spp., <i>Pseudomonas aeruginosa</i> , <i>Staphylococcus aureus</i> , <i>Clostridium</i> spp. or fecal <i>streptococci</i> (Group D <i>streptococci</i>) — system uses chlorine — owner fail to maintain chlorine residual in affected parts of distribution system and plumbing	Schedule 5, subparagraph 2 ii of section 5-4
133.	Corrective action — <i>Aeromonas</i> spp., <i>Pseudomonas aeruginosa</i> , <i>Staphylococcus aureus</i> , <i>Clostridium</i> spp. or fecal <i>streptococci</i> (Group D <i>streptococci</i>) — system uses chlorine — operator fail to maintain chlorine residual in affected parts of distribution system and plumbing	Schedule 5, subparagraph 2 ii of section 5-4
134.	Corrective action — <i>Aeromonas</i> spp., <i>Pseudomonas aeruginosa</i> , <i>Staphylococcus aureus</i> , <i>Clostridium</i> spp. or fecal <i>streptococci</i> (Group D <i>streptococci</i>) — system does not use chlorine - owner fail to ensure corrective action is taken in accordance with the Ministry's <i>Procedure for Corrective Action for Small Drinking Water Systems that are Not Currently Using Chlorine</i>	Schedule 5, paragraph 3 of section 5-4
135.	Corrective action — <i>Aeromonas</i> spp., <i>Pseudomonas aeruginosa</i> , <i>Staphylococcus aureus</i> , <i>Clostridium</i> spp. or fecal <i>streptococci</i> (Group D <i>streptococci</i>) — system does not use chlorine — operator fail to ensure corrective action is taken in accordance with the Ministry's <i>Procedure for Corrective Action for Small Drinking Water Systems that are Not Currently Using Chlorine</i>	Schedule 5, paragraph 3 of section 5-4
136.	Corrective action — <i>Aeromonas</i> spp., <i>Pseudomonas aeruginosa</i> , <i>Staphylococcus aureus</i> , <i>Clostridium</i> spp. or fecal <i>streptococci</i> (Group D <i>streptococci</i>) — owner fail to ensure corrective action taken as instructed by the M.O.H.	Schedule 5, paragraph 4 of section 5-4
137.	Corrective action — <i>Aeromonas</i> spp., <i>Pseudomonas aeruginosa</i> , <i>Staphylococcus aureus</i> , <i>Clostridium</i> spp. or fecal <i>streptococci</i> (Group D <i>streptococci</i>) — operator fail to ensure corrective action taken as instructed by M.O.H.	Schedule 5, paragraph 4 of section 5-4
138.	Corrective action — chemical and radiological parameters — Ont. Drinking Water Quality Standards — owner fail to resample and test	Schedule 5, paragraph 1 of section 5-5
139.	Corrective action — chemical and radiological parameters — Ont. Drinking Water Quality Standards — operator fail to resample and test	Schedule 5, paragraph 1 of section 5-5
140.	Corrective action — chemical and radiological parameters — Ont. Drinking Water Quality Standards — owner fail to take steps as required by M.O.H.	Schedule 5, paragraph 2 of section 5-5
141.	Corrective action — chemical and radiological parameters — Ont. Drinking Water Quality Standards — operator fail to take steps as required by M.O.H.	Schedule 5, paragraph 2 of section 5-5

Item	Column 1	Column 2
142.	Corrective action — pesticide not listed in Schedule 2 — Ont. Drinking Water Quality Standards — owner fail to resample and test	Schedule 5, paragraph 1 of section 5-6
143.	Corrective action — pesticide not listed in Schedule 2 — Ont. Drinking Water Quality Standards — operator fail to resample and test	Schedule 5, paragraph 1 of section 5-6
144.	Corrective action — pesticide not listed in Schedule 2 — Ont. Drinking Water Quality Standards — owner fail to take steps as required by M.O.H.	Schedule 5, paragraph 2 of section 5-6
145.	Corrective action — pesticide not listed in Schedule 2 — Ont. Drinking Water Quality Standards — operator fail to take steps as required by M.O.H.	Schedule 5, paragraph 2 of section 5-6
146.	Corrective action — sodium — owner fail to resample and test	Schedule 5, paragraph 1 of section 5-7
147.	Corrective action — sodium — operator fail to resample and test	Schedule 5, paragraph 1 of section 5-7
148.	Corrective action — sodium — owner fail to take steps as required by M.O.H.	Schedule 5, paragraph 2 of section 5-7
149.	Corrective action — sodium — operator fail to take steps as required by M.O.H.	Schedule 5, paragraph 2 of section 5-7
150.	Corrective action — report required — owner fail to ensure remaining components of corrective action completed	Schedule 5, section 5-8
151.	Corrective action — report required — operator fail to ensure remaining components of corrective action completed	Schedule 5, section 5-8
152.	Owner fail to ensure warning notices are posted	Schedule 6, subsection 6-2 (1)
153.	Operator fail to ensure warning notices are posted	Schedule 6, subsection 6-2 (1)
154.	Owner fail to post warning notice in prominent location	Schedule 6, subsection 6-2 (2)
155.	Operator fail to post warning notice in prominent location	Schedule 6, subsection 6-2 (2)
156.	Owner fail to ensure that warning notices contain the appropriate statement	Schedule 6, subsection 6-2 (2)
157.	Operator fail to ensure that warning notices contain the appropriate statement	Schedule 6, subsection 6-2 (2)

SCHEDULE 41.2

Regulation 319/08 under the *Health Protection and Promotion Act*

Item	Column 1	Column 2
1.	Owner fail to notify M.O.H. — building permit number for construction or alteration of system	clause 5 (1) (a)
2.	Owner fail to notify M.O.H. — preparations complete	clause 5 (1) (b)
3.	Owner fail to notify M.O.H. — directive complied with	clause 5 (1) (b)
4.	Owner fail to notify M.O.H. — proposed supply date	clause 5 (1) (c)
5.	Owner fail to notify M.O.H. — operator name or address	clause 5 (1) (d)
6.	Owner fail to notify M.O.H. — owner name or address	clause 5 (1) (d)
7.	Owner fail to notify M.O.H. — system name or address	clause 5 (1) (e)
8.	Owner fail to obtain permission in writing to supply water	subsection 5 (2)
9.	Owner fail to comply with written permission	subsection 5 (3)
10.	Operator fail to comply with written permission	subsection 5 (3)
11.	Owner fail to notify M.O.H. — preparations complete	clause 5 (5) (a)
12.	Owner fail to notify M.O.H. — operator name or address	clause 5 (5) (b)
13.	Owner fail to notify M.O.H. — owner name or address	clause 5 (5) (b)
14.	Owner fail to notify M.O.H. — system name or address	clause 5 (5) (c)
15.	Owner fail to test water sample for E. coli — resume supply to users	clause 5 (6) (a)
16.	Owner fail to test water sample for total coliforms — resume supply to users	clause 5 (6) (a)
17.	Operator fail to test water sample for E. coli — resume supply to users	clause 5 (6) (a)
18.	Operator fail to test water sample for total coliforms — resume supply to users	clause 5 (6) (a)
19.	Owner fail to obtain water sample tests — resume supply to users	clause 5 (6) (b)
20.	Operator fail to obtain water sample tests — resume supply to users	clause 5 (6) (b)
21.	Owner fail to notify M.O.H. of proposed date — resume supply to users	subclause 5 (6) (c) (i)
22.	Operator fail to notify M.O.H. of proposed date — resume supply to users	subclause 5 (6) (c) (i)
23.	Owner fail to notify M.O.H. — operator name or address — resume supply to users	subclause 5 (6) (c) (ii)
24.	Operator fail to notify M.O.H. — operator name or address — resume supply to users	subclause 5 (6) (c) (ii)
25.	Owner fail to notify M.O.H. — owner name or address — resume supply to users	subclause 5 (6) (c) (ii)
26.	Operator fail to notify M.O.H. — owner name or address — resume supply to users	subclause 5 (6) (c) (ii)

Item	Column 1	Column 2
27.	Owner fail to notify M.O.H. of name or address of system resumed supply to users	subclause 5 (6) (c) (iii)
28.	Operator fail to notify M.O.H. of name or address of system resumed supply to users	subclause 5 (6) (c) (iii)
29.	Owner fail to notify M.O.H. of test results — resume supply to users	subclause 5 (6) (c) (iv)
30.	Operator fail to notify M.O.H. of test results — resume supply to users	subclause 5 (6) (c) (iv)
31.	Owner fail to notify M.O.H. prior to supplying water — resume supply to users	subsection 5 (7)
32.	Operator fail to notify M.O.H. prior to supplying water — resume supply to users	subsection 5 (7)
33.	Owner fail to designate operator — sampling	clause 6 (1) (a)
34.	Owner fail to designate operator — testing	clause 6 (1) (a)
35.	Owner fail to designate operator — receipt of report	clause 6 (1) (a)
36.	Owner fail to designate operator — submission of report	clause 6 (1) (a)
37.	Owner fail to notify M.O.H. name and address of designated operator	clause 6 (1) (b)
38.	Owner fail to notify M.O.H. — change in operator	clause 6 (1) (c)
39.	Owner fail to notify M.O.H. — change in operator information	clause 6 (1) (c)
40.	Owner fail to maintain system and equipment in safe and sanitary condition	clause 6 (2) (a)
41.	Operator fail to maintain system and equipment in safe and sanitary condition	clause 6 (2) (a)
42.	Owner fail to ensure water provided meets requirements of the Regulation	clause 6 (2) (b)
43.	Owner fail to ensure water provided meets requirements of Ont. Drinking Water Quality Standards	clause 6 (2) (b)
44.	Operator fail to ensure water provided meets requirements of the Regulation	clause 6 (2) (b)
45.	Operator fail to ensure water provided meets requirements of Ont. Drinking Water Quality Standards	clause 6 (2) (b)
46.	Owner fail to ensure system is operated in accordance with requirements under the Regulation	subclause 6 (2) (c) (i)
47.	Operator fail to ensure system is operated in accordance with requirements under the Regulation	subclause 6 (2) (c) (i)
48.	Owner fail to ensure system is maintained in fit state of repair	subclause 6 (2) (c) (ii)
49.	Operator fail to ensure system is maintained in fit state of repair	subclause 6 (2) (c) (ii)
50.	Owner fail to ensure sampling requirements are complied with	clause 6 (2) (d)
51.	Operator fail to ensure sampling requirements are complied with	clause 6 (2) (d)
52.	Owner fail to ensure testing requirements are complied with	clause 6 (2) (d)
53.	Operator fail to ensure testing requirements are complied with	clause 6 (2) (d)
54.	Owner fail to ensure monitoring requirements are complied with	clause 6 (2) (d)
55.	Operator fail to ensure monitoring requirements are complied with	clause 6 (2) (d)
56.	Owner fail to ensure reporting requirements are complied with	clause 6 (2) (d)
57.	Operator fail to ensure reporting requirements are complied with	clause 6 (2) (d)
58.	Owner fail to ensure operator trained in operation procedures	subsection 6 (3)
59.	Owner fail to ensure operator trained in maintenance procedures	subsection 6 (3)
60.	Owner fail to ensure operator trained in safety procedures	subsection 6 (3)
61.	Owner fail to ensure operator trained in emergency procedures	subsection 6 (3)
62.	Owner fail to obtain drinking water testing service from licensed provider	subsection 8 (1)
63.	Operator fail to obtain drinking water testing service from licensed provider	subsection 8 (1)
64.	Owner fail to obtain drinking water testing service from otherwise authorized service provider	subsection 8 (1)
65.	Operator fail to obtain drinking water testing service from otherwise authorized service provider	subsection 8 (1)
66.	Owner fail to advise the M.O.H. of alternative laboratory which they will be using	subsection 8 (3)
67.	Operator fail to advise the M.O.H. of alternative laboratory which they will be using	subsection 8 (3)
68.	Owner failure to comply with instructions of M.O.H. — laboratory located outside Ontario	subsection 8 (3)
69.	Operator failure to comply with instructions of M.O.H. — laboratory located outside Ontario	subsection 8 (3)
70.	Owner fail to notify M.O.H. — identity of laboratory to test sample	subsection 8 (5)
71.	Operator fail to notify M.O.H. — identity of laboratory to test sample	subsection 8 (5)
72.	Operator fail to immediately report adverse observation to M.O.H.	subsection 9 (1)
73.	Operator fail to immediately report adverse test result to M.O.H.	subsection 9 (1)
74.	Operator fail to immediately report adverse test result to owner	subsection 9 (2)
75.	Operator fail to immediately report adverse observation to owner	subsection 9 (2)
76.	Operator fail to give M.O.H. a written notice within 24 hours	subsection 9 (4)
77.	Operator fail to specify the adverse test result in immediate report	subsection 9 (5)
78.	Operator fail to specify the adverse observation	subsection 9 (5)
79.	Operator fail to specify actions taken in response to adverse test result	subsection 9 (5)
80.	Operator fail to specify actions taken in response to adverse observation	subsection 9 (5)
81.	Operator fail to specify whether corrective action taken in respect of adverse test result	subsection 9 (5)
82.	Operator fail to specify whether corrective action taken in respect of adverse observation	subsection 9 (5)
83.	Owner fail to give written notice within seven days to M.O.H. of resolution of issue	subsection 9 (6)

Item	Column 1	Column 2
84.	Owner fail to ensure retention of documents or records for five years	subsection 10 (1)
85.	Operator fail to ensure retention of documents or records for five years	subsection 10 (1)
86.	Operator fail to ensure document, record or other information is provided within specified period	subsection 10 (2)
87.	Owner fail to ensure document, record or other information is provided within specified period	subsection 10 (2)
88.	Owner fail to ensure information is made available for public inspection	subsection 11 (1)
89.	Operator fail to ensure information is made available for public inspection	subsection 11 (1)
90.	Fail to provide written notice in form provided or a approved by the Ministry	subsection 12 (1)
91.	Fail to provide report in form provided or a approved by the Ministry	subsection 12 (1)
92.	Fail to post warning sign in form provided or a approved by the Ministry	subsection 12 (1)
93.	Owner fail to ensure the proper construction and maintenance of well	section 13
94.	Operator fail to ensure the proper construction and maintenance of well	section 13
95.	System providing treatment — owner fail to ensure the operation of water treatment equipment when water supplied	paragraph 1 of subsection 14 (1)
96.	System providing treatment — operator fail to ensure the operation of water treatment equipment when water supplied	paragraph 1 of subsection 14 (1)
97.	System providing treatment — owner fail to ensure water treatment equipment operated according to manufacturer instructions	paragraph 2 of subsection 14 (1)
98.	System providing treatment — operator fail to ensure water treatment equipment operated according to manufacturer instructions	paragraph 2 of subsection 14 (1)
99.	System providing treatment — owner fail to ensure water treatment equipment operated so as to achieve design capabilities	paragraph 3 of subsection 14 (1)
100.	System providing treatment — operator fail to ensure water treatment equipment operated so as to achieve design capabilities	paragraph 3 of subsection 14 (1)
101.	System providing treatment — owner fail to ensure treatment equipment operated so free chlorine residual never less than 0.05 milligrams per litre	subparagraph 4 i of subsection 14 (1)
102.	System providing treatment — operator fail to ensure treatment equipment operated so free chlorine residual never less than 0.05 milligrams per litre	subparagraph 4 i of subsection 14 (1)
103.	System providing treatment — owner fail to ensure treatment equipment operated so combined chlorine residual never less than 0.25 milligrams per litre	subparagraph 4 ii of subsection 14 (1)
104.	System providing treatment — operator fail to ensure treatment equipment operated so combined chlorine residual never less than 0.25 milligrams per litre	subparagraph 4 ii of subsection 14 (1)
105.	System providing treatment — owner fail to ensure proper maintenance of water treatment equipment	paragraph 5 of subsection 14 (1)
106.	System providing treatment — operator fail to ensure proper maintenance of water treatment equipment	paragraph 5 of subsection 14 (1)
107.	System providing treatment — owner fail to ensure written operating instructions kept near water treatment equipment	paragraph 6 of subsection 14 (1)
108.	System providing treatment — operator fail to ensure written operating instructions kept near water treatment equipment	paragraph 6 of subsection 14 (1)
109.	System providing treatment — owner fail to ensure supplies of chemicals or other necessary materials are kept in safe and secure manner	paragraph 7 of subsection 14 (1)
110.	System providing treatment — owner fail to ensure supplies of chemicals or other necessary materials are kept separate from other chemicals/materials	paragraph 7 of subsection 14 (1)
111.	System providing treatment — operator fail to ensure supplies of chemicals or other necessary materials are kept in safe and secure manner	paragraph 7 of subsection 14 (1)
112.	System providing treatment — operator fail to ensure supplies of chemicals or other necessary materials are kept separate from other chemicals/materials	paragraph 7 of subsection 14 (1)
113.	System providing treatment — owner fail to ensure replacement parts are stored nearby	paragraph 8 of subsection 14 (1)
114.	System providing treatment — operator fail to ensure replacement parts are stored nearby	paragraph 8 of subsection 14 (1)
115.	System providing treatment — owner fail to ensure water treatment equipment maintenance records are kept for required period	paragraph 9 of subsection 14 (1)
116.	System providing treatment — operator fail to ensure water treatment equipment maintenance records are kept for required period	paragraph 9 of subsection 14 (1)
117.	System providing treatment — owner fail to ensure written manufacturer operating manuals are kept for required period	paragraph 10 of subsection 14 (1)
118.	System providing treatment — operator fail to ensure written manufacturer operating manuals are kept for required period	paragraph 10 of subsection 14 (1)
119.	System providing treatment — primary equipment no chlorination or chloramination — owner fail to ensure disinfection equipment designed and operated with required feature	clause 14 (2) (a)
120.	System providing treatment — primary equipment no chlorination or chloramination — operator fail to ensure disinfection equipment designed and operated with required feature	clause 14 (2) (a)

