



# The Ontario Gazette

# La Gazette de l'Ontario

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Saturday, 22 November 2008

Toronto

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

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

**Bluebird Bus Line Inc.** 44091-G  
132 Mill Street, Kapuskasing, ON P5N 2V9

Applies for an extra provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the Towns of Hearst and Kapuskasing, the Townships of Opatatika, Val Rita – Harty, Moonbeam and Fauquier – Strickland and the Geographic Township of Studholme to the Ontario/Quebec, Ontario/Manitoba and the 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 there be no pick up or drop off of passengers except at point of origin.

44091-H

Applies for a public vehicle operating licence as follows:

For the transportation of passengers on a chartered trip from points in the Towns of Hearst and Kapuskasing, the Townships of Opatatika, Val Rita – Harty, Moonbeam and Fauquier – Strickland and the Geographic Township of Studholme.

**Canadian Tours Coach Lines Ltd.** 47129 & A  
110-401 The West Mall, Toronto, ON M9C 5V5

Applies for the approval of transfer of extra provincial operating licence X-1892 and public vehicle operating licences PV-4203, both now in the name of Sun & Leisure Travel Corporation, 401 The West Mall, Suite 420, Etobicoke, ON M9C 5J5

**Impress Limousine Inc.** 47098-A  
454 Phoniex Crescent, Ottawa, ON, K1E 2E5

Applies for a public vehicle operating licence as follows:

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

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

**This replaces terms that appeared in the Ontario Gazette dated November 8<sup>th</sup>, 2008.**

**Anwar Soleman** 47130  
O/A “Air Side Limousine”  
1705-2085 Islington Ave., Etobicoke, ON M9P 3R1

Applies for an extra provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the Cities of Toronto and Hamilton, the Regional Municipalities of Peel, York, Durham, Niagara Falls, Halton, Waterloo and the Counties of Middlesex, Dufferin, Wellington, Peterborough and Oxford to the Ontario/Quebec and the 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.

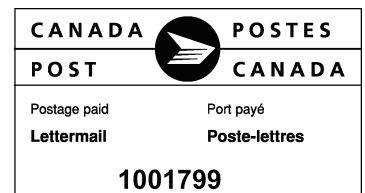
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PROVIDED that there be no pick up or drop off of passengers except at point of origin.

PROVIDED further that the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, Chapter P. 54 each having a maximum seating capacity of 12 passengers exclusive of the driver.

**47130-A**Applies for a public vehicle operating licence as follows:

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

Durham, Niagara Falls, Halton, Waterloo and the Counties of Middlesex, Dufferin, Wellington, Peterborough and Oxford.

PROVIDED that the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, Chapter P. 54 each having a maximum seating capacity of 12 passengers exclusive of the driver.

FELIX D'MELLO

(141-G529)

Board Secretary/Secrétaire de la Commission

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

### 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
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**2008-10-22**

ASH LANDSCAPING INC.	002092829
AVIGHNA CONSULTING INC.	002112202
BERNIE NICHOLLS INC.	002090602
CCSYS INC.	000771678
CREATIVE PLANNING INSURANCE AGENCIES LIMITED	000253051
EFI PLUS INC.	001419749
F.M.S.I. AUTOMOTIVE HARDWARE INC.	001140470
GOLDFISH CUISINE LIMITED	002047674
GORMAR INVESTMENTS LIMITED	000083236
HEALTHZONE INC.	001093174
INGERSOLL WATER & WINE INC.	002098007
KAM-CAT TRANSPORT LTD.	001707224
KIF ENTERPRISES LIMITED	000377176
LIDIA SYNTAX CORP.	001228298
MORRIS FELDMAN CONSULTING SERVICES INC.	001595659
PARIS CUSTOM TUBING INC.	001322390
PERM-O-SEAL AUTOMOTIVE LIMITED	000140901
PRESTON PLACE LTD.	001310809
PRO CALIBER MOTORSPORTS INC.	001590853
REPTILE CONNECTION INC.	001752746
RIPALEE ENTERPRISES INC.	000425546
T.M. LINE CONSTRUCTION INC.	001686342
THE MAN STORE CO. LIMITED	000086572
THOMA & ASSOCIATES TRAFFIC TICKET LAW SERVICES INC.	001716160
WOODLOTS LTD.	000385318
XOLOTLAN INCORPORATED	001695393
ZAM COMPUTER CONSULTING SERVICES LTD.	001541632
ZAM ZAM SUPERMARKET CORP.	001685792
1166818 ONTARIO LIMITED	001166818
1194571 ONTARIO INC.	001194571
1297621 ONTARIO INC.	001297621
1321867 ONTARIO LTD.	001321867
1482153 ONTARIO LTD.	001482153

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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1522075 ONTARIO LTD.	001522075
1583370 ONTARIO INC.	001583370
1600207 ONTARIO LTD.	001600207
1649367 ONTARIO INC.	001649367
1681876 ONTARIO INC.	001681876
2033668 ONTARIO INC.	002033668
2073114 ONTARIO INC.	002073114
2091151 ONTARIO INC.	002091151
458192 ONTARIO LIMITED	000458192
858458 ONTARIO LIMITED	000858458
984263 ONTARIO LIMITED	000984263
986607 ONTARIO INC	000986607
<b>2008-10-23</b>	
ANNEHAN AGELESS INC.	000950552
COMFOOT SHOES INC.	001738368
CUISINE-SANTE-INTERNATIONAL (CSI) ONTARIO LTD.	001701140
DCSG HOLDINGS INC.	001514948
DIGITAL IMPRESSION COMPANY LTD.	001345713
DOTWAVE INC.	002081977
DUFRESNE HOMES & DESIGN INC.	001027566
GOTOVAC HOLDINGS INC.	000425805
GRA-RESS HOLDINGS INC.	001361954
GRAECO MANAGEMENT INC.	001334169
HAILEYBURY INVESTMENT CORPORATION	000760267
ICON FOR THE HOME INC.	001552861
JAMSTAN - MAINTENANCE BUILDING LTD.	001374244
JOHN F. ROBINSON & ASSOCIATES LTD.	000276282
OFFICE/GIFT SPECIALTY INC.	000677544
RMJ INVESTMENTS LTD.	000590224
RONNAIRE HEATING & AIRCONDITIONING INC.	001078931
SC CANADA GENERAL PARTNERS LTD.	001403195
SINGLE SOURCE TRANSPORTATION INC.	001291874
WORK POWER INC.	002111085
1162461 ONTARIO LTD.	001162461
1351650 ONTARIO LTD.	001351650
1581921 ONTARIO LTD.	001581921
1609719 ONTARIO LIMITED	001609719
2057370 ONTARIO INC.	002057370
2089464 ONTARIO INC.	002089464
2095405 ONTARIO INC.	002095405
2103765 ONTARIO INC.	002103765
2112088 ONTARIO INC.	002112088
868122 ONTARIO INC.	000868122
<b>2008-10-24</b>	
BEN - BAKERS EQUIPMENT NATIONAL LTD.	000381887
BOOGIES DINER II PRODUCTIONS INC.	001081021
CHERMY FASHION STYLE INTERNATIONAL INC.	001263865
CHIEM INDUSTRIES INC.	002042382
E-CUSTOMER CONSULTING SERVICES INC.	001645537