Item	Column 1	Column 2
121.	System providing treatment — primary disinfection equipment no chlorination or chloramination — owner fail to ensure system designed and operated with required alarm	clause 14 (2) (b)
122.	System providing treatment — primary equipment no chlorination or chloramination — operator fail to ensure system designed and operated with required alarm	clause 14 (2) (b)
123.	System providing treatment — ultra violet light disinfection equipment — owner fail to ensure sensors are checked	subsection 14 (3)
124.	System providing treatment — ultra violet light disinfection equipment — owner fail to ensure sensors are calibrated	subsection 14 (3)
125.	System providing treatment — ultra violet light disinfection equipment — operator fail to ensure sensors are checked	subsection 14 (3)
126.	System providing treatment — ultra violet light disinfection equipment — operator fail to ensure sensors are calibrated	subsection 14 (3)
127.	System using continuous monitoring equipment — owner fail to ensure continuous monitoring equipment operated according to manufacturer instructions	paragraph 1 of subsection 15 (1)
128.	System using continuous monitoring equipment — operator fail to ensure continuous monitoring equipment operated according to manufacturer instructions	paragraph 1 of subsection 15 (1)
129.	System using continuous monitoring equipment — owner fail to ensure proper maintenance of continuous monitoring equipment	paragraph 2 of subsection 15 (1)
130.	System using continuous monitoring equipment — operator fail to ensure proper maintenance of continuous monitoring equipment	paragraph 2 of subsection 15 (1)
131.	System using continuous monitoring equipment — owner fail to ensure continuous monitoring equipment maintenance records are kept for required period	paragraph 3 of subsection 15 (1)
132.	System using continuous monitoring equipment — owner fail to ensure continuous monitoring equipment maintenance records are kept for required period	paragraph 3 of subsection 15 (1)
133.	Surface water source — owner fail to ensure provision of water treatment equipment capable of achieving primary disinfection at required levels	clause 16 (a)
134.	Surface water source — operator fail to ensure provision of water treatment equipment capable of achieving primary disinfection at required levels	clause 16 (a)
135.	Surface water source — owner fail to ensure provision of other water treatment equipment	clause 16 (b)
136.	Surface water source — operator fail to ensure provision of other water treatment equipment	clause 16 (b)
137.	Samples — fail to ensure collection from point where water enters the distribution system	clause 17 (a)
138.	Samples — fail to ensure collection from point where water enters plumbing	clause 17 (a)
139.	Samples — fail to ensure collection from other appropriate location	clause 17 (b)
140.	Samples — microbiological parameter — fail to ensure collection of a second water sample where required	section 18
141.	Samples — microbiological parameter — fail to ensure second water sample is tested immediately for free chlorine residual	clause 18 (a)
142.	Samples — microbiological parameter — fail to ensure second water sample is tested immediately for combined chlorine residual	clause 18 (b)
143.	Samples — fail to take in form of grab samples	subsection 19 (1)
144.	Samples — fail to ensure sampling and testing of water samples in accordance with assigned frequency	section 20
145.	Samples — fail to ensure equipment checks in accordance with assigned frequency	section 20
146.	Turbidity — fail to ensure testing of water samples with an appropriate turbidity meter	section 21
147.	Chlorine residual — fail to ensure testing of water samples using electronic direct readout colourimetric or amperometric chlorine analyzer	section 22
148.	Owner fail to take or handle sample in accordance with laboratory instruction — collection procedures	clause 23 (a)
149.	Operator fail to take or handle sample in accordance with laboratory instruction — collection procedures	clause 23 (a)
150.	Owner fail to take or handle sample in accordance with laboratory instruction — use of specified containers	clause 23 (b)
151.	Operator fail to take or handle sample in accordance with laboratory instruction — use of specified containers	clause 23 (b)
152.	Owner fail to take or handle sample in accordance with laboratory instruction — labelling	clause 23 (c)
153.	Operator fail to take or handle sample in accordance with laboratory instruction — labelling	clause 23 (c)
154.	Owner fail to take or handle sample in accordance with laboratory instruction — completion and submission of forms	clause 23 (d)
155.	Operator fail to take or handle sample in accordance with laboratory instruction — completion and submission of forms	clause 23 (d)
156.	Owner fail to take or handle sample in accordance with laboratory instruction — methods of transporting samples	clause 23 (e)
157.	Operator fail to take or handle sample in accordance with laboratory instruction — methods of transporting samples	clause 23 (e)

Item	Column 1	Column 2
158.	Owner fail to take or handle sample in accordance with laboratory instruction — time periods for delivery	clause 23 (f)
159.	Operator fail to take or handle sample in accordance with laboratory instruction — time periods for delivery	clause 23 (f)
160.	Owner fail to ensure appropriate recording of sample	subsection 24 (1)
161.	Operator fail to ensure appropriate recording of sample	subsection 24 (1)
162.	Microbiology sampling — owner fail to ensure at least one distribution sample taken every three months	subsection 25 (1)
163.	Microbiology sampling — non-year round system — fail to ensure at least one distribution sample is taken every three months during which system is operating	subsection 25 (2)
164.	Microbiology sampling — fail to ensure samples tested for E. coli	clause 25 (3) (a)
165.	Microbiology sampling — fail to ensure samples tested for total coliforms	clause 25 (3) (b)
166.	Microbiology sampling — fail to take water samples from locations downstream of point of entry to treatment unit	clause 25 (4) (a)
167.	Microbiology sampling — fail to take water samples on a rotational basis	clause 25 (4) (b)
168.	Corrective action — improper disinfection — owner failure to immediately restore the disinfection	paragraph 1 of subsection 26 (1)
169.	Corrective action — improper disinfection — operator fail to immediately restore the disinfection	paragraph 1 of subsection 26 (1)
170.	Corrective action — improper disinfection — owner fail to immediately take all reasonable steps to notify users	paragraph 2 of subsection 26 (1)
171.	Corrective action — improper disinfection — operator fail to immediately take all reasonable steps to notify users	paragraph 2 of subsection 26 (1)
172.	Corrective action — improper disinfection — owner fail to immediately notify M.O.H.	paragraph 3 of subsection 26 (1)
173.	Corrective action — improper disinfection — operator fail to immediately notify M.O.H.	paragraph 3 of subsection 26 (1)
174.	Corrective action — improper disinfection — owner fail to ensure corrective action taken as instructed by the M.O.H.	subsection 26 (2)
175.	Corrective action — improper disinfection — operator fail to ensure corrective action taken as instructed by the M.O.H.	subsection 26 (2)
176.	Corrective action — turbidity — owner fail to ensure drinking water system's turbidity monitoring system is immediately checked	paragraph 1 of subsection 27 (1)
177.	Corrective action — turbidity — operator fail to ensure drinking water system's turbidity monitoring system is immediately checked	paragraph 1 of subsection 27 (1)
178.	Corrective action — turbidity — owner fail to immediately backwash filter or replace the filter cartridges or filter elements	subparagraph 2 i of subsection 27 (1)
179.	Corrective action — turbidity — operator fail to immediately backwash filter or replace the filter cartridges or filter elements	subparagraph 2 i of subsection 27 (1)
180.	Corrective action — turbidity — owner fail to immediately correct faulty process	subparagraph 2 ii of subsection 27 (1)
181.	Corrective action — turbidity — operator fail to immediately correct faulty process	subparagraph 2 ii of subsection 27 (1)
182.	Corrective action — turbidity — owner fail to resample and retest	paragraph 3 of subsection 27 (1)
183.	Corrective action — turbidity — operator fail to resample and retest	paragraph 3 of subsection 27 (1)
184.	Corrective action — turbidity — owner fail to immediately take all reasonable steps to notify users	subparagraph 4 i of subsection 27 (1)
185.	Corrective action — turbidity — operator fail to immediately take all reasonable steps to notify users	subparagraph 4 i of subsection 27 (1)
186.	Corrective action — turbidity — owner fail to immediately notify M.O.H.	subparagraph 4 ii of subsection 27 (1)
187.	Corrective action — turbidity — operator fail to immediately notify M.O.H.	subparagraph 4 ii of subsection 27 (1)
188.	Corrective action — turbidity — owner fail to follow manufacturer's recommendations	subparagraph 4 iii of subsection 27 (1)
189.	Corrective action — turbidity — operator fail to follow manufacturer's recommendations	subparagraph 4 iii of subsection 27 (1)
190.	Corrective action — turbidity — owner fail to flush the distribution system	subparagraph 4 iv of subsection 27 (1)
191.	Corrective action — turbidity — owner fail to flush plumbing	subparagraph 4 iv of subsection 27 (1)
192.	Corrective action — turbidity — operator fail to flush the distribution system	subparagraph 4 iv of subsection 27 (1)

Item	Column 1	Column 2
193.	Corrective action — turbidity — operator fail to flush plumbing	subparagraph 4 iv of subsection 27 (1)
194.	Corrective action — turbidity — owner fail to ensure corrective action taken as instructed by the M.O.H.	subsection 27 (2)
195.	Corrective action — turbidity — operator fail to ensure corrective action taken as instructed by the M.O.H.	subsection 27 (2)
196.	Corrective action — chlorine residual — owner fail to flush the distribution system	subsection 28 (1)
197.	Corrective action — chlorine residual — owner fail to flush plumbing	subsection 28 (1)
198.	Corrective action — chlorine residual — operator fail to flush the distribution system	subsection 28 (1)
199.	Corrective action — chlorine residual — operator fail to flush plumbing	subsection 28 (1)
200.	Corrective action — chlorine residual — owner fail to restore appropriate secondary disinfection	subsection 28 (1)
201.	Corrective action — chlorine residual — operator fail to restore appropriate secondary disinfection	subsection 28 (1)
202.	Corrective action — chlorine residual — owner fail to immediately take all reasonable steps to notify users — system provides chlorination but not chloramination	paragraph 2 of subsection 28 (1)
203.	Corrective action — chlorine residual — operator fail to immediately take all reasonable steps to notify users — system provides chlorination but not chloramination	paragraph 2 of subsection 28 (1)
204.	Corrective action — chlorine residual — owner fail to immediately take all reasonable steps to notify users — system provides chloramination	paragraph 3 of subsection 28 (1)
205.	Corrective action — chlorine residual — owner fail to immediately take all reasonable steps to notify users — system provides chloramination	paragraph 3 of subsection 28 (1)
206.	Corrective action — chlorine residual — owner fail to ensure corrective action taken as instructed by the M.O.H.	subsection 28 (2)
207.	Corrective action — chlorine residual — operator fail to ensure corrective action taken as instructed by the M.O.H.	subsection 28 (2)
208.	Corrective action — E. coli and Pathogens — owner fail to immediately take all reasonable steps to notify users	paragraph 1 of subsection 29 (1)
209.	Corrective action — E. coli and Pathogens — operator fail to immediately take all reasonable steps to notify users	paragraph 1 of subsection 29 (1)
210.	Corrective action — E. coli and Pathogens — owner fail to immediately resample and test	paragraph 2 of subsection 29 (1)
211.	Corrective action — E. coli and Pathogens — operator fail to immediately resample and test	paragraph 2 of subsection 29 (1)
212.	Corrective action — E. coli and Pathogens — system uses chlorine — owner fail to appropriately increase the chlorine dose	paragraph 3 of subsection 29 (1)
213.	Corrective action — E. coli and Pathogens — system uses chlorine — owner fail to appropriately flush the distribution system	paragraph 3 of subsection 29 (1)
214.	Corrective action — E. coli and Pathogens — system uses chlorine — owner fail to appropriately flush plumbing	paragraph 3 of subsection 29 (1)
215.	Corrective action — E. coli and Pathogens — system uses chlorine — operator fail to appropriately increase the chlorine dose	paragraph 3 of subsection 29 (1)
216.	Corrective action — E. coli and Pathogens — system uses chlorine — operator fail to appropriately flush the distribution system	paragraph 3 of subsection 29 (1)
217.	Corrective action — E. coli and Pathogens — system uses chlorine — operator fail to appropriately flush plumbing	paragraph 3 of subsection 29 (1)
218.	Corrective action — E. coli and Pathogens — system provides chlorination — owner fail to maintain free chlorine residual of at least 0.2 milligrams per litre.	paragraph 4 of subsection 29 (1)
219.	Corrective action — E. coli and Pathogens — system provides chlorination — operator fail to maintain free chlorine residual of at least 0.2 milligrams per litre	paragraph 4 of subsection 29 (1)
220.	Corrective action — E. coli and Pathogens — system provides chloramination — owner fail to maintain combined chlorine residual of at least 1.0 milligrams per litre	paragraph 4 of subsection 29 (1)
221.	Corrective action — E. coli — system provides chloramination — operator fail to maintain combined chlorine residual of at least 1.0 milligrams per litre	paragraph 4 of subsection 29 (1)
222.	Corrective action — E. coli and Pathogens — system provides chlorination or chloramination — owner fail to resample and test	paragraph 4 of subsection 29 (1)
223.	Corrective action — E. coli and Pathogens — system provides chlorination or chloramination — operator fail to resample and test	paragraph 4 of subsection 29 (1)
224.	Corrective action — E. coli and Pathogens — owner fail to ensure corrective action taken as instructed by the M.O.H.	subsection 29 (2)
225.	Corrective action — E. coli and Pathogens — operator fail to ensure corrective action taken as instructed by the M.O.H.	subsection 29 (2)

Item	Column 1	Column 2
226.	Corrective action — total coliforms — owner fail to resample and test	paragraph 1 of subsection 30 (1)
227.	Corrective action — total coliforms — operator fail to resample and test	paragraph 1 of subsection 30 (1)
228.	Corrective action — total coliforms — system uses chlorine — owner fail to appropriately increase the chlorine dose	paragraph 2 of subsection 30 (1)
229.	Corrective action — total coliforms — system uses chlorine — owner fail to appropriately flush the distribution system	paragraph 2 of subsection 30 (1)
230.	Corrective action — total coliforms — system uses chlorine — owner fail to appropriately flush plumbing	paragraph 2 of subsection 30 (1)
231.	Corrective action — total coliforms — system uses chlorine — operator fail to appropriately increase the chlorine dose	paragraph 2 of subsection 30 (1)
232.	Corrective action — total coliforms — system uses chlorine — operator fail to appropriately flush the distribution system	paragraph 2 of subsection 30 (1)
233.	Corrective action — total coliforms — system uses chlorine — operator fail to appropriately flush plumbing	paragraph 2 of subsection 30 (1)
234.	Corrective action — total coliforms — system provides chlorination — owner fail to maintain free chlorine residual of at least 0.2 milligrams per litre	paragraph 3 of subsection 30 (1)
235.	Corrective action total coliforms — system provides chlorination — operator fail to maintain free chlorine residual of at least 0.2 milligrams per litre	paragraph 3 of subsection 30 (1)
236.	Corrective action total coliforms — system provides chloramination — owner fail to maintain combined chlorine residual of at least 1.0 milligrams per litre	paragraph 3 of subsection 30 (1)
237.	Corrective action — total coliforms — system provides chloramination — operator fail to maintain combined chlorine residual of at least 1.0 milligrams per litre	paragraph 3 of subsection 30 (1)
238.	Corrective action — total coliforms — system provides chlorination or chloramination — owner fail to resample and test	paragraph 3 of subsection 30 (1)
239.	Corrective action — total coliforms — system provides chlorination or chloramination — operator fail to resample and test	paragraph 3 of subsection 30 (1)
240.	Corrective action — total coliforms — owner fail to ensure corrective action taken as instructed by the M.O.H.	subsection 30 (2)
241.	Corrective action — total coliforms — operator fail to ensure corrective action taken as instructed by the M.O.H.	subsection 30 (2)
242.	Corrective action — sodium — owner fail to resample and test	subsection 31 (1)
243.	Corrective action — sodium — operator fail to resample and test	subsection 31 (1)
244.	Corrective action — sodium — owner fail to take steps as required by M.O.H.	subsection 31 (2)
245.	Corrective action — sodium — operator fail to take steps as required by M.O.H.	subsection 31 (2)
246.	Corrective action — chemical and radiological parameters — Ont. Drinking Water Quality Standards — owner fail to resample and test	subsection 32 (1)
247.	Corrective action — chemical and radiological parameters — Ont. Drinking Water Quality Standards — operator fail to resample and test	subsection 32 (1)
248.	Corrective action — chemical and radiological parameters — Ont. Drinking Water Quality Standards — owner fail to take steps as required by M.O.H.	subsection 32 (2)
249.	Corrective action — chemical and radiological parameters — Ont. Drinking Water Quality Standards — operator fail to take steps as required by M.O.H.	subsection 32 (2)
250.	Corrective action — pesticide not listed in Sched. 2 — Ont. Drinking Water Quality Standards — owner fail to resample and test	subsection 33 (1)
251.	Corrective action — pesticide not listed in Sched. 2 — Ont. Drinking Water Quality Standards — operator fail to resample and test	subsection 33 (1)
252.	Corrective action — pesticide not listed in Sched. 2 — Ont. Drinking Water Quality Standards — owner fail to take steps as required by M.O.H.	subsection 33 (2)
253.	Corrective action — pesticide not listed in Sched. 2 — Ont. Drinking Water Quality Standards — operator fail to take steps as required by M.O.H.	subsection 33 (2)
254.	Corrective action — other parameter — owner fail to resample and test	subsection 34 (1)
255.	Corrective action — other parameter — operator fail to resample and test	subsection 34 (1)
256.	Corrective action — other parameter — owner fail to take steps as required by M.O.H.	subsection 34 (2)
257.	Corrective action — other parameter — operator fail to take steps as required by M.O.H.	subsection 34 (2)
258.	Corrective action — adverse observation — owner fail to take steps as required by M.O.H.	section 35
259.	Corrective action — adverse observation — operator fail to take steps as required by M.O.H.	section 35
260.	Corrective action — report required — owner fail to ensure remaining components of corrective action completed	section 36
261.	Corrective action — report required — operator fail to ensure remaining components of corrective action completed	section 36

2. This Regulation comes into force on the day that subsection 1 (8) of Schedule D to the *Health System Improvements Act, 2007* comes into force.

RÈGLEMENT DE L'ONTARIO 320/08

pris en application de la

LOI SUR LES INFRACTIONS PROVINCIALES

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modifiant le Règl. 950 des R.R.O. de 1990

(Instances introduites au moyen du dépôt d'un procès-verbal d'infraction)

Remarque : Le Règlement 950 a été modifié antérieurement. Ces modifications sont indiquées dans l'historique législatif détaillé des règlements codifiés qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. Le Règlement 950 des Règlements refondus de l'Ontario de 1990 est modifié par adjonction des annexes suivantes :

SCHEDULE 41.1

Ontario Regulation 318/08 under the *Health Protection and Promotion Act*

Item	Column 1	Column 2
1.	Owner fail to display warning notice at tap	subsection 7 (4)
2.	Owner fail to ensure weekly inspection of warning notices	subsection 7 (5)
3.	Owner fail to ensure check done at appropriate interval	subsection 7 (6)
4.	Owner fail to ensure record made of weekly inspection of warning notices	clause 7 (7) (a)
5.	Owner fail to ensure weekly inspection records are retained for five years at appropriate location	clause 7 (7) (b)
6.	Owner fail to ensure water provided by the system meets Ont. Drinking Water Quality Standards	paragraph 1 of subsection 8 (1)
7.	Operator fail to ensure water provided by the system meets Ont. Drinking Water Quality Standards	paragraph 1 of subsection 8 (1)
8.	Owner fail to ensure the small drinking water system is operated in accordance with requirements under regulation	subparagraph 2 i of subsection 8 (1)
9.	Operator fail to ensure the small drinking water system is operated in accordance with requirements under regulation	subparagraph 2 i of subsection 8 (1)
10.	Owner fail to ensure system is maintained in a fit state of repair	subparagraph 2 ii of subsection 8 (1)
11.	Operator fail to ensure system is maintained in a fit state of repair	subparagraph 2 ii of subsection 8 (1)
12.	Owner fail to ensure sampling requirements are complied with	paragraph 3 of subsection 8 (1)
13.	Owner fail to ensure testing requirements are complied with	paragraph 3 of subsection 8 (1)
14.	Owner fail to ensure monitoring requirements are complied with	paragraph 3 of subsection 8 (1)
15.	Operator fail to ensure sampling requirements are complied with	paragraph 3 of subsection 8 (1)
16.	Operator fail to ensure testing requirements are complied with	paragraph 3 of subsection 8 (1)
17.	Operator fail to ensure monitoring requirements are complied with	paragraph 3 of subsection 8 (1)
18.	Owner fail to designate operator — sampling	subsection 8 (2)
19.	Owner fail to designate operator — submission of report	subsection 8 (2)
20.	Owner fail to designate operator — receipt of report	subsection 8 (2)
21.	Owner fail to ensure workers hold a limited subsystem operators' certificate	clause 8 (3) (a)
22.	Owner fail to ensure workers hold a conditional operators' certificate	clause 8 (3) (b)
23.	Operator fail to obtain drinking water testing services from licensed provider	subsection 9 (1)
24.	Owner fail to comply with direction of M.O.H. relating to the use of laboratories located outside of Ontario	subsection 9 (4)
25.	Operator fail to advise the M.O.H. of alternative laboratory which they will be using	subsection 9 (4)
26.	Operator fail to immediately report adverse test result to M.O.H.	subsection 10 (1)

Item	Column 1	Column 2
27.	Operator fail to immediately report adverse test result to owner	subsection 10 (2)
28.	Operator fail to ensure provision of water treatment equipment	section 11
29.	Owner fail to ensure the proper construction and maintenance of well	section 12
30.	Operator fail to ensure the proper construction and maintenance of well	section 12
31.	Owner fail to notify M.O.H. — building permit number issued in relation to the construction or alteration of small drinking water system	clause 13 (1) (a)
32.	Owner fail to notify M.O.H. — preparations complete	clause 13 (1) (b)
33.	Owner fail to notify M.O.H. — proposed supply date	clause 13 (1) (c)
34.	Owner fail to notify M.O.H. — operator name or address	clause 13 (1) (d)
35.	Owner fail to notify M.O.H. — owner name or address	clause 13 (1) (d)
36.	Owner fail to notify M.O.H. — system name or address	clause 13 (1) (e)
37.	Owner fail to ensure information is made available for public inspection	section 14
38.	Operator fail to ensure information is made available for public inspection	section 14
39.	Operator fail to ensure retention of documents and records for at least five years	subsection 15 (1)
40.	Operator fail to ensure document, record or other information is provided within specified period	subsection 15 (2)
41.	Fail to provide written notice in form provided or approved by the Ministry	subsection 16 (1)
42.	Fail to provide report in form provided or approved by the Ministry	subsection 16 (1)
43.	Fail to post warning notice in form provided or approved by the Ministry	subsection 16 (1)
44.	Owner fail to ensure sampling and testing of water samples in accordance with assigned frequency	Schedule 1, section 1-2
45.	Operator fail to ensure sampling and testing of water samples in accordance with assigned frequency	Schedule 1, section 1-2
46.	Owner fail to ensure second water sample taken and immediately tested for chlorine residual	Schedule 1, subsection 1-3 (1)
47.	Operator fail to ensure second water sample taken and immediately tested for chlorine residual	Schedule 1, subsection 1-3 (1)
48.	Samples — fail to take in form of grab samples	Schedule 1, section 1-4
49.	Chlorine residual — fail to ensure testing of water samples using direct electronic direct readout colourimetric or amperometric chlorine analyzer	Schedule 1, section 1-5
50.	Chlorine residual — failure to ensure testing of water samples using other appropriate device	Schedule 1, section 1-5
51.	Owner fail to ensure water sample taken and handled in accordance with laboratory directions — collection procedures	Schedule 1, clause 1-6 (a)
52.	Operator fail to ensure water sample taken and handled in accordance with laboratory directions — collection procedures	Schedule 1, clause 1-6 (a)
53.	Owner fail to ensure water sample taken and handled in accordance with laboratory directions — use of containers	Schedule 1, clause 1-6 (b)
54.	Operator fail to ensure water sample taken and handled in accordance with laboratory directions — use of containers	Schedule 1, clause 1-6 (b)
55.	Owner fail to ensure water sample taken and handled in accordance with laboratory directions — labeling of samples	Schedule 1, clause 1-6 (c)
56.	Operator fail to ensure water sample taken and handled in accordance with laboratory directions — labeling of samples	Schedule 1, clause 1-6 (c)
57.	Owner fail to ensure water sample taken and handled in accordance with laboratory directions — completion and submission of forms	Schedule 1, clause 1-6 (d)
58.	Operator fail to ensure water sample taken and handled in accordance with laboratory directions — completion and submission of forms	Schedule 1, clause 1-6 (d)
59.	Owner fail to ensure water sample taken and handled in accordance with laboratory directions — methods of transporting samples	Schedule 1, clause 1-6 (e)
60.	Operator fail to ensure water sample taken and handled in accordance with laboratory directions — methods of transporting samples	Schedule 1, clause 1-6 (e)
61.	Owner fail to ensure water sample taken and handled in accordance with laboratory directions — time periods for delivery of samples	Schedule 1, clause 1-6 (f)
62.	Operator fail to ensure water sample taken and handled in accordance with laboratory directions — time periods for delivery of samples	Schedule 1, clause 1-6 (f)
63.	Owner fail to ensure written notice provided to M.O.H. to identify laboratory testing sample	Schedule 1, section 1-7
64.	Operator fail to ensure written notice provided to M.O.H. to identify laboratory testing sample	Schedule 1, section 1-7
65.	Owner fail to ensure appropriate recording of sample	Schedule 1, section 1-8
66.	Operator fail to ensure appropriate recording of sample	Schedule 1, section 1-8
67.	Large municipal non-residential system and large non-municipal non-residential system — owner fail to ensure weekly distribution sample taken	Schedule 2, subsection 2-2 (1)
68.	Large municipal non-residential system and large non-municipal non-residential system — operator fail to ensure weekly distribution sample taken	Schedule 2, subsection 2-2 (1)
69.	Large municipal non-residential system and large non-municipal non-residential system — owner fail to ensure weekly sample tested for E. coli	Schedule 2, clause 2-2 (2) (a)

Item	Column 1	Column 2
70.	Large municipal non-residential system and large non-municipal non-residential system — operator fail to ensure weekly sample tested for E. coli	Schedule 2, clause 2-2 (2) (a)
71.	Large municipal non-residential system and large non-municipal non-residential system — owner fail to ensure weekly sample tested for total coliforms	Schedule 2, clause 2-2 (2) (b)
72.	Large municipal non-residential system and large non-municipal non-residential system — operator fail to ensure weekly sample tested for total coliforms	Schedule 2, clause 2-2 (2) (b)
73.	Large municipal non-residential system and large non-municipal non-residential system — shutdowns of at least seven days — owner fail to ensure no drinking water supplied until samples taken and tested	Schedule 2, subsection 2-3 (2)
74.	Large municipal non-residential system and large non-municipal non-residential system — shutdowns of at least seven days — operator fail to ensure no drinking water supplied until samples taken and tested	Schedule 2, subsection 2-3 (2)
75.	Small municipal non-residential system and non-municipal seasonal residential system — owner fail to ensure distribution sample taken at least once every two weeks	Schedule 3, subsection 3-2 (1)
76.	Small municipal non-residential system and non-municipal seasonal residential system — operator fail to ensure distribution sample taken at least once every two weeks	Schedule 3, subsection 3-2 (1)
77.	Owner of non-municipal seasonal residential system fail to ensure minimum distribution sample taken per 100 service connectors	Schedule 3, subsection 3-2 (2)
78.	Operator of non-municipal seasonal residential system fail to ensure minimum distribution sample taken per 100 service connectors	Schedule 3, subsection 3-2 (2)
79.	Owner of small non-municipal non-residential system fail to ensure monthly distribution sample taken	Schedule 3, subsection 3-2 (3)
80.	Operator of small non-municipal non-residential system fail to ensure monthly distribution sample taken	Schedule 3, subsection 3-2 (3)
81.	Owner of small non-municipal non-residential system serving a food service establishment fail to ensure distribution sample taken as directed by the M.O.H.	Schedule 3, subsection 3-2 (3)
82.	Operator of small non-municipal non-residential system serving a food service establishment fail to ensure distribution sample taken as directed by the M.O.H.	Schedule 3, subsection 3-2 (3)
83.	Owner of small municipal non-residential system, non-municipal seasonal residential system or non-municipal non-residential system fail to ensure samples collected are tested for E. coli	Schedule 3, clause 3-2 (4) (a)
84.	Operator of small municipal non-residential system, non-municipal seasonal residential system or non-municipal non-residential system fail to ensure samples collected are tested for E. coli	Schedule 3, clause 3-2 (4) (a)
85.	Owner of small municipal non-residential system, non-municipal seasonal residential system or non-municipal non-residential system fail to ensure samples collected are tested for total coliforms	Schedule 3, clause 3-2 (4) (b)
86.	Operator of small municipal non-residential system, non-municipal seasonal residential system or non-municipal non-residential system fail to ensure samples collected are tested for total coliforms	Schedule 3, clause 3-2 (4) (b)
87.	Small municipal non-residential system, non-municipal seasonal residential system and non-municipal non-residential system — shutdowns of at least seven days — owner fail to ensure no drinking water supplied until samples taken and tested	Schedule 3, subsection 3-3 (3)
88.	Small municipal non-residential system, non-municipal seasonal residential system and non-municipal non-residential system — shutdowns of at least seven days — operator fail to ensure no drinking water supplied until samples taken and tested	Schedule 3, subsection 3-3 (3)
89.	Operator fail to immediately report in prescribed manner	Schedule 4, subsection 4-4 (1)
90.	Operator fail to immediately report by speaking in person or by telephone to M.O.H.	Schedule 4, subsection 4-4 (2)
91.	Operator fail to immediately report by speaking to person designated by owner	Schedule 4, subsection 4-4 (4)
92.	Operator fail to provide written notice	Schedule 4, subsection 4-5 (1)
93.	Operator fail to provide written notice within 24 hours of immediate report	Schedule 4, subsection 4-5 (2)
94.	Operator fail to properly deliver written notice to medial officer of health	Schedule 4, subsection 4-5 (3)
95.	Operator fail to specify adverse test result	Schedule 4, subsection 4-6 (1)
96.	Operator fail to indicate actions taken in response to adverse test result	Schedule 4, clause 4-6 (3) (a)
97.	Operator fail to indicate whether corrective action taken in respect of adverse test result	Schedule 4, clause 4-6 (3) (b)
98.	Operator fail to provide written notice of resolution of issue to the M.O.H.	Schedule 4, section 4-7
99.	Operator fail to immediately report adverse observation in prescribed manner	Schedule 4, section 4-8