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
H & A SALES INC.	001486350	SERVICES INC.	001419623
HUA SANG THAI-VIET CUISINE INC.	002144036	B & M HOLDINGS ARNPRIOR LIMITED	000298788
J.A.B. LIGHTING DISTRIBUTORS INCORPORATED	000367467	C & C STONWORKS & LANDSCAPING INC.	002047422
J.R. PLANCHE SYSTEMS INC.	000684061	CIPHER CANADA INC.	001607795
JOE MCBRIDE ENTERPRISES LTD.	000499467	CIPHER HOLDINGS (BARBADOS) LTD.	001746172
K. & H. REPRODUCTIONS INC.	001448202	CIPHER PHARMACEUTICALS LTD.	001746173
KARIOSS CARDS INC.	000951593	COOPER'S FLEXIBLE STORAGE WAREHOUSE INC.	001089728
KHWAJA TRADING CORPORATION	001623538	ENCAN MACHINE TOOL LTD.	000620710
NORDBYE PUBLISHING INC.	002116708	GESTION ALAIN MALETTE LTEE	000833215
PEWE CONSULTING INC.	002028226	INTER DATA INC.	001617476
RINKY DINK INC.	001176266	JO-NO-MAR ENTERPRISES LIMITED	000343004
RIZASH INC.	002033076	ONTARIO COW HIDES INTERNATIONAL TRADING LIMITED	002116371
SCARBOROUGH BEAUTY NAILS SUPPLY LTD.	001437628	PURPLE ICE COMPANY LTD.	001519768
1046295 ONTARIO LIMITED	001046295	RAD-TECH RADIATOR SERVICE LTD.	001074067
1414814 ONTARIO INC.	001414814	THE CLAY OVEN INC.	001048764
1615364 ONTARIO LTD.	001615364	TRUMP CONSTRUCTION INC.	002078811
<b>2008-10-27</b>		1065723 ONTARIO LIMITED	001065723
ASA CANADA INTERNATIONAL INVESTMENT LTD.	001747682	1090551 ONTARIO INC.	001090551
BRIAN HAYTON ELECTRIC LIMITED	000387260	1248942 ONTARIO INC.	001248942
CHINA NATURE STONE AGENCY INC.	000768476	1429170 ONTARIO INC.	001429170
CROSS CANADA AUTO REPAIR & TRUCK LUBE CENTRE LTD.	002107699	1526943 ONTARIO INC.	001526943
GNK TRANSPORT INC.	001349832	1680293 ONTARIO INC.	001680293
KABEES RESTAURANT LTD.	002125953	2053093 ONTARIO INC.	002053093
KELEHER FAMILY HOLDINGS LTD.	002011705	2069566 ONTARIO INC.	002069566
KUMAN INCORPORATED	001561121	2075398 ONTARIO INC.	002075398
MCOMMUNICATE INC.	001576025	2162314 ONTARIO INC.	002162314
MKJ GREEN HOUSE LTD.	001464776	862194 ONTARIO INC.	000862194
MOHIT INC.	002112270	874144 ONTARIO INC.	000874144
SIGUN HOLDINGS LIMITED	000835156	<b>2008-11-01</b>	
STEELES GARDEN RESTAURANT LTD.	000989032	COMSTAR INTERNATIONAL LTD.	001678528
TOO BLACK GUYS U.S.A. INC.	001296630	LA CORTE INC.	001341894
1155492 ONTARIO INC.	001155492	1149280 ONTARIO INC.	001149280
1510612 ONTARIO LIMITED	001510612	1247604 ONTARIO LIMITED	001247604
1591456 ONTARIO INC.	001591456	1614685 ONTARIO INC.	001614685
2108767 ONTARIO INC.	002108767	1615553 ONTARIO INC.	001615553
2148363 ONTARIO INC.	002148363	1662869 ONTARIO LIMITED	001662869
715638 ONTARIO INC.	000715638	<b>2008-11-03</b>	
770986 ONTARIO LTD.	000770986	AGAPINOS ENTERPRISES LTD.	000613286
<b>2008-10-29</b>		ALASKAN AIR FROZEN FOOD INC.	001619942
ABATIS PARALEGAL SERVICES INC.	000880305	BELSOCREST ENTERPRISES LTD.	000262735
DORDEN CONSTRUCTION SERVICES LTD.	001535531	BOLIDE INTERNATIONAL INC.	001053412
KK MECHANICAL SYSTEMS INC.	002078057	BR CONTINENTAL INC.	001485270
RUTHERFORD EQUIPMENT RENTALS INC.	001330238	CANADIAN PROFESSIONAL RECRUITERS INC.	000352621
TPC BUSINESS MANAGEMENT INC.	001263009	CEDVOR INVESTMENTS LIMITED	000626452
VASTES BROS. ENTERPRISES LIMITED	000275265	DIGITAL MOBILE HOLDINGS INC.	001359273
X-MECHANIC INC.	002110777	DISTINCT TRAINING SOLUTIONS INC.	001562678
548205 ONTARIO INC.	000548205	DOUG MITCHELL FUELS (SIMCOE) INC.	001062391
684981 ONTARIO LIMITED	000684981	DREEM RESTOBAR INC.	001607698
<b>2008-10-30</b>		FEDMAR INVESTMENTS LIMITED	000140895
BERDU INC.	001230109	GEORGE CHALIFOUX & CO. CONTRACTING LTD.	000825494
BIG HOUSE CONTRACTORS INC.	002042418	GERLEN'S JEWELLERY LTD.	001687609
DHALLA DYNASTY CORPORATION	001515071	GET THERE DIRECT INC.	001364952
DOMUS DEVELOPMENT INC.	001652283	GRILL DADDY'S RESTAURANTS INC.	001650396
ELIOT ENTERPRISES INC.	001085970	HIP SHING TRADING INTERNATIONAL INC.	001053467
JAMES C.A. CHIRICO MEDICINE PROFESSIONAL CORPORATION	002123341	HUSKY RECORDS LIMITED	001368173
MIC'S-MEDIA CONSULTANTS INC.	001048565	JAG-EL SHALON CONSTRUCTION LTD.	001666459
NEW FASHION DESIGNS CORPORATION	001550488	L. TRED INC.	001553776
ROUND THE BEND SMOKE SHOP LTD.	000996447	MANCINI PROPERTIES LTD.	001263773
SEICOM CONSULTING GROUP INC.	001239755	NASHA MEDIA INC.	001741949
SHELTRI DEVELOPMENT AND MANAGEMENT LTD.	000836403	OPTIUM DIGITAL SOLUTIONS INC.	001392844
WHITECHAPEL HOMES INC.	002088080	OTTAWA NEWS PUBLISHING CO. LTD.	000874018
1362347 ONTARIO INC.	001362347	PHASE IV FILMS INC.	002002439
1440794 ONTARIO INC.	001440794	PORCELAIN PARAMEDIC INC.	001083232
953434 ONTARIO INC.	000953434	RALPH BEAMER ENTERPRISES LTD.	000458480
<b>2008-10-31</b>		RED DOOR FILMS INC.	002002309
A.P.P.S. INC.	000988960	SMART-ISO CANADA INC.	002114059
ACCUBALANCE ACCOUNTING & FINANCIAL		SNOWDRIFT HOLDINGS LIMITED	000208261
		ST JEAN-LANE INC.	001468664