Item	Column 1	Column 2
100.	Corrective action — E. coli — owner fail to immediately take all reasonable steps to notify users	Schedule 5, paragraph 1 of section 5-2
101.	Corrective action — E. coli — operator fail to immediately take all reasonable steps to notify users	Schedule 5, paragraph 1 of section 5-2
102.	Corrective action — E. coli — owner fail to immediately resample and test	Schedule 5, paragraph 2 of section 5-2
103.	Corrective action — E. coli — operator fail to immediately resample and test	Schedule 5, paragraph 2 of section 5-2
104.	Corrective action — E. coli — system uses chlorine — owner fail to appropriately flush the distribution system	Schedule 5, subparagraph 3 i of section 5-2
105.	Corrective action — E. coli — system uses chlorine — owner fail to appropriately flush plumbing	Schedule 5, subparagraph 3 i of section 5-2
106.	Corrective action — E. coli — system uses chlorine — operator fail to appropriately flush the distribution system	Schedule 5, subparagraph 3 i of section 5-2
107.	Corrective action — E. coli — system uses chlorine — operator fail to appropriately flush plumbing	Schedule 5, subparagraph 3 i of section 5-2
108.	Corrective action — E. coli — system uses chlorine — owner fail to maintain chlorine residual in affected parts of distribution system and plumbing	Schedule 5, subparagraph 3 ii of section 5-2
109.	Corrective action — E. coli — system uses chlorine — operator fail to maintain chlorine residual in affected parts of distribution system and plumbing	Schedule 5, subparagraph 3 ii of section 5-2
110.	Corrective action — E. coli — system does not use chlorine — owner fail to ensure corrective action is taken in accordance with the Ministry's <i>Procedure for Corrective Action for Small Drinking Water Systems that are Not Currently Using Chlorine</i>	Schedule 5, paragraph 4 of section 5-2
111.	Corrective action — E. coli — system does not use chlorine — operator fail to ensure corrective action is taken in accordance with the Ministry's <i>Procedure for Corrective Action for Small Drinking Water Systems that are Not Currently Using Chlorine</i>	Schedule 5, paragraph 4 of section 5-2
112.	Corrective action — E. coli — owner fail to ensure corrective action taken as instructed by the M.O.H.	Schedule 5, paragraph 5 of section 5-2
113.	Corrective action — E. coli — operator fail to ensure corrective action taken as instructed by the M.O.H.	Schedule 5, paragraph 5 of section 5-2
114.	Corrective action — total coliforms — owner fail to resample and test	Schedule 5, paragraph 1 of section 5-3
115.	Corrective action — total coliforms — operator fail to resample and test	Schedule 5, paragraph 1 of section 5-3
116.	Corrective action — total coliforms — system uses chlorine — owner fail to appropriately flush the distribution system	Schedule 5, subparagraph 2 i of section 5-3
117.	Corrective action — total coliforms — system uses chlorine — owner fail to appropriately flush plumbing	Schedule 5, subparagraph 2 i of section 5-3
118.	Corrective action — total coliforms — system uses chlorine — operator fail to appropriately flush the distribution system	Schedule 5, subparagraph 2 i of section 5-3
119.	Corrective action — total coliforms — system uses chlorine — operator fail to appropriately flush plumbing	Schedule 5, subparagraph 2 i of section 5-3
120.	Corrective action — total coliforms — system uses chlorine — owner fail to maintain chlorine residual in affected parts of distribution system and plumbing	Schedule 5, subparagraph 2 ii of section 5-3
121.	Corrective action — total coliforms — system uses chlorine — operator fail to maintain chlorine residual in affected parts of distribution system and plumbing	Schedule 5, subparagraph 2 ii of section 5-3
122.	Corrective action — total coliforms — system does not use chlorine — owner fail to ensure corrective action is taken in accordance with the Ministry's <i>Procedure for Corrective Action for Small Drinking Water Systems that are Not Currently Using Chlorine</i>	Schedule 5, paragraph 3 of section 5-3
123.	Corrective action — total coliforms — system does not use chlorine — operator fail to ensure corrective action is taken in accordance with the Ministry's <i>Procedure for Corrective Action for Small Drinking Water Systems that are Not Currently Using Chlorine</i>	Schedule 5, paragraph 3 of section 5-3
124.	Corrective action — total coliforms — owner fail to ensure corrective action taken as instructed by the M.O.H.	Schedule 5, paragraph 4 of section 5-3
125.	Corrective action — total coliforms — operator fail to ensure corrective action taken as instructed by the M.O.H.	Schedule 5, paragraph 4 of section 5-3
126.	Corrective action — <i>Aeromonas</i> spp., <i>Pseudomonas aeruginosa</i> , <i>Staphylococcus aureus</i> , <i>Clostridium</i> spp. or fecal streptococci (Group D streptococci) — owner fail to resample and test	Schedule 5, paragraph 1 of section 5-4
127.	Corrective action — <i>Aeromonas</i> spp., <i>Pseudomonas aeruginosa</i> , <i>Staphylococcus aureus</i> , <i>Clostridium</i> spp. or fecal streptococci (Group D streptococci) — operator fail to resample and test	Schedule 5, paragraph 1 of section 5-4
128.	Corrective action — <i>Aeromonas</i> spp., <i>Pseudomonas aeruginosa</i> , <i>Staphylococcus aureus</i> , <i>Clostridium</i> spp. or fecal streptococci (Group D streptococci) — system uses chlorine — owner fail to appropriately flush the distribution system	Schedule 5, subparagraph 2 i of section 5-4

Item	Column 1	Column 2
129.	Corrective action — <i>Aeromonas</i> spp., <i>Pseudomonas aeruginosa</i> , <i>Staphylococcus aureus</i> , <i>Clostridium</i> spp. or fecal <i>streptococci</i> (Group D <i>streptococci</i>) — system uses chlorine — operator fail to appropriately flush the distribution system	Schedule 5, subparagraph 2 i of section 5-4
130.	Corrective action — <i>Aeromonas</i> spp., <i>Pseudomonas aeruginosa</i> , <i>Staphylococcus aureus</i> , <i>Clostridium</i> spp. or fecal <i>streptococci</i> (Group D <i>streptococci</i>) — system uses chlorine — owner fail to appropriately flush plumbing	Schedule 5, subparagraph 2 i of section 5-4
131.	Corrective action — <i>Aeromonas</i> spp., <i>Pseudomonas aeruginosa</i> , <i>Staphylococcus aureus</i> , <i>Clostridium</i> spp. or fecal <i>streptococci</i> (Group D <i>streptococci</i>) — system uses chlorine — operator fail to appropriately flush plumbing	Schedule 5, subparagraph 2 i of section 5-4
132.	Corrective action — <i>Aeromonas</i> spp., <i>Pseudomonas aeruginosa</i> , <i>Staphylococcus aureus</i> , <i>Clostridium</i> spp. or fecal <i>streptococci</i> (Group D <i>streptococci</i>) — system uses chlorine — owner fail to maintain chlorine residual in affected parts of distribution system and plumbing	Schedule 5, subparagraph 2 ii of section 5-4
133.	Corrective action — <i>Aeromonas</i> spp., <i>Pseudomonas aeruginosa</i> , <i>Staphylococcus aureus</i> , <i>Clostridium</i> spp. or fecal <i>streptococci</i> (Group D <i>streptococci</i>) — system uses chlorine — operator fail to maintain chlorine residual in affected parts of distribution system and plumbing	Schedule 5, subparagraph 2 ii of section 5-4
134.	Corrective action — <i>Aeromonas</i> spp., <i>Pseudomonas aeruginosa</i> , <i>Staphylococcus aureus</i> , <i>Clostridium</i> spp. or fecal <i>streptococci</i> (Group D <i>streptococci</i>) — system does not use chlorine - owner fail to ensure corrective action is taken in accordance with the Ministry's <i>Procedure for Corrective Action for Small Drinking Water Systems that are Not Currently Using Chlorine</i>	Schedule 5, paragraph 3 of section 5-4
135.	Corrective action — <i>Aeromonas</i> spp., <i>Pseudomonas aeruginosa</i> , <i>Staphylococcus aureus</i> , <i>Clostridium</i> spp. or fecal <i>streptococci</i> (Group D <i>streptococci</i>) — system does not use chlorine — operator fail to ensure corrective action is taken in accordance with the Ministry's <i>Procedure for Corrective Action for Small Drinking Water Systems that are Not Currently Using Chlorine</i>	Schedule 5, paragraph 3 of section 5-4
136.	Corrective action — <i>Aeromonas</i> spp., <i>Pseudomonas aeruginosa</i> , <i>Staphylococcus aureus</i> , <i>Clostridium</i> spp. or fecal <i>streptococci</i> (Group D <i>streptococci</i>) — owner fail to ensure corrective action taken as instructed by the M.O.H.	Schedule 5, paragraph 4 of section 5-4
137.	Corrective action — <i>Aeromonas</i> spp., <i>Pseudomonas aeruginosa</i> , <i>Staphylococcus aureus</i> , <i>Clostridium</i> spp. or fecal <i>streptococci</i> (Group D <i>streptococci</i>) — operator fail to ensure corrective action taken as instructed by M.O.H.	Schedule 5, paragraph 4 of section 5-4
138.	Corrective action — chemical and radiological parameters — Ont. Drinking Water Quality Standards — owner fail to resample and test	Schedule 5, paragraph 1 of section 5-5
139.	Corrective action — chemical and radiological parameters — Ont. Drinking Water Quality Standards — operator fail to resample and test	Schedule 5, paragraph 1 of section 5-5
140.	Corrective action — chemical and radiological parameters — Ont. Drinking Water Quality Standards — owner fail to take steps as required by M.O.H.	Schedule 5, paragraph 2 of section 5-5
141.	Corrective action — chemical and radiological parameters — Ont. Drinking Water Quality Standards — operator fail to take steps as required by M.O.H.	Schedule 5, paragraph 2 of section 5-5
142.	Corrective action — pesticide not listed in Schedule 2 — Ont. Drinking Water Quality Standards — owner fail to resample and test	Schedule 5, paragraph 1 of section 5-6
143.	Corrective action — pesticide not listed in Schedule 2 — Ont. Drinking Water Quality Standards — operator fail to resample and test	Schedule 5, paragraph 1 of section 5-6
144.	Corrective action — pesticide not listed in Schedule 2 — Ont. Drinking Water Quality Standards — owner fail to take steps as required by M.O.H.	Schedule 5, paragraph 2 of section 5-6
145.	Corrective action — pesticide not listed in Schedule 2 — Ont. Drinking Water Quality Standards — operator fail to take steps as required by M.O.H.	Schedule 5, paragraph 2 of section 5-6
146.	Corrective action — sodium — owner fail to resample and test	Schedule 5, paragraph 1 of section 5-7
147.	Corrective action — sodium — operator fail to resample and test	Schedule 5, paragraph 1 of section 5-7
148.	Corrective action — sodium — owner fail to take steps as required by M.O.H.	Schedule 5, paragraph 2 of section 5-7
149.	Corrective action — sodium — operator fail to take steps as required by M.O.H.	Schedule 5, paragraph 2 of section 5-7
150.	Corrective action — report required — owner fail to ensure remaining components of corrective action completed	Schedule 5, section 5-8
151.	Corrective action — report required — operator fail to ensure remaining components of corrective action completed	Schedule 5, section 5-8
152.	Owner fail to ensure warning notices are posted	Schedule 6, subsection 6-2 (1)
153.	Operator fail to ensure warning notices are posted	Schedule 6, subsection 6-2 (1)
154.	Owner fail to post warning notice in prominent location	Schedule 6, subsection 6-2 (2)
155.	Operator fail to post warning notice in prominent location	Schedule 6, subsection 6-2 (2)

Item	Column 1	Column 2
156.	Owner fail to ensure that warning notices contain the appropriate statement	Schedule 6, subsection 6-2 (2)
157.	Operator fail to ensure that warning notices contain the appropriate statement	Schedule 6, subsection 6-2 (2)

SCHEDULE 41.2

Regulation 319/08 under the *Health Protection and Promotion Act*

Item	Column 1	Column 2
1.	Owner fail to notify M.O.H. — building permit number for construction or alteration of system	clause 5 (1) (a)
2.	Owner fail to notify M.O.H. — preparations complete	clause 5 (1) (b)
3.	Owner fail to notify M.O.H. — directive complied with	clause 5 (1) (b)
4.	Owner fail to notify M.O.H. — proposed supply date	clause 5 (1) (c)
5.	Owner fail to notify M.O.H. — operator name or address	clause 5 (1) (d)
6.	Owner fail to notify M.O.H. — owner name or address	clause 5 (1) (d)
7.	Owner fail to notify M.O.H. — system name or address	clause 5 (1) (e)
8.	Owner fail to obtain permission in writing to supply water	subsection 5 (2)
9.	Owner fail to comply with written permission	subsection 5 (3)
10.	Operator fail to comply with written permission	subsection 5 (3)
11.	Owner fail to notify M.O.H. — preparations complete	clause 5 (5) (a)
12.	Owner fail to notify M.O.H. — operator name or address	clause 5 (5) (b)
13.	Owner fail to notify M.O.H. — owner name or address	clause 5 (5) (b)
14.	Owner fail to notify M.O.H. — system name or address	clause 5 (5) (c)
15.	Owner fail to test water sample for E. coli — resume supply to users	clause 5 (6) (a)
16.	Owner fail to test water sample for total coliforms — resume supply to users	clause 5 (6) (a)
17.	Operator fail to test water sample for E. coli — resume supply to users	clause 5 (6) (a)
18.	Operator fail to test water sample for total coliforms — resume supply to users	clause 5 (6) (a)
19.	Owner fail to obtain water sample tests — resume supply to users	clause 5 (6) (b)
20.	Operator fail to obtain water sample tests — resume supply to users	clause 5 (6) (b)
21.	Owner fail to notify M.O.H. of proposed date — resume supply to users	subclause 5 (6) (c) (i)
22.	Operator fail to notify M.O.H. of proposed date — resume supply to users	subclause 5 (6) (c) (i)
23.	Owner fail to notify M.O.H. — operator name or address — resume supply to users	subclause 5 (6) (c) (ii)
24.	Operator fail to notify M.O.H. — operator name or address — resume supply to users	subclause 5 (6) (c) (ii)
25.	Owner fail to notify M.O.H. — owner name or address — resume supply to users	subclause 5 (6) (c) (ii)
26.	Operator fail to notify M.O.H. — owner name or address — resume supply to users	subclause 5 (6) (c) (ii)
27.	Owner fail to notify M.O.H. of name or address of system resumed supply to users	subclause 5 (6) (c) (iii)
28.	Operator fail to notify M.O.H. of name or address of system resumed supply to users	subclause 5 (6) (c) (iii)
29.	Owner fail to notify M.O.H. of test results — resume supply to users	subclause 5 (6) (c) (iv)
30.	Operator fail to notify M.O.H. of test results — resume supply to users	subclause 5 (6) (c) (iv)
31.	Owner fail to notify M.O.H. prior to supplying water — resume supply to users	subsection 5 (7)
32.	Operator fail to notify M.O.H. prior to supplying water — resume supply to users	subsection 5 (7)
33.	Owner fail to designate operator — sampling	clause 6 (1) (a)
34.	Owner fail to designate operator — testing	clause 6 (1) (a)
35.	Owner fail to designate operator — receipt of report	clause 6 (1) (a)
36.	Owner fail to designate operator — submission of report	clause 6 (1) (a)
37.	Owner fail to notify M.O.H. name and address of designated operator	clause 6 (1) (b)
38.	Owner fail to notify M.O.H. — change in operator	clause 6 (1) (c)
39.	Owner fail to notify M.O.H. — change in operator information	clause 6 (1) (c)
40.	Owner fail to maintain system and equipment in safe and sanitary condition	clause 6 (2) (a)
41.	Operator fail to maintain system and equipment in safe and sanitary condition	clause 6 (2) (a)
42.	Owner fail to ensure water provided meets requirements of the Regulation	clause 6 (2) (b)
43.	Owner fail to ensure water provided meets requirements of Ont. Drinking Water Quality Standards	clause 6 (2) (b)
44.	Operator fail to ensure water provided meets requirements of the Regulation	clause 6 (2) (b)
45.	Operator fail to ensure water provided meets requirements of Ont. Drinking Water Quality Standards	clause 6 (2) (b)
46.	Owner fail to ensure system is operated in accordance with requirements under the Regulation	subclause 6 (2) (c) (i)
47.	Operator fail to ensure system is operated in accordance with requirements under the Regulation	subclause 6 (2) (c) (i)
48.	Owner fail to ensure system is maintained in fit state of repair	subclause 6 (2) (c) (ii)
49.	Operator fail to ensure system is maintained in fit state of repair	subclause 6 (2) (c) (ii)

Item	Column 1	Column 2
50.	Owner fail to ensure sampling requirements are complied with	clause 6 (2) (d)
51.	Operator fail to ensure sampling requirements are complied with	clause 6 (2) (d)
52.	Owner fail to ensure testing requirements are complied with	clause 6 (2) (d)
53.	Operator fail to ensure testing requirements are complied with	clause 6 (2) (d)
54.	Owner fail to ensure monitoring requirements are complied with	clause 6 (2) (d)
55.	Operator fail to ensure monitoring requirements are complied with	clause 6 (2) (d)
56.	Owner fail to ensure reporting requirements are complied with	clause 6 (2) (d)
57.	Operator fail to ensure reporting requirements are complied with	clause 6 (2) (d)
58.	Owner fail to ensure operator trained in operation procedures	subsection 6 (3)
59.	Owner fail to ensure operator trained in maintenance procedures	subsection 6 (3)
60.	Owner fail to ensure operator trained in safety procedures	subsection 6 (3)
61.	Owner fail to ensure operator trained in emergency procedures	subsection 6 (3)
62.	Owner fail to obtain drinking water testing service from licensed provider	subsection 8 (1)
63.	Operator fail to obtain drinking water testing service from licensed provider	subsection 8 (1)
64.	Owner fail to obtain drinking water testing service from otherwise authorized service provider	subsection 8 (1)
65.	Operator fail to obtain drinking water testing service from otherwise authorized service provider	subsection 8 (1)
66.	Owner fail to advise the M.O.H. of alternative laboratory which they will be using	subsection 8 (3)
67.	Operator fail to advise the M.O.H. of alternative laboratory which they will be using	subsection 8 (3)
68.	Owner failure to comply with instructions of M.O.H. — laboratory located outside Ontario	subsection 8 (3)
69.	Operator failure to comply with instructions of M.O.H. — laboratory located outside Ontario	subsection 8 (3)
70.	Owner fail to notify M.O.H. — identity of laboratory to test sample	subsection 8 (5)
71.	Operator fail to notify M.O.H. — identity of laboratory to test sample	subsection 8 (5)
72.	Operator fail to immediately report adverse observation to M.O.H.	subsection 9 (1)
73.	Operator fail to immediately report adverse test result to M.O.H.	subsection 9 (1)
74.	Operator fail to immediately report adverse test result to owner	subsection 9 (2)
75.	Operator fail to immediately report adverse observation to owner	subsection 9 (2)
76.	Operator fail to give M.O.H. a written notice within 24 hours	subsection 9 (4)
77.	Operator fail to specify the adverse test result in immediate report	subsection 9 (5)
78.	Operator fail to specify the adverse observation	subsection 9 (5)
79.	Operator fail to specify actions taken in response to adverse test result	subsection 9 (5)
80.	Operator fail to specify actions taken in response to adverse observation	subsection 9 (5)
81.	Operator fail to specify whether corrective action taken in respect of adverse test result	subsection 9 (5)
82.	Operator fail to specify whether corrective action taken in respect of adverse observation	subsection 9 (5)
83.	Owner fail to give written notice within seven days to M.O.H. of resolution of issue	subsection 9 (6)
84.	Owner fail to ensure retention of documents or records for five years	subsection 10 (1)
85.	Operator fail to ensure retention of documents or records for five years	subsection 10 (1)
86.	Operator fail to ensure document, record or other information is provided within specified period	subsection 10 (2)
87.	Owner fail to ensure document, record or other information is provided within specified period	subsection 10 (2)
88.	Owner fail to ensure information is made available for public inspection	subsection 11 (1)
89.	Operator fail to ensure information is made available for public inspection	subsection 11 (1)
90.	Fail to provide written notice in form provided or a approved by the Ministry	subsection 12 (1)
91.	Fail to provide report in form provided or a approved by the Ministry	subsection 12 (1)
92.	Fail to post warning sign in form provided or a approved by the Ministry	subsection 12 (1)
93.	Owner fail to ensure the proper construction and maintenance of well	section 13
94.	Operator fail to ensure the proper construction and maintenance of well	section 13
95.	System providing treatment — owner fail to ensure the operation of water treatment equipment when water supplied	paragraph 1 of subsection 14 (1)
96.	System providing treatment — operator fail to ensure the operation of water treatment equipment when water supplied	paragraph 1 of subsection 14 (1)
97.	System providing treatment — owner fail to ensure water treatment equipment operated according to manufacturer instructions	paragraph 2 of subsection 14 (1)
98.	System providing treatment — operator fail to ensure water treatment equipment operated according to manufacturer instructions	paragraph 2 of subsection 14 (1)
99.	System providing treatment — owner fail to ensure water treatment equipment operated so as to achieve design capabilities	paragraph 3 of subsection 14 (1)
100.	System providing treatment — operator fail to ensure water treatment equipment operated so as to achieve design capabilities	paragraph 3 of subsection 14 (1)
101.	System providing treatment — owner fail to ensure treatment equipment operated so free chlorine residual never less than 0.05 milligrams per litre	subparagraph 4 i of subsection 14 (1)
102.	System providing treatment — operator fail to ensure treatment equipment operated so free chlorine residual never less than 0.05 milligrams per litre	subparagraph 4 i of subsection 14 (1)

Item	Column 1	Column 2
103.	System providing treatment — owner fail to ensure treatment equipment operated so combined chlorine residual never less than 0.25 milligrams per litre	subparagraph 4 ii of subsection 14 (1)
104.	System providing treatment — operator fail to ensure treatment equipment operated so combined chlorine residual never less than 0.25 milligrams per litre	subparagraph 4 ii of subsection 14 (1)
105.	System providing treatment — owner fail to ensure proper maintenance of water treatment equipment	paragraph 5 of subsection 14 (1)
106.	System providing treatment — operator fail to ensure proper maintenance of water treatment equipment	paragraph 5 of subsection 14 (1)
107.	System providing treatment — owner fail to ensure written operating instructions kept near water treatment equipment	paragraph 6 of subsection 14 (1)
108.	System providing treatment — operator fail to ensure written operating instructions kept near water treatment equipment	paragraph 6 of subsection 14 (1)
109.	System providing treatment — owner fail to ensure supplies of chemicals or other necessary materials are kept in safe and secure manner	paragraph 7 of subsection 14 (1)
110.	System providing treatment — owner fail to ensure supplies of chemicals or other necessary materials are kept separate from other chemicals/materials	paragraph 7 of subsection 14 (1)
111.	System providing treatment — operator fail to ensure supplies of chemicals or other necessary materials are kept in safe and secure manner	paragraph 7 of subsection 14 (1)
112.	System providing treatment — operator fail to ensure supplies of chemicals or other necessary materials are kept separate from other chemicals/materials	paragraph 7 of subsection 14 (1)
113.	System providing treatment — owner fail to ensure replacement parts are stored nearby	paragraph 8 of subsection 14 (1)
114.	System providing treatment — operator fail to ensure replacement parts are stored nearby	paragraph 8 of subsection 14 (1)
115.	System providing treatment — owner fail to ensure water treatment equipment maintenance records are kept for required period	paragraph 9 of subsection 14 (1)
116.	System providing treatment — operator fail to ensure water treatment equipment maintenance records are kept for required period	paragraph 9 of subsection 14 (1)
117.	System providing treatment — owner fail to ensure written manufacturer operating manuals are kept for required period	paragraph 10 of subsection 14 (1)
118.	System providing treatment — operator fail to ensure written manufacturer operating manuals are kept for required period	paragraph 10 of subsection 14 (1)
119.	System providing treatment — primary equipment no chlorination or chloramination — owner fail to ensure disinfection equipment designed and operated with required feature	clause 14 (2) (a)
120.	System providing treatment — primary equipment no chlorination or chloramination — operator fail to ensure disinfection equipment designed and operated with required feature	clause 14 (2) (a)
121.	System providing treatment — primary disinfection equipment no chlorination or chloramination — owner fail to ensure system designed and operated with required alarm	clause 14 (2) (b)
122.	System providing treatment — primary equipment no chlorination or chloramination — operator fail to ensure system designed and operated with required alarm	clause 14 (2) (b)
123.	System providing treatment — ultra violet light disinfection equipment — owner fail to ensure sensors are checked	subsection 14 (3)
124.	System providing treatment — ultra violet light disinfection equipment — owner fail to ensure sensors are calibrated	subsection 14 (3)
125.	System providing treatment — ultra violet light disinfection equipment — operator fail to ensure sensors are checked	subsection 14 (3)
126.	System providing treatment — ultra violet light disinfection equipment — operator fail to ensure sensors are calibrated	subsection 14 (3)
127.	System using continuous monitoring equipment — owner fail to ensure continuous monitoring equipment operated according to manufacturer instructions	paragraph 1 of subsection 15 (1)
128.	System using continuous monitoring equipment — operator fail to ensure continuous monitoring equipment operated according to manufacturer instructions	paragraph 1 of subsection 15 (1)
129.	System using continuous monitoring equipment — owner fail to ensure proper maintenance of continuous monitoring equipment	paragraph 2 of subsection 15 (1)
130.	System using continuous monitoring equipment — operator fail to ensure proper maintenance of continuous monitoring equipment	paragraph 2 of subsection 15 (1)
131.	System using continuous monitoring equipment — owner fail to ensure continuous monitoring equipment maintenance records are kept for required period	paragraph 3 of subsection 15 (1)
132.	System using continuous monitoring equipment — owner fail to ensure continuous monitoring equipment maintenance records are kept for required period	paragraph 3 of subsection 15 (1)
133.	Surface water source — owner fail to ensure provision of water treatment equipment capable of achieving primary disinfection at required levels	clause 16 (a)
134.	Surface water source — operator fail to ensure provision of water treatment equipment capable of achieving primary disinfection at required levels	clause 16 (a)
135.	Surface water source — owner fail to ensure provision of other water treatment equipment	clause 16 (b)

Item	Column 1	Column 2
136.	Surface water source — operator fail to ensure provision of other water treatment equipment	clause 16 (b)
137.	Samples — fail to ensure collection from point where water enters the distribution system	clause 17 (a)
138.	Samples — fail to ensure collection from point where water enters plumbing	clause 17 (a)
139.	Samples — fail to ensure collection from other appropriate location	clause 17 (b)
140.	Samples — microbiological parameter — fail to ensure collection of a second water sample where required	section 18
141.	Samples — microbiological parameter — fail to ensure second water sample is tested immediately for free chlorine residual	clause 18 (a)
142.	Samples — microbiological parameter — fail to ensure second water sample is tested immediately for combined chlorine residual	clause 18 (b)
143.	Samples — fail to take in form of grab samples	subsection 19 (1)
144.	Samples — fail to ensure sampling and testing of water samples in accordance with assigned frequency	section 20
145.	Samples — fail to ensure equipment checks in accordance with assigned frequency	section 20
146.	Turbidity — fail to ensure testing of water samples with an appropriate turbidity meter	section 21
147.	Chlorine residual — fail to ensure testing of water samples using electronic direct readout colourimetric or amperometric chlorine analyzer	section 22
148.	Owner fail to take or handle sample in accordance with laboratory instruction — collection procedures	clause 23 (a)
149.	Operator fail to take or handle sample in accordance with laboratory instruction — collection procedures	clause 23 (a)
150.	Owner fail to take or handle sample in accordance with laboratory instruction — use of specified containers	clause 23 (b)
151.	Operator fail to take or handle sample in accordance with laboratory instruction — use of specified containers	clause 23 (b)
152.	Owner fail to take or handle sample in accordance with laboratory instruction — labelling	clause 23 (c)
153.	Operator fail to take or handle sample in accordance with laboratory instruction — labelling	clause 23 (c)
154.	Owner fail to take or handle sample in accordance with laboratory instruction — completion and submission of forms	clause 23 (d)
155.	Operator fail to take or handle sample in accordance with laboratory instruction — completion and submission of forms	clause 23 (d)
156.	Owner fail to take or handle sample in accordance with laboratory instruction — methods of transporting samples	clause 23 (e)
157.	Operator fail to take or handle sample in accordance with laboratory instruction — methods of transporting samples	clause 23 (e)
158.	Owner fail to take or handle sample in accordance with laboratory instruction — time periods for delivery	clause 23 (f)
159.	Operator fail to take or handle sample in accordance with laboratory instruction — time periods for delivery	clause 23 (f)
160.	Owner fail to ensure appropriate recording of sample	subsection 24 (1)
161.	Operator fail to ensure appropriate recording of sample	subsection 24 (1)
162.	Microbiology sampling — owner fail to ensure at least one distribution sample taken every three months	subsection 25 (1)
163.	Microbiology sampling — non-year round system — fail to ensure at least one distribution sample is taken every three months during which system is operating	subsection 25 (2)
164.	Microbiology sampling — fail to ensure samples tested for E. coli	clause 25 (3) (a)
165.	Microbiology sampling — fail to ensure samples tested for total coliforms	clause 25 (3) (b)
166.	Microbiology sampling — fail to take water samples from locations downstream of point of entry to treatment unit	clause 25 (4) (a)
167.	Microbiology sampling — fail to take water samples on a rotational basis	clause 25 (4) (b)
168.	Corrective action — improper disinfection — owner failure to immediately restore the disinfection	paragraph 1 of subsection 26 (1)
169.	Corrective action — improper disinfection — operator fail to immediately restore the disinfection	paragraph 1 of subsection 26 (1)
170.	Corrective action — improper disinfection — owner fail to immediately take all reasonable steps to notify users	paragraph 2 of subsection 26 (1)
171.	Corrective action — improper disinfection — operator fail to immediately take all reasonable steps to notify users	paragraph 2 of subsection 26 (1)
172.	Corrective action — improper disinfection — owner fail to immediately notify M.O.H.	paragraph 3 of subsection 26 (1)
173.	Corrective action — improper disinfection — operator fail to immediately notify M.O.H.	paragraph 3 of subsection 26 (1)
174.	Corrective action — improper disinfection — owner fail to ensure corrective action taken as instructed by the M.O.H.	subsection 26 (2)

Item	Column 1	Column 2
175.	Corrective action — improper disinfection — operator fail to ensure corrective action taken as instructed by the M.O.H.	subsection 26 (2)
176.	Corrective action — turbidity — owner fail to ensure drinking water system's turbidity monitoring system is immediately checked	paragraph 1 of subsection 27 (1)
177.	Corrective action — turbidity — operator fail to ensure drinking water system's turbidity monitoring system is immediately checked	paragraph 1 of subsection 27 (1)
178.	Corrective action — turbidity — owner fail to immediately backwash filter or replace the filter cartridges or filter elements	subparagraph 2 i of subsection 27 (1)
179.	Corrective action — turbidity — operator fail to immediately backwash filter or replace the filter cartridges or filter elements	subparagraph 2 i of subsection 27 (1)
180.	Corrective action — turbidity — owner fail to immediately correct faulty process	subparagraph 2 ii of subsection 27 (1)
181.	Corrective action — turbidity — operator fail to immediately correct faulty process	subparagraph 2 ii of subsection 27 (1)
182.	Corrective action — turbidity — owner fail to resample and retest	paragraph 3 of subsection 27 (1)
183.	Corrective action — turbidity — operator fail to resample and retest	paragraph 3 of subsection 27 (1)
184.	Corrective action — turbidity — owner fail to immediately take all reasonable steps to notify users	subparagraph 4 i of subsection 27 (1)
185.	Corrective action — turbidity — operator fail to immediately take all reasonable steps to notify users	subparagraph 4 i of subsection 27 (1)
186.	Corrective action — turbidity — owner fail to immediately notify M.O.H.	subparagraph 4 ii of subsection 27 (1)
187.	Corrective action — turbidity — operator fail to immediately notify M.O.H.	subparagraph 4 ii of subsection 27 (1)
188.	Corrective action — turbidity — owner fail to follow manufacturer's recommendations	subparagraph 4 iii of subsection 27 (1)
189.	Corrective action — turbidity — operator fail to follow manufacturer's recommendations	subparagraph 4 iii of subsection 27 (1)
190.	Corrective action — turbidity — owner fail to flush the distribution system	subparagraph 4 iv of subsection 27 (1)
191.	Corrective action — turbidity — owner fail to flush plumbing	subparagraph 4 iv of subsection 27 (1)
192.	Corrective action — turbidity — operator fail to flush the distribution system	subparagraph 4 iv of subsection 27 (1)
193.	Corrective action — turbidity — operator fail to flush plumbing	subparagraph 4 iv of subsection 27 (1)
194.	Corrective action — turbidity — owner fail to ensure corrective action taken as instructed by the M.O.H.	subsection 27 (2)
195.	Corrective action — turbidity — operator fail to ensure corrective action taken as instructed by the M.O.H.	subsection 27 (2)
196.	Corrective action — chlorine residual — owner fail to flush the distribution system	subsection 28 (1)
197.	Corrective action — chlorine residual — owner fail to flush plumbing	subsection 28 (1)
198.	Corrective action — chlorine residual — operator fail to flush the distribution system	subsection 28 (1)
199.	Corrective action — chlorine residual — operator fail to flush plumbing	subsection 28 (1)
200.	Corrective action — chlorine residual — owner fail to restore appropriate secondary disinfection	subsection 28 (1)
201.	Corrective action — chlorine residual — operator fail to restore appropriate secondary disinfection	subsection 28 (1)
202.	Corrective action — chlorine residual — owner fail to immediately take all reasonable steps to notify users — system provides chlorination but not chloramination	paragraph 2 of subsection 28 (1)
203.	Corrective action — chlorine residual — operator fail to immediately take all reasonable steps to notify users — system provides chlorination but not chloramination	paragraph 2 of subsection 28 (1)
204.	Corrective action — chlorine residual — owner fail to immediately take all reasonable steps to notify users — system provides chloramination	paragraph 3 of subsection 28 (1)
205.	Corrective action — chlorine residual — operator fail to immediately take all reasonable steps to notify users — system provides chloramination	paragraph 3 of subsection 28 (1)
206.	Corrective action — chlorine residual — owner fail to ensure corrective action taken as instructed by the M.O.H.	subsection 28 (2)
207.	Corrective action — chlorine residual — operator fail to ensure corrective action taken as instructed by the M.O.H.	subsection 28 (2)