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
SVEMIR CONSTRUCTION SERVICES INC.	001538768
TEMPLOYERS EMPLOYMENT SPECIALISTS INC.	002111603
TOIGO HOLDINGS INC.	000375966
TROPICAL GREEN PRODUCE LTD.	001444302
UNITED4 INC.	001710496
WARUSA ENTERPRISES LIMITED	000081940
1064506 ONTARIO INC.	001064506
1173794 ONTARIO INC.	001173794
1205620 ONTARIO INC.	001205620
1300264 ONTARIO LIMITED	001300264
1521372 ONTARIO LIMITED	001521372
1582892 ONTARIO INC.	001582892
1612314 ONTARIO INC.	001612314
1620005 ONTARIO LIMITED	001620005
1620030 ONTARIO LIMITED	001620030
1620031 ONTARIO LIMITED	001620031
1626330 ONTARIO INC.	001626330
1665642 ONTARIO INC.	001665642
1742948 ONTARIO INC.	001742948
24 HOURS INCORPORATED	000254276
570582 ONTARIO LTD.	000570582
683375 ONTARIO LIMITED	000683375
<b>2008-11-04</b>	
AMBER LIGHT FILMS, INC.	002002829
ARMVAL CONSTRUCTION LTD.	000453722
AUTOMOTIVE CANADIAN INVESTMENTS LIMITED	002065703
BONDLEIGH INVESTMENTS LIMITED	000567498
BOOKMAN TYPESETTING CO. INC.	000929652
BURNINGINK.COM LIMITED	001379307
COSTABERG LIMITED	000775778
EQUINOX RESOURCES (CANADA) INC.	001064775
INDIANZONLINE LTD.	001454627
INTERFUND CAPITAL INC.	001136473
KAMAJ DRUGS LIMITED	001198636
MACLACHLAN MARKETING INCORPORATED	000336595
MILLENNIUM DEVELOPMENT INTERNATIONAL INC.	001319211
ONE GREY HARE INC.	001300338
R. E. BLOCH INVESTMENTS LTD.	000637935
RED NINE NAILS AND WAXING LIMITED	001662106
S & S RENOVATIONS & MAINTENANCE INC.	002113725
SAM'S AUTO REPAIRS & COLLISION INSPECTION CENTER INC.	001614386
SECOND FOUNDATION SOFTWARE INC.	001384847
TEKVA INC.	000736655
YOUNG, FREDDIE & CO. LTD.	001519692
1102439 ONTARIO INC.	001102439
1615154 ONTARIO INC.	001615154
2045483 ONTARIO INC.	002045483
627791 ONTARIO INC.	000627791
664774 ONTARIO LIMITED	000664774
845080 ONTARIO INC.	000845080
<b>2008-11-05</b>	
AMEELAS CANADA LTD.	002078547
FENIAN MARKETING INC.	001630700
GAJAT CONSULTING INC.	000934525
HAMP ENTERPRISES INC.	001262675
OTTAWA REC-TECH INC.	001534553
POWER TEAM MANAGEMENT INC.	001668647
1193078 ONTARIO INC.	001193078
1629953 ONTARIO INC.	001629953
1740139 ONTARIO INCORPORATED	001740139
2069723 ONTARIO INC.	002069723
2072703 ONTARIO LIMITED	002072703
<b>2008-11-06</b>	
CESARE COSENTINO CONSTRUCTION LIMITED	000222707
COUNTRYWIDE IB & ASSOCIATES INC.	001666831
JODON INSURANCE AGENCY LTD.	001060483
LN & ASSOCIATE SERVICES INC.	001004807

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
ORACLE UNIVERSAL INC.	002139913
RAPID RESPONSE SOLUTIONS INC.	001735540
SOFTKEY SOFTWARE PRODUCTS INC.	001060951
1057092 ONTARIO LIMITED	001057092
1060482 ONTARIO LTD.	001060482
1367338 ONTARIO INC.	001367338
1578447 ONTARIO LTD.	001578447
1653516 ONTARIO INC.	001653516
2029415 ONTARIO LIMITED	002029415

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

(141-G530)

### Notice of Default in Complying with the Corporations Information Act Avis de non-observation de la Loi sur les renseignements exigés des personnes morales

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

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(3) de la *Loi sur les sociétés par actions*, si les sociétés mentionnées ci-dessous ne se conforment pas aux exigences de dépôt requises par la *Loi sur les renseignements exigés des personnes morales* dans un délai de 90 jours suivant la réception du présent avis, des ordonnances de dissolution seront délivrées contre lesdites sociétés. La date d'entrée en vigueur précède la liste des sociétés visées.

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
<b>2008-11-7</b>	
C AND T INCORPORATED	1113041
C.E.S. EXHIBITS (1991) INC.	965442
FRANK & HENRY'S SERVICE LTD.	378069
LEATHER ALLEY INC.	2067725
X-PRESS PARKING MANAGEMENT LIMITED	1018806
1605526 ONTARIO LIMITED	1605526

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

(141-G531)

**Cancellation for Filing Default  
(Corporations Act)  
Annulation pour omission de se  
conformer à une obligation de dépôt  
(Loi sur les personnes morales)**

NOTICE IS HEREBY GIVEN that orders under Section 317(9) of the *Corporations Act* have been made cancelling the Letters Patent of the following corporations and declaring them to be dissolved. The date of the order of dissolution precedes the name of the corporation.

AVIS EST DONNÉ PAR LA PRÉSENTE que, les décrets émis en vertu de l'article 317 (9) de la *Loi sur les personnes morales* ont été émis pour annuler les lettres patentes des personnes morales suivantes et les déclarer dissoutes. La date du décret de la dissolution précède le nom de la personne morale.

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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<b>2008-11-7</b> SCARBOROUGH BLOCK PARENT PROGRAM INC.	1083664
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M. KALSBECK  
Director, Companies and Personal Property  
Security Branch  
Directrice, Direction des compagnies et des  
sûretés mobilières

(141-G532)

**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:

**November 3-November 7**

NAME	LOCATION	EFFECTIVE DATE
Ighani-Lightfoot, Khorshid	Barrie, ON	4-Nov-08
Zenchuk, Mark	Hamilton, ON	4-Nov-08
Bass, Karen Anne	Azilda, ON	4-Nov-08
Dunn, Brian	Sault Ste. Marie, ON	4-Nov-08
Hadley, Stephen Merrill	Brampton, ON	4-Nov-08
Choi, Doo Hoi	Toronto, ON	4-Nov-08
Ottaway, Graham Mark	Blind River, ON	4-Nov-08
Brown, Todd William	Elmira, ON	4-Nov-08
Gudrie, Curtis	Capreol, ON	4-Nov-08
Roberts, Margaret	Brampton, ON	4-Nov-08
Adams, Colin	North York, ON	4-Nov-08

**RE-REGISTRATIONS**

NAME	LOCATION	EFFECTIVE DATE
Brand, Michael	Harrow, ON	7-Nov-08
D'Paiva, Oswald Ronald	Brampton, ON	7-Nov-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
Cho, Kyong Ja	Richmond Hill, ON	4-Nov-08
November 13, 2008 to November 17, 2008		

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
Falk, Ron	Morden, MB	3-Nov-08
Mintz, Gordon	Winnipeg, MB	3-Nov-08
Hotson, Michael Robert	Wellandport, ON	3-Nov-08
Barton, Andrew	Orillia, ON	3-Nov-08
Bortsov, Vladimir	Toronto, ON	3-Nov-08
Farrand, William (Wink)	Kitchener, ON	3-Nov-08
Neufeld, Herman Wesley	Virgil, ON	3-Nov-08
Weinberger, Kurt John	Waterloo, ON	3-Nov-08
Neary, Richard	Elginburg, ON	3-Nov-08
Wickham, Jennifer Ruth	Gloucester, ON	3-Nov-08
Bloomquist, Laurence Gregory	Nepean, ON	3-Nov-08
Crawley, David Stuart	Ottawa, ON	3-Nov-08
Hunter, Archie	Nepean, ON	3-Nov-08
Kennedy, Walter Howard Frere	Ottawa, ON	3-Nov-08
Robson, Brian	Unionville, ON	3-Nov-08
Toner, Daniel Martin	Brockville, ON	3-Nov-08
Hörst, Ronald G.	Edmonton, AB	3-Nov-08
Parsons-Hörst, E. Maude	Edmonton, AB	3-Nov-08
Hamilton, Mary Climie	Hamilton, ON	3-Nov-08
Saunders, Robert Brock	Hamilton, ON	3-Nov-08
Ouwehand, Tony John	Hamilton, ON	3-Nov-08
Stanley, Michael Albert	Guelph, ON	3-Nov-08
Brazauskas, Arunas	Toronto, ON	7-Nov-08
Bugeja, Michael	Toronto, ON	7-Nov-08
Della Penna, Michael	Orangeville, ON	7-Nov-08
Hurbanczuk, Adam Stanislaw	Orillia, ON	7-Nov-08
Kowalski, Stanislaw	Oshawa, ON	7-Nov-08
Gibson, Brenda D.	Barrie, ON	7-Nov-08
Stevenett, John Richard	Tecumseh, ON	7-Nov-08
Chan, John Yan Yee	Mississauga, ON	7-Nov-08
Lee, Nolan	Toronto, ON	7-Nov-08
Enwerem, Iheanyi	London, ON	7-Nov-08

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

(141-G533)

**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 November 2, 2008 to November 9, 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 2 novembre 2008 au 9 novembre 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
ABDEL SAYED, MIRIT.N..	RAMZI, MIRIT.NADER.
ALARY,	MESSERVEY,
KEVIN.LAWRENCE.TYSON.	KEVIN.LAWRENCE.TYSON.
ALBA MARTINEZ, ANA.LIZET.	NDUR, ANA.LIZET.