Item	Column 1	Column 2
208.	Corrective action — E. coli and Pathogens — owner fail to immediately take all reasonable steps to notify users	paragraph 1 of subsection 29 (1)
209.	Corrective action — E. coli and Pathogens — operator fail to immediately take all reasonable steps to notify users	paragraph 1 of subsection 29 (1)
210.	Corrective action — E. coli and Pathogens — owner fail to immediately resample and test	paragraph 2 of subsection 29 (1)
211.	Corrective action — E. coli and Pathogens — operator fail to immediately resample and test	paragraph 2 of subsection 29 (1)
212.	Corrective action — E. coli and Pathogens — system uses chlorine — owner fail to appropriately increase the chlorine dose	paragraph 3 of subsection 29 (1)
213.	Corrective action — E. coli and Pathogens — system uses chlorine — owner fail to appropriately flush the distribution system	paragraph 3 of subsection 29 (1)
214.	Corrective action — E. coli and Pathogens — system uses chlorine — owner fail to appropriately flush plumbing	paragraph 3 of subsection 29 (1)
215.	Corrective action — E. coli and Pathogens — system uses chlorine — operator fail to appropriately increase the chlorine dose	paragraph 3 of subsection 29 (1)
216.	Corrective action — E. coli and Pathogens — system uses chlorine — operator fail to appropriately flush the distribution system	paragraph 3 of subsection 29 (1)
217.	Corrective action — E. coli and Pathogens — system uses chlorine — operator fail to appropriately flush plumbing	paragraph 3 of subsection 29 (1)
218.	Corrective action — E. coli and Pathogens — system provides chlorination — owner fail to maintain free chlorine residual of at least 0.2 milligrams per litre.	paragraph 4 of subsection 29 (1)
219.	Corrective action — E. coli and Pathogens — system provides chlorination — operator fail to maintain free chlorine residual of at least 0.2 milligrams per litre	paragraph 4 of subsection 29 (1)
220.	Corrective action — E. coli and Pathogens — system provides chloramination — owner fail to maintain combined chlorine residual of at least 1.0 milligrams per litre	paragraph 4 of subsection 29 (1)
221.	Corrective action — E. coli — system provides chloramination — operator fail to maintain combined chlorine residual of at least 1.0 milligrams per litre	paragraph 4 of subsection 29 (1)
222.	Corrective action — E. coli and Pathogens — system provides chlorination or chloramination — owner fail to resample and test	paragraph 4 of subsection 29 (1)
223.	Corrective action — E. coli and Pathogens — system provides chlorination or chloramination — operator fail to resample and test	paragraph 4 of subsection 29 (1)
224.	Corrective action — E. coli and Pathogens — owner fail to ensure corrective action taken as instructed by the M.O.H.	subsection 29 (2)
225.	Corrective action — E. coli and Pathogens — operator fail to ensure corrective action taken as instructed by the M.O.H.	subsection 29 (2)
226.	Corrective action — total coliforms — owner fail to resample and test	paragraph 1 of subsection 30 (1)
227.	Corrective action — total coliforms — operator fail to resample and test	paragraph 1 of subsection 30 (1)
228.	Corrective action — total coliforms — system uses chlorine — owner fail to appropriately increase the chlorine dose	paragraph 2 of subsection 30 (1)
229.	Corrective action — total coliforms — system uses chlorine — owner fail to appropriately flush the distribution system	paragraph 2 of subsection 30 (1)
230.	Corrective action — total coliforms — system uses chlorine — owner fail to appropriately flush plumbing	paragraph 2 of subsection 30 (1)
231.	Corrective action — total coliforms — system uses chlorine — operator fail to appropriately increase the chlorine dose	paragraph 2 of subsection 30 (1)
232.	Corrective action — total coliforms — system uses chlorine — operator fail to appropriately flush the distribution system	paragraph 2 of subsection 30 (1)
233.	Corrective action — total coliforms — system uses chlorine — operator fail to appropriately flush plumbing	paragraph 2 of subsection 30 (1)
234.	Corrective action — total coliforms — system provides chlorination — owner fail to maintain free chlorine residual of at least 0.2 milligrams per litre	paragraph 3 of subsection 30 (1)
235.	Corrective action total coliforms — system provides chlorination — operator fail to maintain free chlorine residual of at least 0.2 milligrams per litre	paragraph 3 of subsection 30 (1)
236.	Corrective action total coliforms — system provides chloramination — owner fail to maintain combined chlorine residual of at least 1.0 milligrams per litre	paragraph 3 of subsection 30 (1)
237.	Corrective action — total coliforms — system provides chloramination — operator fail to maintain combined chlorine residual of at least 1.0 milligrams per litre	paragraph 3 of subsection 30 (1)
238.	Corrective action — total coliforms — system provides chlorination or chloramination — owner fail to resample and test	paragraph 3 of subsection 30 (1)
239.	Corrective action — total coliforms — system provides chlorination or chloramination — operator fail to resample and test	paragraph 3 of subsection 30 (1)

Item	Column 1	Column 2
240.	Corrective action — total coliforms — owner fail to ensure corrective action taken as instructed by the M.O.H.	subsection 30 (2)
241.	Corrective action — total coliforms — operator fail to ensure corrective action taken as instructed by the M.O.H.	subsection 30 (2)
242.	Corrective action — sodium — owner fail to resample and test	subsection 31 (1)
243.	Corrective action — sodium — operator fail to resample and test	subsection 31 (1)
244.	Corrective action — sodium — owner fail to take steps as required by M.O.H.	subsection 31 (2)
245.	Corrective action — sodium — operator fail to take steps as required by M.O.H.	subsection 31 (2)
246.	Corrective action — chemical and radiological parameters — Ont. Drinking Water Quality Standards — owner fail to resample and test	subsection 32 (1)
247.	Corrective action — chemical and radiological parameters — Ont. Drinking Water Quality Standards — operator fail to resample and test	subsection 32 (1)
248.	Corrective action — chemical and radiological parameters — Ont. Drinking Water Quality Standards — owner fail to take steps as required by M.O.H.	subsection 32 (2)
249.	Corrective action — chemical and radiological parameters — Ont. Drinking Water Quality Standards — operator fail to take steps as required by M.O.H.	subsection 32 (2)
250.	Corrective action — pesticide not listed in Sched. 2 — Ont. Drinking Water Quality Standards — owner fail to resample and test	subsection 33 (1)
251.	Corrective action — pesticide not listed in Sched. 2 — Ont. Drinking Water Quality Standards — operator fail to resample and test	subsection 33 (1)
252.	Corrective action — pesticide not listed in Sched. 2 — Ont. Drinking Water Quality Standards — owner fail to take steps as required by M.O.H.	subsection 33 (2)
253.	Corrective action — pesticide not listed in Sched. 2 — Ont. Drinking Water Quality Standards — operator fail to take steps as required by M.O.H.	subsection 33 (2)
254.	Corrective action — other parameter — owner fail to resample and test	subsection 34 (1)
255.	Corrective action — other parameter — operator fail to resample and test	subsection 34 (1)
256.	Corrective action — other parameter — owner fail to take steps as required by M.O.H.	subsection 34 (2)
257.	Corrective action — other parameter — operator fail to take steps as required by M.O.H.	subsection 34 (2)
258.	Corrective action — adverse observation — owner fail to take steps as required by M.O.H.	section 35
259.	Corrective action — adverse observation — operator fail to take steps as required by M.O.H.	section 35
260.	Corrective action — report required — owner fail to ensure remaining components of corrective action completed	section 36
261.	Corrective action — report required — operator fail to ensure remaining components of corrective action completed	section 36

2. Le présent règlement entre en vigueur le même jour que le paragraphe 1 (8) de l'annexe D de la Loi de 2007 sur l'amélioration du système de santé.

40/08

ONTARIO REGULATION 321/08

made under the

SAFE DRINKING WATER ACT, 2002

Made: September 10, 2008

Filed: September 16, 2008

Published on e-Laws: September 18, 2008

Printed in *The Ontario Gazette*: October 4, 2008

Revoking O. Reg. 252/05

(Non-Residential and Non-Municipal Seasonal Residential Systems that Do Not Serve Designated Facilities)

Note: Ontario Regulation 252/05 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History which can be found at www.e-Laws.gov.on.ca.

1. Ontario Regulation 252/05 is revoked.

2. This Regulation comes into force on the day that subsection 1 (8) of Schedule D to the *Health System Improvements Act, 2007* comes into force.

RÈGLEMENT DE L'ONTARIO 321/08

pris en application de la

LOI DE 2002 SUR LA SALUBRITÉ DE L'EAU POTABLE

pris le 10 septembre 2008
 déposé le 16 septembre 2008
 publié sur le site Lois-en-ligne le 18 septembre 2008
 imprimé dans la *Gazette de l'Ontario* le 4 octobre 2008

abrogeant le Règl. de l'Ont. 252/05

(Réseaux non résidentiels et réseaux résidentiels saisonniers non municipaux ne desservant aucun établissement désigné)

Remarque : Le Règlement de l'Ontario 252/05 a été modifié antérieurement. Ces modifications sont indiquées dans l'Historique législatif détaillé des règlements codifiés qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. Le Règlement de l'Ontario 252/05 est abrogé.
2. Le présent règlement entre en vigueur le même jour que le paragraphe 1 (8) de l'annexe D de la *Loi de 2007 sur l'amélioration du système de santé*.

40/08

ONTARIO REGULATION 322/08

made under the

SAFE DRINKING WATER ACT, 2002

Made: September 10, 2008
 Filed: September 16, 2008
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Amending O. Reg. 248/03
 (Drinking Water Testing Services)

Note: Ontario Regulation 248/03 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History which can be found at www.e-Laws.gov.on.ca.

1. (1) **Sub-subparagraph 3 ii A of section 6 of Ontario Regulation 248/03 is revoked and the following substituted:**
 - A. sections 18, 18.1, 67 and 69 of the Act,
- (2) **Subparagraph 3 ii of section 6 of the Regulation is amended by adding “and” at the end of sub-subparagraph C and by revoking sub-subparagraph D.**
2. (1) **Paragraph 1 of subsection 12 (3) of the Regulation is amended by striking out “or Ontario Regulation 252/05 (Non-Residential and Non-Municipal Seasonal Residential Systems that Do Not Serve Designated Facilities)” at the end.**
 - (2) **Section 12 of the Regulation is amended by adding the following subsection:**
 - (3.1) If a report prepared under subsection (2) relates to a test required under Ontario Regulation 318/08 (Transitional — Small Drinking Water Systems) or Ontario Regulation 319/08 (Small Drinking Water Systems), both made under the *Health Protection and Promotion Act*, the person who prepared the report shall, within 28 days after the reporting of the test result is authorized pursuant to subsection (1), give a copy of the report to the medical officer of health in the manner approved by the Director.

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

Drinking water systems governed under *Health Protection and Promotion Act*

12.1 (1) Subsection 18.1 (1) of the Act does not apply to a drinking water test conducted on any waters from a small drinking water system within the meaning of the *Health Protection and Promotion Act* unless,

- (a) the test is required under Ontario Regulation 318/08 (Transitional — Small Drinking Water Systems) or Ontario Regulation 319/08 (Small Drinking Water Systems), both made under the *Health Protection and Promotion Act*;
 - (b) the test,
 - (i) is conducted by or pursuant to the request of the owner or operator of the small drinking water system or a person employed by the owner or operator, and
 - (ii) does not relate to water that is supplied exclusively for,
 - (A) agricultural operations,
 - (B) landscaping operations,
 - (C) industrial or manufacturing operations, including food manufacturing or processing operations, or
 - (D) swimming pool or skating rink maintenance operations;
 - (c) the test is conducted pursuant to an order made under section 100, 108 or 109 of the Act or a notice of emergency response issued under section 110 of the Act;
 - (d) the test is conducted pursuant to the request of the medical officer of health or a member of the staff of the medical officer of health; or
 - (e) the test is conducted pursuant to the request of a person employed in the Ministry of Health and Long-Term Care, the Ministry of Labour or the Ministry of the Environment.
- (2) The following are prescribed as adverse results of a drinking water test for the purpose of section 18.1 of the Act:
1. A result that exceeds any of the standards prescribed by Schedule 1, 2 or 3 to the Ontario Drinking Water Quality Standards if the result is from a sample of drinking water.
 2. A result indicating the presence of *Aeromonas* spp., *Pseudomonas aeruginosa*, *Staphylococcus aureus*, *Clostridium* spp. or fecal *streptococci* (Group D *streptococci*) in a sample of drinking water.
 3. A result indicating the presence of a pesticide not listed in Schedule 2 to the Ontario Drinking Water Quality Standards in a sample of drinking water, at any concentration.
 4. If a permission issued under section 5 of Ontario Regulation 319/08 (Small Drinking Water Systems) or a directive issued under section 7 of that regulation establishes a maximum concentration for a parameter, a result indicating that the maximum concentration for the parameter is exceeded in a sample of drinking water.
 5. A result indicating that the concentration of sodium exceeds 20 milligrams per litre in a sample of drinking water, if a report under subsection 18.1 (1) of the Act has not been made in respect of sodium in the preceding 60 months.
- (3) A person who is required to report immediately under section 18.1 of the Act shall do so in accordance with subsections (4) to (6) and (10) to (13).
- (4) An immediate report required under subsection 18.1 (1) of the Act must be given,
- (a) to the medical officer of health, by speaking in person or by telephone with a person at the office of the medical officer of health or, if the office is closed, by speaking with a person at the on-call system of the health unit; and
 - (b) to the Ministry of Health and Long-Term Care, by sending a written report to that Ministry.
- (5) An immediate notice required under subsection 18.1 (3) of the Act must be given by speaking in person or by telephone with a person designated for that purpose by the owner of the system.
- (6) Subsection 18.1 (3) of the Act does not apply if,
- (a) the person operating the laboratory makes all reasonable efforts to give the immediate notice required by subsection 18.1 (3) of the Act but is unable to do so; and
 - (b) the person operating the laboratory makes all reasonable efforts to give the notice, as soon as reasonably possible, by speaking in person or by telephone with a person referred to in subsection (5).
- (7) A person who is required to report immediately to the medical officer of health under subsection 18.1 (1) of the Act shall also give the medical officer of health a written notice in accordance with subsections (8) to (13).
- (8) A written notice required by subsection (7) must be given within 24 hours after the immediate report is given under subsection 18.1 (1) of the Act.

(9) A written notice required by subsection (7) must be given by delivering the written notice to the office of the medical officer of health.

(10) An immediate report or notice given under section 18.1 of the Act or notice given under this section must specify the adverse test result that requires the report or notice.

(11) If the person operating a laboratory gives an immediate report under section 18.1 of the Act in respect of a result that exceeds any of the standards prescribed by Schedule 1 to the Ontario Drinking Water Quality Standards for a water sample described in subsection (12), and the laboratory received notice of the test result for the other sample that, under section 1-3 of Schedule 1 to Ontario Regulation 318/08 (Transitional — Small Drinking Water Systems) or section 18 of Ontario Regulation 319/08 (Small Drinking Water Systems), was required to be taken and tested for free chlorine residual or combined chlorine residual, the immediate report must also specify that test result.

(12) Subsection (11) applies to the following water samples:

1. A water sample that was required to be tested for a microbiological parameter pursuant to an order made under section 100, 108 or 109 of the Act or a notice of emergency response issued under section 110 of the Act.
2. A water sample that was required to be tested for a microbiological parameter pursuant to the request of the medical officer of health or a member of the staff of the medical officer of health.
3. A water sample that was required to be tested for a microbiological parameter under Ontario Regulation 318/08 (Transitional — Small Drinking Water Systems) or Ontario Regulation 319/08 (Small Drinking Water Systems);

(13) Where this section requires a written notice or report, the notice or report must be in a form provided by or approved by the Director.

(14) Subsection 63 (1) of the Act does not apply to a person who conducts a test for a parameter listed in subsection 2 (1) at a drinking water system to which Ontario Regulation 319/08 (Small Drinking Water Systems) applies.

4. Paragraph 4 of subsection 13 (1) of the Regulation is revoked and the following substituted:

4. All documents relating to reports made under section 18 or 18.1 of the Act, Schedule 16 to Ontario Regulation 170/03 (Drinking Water Systems) or section 12.1 of this Regulation, including transmittal records.

5. Subsection 15 (8.1) of the Regulation is revoked and the following substituted:

(8.1) Subsection 63 (1) of the Act does not apply to a person who conducts a test for a parameter referred to in paragraph 9, 10 or 23 of subsection 2 (1) at a drinking water system to which Ontario Regulation 318/08 (Transitional — Small Drinking Water Systems) made under the *Health Protection and Promotion Act* applies.

6. This Regulation comes into force on the day that subsection 1 (8) of Schedule D to the *Health System Improvements Act, 2007* comes into force.

40/08

ONTARIO REGULATION 323/08

made under the

SAFE DRINKING WATER ACT, 2002

Made: September 10, 2008

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Printed in *The Ontario Gazette*: October 4, 2008

Amending O. Reg. 128/04

(Certification of Drinking Water System Operators and Water Quality Analysts)

Note: Ontario Regulation 128/04 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History which can be found at www.e-Laws.gov.on.ca.

1. (1) The definition of “limited groundwater subsystem” in subsection 1 (1) of Ontario Regulation 128/04 is amended by striking out “or” at the end of clause (a) and by revoking clause (b).

(2) The definition of “limited surface water subsystem” in subsection 1 (1) of the Regulation is amended by adding “or” at the end of clause (a), by striking out “or” at the end of clause (b) and by revoking clause (c).

(3) Clause (c) of the definition of “limited system” in subsection 1 (1) of the Regulation is amended by striking out “or” at the end of subclause (i) and by revoking subclause (ii).