PREVIOUS NAME	NEW NAME	PREVIOUS NAME	NEW NAME
ALLYN, KRISTIE.LEE.	ALLYN, KRISTY.LEE.	GREWAL, KAMALJIT.KAUR.	THIND, KAMALJIT.KAUR.
ARICHANDRA, THAHGARAJAH.	THANGARAJAH, HARICHANDRA..	HANES, MANDY.DENISE.	CLARKE, MANDY.DENISE.
AULT, SAMANTHA.TAYLOR.JOY.	STEWART-AULT, SAMANTHA.TAYLOR.JOY.	HASSAN, MARYAN.	ABDULLAHI, MARYAN.AHMED.
BALLOK, JESSIE.ANGELICA.	FEUDO, JESSIE.ANGELICA..	HAY, CHRISTOPHER.JAN.	RATHBONE, CHRISTOPHER.JAN.
BARAHONA, KYLE.MICHAEL.	BARAHONA-SZYDLOWSKI, KYLE.	HELSEL, LACI.RAE.	ROBERTSON, LACI.RAE..
BARNAS, JOLANTA.JADWIGA.	ROSOWICZ, JOLANTA.JADWIGA.	HEUNG, PUI.YING.	HEUNG, ANGELA.PUI-YING.
BEAULNE, JOSEPH.DAVID.OMER.	BEAULNE, OMER.	HO, FUNG.YEE.	HO, DENISE.FUNG-YEE.
BLAIR, ERIC.RAYMOND.	GRAHAM, ERIC.RAYMOND..	HO, YIN.WAI.	HO, SHARON.
BOUCHER, CARA.LEANNA.	MULLINS, CARA.LEANNA.	INGLIS, ELIZABETH.ANNE.	INGLIS, ELIZABETH.ANN.
BRAY, MAULEE.MARIE.	ARMSTRONG, MAULEE.MARIE.	IRVINE, CHRISTINE.ANN.	IRVINE-O'HARA, CHRISTINE.ANN.
BUGAYONG, MARIA.KRISTINA.PENALOSA.	WHITE, MARIA.KRISTINA.BUGAYONG.	IVKOVIC, BRANKICA..	MARKOVIC, BRANKICA.
CALDER, LISA.DORIS.	KURT, LISA.DORIS.	JANSONS, NEELY.JOAN.MARIE.	MORINA, NEELY.JOAN.MARIE.
CARON, MARIE.	CARON, FRANCINE.MARIE-PAULE.	Ji, XIANG.	Ji, JEFF.XIANG.
MARIE-PAUL.FRANCINNE.	DE JESUS, JENNIFER.CAYAS.	JUNAID, JUNAID.	SULEMAN, JUNAID.
CAYAS, JENNIFER.DEFANT.	CHAN, DAISY.CHOR-HEL..	JUNG, DONGJE.	JUNG, TONY.DONGJE.
CHAN, CHOR.HEI.	CHAN, JULIA.CHOR-YEN..	JUNG, JUNJAE.	JUNG, JEFF.JUNJAE.
CHAN, CHOR.YEN.	CHAN, JOSEPH.KA-FAI.	KENNEDY, ROSE-MARIE..	KENNEDY, RM.
CHAN, KA.FAI.	CHEN, RAYMOND.WEI.MIN.	KIM, IK.CHAN.	KIM, JOHN.IK.CHAN.
CHEN, WEI-MIN.	CHEN, KINSLEY.XIN.GE.	KORTLEVE, LEVANA.KATHLEEN.	KREUTZER, LEVANA.KATHLEEN.
CHEN, XIN.GE.	CHIANG, JASON.	KUHN, COADY.CASSIDY.	BRITTON, COADY.CASSIDY.
CHIANG, SHANG.HSUN.	CHO, JASPER.TAE-KWAN.	LANGFORD, MARGUERITE.SYLVIA.	LANGFORD-JACKSON, MARGUERITE.SYLVIA.
CHO, TAE.KWAN.	GAYLOG, KELLY.	LASHARI, SARA.KHUSHNOOD.	LAKHANI, SARA.KHUSHNOOD.
CHUNG, KELLY.	HARRIS, KRISTINE.ANNE.	LAURIE, MELISSA.ANDREA.	DUFFEY, MELISSA.ANDREA.
CIRTWILL, KRISTINE.ANNE.	CLEM-TEKEOGLU, SUSAN.MARGARIDA.	LEDC, BEATRICE.CECILE.	LEDC, CÉCILE.BÉATRICE.MARIE.
CLEM, SUSAN.MARGARIDA.	ROY, NYCOLAS.	LEE, YOUNG.JI..	SEELEY, YOUNG-JI.LEIGH.
CLOUTIER-ROY, NYCOLAS.	JOSEPH.CLAUDE.GUY.	LEMIEUX, DOMINIQUE.JAMES.	LEMIEUX, DOMINIK.JAMES.
JOSEPH.CLAUDE.GUY.	TINO, CASSANDRA.	LEUNG, YEE.PING.	LEUNG, LORIS.
COLETTA, CASSANDRA.	COSTA, BELINDA.MARIE.BRANCO.DA.	LI, CHIH.HSUAN.	LI, VICTOR.CHIH-HSUAN.
COSTA, BELINDA.MARIE.	COSTA, KRISTON.PEDRO.BRANCO.DA.	LI, YIN.HA..	LAM, EMILY.YIN-HA.
COSTA, KRISTON.PETER.	FEGGI, JENNIFER.LEANNE.	LIN, I.CHEONG.	LIN, CHARLES.I.CHEONG.
CRANNEY, JENNIFER.LEANNE.	DARGAHI, DANIEL.	MAC DONALD, GARRY.JOSEPH.	MACDONALD, GARRY.JOSEPH.
DARGAHI-MOGHADDAM, DANIEL.	DARGAHI, EBRAHIM.	MAC DONALD, RUBEN.JOHN.	MACDONALD, RUBEN.JOHN.
DARGAHI-MOGHADDAM, EBRAHIM..	SIMPSON III, RICKY.RICCARDO.	MACAPAGAL, ARIEL.RULLODA.	MACAPAGAL, AYEN.MARIELLA.RULLODA.
DAVIS, RICKY.RODNEY.JAMES.JR.	DE CARIA, NANCY.ANNUNCIATA.	MANSON, LAURIE.JANE.	WILSON, LAURIE.JANE.
DE CARIA, ANNUNCIATA.	PERRY, JACOB.GEORGE.JOHN.	MARKOVIC, LJILJANA.	DURKOVIC, LJILJANA.
DEMELO, JACOB.GEORGE.JOHN.	ABDULLAHI, FATIMA.AHMED.	MATIAS, ASHLEY.LYNN.	RAPOSO, ASHLEY.LYNN.
DHORE, FATIMA..	KAZURA, MARLIN.	MCCALLION, CHRISTOPHER.DAVID.	MCCALLION, DEVI.APRIL.
DOUSHEH, MARLIN.	TOLONEN, GALINA.	MCMILLAN MARTIN, RINA.MARISOL.	MCMILLAN, ALEXANDRA.RINA.
DUDAR, GALINA.	VANDYK, TYSON.JOHN.	MERCER-MACKINNON, BRANDON.TIMOTHY.	MACKINNON, BRANDON.ANDREW.
DUDAS, TERRENCE.STEPHEN.	DARVESH, JAWID.	MERCER-MACKINNON, DYLAN.PAUL.	MACKINNON, DYLAN.PAUL.
EWAZZADA, AHMAD.JAWID..	CHOUDHARY, UMAR.FAROOQ.	MERCER-MACKINNON, JUSTIN.CHARLES.	MACKINNON, JUSTIN.CHARLES.
FAROOQ, UMAR.	FORD, LAURENCE.ROBERT.	MIGUEL, EVELYN.ALBERTO.	BANIQUED, EVELYN.ALBERTO.
FORD, LAWRENCE.ROBERT.	MELESE, KEWAKIBT.AWLACHEW.	MINNIE, ANDREW.DYLAN.	ARSENAULT, ANDREW.DYLAN.
GEDA, KEWAKIBT.KIDAN.	HASHIME, SAIDA.	MISHAAL, MISHAAL.	CHOUDHARY, MISHAAL.UMAR.
GHULAM DOSTAGIR, TORPIKAI.	GILL, NIMARDEED.SINGH.	MITRETODIS, CHRISTOPHER.	MITRETODIS, CHRISTOPHER.KADELA.
GILL, PARNIMARDEEP.SINGH.	HAYMES, RENÉE.MARGARET.GILLEN.	MONAHAN, SARAH.MARY.ELIZABETH.	PAGE, SARAH.MARY.ELIZABETH.
GILLEN, RENÉE.MARGARET.	GAINES, MARSHALL.HAROLD.	MULLER, REBECCA.LOREN.	ATKINSON, REBECCA.LOREN.
GINSBERG, MARSHALL.HAROLD.	ÖSAL, VIVIAN..	OMER ALI ALBIATLY, CHEHAN.ABDULHAK.	ALBIATLY, CHEHAN.
GONZALEZ, BIBIANA.ALVAREZ.	ANSON, TAMMY.AMANDA.	OMER ALI ALBIATLY, MOHAMMED.ABDULH.	ALBIATLY, MOHAMMED.
GORTER, TAMMY.AMANDA.		OMER ALI ALBIATLY, NORJAN.ABDULHAK.	ALBIATLY, NORJAN.
		OUWENDYK, JASON.ARIE.	MULLEN, JASON.MARTIN.
		PANKO, LAURA.MARILYN.	BUTYNIEN, LAURA.MARILYN.

## PREVIOUS NAME

PARK, YE.SEUL.  
 PARKER, BRIANNA.AUTUMN.  
 PETROU, GEORGE..  
 RAHAMATALLY, ASIF.AHMAD.  
 RAJIC AKBAR, KHATOL.  
 RAMSAMMY-ROBERTS,  
 SHARON.  
 RANDHAWA,  
 GURINDERPAUL.KAUR.  
 RANI, SUNITA..  
 RASMUSSEN,  
 ANGELA.CATHERINE.  
 RICHARD, MICHAEL.JOSEPH.  
 RIVAS, ANA.ZONIA.  
 ROBAKIDZE, MAYA..  
 SAID DAWUD, SAID.JAWED.  
 SANDHU, HARJOT.KAUR.  
 SARGEANT-DAWES,  
 JEFFERY.WILLIAM.  
 SEYED ALIAN, SEYED.MEHDI.  
 SHIL, BEBU.  
 SMITH, JOE..  
 SMITH,  
 LINDSAY.ELIZABETH.  
 ST-GERMAIN,  
 HEATHER.ELIZABETH.  
 SULLOVEY,  
 JOSHUA.ARON..  
 SZYDLOWSKI,  
 JORDEN-LINDA..  
 TOEWS, JOSHUA.ALAN.  
 TREPANIER,  
 LUCILE..  
 TSONEV, STELIYAN.ROMANOV.  
 TURPIN, LUC.  
 VICKERS,  
 GOERGE.JOSEPH.GORDON.  
 WALLACE-STEEL,  
 DEIRDRE.JANE.  
 WANAMAKER, MICHAEL.  
 WANNAMAKER,  
 JEANNETTE.DALE.  
 WHYTE, KIETH.JORDAN..  
 WILLIE,  
 MELONIE.COLLEEN.  
 WOODCOCK, JENNIFER.DIANE.  
 YANCHUS, BREANNE.NERINE.  
 YAP, MANUEL.LITONJUA.  
 YOUNG,  
 PATRICIA.MARIE.  
 ZLOJUTRO, BRANKO.  
 ZLOJUTRO, SNEZANA.

(141-G534)

## NEW NAME

PARK, JENNA.YESEUL.  
 BLACK, BRIANNA.AUTUMN.  
 PETROU, JOHN.GEORGE.  
 ADAMS, MICHAEL.ASIF.  
 AKBAR RAJIC, KHATOL.  
 ROBERTS,  
 SHARON.  
 MANN,  
 GURINDERPAUL.KAUR.  
 PRABHAKAR, SUNITA.RANI.  
 MARETT,  
 ANGELICA.CATHERINE.  
 SAMPSON, MICHAEL.JOSEPH.  
 ESPINOSA, ANA.ZONIA.  
 MURPHY, MAYA.  
 HASHIME, JAWED.  
 GREWAL, HARJOT.KAUR.  
 ABRAHAM,  
 PETER.JAY.JEFFERY.  
 ALIAN, HAMID.  
 CHANDA, BIBHU.  
 SMITH, JOE.YEOPHI.  
 HUNTER,  
 LINDSAY.ELIZABETH.  
 SANDERSON,  
 HEATHER.ELIZABETH.  
 VAN ALTENBERG,  
 JOSHUA.ARON..  
 SZYDLOWSKI,  
 LINDA..  
 ROMANCIO, JOSHUA.ALAN.  
 QUIROUETTE,  
 LUCIE.MARIE.PAULETTE.  
 TSONEV, STANLEY.ROMANOV.  
 VILLENEUVE, LUC.JEAN.  
 VICKERS,  
 GORDON.GEORGE.  
 DENHOLM,  
 DEIRDRE.JANE.  
 HAMBLIN, MICHAEL.  
 SHAW,  
 JEANNETTE.DALE.  
 WHYTE, KEITH.JORDAN.  
 KIONGOZI,  
 MELONIE.COLLEEN.  
 SAVERINO, JENNIFER.DIANE.  
 O'BRIEN, BREANNE.NERINE.  
 LITONJUA, MANUEL.YAP.  
 HOLZHAUSER,  
 PATRICIA.MARIE.  
 KOS, BRANKO.ZLOJUTRO.  
 KOS, SUSAN.ZLOJUTRO..

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

## 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

Revival of 1312510 Ontario Ltd.

NOTICE IS HEREBY GIVEN that on behalf of Mohd. Anwar Sarwari application will be made to the Legislative Assembly of the Province of Ontario for an Act reviving 1312510 Ontario Ltd.

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 Brampton this 10<sup>th</sup> day of October 2008.

(141-P343) 44,45,46,47

UMESH KUMAR AHUJA  
 Barrister and Solicitor  
 4515 Ebenezer Road, Suite 216  
 Brampton, ON L6P 2K7

1173931 ONTARIO LIMITED

NOTICE IS HEREBY GIVEN that on behalf of 1173931 Ontario Limited application will be made to the Legislative Assembly of the Province of Ontario for an Act to revive the Corporation.

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 Belleville, Ontario, this 29<sup>th</sup> day of October, 2008.

(141-P366) 46, 47, 48, 49

1173931 Ontario Limited  
 Per:  
 PETER A. ROBERTSON  
 PROFESSIONAL CORPORATION  
 Peter A. Robertson,  
 Barrister and Solicitor  
 3 Applewood Drive, Suite 101,  
 Belleville, Ontario  
 K8P 4E3

**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 FOR TAX ARREARS BY PUBLIC TENDER

**THE CORPORATION OF THE TOWNSHIP  
OF GREATER MADAWASKA**

**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 17 December 2008, at the Municipal Office, P.O. Box 180, 1101 Francis Street, Calabogie, Ontario K0J 1H0.

The tenders will then be opened in public on the same day at 3:00 p.m. at the Municipal Office, P.O. Box 180  
1101 Francis Street, Calabogie.

**Property Description(s):**

Roll No. 47 06 006 010 31400 0000, PIN 57361-0068(LT), PT LT 15, CON 2, PT 1, 49R2967, BLYTHFIELD ; S/T BLY353 ; BAGOT BLYTHFLD BROUGHAM ; SUBJECT TO EXECUTION 97-00112, IF ENFORCEABLE. File. 07-01.