2. Subsection 8 (3) of the Regulation is revoked and the following substituted:

(3) Despite subsection (2), the Director may issue a certificate to an applicant for a limited subsystem operator’s certificate who has not successfully completed Grade 12 in Ontario or does not have education qualifications that the Director considers equivalent if the Director would have been authorized to issue the certificate to the applicant under this Regulation as it read immediately before the day subsection 1 (8) of Schedule D to the *Health System Improvements Act, 2007* came into force.

3. (1) Clauses 10 (3) (a) and (b) of the Regulation are revoked and the following substituted:

- (a) the Director is satisfied that,
- (i) the owner or operating authority of a subsystem employs or has offered to employ the applicant, or
 - (ii) the owner or operator of a small drinking water system within the meaning of the *Health Protection and Promotion Act* employs or has offered to employ the applicant;
- (b) the Director is satisfied that the owner, operating authority or operator referred to in clause (a) cannot readily obtain the services of an operator who holds the type and class of certificate otherwise required under this Regulation or under Ontario Regulation 318/08 (Transitional — Small Drinking Water Systems) or Ontario Regulation 319/08 (Small Drinking Water Systems) made under the *Health Protection and Promotion Act*;
- (b.1) the owner, operating authority or operator referred to in clause (a) gives the applicant and the Director an undertaking in writing to co-operate in facilitating the applicant’s compliance with any conditions imposed under subsection (4); and

(2) Subsection 10 (5) of the Regulation is revoked and the following substituted:

- (5) A conditional certificate is valid only in respect of,
- (a) the subsystem referred to in subclause (3) (a) (i); or
 - (b) the small drinking water system referred to in subclause (3) (a) (ii).

4. (1) Paragraph 2 of subsection 13 (1) of the Regulation is amended by striking out “employment in a subsystem” and substituting “employment in a drinking water system”.

(2) Subparagraph 6 i of subsection 13 (1) of the Regulation is amended by striking out “a municipal residential system or limited system” and substituting “a drinking water system”.

(3) Subparagraph 6 ii of subsection 13 (1) of the Regulation is amended by striking out “the municipal residential system or limited system” at the end and substituting “a drinking water system”.

5. This Regulation comes into force on the day that subsection 1 (8) of Schedule D to the *Health System Improvements Act, 2007* comes into force.

40/08

ONTARIO REGULATION 324/08

made under the

SAFE DRINKING WATER ACT, 2002

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Amending O. Reg. 171/03
 (Definitions of Words and Expressions Used in the Act)

Note: Ontario Regulation 171/03 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History which can be found at www.e-Laws.gov.on.ca.

1. (1) Subsection 2 (1) of Ontario Regulation 171/03 is amended by adding the following paragraph:

0.1 Designated facility.

(2) Paragraph 1 of subsection 2 (2) of the Regulation is amended by adding “that serve designated facilities” at the end.

(3) Paragraph 2 of subsection 2 (2) of the Regulation is amended by adding “that serve designated facilities” at the end.

(4) Paragraph 4 of subsection 2 (2) of the Regulation is amended by adding “that serve designated facilities” at the end.

(5) Paragraph 2 of subsection 2 (4) of the Regulation is amended by adding “that serve designated facilities” at the end.

(6) Paragraph 2 of subsection 2 (5) of the Regulation is amended by adding “that serve designated facilities” at the end.

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

(6) Small drinking water systems within the meaning of the *Health Protection and Promotion Act* that are non-municipal drinking water systems are prescribed for the purposes of the definition of “regulated non-municipal drinking water system” in subsection 2 (1) of the Act and for the purposes of sections 108 to 110 of the Act.

2. This Regulation comes into force on the day that subsection 1 (8) of Schedule D to the *Health System Improvements Act, 2007* comes into force.

RÈGLEMENT DE L'ONTARIO 324/08

pris en application de la

LOI DE 2002 SUR LA SALUBRITÉ DE L'EAU POTABLE

pris le 10 septembre 2008

déposé le 16 septembre 2008

publié sur le site Lois-en-ligne le 18 septembre 2008

imprimé dans la *Gazette de l'Ontario* le 4 octobre 2008

modifiant le Règl. de l'Ont. 171/03

(Définitions de termes et expressions utilisés dans la Loi)

Remarque : Le Règlement de l'Ontario 171/03 a été modifié antérieurement. Ces modifications sont indiquées dans l'Historique législatif détaillé des règlements codifiés qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. (1) Le paragraphe 2 (1) du Règlement de l'Ontario 171/03 est modifié par adjonction de la disposition suivante :

0.1 Établissement désigné.

(2) La disposition 1 du paragraphe 2 (2) du Règlement est modifiée par adjonction de «qui desservent des établissements désignés» à la fin de la disposition.

(3) La disposition 2 du paragraphe 2 (2) du Règlement est modifiée par adjonction de «qui desservent des établissements désignés» à la fin de la disposition.

(4) La disposition 4 du paragraphe 2 (2) du Règlement est modifiée par adjonction de «qui desservent des établissements désignés» à la fin de la disposition.

(5) La disposition 2 du paragraphe 2 (4) du Règlement est modifiée par adjonction de «qui desservent des établissements désignés» à la fin de la disposition.

(6) La disposition 2 du paragraphe 2 (5) du Règlement est modifiée par adjonction de «qui desservent des établissements désignés» à la fin de la disposition.

(7) L'article 2 du Règlement est modifié par adjonction du paragraphe suivant :

(6) Les petits réseaux d'eau potable au sens de la *Loi sur la protection et la promotion de la santé* qui sont des réseaux d'eau potable non municipaux sont prescrits pour l'application de la définition de «réseau d'eau potable non municipal réglementé» au paragraphe 2 (1) de la Loi et pour l'application des articles 108 à 110 de la Loi.

2. Le présent règlement entre en vigueur le même jour que le paragraphe 1 (8) de l'annexe D de la *Loi de 2007 sur l'amélioration du système de santé*.

ONTARIO REGULATION 325/08

made under the

SAFE DRINKING WATER ACT, 2002

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Amending O. Reg. 188/07

(Licensing of Municipal Drinking Water Systems)

Note: Ontario Regulation 188/07 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History which can be found at www.e-Laws.gov.on.ca.

1. Section 4 of Ontario Regulation 188/07 is revoked and the following substituted:**Exemption**

4. Subsections 13 (1), 15 (1) and 16 (2) and section 33 of the Act do not apply to a municipal drinking water system if subsection 31 (1) of the Act does not apply to the system pursuant to section 8.0.1 or subsection 9 (1) or (3) of Ontario Regulation 170/03 (Drinking Water Systems) made under the Act.

2. This Regulation comes into force on the day that subsection 1 (8) of Schedule D to the *Health System Improvements Act, 2007* comes into force.

RÈGLEMENT DE L'ONTARIO 325/08

pris en application de la

LOI DE 2002 SUR LA SALUBRITÉ DE L'EAU POTABLE

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modifiant le Règl. de l'Ont. 188/07

(Délivrance de permis à l'égard des réseaux municipaux d'eau potable)

Remarque : Le Règlement de l'Ontario 188/07 a été modifié antérieurement. Ces modifications sont indiquées dans l'Historique législatif détaillé des règlements codifiés qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. L'article 4 du Règlement de l'Ontario 188/07 est abrogé et remplacé par ce qui suit :**Exemption**

4. Les paragraphes 13 (1), 15 (1) et 16 (2) et l'article 33 de la Loi ne s'appliquent pas à un réseau municipal d'eau potable si le paragraphe 31 (1) de la Loi ne s'y applique pas conformément à l'article 8.0.1 ou au paragraphe 9 (1) ou (3) du Règlement de l'Ontario 170/03 (Réseaux d'eau potable) pris en application de la Loi.

2. Le présent règlement entre en vigueur le même jour que le paragraphe 1 (8) de l'annexe D de la *Loi de 2007 sur l'amélioration du système de santé*.

ONTARIO REGULATION 326/08
made under the
SAFE DRINKING WATER ACT, 2002

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Amending O. Reg. 170/03
(Drinking Water Systems)

Note: Ontario Regulation 170/03 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History which can be found at www.e-Laws.gov.on.ca.

1. (1) The French version of the definition of “Procedure for Corrective Action for Systems Not Currently Using Chlorine” in subsection 1 (1) of Ontario Regulation 170/03 is revoked and the following substituted:

«*Mesures correctives à prendre pour les réseaux n'utilisant pas de chlore*» Document ainsi intitulé, dans ses versions successives, qui est daté à l'origine du 16 avril 2003, qui est publié par le ministère et que l'on peut se procurer auprès de celui-ci. («*Procedure for Corrective Action for Systems Not Currently Using Chlorine*»)

(2) The French version of the definition of “Procedure for Disinfection of Drinking Water in Ontario” in subsection 1 (1) of the Regulation is revoked and the following substituted:

«*Marche à suivre pour désinfecter l'eau potable en Ontario*» Document ainsi intitulé, dans ses versions successives, qui est daté à l'origine du 16 avril 2003, qui est publié par le ministère et que l'on peut se procurer auprès de celui-ci. («*Procedure for Disinfection of Drinking Water in Ontario*»)

2. Section 4.1 of the Regulation is amended by striking out “This Regulation does not apply” at the beginning and substituting “This Regulation, except section 8.0.1, does not apply”.

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

Systems regulated under the *Health Protection and Promotion Act*

8.0.1 The Act, except sections 1, 2, 3, 6, 7, 8, 10, 18.1, 20, 62 to 80, 100, 104, 108, 109, 110, 118 and 122 to 170, does not apply in respect of a small drinking water system within the meaning of the *Health Protection and Promotion Act*.

4. (1) The French version of paragraph 2 of subsection 1-2 (2) of Schedule 1 to the Regulation is amended by striking out “à la procédure de désinfection de l'eau potable en Ontario du ministère” at the end and substituting “au document du ministère intitulé *Marche à suivre pour désinfecter l'eau potable en Ontario*”.

(2) The French version of section 1-3 of Schedule 1 to the Regulation is amended by striking out “à la procédure de désinfection de l'eau potable en Ontario du ministère” in the portion before clause (a) and substituting “au document du ministère intitulé *Marche à suivre pour désinfecter l'eau potable en Ontario*”.

(3) The French version of subclause 1-4 (a) (ii) of Schedule 1 to the Regulation is amended by striking out “à la procédure de désinfection de l'eau potable en Ontario du ministère” in the portion before sub-subclause (A) and substituting “au document du ministère intitulé *Marche à suivre pour désinfecter l'eau potable en Ontario*”.

(4) The French version of clause 1-5 (a) of Schedule 1 to the Regulation is amended by striking out “à la procédure de désinfection de l'eau potable en Ontario du ministère” in the portion before subclause (i) and substituting “au document du ministère intitulé *Marche à suivre pour désinfecter l'eau potable en Ontario*”.

5. (1) The French version of paragraph 2 of subsection 2-2 (2) of Schedule 2 to the Regulation is amended by striking out “à la procédure de désinfection de l'eau potable en Ontario du ministère” at the end and substituting “au document du ministère intitulé *Marche à suivre pour désinfecter l'eau potable en Ontario*”.

(2) The French version of subsection 2-3 (1) of Schedule 2 to the Regulation is amended by striking out “à la procédure de désinfection de l'eau potable en Ontario du ministère” in the portion before clause (a) and substituting “au document du ministère intitulé *Marche à suivre pour désinfecter l'eau potable en Ontario*”.

(3) The French version of subclause 2-4 (1) (a) (ii) of Schedule 2 to the Regulation is amended by striking out “à la procédure de désinfection de l'eau potable en Ontario du ministère” in the portion before sub-subclause (A) and substituting “au document du ministère intitulé *Marche à suivre pour désinfecter l'eau potable en Ontario*”.

(4) The French version of clause 2-5 (1) (a) of Schedule 2 to the Regulation is amended by striking out “à la procédure de désinfection de l’eau potable en Ontario du ministère” in the portion before subclause (i) and substituting “au document du ministère intitulé *Marche à suivre pour désinfecter l’eau potable en Ontario*”.

6. The French version of subparagraph 5 v of subsection 5-4 (1) of Schedule 5 to the Regulation is amended by striking out “aux mesures correctives à prendre pour les réseaux n’utilisant pas de chlore établies par le ministère” at the end and substituting “au document du ministère intitulé *Mesures correctives à prendre pour les réseaux n’utilisant pas de chlore*”.

7. The French version of subsection 6-5 (2) of Schedule 6 to the Regulation is amended by striking out “à la procédure de désinfection de l’eau potable en Ontario du ministère” at the end and substituting “au document du ministère intitulé *Marche à suivre pour désinfecter l’eau potable en Ontario*”.

8. (1) The French version of subsection 7-2 (1) of Schedule 7 to the Regulation is amended by striking out “à la procédure de désinfection de l’eau potable en Ontario du ministère” at the end and substituting “au document du ministère intitulé *Marche à suivre pour désinfecter l’eau potable en Ontario*”.

(2) The French version of subsection 7-2 (2) of Schedule 7 to the Regulation is amended by striking out “à la procédure de désinfection de l’eau potable en Ontario du ministère” at the end and substituting “au document du ministère intitulé *Marche à suivre pour désinfecter l’eau potable en Ontario*”.

9. (1) The French version of subsection 8-3 (1) of Schedule 8 to the Regulation is amended by striking out “à la procédure de désinfection de l’eau potable en Ontario du ministère” and substituting “au document du ministère intitulé *Marche à suivre pour désinfecter l’eau potable en Ontario*”.

(2) The French version of subsection 8-3 (2) of Schedule 8 to the Regulation is amended by striking out “à la procédure de désinfection de l’eau potable en Ontario du ministère” at the end and substituting “au document du ministère intitulé *Marche à suivre pour désinfecter l’eau potable en Ontario*”.

10. (1) The French version of subsection 9-3 (1) of Schedule 9 to the Regulation is amended by striking out “à la procédure de désinfection de l’eau potable en Ontario du ministère” and substituting “au document du ministère intitulé *Marche à suivre pour désinfecter l’eau potable en Ontario*”.

(2) The French version of subsection 9-3 (2) of Schedule 9 to the Regulation is amended by striking out “à la procédure de désinfection de l’eau potable en Ontario du ministère” at the end and substituting “au document du ministère intitulé *Marche à suivre pour désinfecter l’eau potable en Ontario*”.

11. The French version of section 16-4 of Schedule 16 to the Regulation is amended by striking out “à la procédure de désinfection de l’eau potable en Ontario du ministère” in the portion before clause (a) and substituting “au document du ministère intitulé *Marche à suivre pour désinfecter l’eau potable en Ontario*”.

12. (1) The French version of paragraph 5 of section 18-5 of Schedule 18 to the Regulation is amended by striking out “les mesures correctives à prendre pour les réseaux n’utilisant pas de chlore établies par le ministère” at the end and substituting “le document du ministère intitulé *Mesures correctives à prendre pour les réseaux n’utilisant pas de chlore*”.

(2) The French version of paragraph 4 of section 18-6 of Schedule 18 to the Regulation is amended by striking out “les mesures correctives à prendre pour les réseaux n’utilisant pas de chlore établies par le ministère” at the end and substituting “le document du ministère intitulé *Mesures correctives à prendre pour les réseaux n’utilisant pas de chlore*”.

(3) The French version of paragraph 4 of section 18-9 of Schedule 18 to the Regulation is amended by striking out “les mesures correctives à prendre pour les réseaux n’utilisant pas de chlore établies par le ministère” at the end and substituting “le document du ministère intitulé *Mesures correctives à prendre pour les réseaux n’utilisant pas de chlore*”.

13. (1) Subject to subsection (2), this Regulation comes into force on the day it is filed.

(2) Sections 2 and 3 come into force the day that subsection 1 (8) of Schedule D to the *Health System Improvements Act, 2007* comes into force.

RÈGLEMENT DE L'ONTARIO 326/08

pris en application de la

LOI DE 2002 SUR LA SALUBRITÉ DE L'EAU POTABLE

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 déposé le 16 septembre 2008
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 imprimé dans la *Gazette de l'Ontario* le 4 octobre 2008

modifiant le Règl. de l'Ont. 170/03
 (Réseaux d'eau potable)

Remarque : Le Règlement de l'Ontario 170/03 a été modifié antérieurement. Ces modifications sont indiquées dans l'Historique législatif détaillé des règlements codifiés qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. (1) La version française de la définition de «mesures correctives à prendre pour les réseaux n'utilisant pas de chlore» au paragraphe 1 (1) du Règlement de l'Ontario 170/03 est abrogée et remplacée par ce qui suit :

«*Mesures correctives à prendre pour les réseaux n'utilisant pas de chlore*» Document ainsi intitulé, dans ses versions successives, qui est daté à l'origine du 16 avril 2003, qui est publié par le ministère et que l'on peut se procurer auprès de celui-ci. («*Procedure for Corrective Action for Systems Not Currently Using Chlorine*»)

(2) La version française de la définition de «procédure de désinfection de l'eau potable en Ontario» au paragraphe 1 (1) du Règlement est abrogée et remplacée par ce qui suit :

«*Marche à suivre pour désinfecter l'eau potable en Ontario*» Document ainsi intitulé, dans ses versions successives, qui est daté à l'origine du 16 avril 2003, qui est publié par le ministère et que l'on peut se procurer auprès de celui-ci. («*Procedure for Disinfection of Drinking Water in Ontario*»)

2. L'article 4.1 du Règlement est modifié par substitution de «Le présent règlement, sauf l'article 8.0.1, ne s'applique» à «Le présent règlement ne s'applique» au début de l'article.