**Minimum Tender Amount: \$ 2,968.67**

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.

The Township of Greater Madawaska charges \$25.00 per tender package.

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

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

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

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

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

Ms. Jennifer Barr, AMCT  
Deputy-Treasurer  
The Corporation of the  
Township of Greater Madawaska  
P.O. Box 180  
1101 Francis Street  
Calabogie, Ontario K0J 1H0  
(613) 752-2222

(141-P373)

*MUNICIPAL ACT, 2001*

SALE OF LAND FOR TAX ARREARS BY PUBLIC TENDER

**THE CORPORATION OF THE CITY OF TIMMINS**

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 December 10, 2008, at the Municipal Office, Finance Department. The tenders will then be opened in public on the same day at 3:15 p.m. in the Council Chambers.

**Description of Lands:** 07-01 The Surface Rights of Mining Claim P.8531, Township of Bristol, in the City of Timmins, District of Cochrane. Parcel 3898 South East Cochrane Pin #65440-0017 Vacant Land – 57.32 Acres  
**Minimum Tender Amount: \$ 1,484.55**

**Description of Lands:** 07-02 The Surface Rights of Mining Claim P.5378, Township of Turnbull, in the City of Timmins, District of Cochrane. Part of Parcel 1584 South East Cochrane, Part of Pin #65436-0021. Vacant Land 40.55 Acres  
**Minimum Tender Amount: \$ 1,280.85**

**Description of Lands:** 07-05 The Surface Rights of Part of Lot 12, Concession 5, Township of Mountjoy, in the City of Timmins, District of Cochrane. Parcel 7188 South East Cochrane Pin #65434-0018. Vacant Land 80.00 Acres  
**Minimum Tender Amount: \$ 4,917.35**

**Description of Lands:** 07-06 The Surface Rights of Part of Mining Claim P.28122, Township of Robb, Part 15 on CR139, in the City of Timmins, District of Cochrane. Parcel 16438 South East Cochrane Pin #65356-0166 Vacant Land 17.29 Acres  
**Minimum Tender Amount: \$ 5,235.46**

**Description of Lands:** 07-16 The Surface Rights of Part of Lot 114, Plan M14S, being Part 10 on Plan 6R5022, Part of Lot 115, on Plan M14S, being Part 9 on Plan 6R5022, in the City of Timmins, District of Cochrane. Parcel 13306 Whitney and Tisdale Pin #65396-0494 Vacant Land – Bruce Avenue 309 sq ft.  
**Minimum Tender Amount: \$ 982.38**

**Description of Lands:** 07-17 The Surface Rights of Lots 69 and 70 on Plan M-10-S, in the City of Timmins, District of Cochrane. Parcel 13966 Whitney and Tisdale Pin #65396-0652. Improved – 112 Bruce Ave -10,000 sq ft  
**Minimum Tender Amount: \$ 135,661.89**

**Description of Lands:** 07-18 The Surface Rights of the North ½ of Lot 4, Concession 1, Township of Murphy, in the City of Timmins, District of Cochrane. Parcel 1405 Sudbury North Division Pin #65359-0113. Vacant Land – 160 Acres  
**Minimum Tender Amount: \$ 1,928.14**

**Description of Lands:** 07-19 The Surface Rights of Lots 347 and 349 on Plan M-20-S, in the City of Timmins, District of Cochrane. Parcel 8778 Whitney and Tisdale Pin #65396-0062 Vacant Land – 202 Warner St –7944 sq ft  
**Minimum Tender Amount: \$ 13,292.81**

**Description of Lands:** 07-20 The Surface Rights of Part of Block G on Plan M-30-T as in C109583, in the City of Timmins, District of Cochrane. Parcel 4792 Whitney and Tisdale Pin #65407-0490. Improved – 40 Dwyer Ave 4520 sq ft  
**Minimum Tender Amount: \$ 61,268.18**

**Description of Lands:** 07-21 The Surface Rights of Part of Block G on Plan M-30-T, as in C25042, in the City of Timmins, District of Cochrane. Parcel 9106 Whitney and Tisdale Pin#65407-0487 Improved – 36 Dwyer Avenue 6121 sq ft  
**Minimum Tender Amount: \$ 25,987.71**

**Description of Lands:** 07-22 The Surface Rights of Part of the North Part of Broken Lot 8, Concession 2, in the Township of Tisdale, being Part 4 on 6R2682, in the City of Timmins, District of Cochrane. Parcel 11959 Whitney and Tisdale. Pin#65408-0043 Improved – 136 Croatia Ave 5635.62 sq ft  
**Minimum Tender Amount: \$ 28,847.18**



**Description of Lands:** 07-23 The Surface Rights of Part of Block M, on Plan M-30-T, in the City of Timmins, District of Cochrane. Parcel 3527 Whitney and Tisdale. Pin #65407-0376 The Surface Rights of Part of Block M on Plan M-30-T, in the City of Timmins, District of Cochrane. Parcel 3877 Whitney and Tisdale. Pin #65407-0634 Vacant Land 4 Lionscrest Lane 2700 sq ft  
**Minimum Tender Amount:** \$ 19,787.62

**Description of Lands:** 07-24 The Surface Rights of Part of Block M on Plan M-30-T, in the City of Timmins, District of Cochrane. Parcel 14096 Whitney and Tisdale. Pin #65407-0372 Vacant Land 12-14 Lionscrest Lane 0.14 Acres  
**Minimum Tender Amount:** \$ 82,776.99

**Description of Lands:** 07-25 The Surface Rights of Part of Lot 13 on Plan M-39-S, in the City of Timmins, District of Cochrane. Parcel 8303 Whitney and Tisdale. Pin #65407-0356 The Surface Rights of Part of Lot 13 on Plan M-39-S, in the City of Timmins, District of Cochrane. Parcel 499 Whitney and Tisdale. Pin #65407-0357  
 The Surface Rights of Lot 12 on Plan M-39-S, in the City of Timmins, District of Cochrane. Parcel 2659 Whitney and Tisdale. Pin #65407-0358  
 The Surface Rights of Lot 11 on Plan M-39-S, in the City of Timmins, District of Cochrane. Parcel 8561 Whitney and Tisdale. Pin #65407-0359  
 Vacant Land 22 Lionscrest Lane 6758 sq ft  
**Minimum Tender Amount:** \$ 24,885.07

**Description of Lands:** 07-26 The Surface Rights of Lot 48 on Plan M-39-S, in the City of Timmins, District of Cochrane. Parcel 1702 Whitney and Tisdale. Pin #65407-0347 Improved 95 Father Costello Drive Size N/A  
**Minimum Tender Amount:** \$ 10,490.12