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

Réseaux réglementés en application de la *Loi sur la protection et la promotion de la santé*

8.0.1 La Loi, sauf les articles 1, 2, 3, 6, 7, 8, 10, 18.1, 20, 62 à 80 , 100, 104, 108, 109, 110, 118 et 122 à 170, ne s'applique pas à l'égard d'un petit réseau d'eau potable au sens de la *Loi sur la protection et la promotion de la santé*.

4. (1) La version française de la disposition 2 du paragraphe 1-2 (2) de l'annexe 1 du Règlement est modifiée par substitution de «au document du ministère intitulé *Marche à suivre pour désinfecter l'eau potable en Ontario*» à «à la procédure de désinfection de l'eau potable en Ontario du ministère» à la fin de la disposition.

(2) La version française de l'article 1-3 de l'annexe 1 du Règlement est modifiée par substitution de «au document du ministère intitulé *Marche à suivre pour désinfecter l'eau potable en Ontario*» à «à la procédure de désinfection de l'eau potable en Ontario du ministère» dans la partie qui précède l'alinéa a).

(3) La version française du sous-alinéa 1-4 a) (ii) de l'annexe 1 du Règlement est modifiée par substitution de «au document du ministère intitulé *Marche à suivre pour désinfecter l'eau potable en Ontario*» à «à la procédure de désinfection de l'eau potable en Ontario du ministère» dans la partie qui précède le sous-sous-alinéa (A).

(4) La version française de l'alinéa 1-5 a) de l'annexe 1 du Règlement est modifiée par substitution de «au document du ministère intitulé *Marche à suivre pour désinfecter l'eau potable en Ontario*» à «à la procédure de désinfection de l'eau potable en Ontario du ministère» dans la partie qui précède le sous-alinéa (i).

5. (1) La version française de la disposition 2 du paragraphe 2-2 (2) de l'annexe 2 du Règlement est modifiée par substitution de «au document du ministère intitulé *Marche à suivre pour désinfecter l'eau potable en Ontario*» à «à la procédure de désinfection de l'eau potable en Ontario du ministère» à la fin de la disposition.

(2) La version française du paragraphe 2-3 (1) de l'annexe 2 du Règlement est modifiée par substitution de «au document du ministère intitulé *Marche à suivre pour désinfecter l'eau potable en Ontario*» à «à la procédure de désinfection de l'eau potable en Ontario du ministère» dans la partie qui précède l'alinéa a).

(3) La version française du sous-alinéa 2-4 (1) a) (ii) de l'annexe 2 du Règlement est modifiée par substitution de «au document du ministère intitulé *Marche à suivre pour désinfecter l'eau potable en Ontario*» à «à la procédure de désinfection de l'eau potable en Ontario du ministère» dans la partie qui précède le sous-sous-alinéa (A).

(4) La version française de l'alinéa 2-5 (1) a) de l'annexe 2 du Règlement est modifiée par substitution de «au document du ministère intitulé *Marche à suivre pour désinfecter l'eau potable en Ontario*» à «à la procédure de désinfection de l'eau potable en Ontario du ministère» dans la partie qui précède le sous-alinéa (i).

6. La version française de la sous-disposition 5 v du paragraphe 5-4 (1) de l'annexe 5 du Règlement est modifiée par substitution de «au document du ministère intitulé *Mesures correctives à prendre pour les réseaux n'utilisant pas de chlore*» à «aux mesures correctives à prendre pour les réseaux n'utilisant pas de chlore établies par le ministère» à la fin de la sous-disposition.

7. La version française du paragraphe 6-5 (2) de l'annexe 6 du Règlement est modifiée par substitution de «au document du ministère intitulé *Marche à suivre pour désinfecter l'eau potable en Ontario*» à «à la procédure de désinfection de l'eau potable en Ontario du ministère» à la fin du paragraphe.

8. (1) La version française du paragraphe 7-2 (1) de l'annexe 7 du Règlement est modifiée par substitution de «au document du ministère intitulé *Marche à suivre pour désinfecter l'eau potable en Ontario*» à «à la procédure de désinfection de l'eau potable en Ontario du ministère» à la fin du paragraphe.

(2) La version française du paragraphe 7-2 (2) de l'annexe 7 du Règlement est modifiée par substitution de «au document du ministère intitulé *Marche à suivre pour désinfecter l'eau potable en Ontario*» à «à la procédure de désinfection de l'eau potable en Ontario du ministère» à la fin du paragraphe.

9. (1) La version française du paragraphe 8-3 (1) de l'annexe 8 du Règlement est modifiée par substitution de «au document du ministère intitulé *Marche à suivre pour désinfecter l'eau potable en Ontario*» à «à la procédure de désinfection de l'eau potable en Ontario du ministère».

(2) La version française du paragraphe 8-3 (2) de l'annexe 8 du Règlement est modifiée par substitution de «au document du ministère intitulé *Marche à suivre pour désinfecter l'eau potable en Ontario*» à «à la procédure de désinfection de l'eau potable en Ontario du ministère» à la fin du paragraphe.

10. (1) La version française du paragraphe 9-3 (1) de l'annexe 9 du Règlement est modifiée par substitution de «au document du ministère intitulé *Marche à suivre pour désinfecter l'eau potable en Ontario*» à «à la procédure de désinfection de l'eau potable en Ontario du ministère».

(2) La version française du paragraphe 9-3 (2) de l'annexe 9 du Règlement est modifiée par substitution de «au document du ministère intitulé *Marche à suivre pour désinfecter l'eau potable en Ontario*» à «à la procédure de désinfection de l'eau potable en Ontario du ministère» à la fin du paragraphe.

11. La version française de l'article 16-4 de l'annexe 16 du Règlement est modifiée par substitution de «au document du ministère intitulé *Marche à suivre pour désinfecter l'eau potable en Ontario*» à «à la procédure de désinfection de l'eau potable en Ontario du ministère» dans la partie qui précède l'alinéa a).

12. (1) La version française de la disposition 5 de l'article 18-5 de l'annexe 18 du Règlement est modifiée par substitution de «le document du ministère intitulé *Mesures correctives à prendre pour les réseaux n'utilisant pas de chlore*» à «les mesures correctives à prendre pour les réseaux n'utilisant pas de chlore établies par le ministère» à la fin de la disposition.

(2) La version française de la disposition 4 de l'article 18-6 de l'annexe 18 du Règlement est modifiée par substitution de «le document du ministère intitulé *Mesures correctives à prendre pour les réseaux n'utilisant pas de chlore*» à «les mesures correctives à prendre pour les réseaux n'utilisant pas de chlore établies par le ministère» à la fin de la disposition.

(3) La version française de la disposition 4 de l'article 18-9 de l'annexe 18 du Règlement est modifiée par substitution de «le document du ministère intitulé *Mesures correctives à prendre pour les réseaux n'utilisant pas de chlore*» à «les mesures correctives à prendre pour les réseaux n'utilisant pas de chlore établies par le ministère» à la fin de la disposition.

13. (1) Sous réserve du paragraphe (2), le présent règlement entre en vigueur le jour de son dépôt.

(2) Les articles 2 et 3 entrent en vigueur le même jour que le paragraphe 1 (8) de l'annexe D de la *Loi de 2007 sur l'amélioration du système de santé*.

ONTARIO REGULATION 327/08
made under the
SAFE DRINKING WATER ACT, 2002

Made: September 10, 2008
Filed: September 16, 2008
Published on e-Laws: September 18, 2008
Printed in *The Ontario Gazette*: October 4, 2008

Amending O. Reg. 169/03
(Ontario Drinking Water Quality Standards)

Note: Ontario Regulation 169/03 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History which can be found at www.e-Laws.gov.on.ca.

1. Subsection 2 (2) of Ontario Regulation 169/03 is amended by striking out “or Schedule 5 to Ontario Regulation 252/05 (Non-Residential and Non-Municipal Seasonal Residential Systems that Do Not Serve Designated Facilities), as the case may be” at the end.

2. This Regulation comes into force on the day that subsection 1 (8) of Schedule D to the *Health System Improvements Act, 2007* comes into force.

RÈGLEMENT DE L'ONTARIO 327/08
pris en application de la
LOI DE 2002 SUR LA SALUBRITÉ DE L'EAU POTABLE

pris le 10 septembre 2008
déposé le 16 septembre 2008
publié sur le site Lois-en-ligne le 18 septembre 2008
imprimé dans la *Gazette de l'Ontario* le 4 octobre 2008

modifiant le Règl. de l'Ont. 169/03
(Normes de qualité de l'eau potable de l'Ontario)

Remarque : Le Règlement de l'Ontario 169/03 a été modifié antérieurement. Ces modifications sont indiquées dans l'Historique législatif détaillé des règlements codifiés qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. Le paragraphe 2 (2) du Règlement de l'Ontario 169/03 est modifié par suppression de «ou de l'annexe 5 du Règlement de l'Ontario 252/05 (Non-Residential and Non-Municipal Seasonal Residential Systems that Do Not Serve Designated Facilities), selon le cas» à la fin du paragraphe.

2. Le présent règlement entre en vigueur le même jour que le paragraphe 1 (8) de l'annexe D de la *Loi de 2007 sur l'amélioration du système de santé*.

40/08

ONTARIO REGULATION 328/08

made under the

SAFE DRINKING WATER ACT, 2002

Made: August 26, 2008

Filed: September 16, 2008

Published on e-Laws: September 18, 2008

Printed in *The Ontario Gazette*: October 4, 2008Amending O. Reg. 242/05
(Compliance and Enforcement)

Note: Ontario Regulation 242/05 has not previously been amended.

1. Clause (a) of the definition of “infraction” in subsection 5 (1) of Ontario Regulation 242/05 is revoked and the following substituted:

- (a) a contravention of any of subsection 18 (1) or (4), subsection 18.1 (1) or (3), subsection 63 (1) or section 67 or 69 of the Act, or

2. This Regulation comes into force on the day that subsection 1 (8) of Schedule D to the *Health System Improvements Act, 2007* comes into force.

Made by:

JOHN PHILIP GERRETSEN
Minister of the Environment

Date made: August 26, 2008.

40/08

ONTARIO REGULATION 329/08

made under the

SAFE DRINKING WATER ACT, 2002

Made: August 26, 2008

Filed: September 16, 2008

Published on e-Laws: September 18, 2008

Printed in *The Ontario Gazette*: October 4, 2008Amending O. Reg. 172/03
(Definitions of “Deficiency” and “Municipal Drinking Water System”)Note: Ontario Regulation 172/03 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History which can be found at www.e-Laws.gov.on.ca.**1. Paragraph 3 of section 1 of Ontario Regulation 172/03 is revoked.****2. This Regulation comes into force on the day that subsection 1 (8) of Schedule D to the *Health System Improvements Act, 2007* comes into force.**

RÈGLEMENT DE L'ONTARIO 329/08

pris en application de la

LOI DE 2002 SUR LA SALUBRITÉ DE L'EAU POTABLE

pris le 26 août 2008
 déposé le 16 septembre 2008
 publié sur le site Lois-en-ligne le 18 septembre 2008
 imprimé dans la *Gazette de l'Ontario* le 4 octobre 2008

modifiant le Règl. de l'Ont. 172/03
 (Définition de «défaillance» et de «réseau municipal d'eau potable»)

Remarque : Le Règlement de l'Ontario 172/03 a été modifié antérieurement. Ces modifications sont indiquées dans l'Historique législatif détaillé des règlements codifiés qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. La disposition 3 de l'article 1 du Règlement de l'Ontario 172/03 est abrogée.
2. Le présent règlement entre en vigueur le même jour que le paragraphe 1 (8) de l'annexe D de la *Loi de 2007 sur l'amélioration du système de santé*.

Made by:
 Pris par :

Le ministre de l'Environnement,

JOHN PHILIP GERRETSEN
Minister of the Environment

Date made: August 26, 2008.
 Pris le : 26 août 2008.

40/08

ONTARIO REGULATION 330/08

made under the

FOOD SAFETY AND QUALITY ACT, 2001

Made: September 10, 2008
 Filed: September 17, 2008
 Published on e-Laws: September 18, 2008
 Printed in *The Ontario Gazette*: October 4, 2008

Amending O. Reg. 31/05
 (Meat)

Note: Ontario Regulation 31/05 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History which can be found at www.e-Laws.gov.on.ca.

1. Clause 40 (a) of Ontario Regulation 31/05 is revoked and the following substituted:

- (a) being notified to use an alternate source of drinking water or to bring water to a rapid rolling boil for at least one minute before use, if the notice is given by,
 - (i) the owner of a drinking water system or the operating authority for the system under Schedule 17 or 18 to Ontario Regulation 170/03 (Drinking Water Systems) made under the *Safe Drinking Water Act, 2002*, or

- (ii) the owner or operator of a drinking water system under Ontario Regulation 318/08 (Transitional — Small Drinking Water Systems or Ontario Regulation 319/08 (Small Drinking Water Systems) both made under the *Health Protection and Promotion Act*;

2. This Regulation comes into force on the day that subsection 1 (8) of Schedule D to the *Health System Improvements Act, 2007* comes into force.

40/08

ONTARIO REGULATION 331/08
made under the
FARM PRODUCTS GRADES AND SALES ACT

Made: September 16, 2008
Filed: September 17, 2008
Published on e-Laws: September 18, 2008
Printed in *The Ontario Gazette*: October 4, 2008

Amending Reg. 378 of R.R.O. 1990
(Grades — Fruit and Vegetables)

Note: Regulation 378 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

- 1. Section 3.1 of Regulation 378 of the Revised Regulations of Ontario, 1990 is revoked.**
- 2. Clause 8 (2) (b) of the Regulation is amended by striking out “Director” wherever it appears and substituting in each case “Minister”.**
- 3. Item 5 of Table 2 to subsection 9 (4) of the Regulation is amended by striking out “Cantaloupes” and substituting “Cantaloups”.**
- 4. Section 45 of the Regulation is amended by adding the following subsection:**
 - (6) A reference in this Part to anything established under the *Canada Agricultural Products Act* is a reference to that thing established by that Act or the regulations made under it, as amended from time to time.
- 5. Subsection 46 (1) of the Regulation is amended by striking out “*Canada Agricultural Products Standards Act*” and substituting “*Canada Agricultural Products Act*”.**
- 6. Section 48 of the Regulation is revoked and the following substituted:**

ASPARAGUS

48. The following grade names for asparagus and the grades, standards and tolerances therefor, established under the *Canada Agricultural Products Act*, are hereby adopted in whole:

1. Canada No. 1 Grade.
2. Canada No. 1 Slender Grade.
3. Canada No. 2 Grade.

- 7. Section 53 of the Regulation is revoked and the following substituted:**

CANTALOUPS

53. The following grade name for cantaloups and the grades, standards and tolerances therefor, established under the *Canada Agricultural Products Act*, is hereby adopted in whole:

1. Canada No. 1 Grade.

8. Section 54 of the Regulation is amended by striking out “cantaloupes” wherever it appears and substituting in each case “cantaloups”.

- 9. Paragraph 2 of section 55 of the Regulation is revoked.**

10. Paragraph 2 of section 68 of the Regulation is revoked.
11. Paragraph 2 of section 81 of the Regulation is revoked.
12. Paragraphs 3 and 4 of section 89 of the Regulation are revoked.
13. Section 90 of the Regulation is revoked.
14. Paragraph 4 of subsection 91 (1) of the Regulation is revoked.
15. (1) Subsection 92 (4) of the Regulation is amended by striking out “Sub-standard” in the portion before paragraph 1 and substituting “Substandard”.
- (2) Paragraph 17 of subsection 92 (4) of the Regulation is amended by striking out “Cantaloupe” at the end and substituting “Cantaloup”.
16. Section 93 of the Regulation is amended by adding the following subsection:
 - (2) A reference in this section to anything established under the *Canada Agricultural Products Act* is a reference to that thing established by that Act or the regulations made under it, as amended from time to time.
17. This Regulation comes into force on the day it is filed.

Made by:

LEONA DOMBROWSKY
Minister of Agriculture, Food and Rural Affairs

Date made: September 16, 2008.

40/08

NOTE: Consolidated regulations and various legislative tables pertaining to regulations can be found on the e-Laws website (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).



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