**Description of Lands:** 07-27 The Surface Rights of Lot 51 on Plan M-39-S, in the City of Timmins, District of Cochrane. Parcel 2660 Whitney and Tisdale. Pin #65407-0361 The Surface Rights of Part of Lot 52, on Plan M-39-S, in the City of Timmins, District of Cochrane. Parcel 8657 Whitney and Tisdale. Pin #65407-0362  
 Vacant Land 89 Father Costello Drive 4000.35 sq ft  
**Minimum Tender Amount:** \$ 17,026.53

**Description of Lands:** 07-28 The Surface Rights of Part of Lot 114 on Plan M-6-T, in the City of Timmins, District of Cochrane. Parcel 1181 Whitney and Tisdale. Pin #65407-0315 The Surface Rights of Part of Lot 113 on Plan M-6-T, in the City of Timmins, District of Cochrane. Parcel 769 Whitney and Tisdale. Pin #65407-0543  
 Improved – 122 Father Costello Drive 3159 sq ft  
**Minimum Tender Amount:** \$ 11,567.61

**Description of Lands:** 07-29 The Surface Rights of Part of Lot 106, on Plan M-39-S, in the City of Timmins, District of Cochrane. Parcel 3437 Whitney and Tisdale. Pin #65407-0285 Improved – 17 Grant Street 1950 sq ft  
**Minimum Tender Amount:** \$ 12,704.68

**Description of Lands:** 07-30 The Surface Rights of Lot 4 on Plan M-34-S, in the City of Timmins, District of Cochrane. Parcel 2624 Whitney and Tisdale. Pin #65407-0444  
 Improved – 7 Father Costello Drive 4304 sq ft  
**Minimum Tender Amount:** \$ 18,449.05

**Description of Lands:** 07-31 The Surface Rights of the West ½ of Lot 5 on Plan M-34-S, in the City of Timmins, District of Cochrane. Parcel 10455 Whitney and Tisdale. Pin #65407-0443 Vacant Land 9 Father Costello Dr 2150 sq ft  
**Minimum Tender Amount:** \$ 5,988.06

**Description of Lands:** 07-32 The Surface Rights of Part of Block H on Plan M-30-T, in the City of Timmins, District of Cochrane. Parcel 7110 Whitney and Tisdale. Pin #65407-0210 Improved – 41 Croatia Ave 2120 sq ft  
**Minimum Tender Amount:** \$ 16,339.53

**Description of Lands:** 07-33 Firstly: The Surface Rights of the North Part of Lot 9, Concession 2, in the Township of Tisdale, Secondly: The Surface Rights of Part of Lot 31, Plan M-6-C, Thirdly: The Surface Rights of Lot 32 on Plan M-6-C, in the City of Timmins, District of Cochrane. Parcel 12305 Whitney and Tisdale. Pin #65407-0055  
 Improved – 34 Fourth Ave 4930 sq ft  
**Minimum Tender Amount:** \$ 17,987.19

**Description of Lands:** 07-34 The Surface Rights of Lot 34 on Plan M-6-C in the City of Timmins, District of Cochrane. Parcel 5502 Whitney and Tisdale. Pin #65407-0052 Improved – 30 Fourth Ave 2772 sq ft  
**Minimum Tender Amount:** \$ 19,339.65

**Description of Lands:** 07-35 The Surface Rights of Lot 15, on Plan M-39-S, in the City of Timmins, District of Cochrane. Parcel 683 Whitney and Tisdale. Pin #65407-0353 Improved – 30 Lionscrest Lane 2700 sq ft  
**Minimum Tender Amount:** \$ 20,127.24

**Description of Lands:** 07-38 The Surface Rights of Land under the water of Part of Porcupine Lake, Part of Lot 10, Concession 3, in the Township of Whitney, in the City of Timmins, District of Cochrane. Parcel 3011 Whitney and Tisdale. Pin #65391-0028 Vacant Land – 3.18 Acres  
**Minimum Tender Amount:** \$ 924.39

**Description of Lands:** 07-39 The Surface Rights of the North East Part of the South Part of Lot 10, Concession 3, as in C65156, in the Township of Whitney, in the City of Timmins, District of Cochrane. Parcel 7985 Whitney and Tisdale. Pin #65391-0035 Vacant Land – 5930 sq ft  
**Minimum Tender Amount:** \$ 1,167.14

**Description of Lands:** 07-40 The Surface Rights of Lot 2, on Plan M-12-S, in the City of Timmins, District of Cochrane. Parcel 797 Whitney and Tisdale. Pin #65387-0001.  
 The Surface Rights of Lot 3, on Plan M-12-S, in the City of Timmins, District of Cochrane, Parcel 800 Whitney and Tisdale. Pin #65387-0003  
 Vacant Land – King Street 8712 sq ft  
**Minimum Tender Amount:** \$ 16,302.44

**Description of Lands:** 07-41 The Surface Rights of Lot 1 on Plan M-12-S, in the City of Timmins, District of Cochrane. Parcel 6312 Whitney and Tisdale. Pin #65387-0085 Improved – 5850 King Street 4356 sq ft  
**Minimum Tender Amount:** \$ 27,186.76

**Description of Lands:** 07-42 The Surface Rights of Part of Block A, on Plan M-12-S, in the City of Timmins, District of Cochrane. Parcel 6492 Whitney and Tisdale. Pin #65387-0090 Vacant Land – King Street 4356 sq ft  
**Minimum Tender Amount:** \$ 15,763.88

**Description of Lands:** 07-44 The Surface Rights of Lot 183, on Plan M-21-S, in the City of Timmins, District of Cochrane. Parcel 11078 Whitney and Tisdale Pin #65392-0125. The Surface Rights of Lot 184, on Plan M-21-S, in the City of Timmins, District of Cochrane. Parcel 11079 Whitney and Tisdale. Pin #65392-0126  
 Vacant Land – Haileybury Cres 9320 sq ft  
**Minimum Tender Amount:** \$ 2,272.73

**Description of Lands:** 07-45 The Surface Rights of Lot 30, on Plan M-49-T, in the City of Timmins, District of Cochrane. Parcel 5366 Whitney and Tisdale. Pin #65403-0585 Improved – 338 Hemlock St 3330 sq ft  
**Minimum Tender Amount:** \$ 26,587.90

**Description of Lands:** 07-48 The Surface Rights of Lot 262, on Plan M-89-C, in the City of Timmins, District of Cochrane. Parcel 10163 Whitney and Tisdale. Pin #65403-1173 Improved – 208 Ross Avenue East 4000 sq ft  
**Minimum Tender Amount:** \$ 13,702.53

**Description of Lands:** 07-49 The Surface Rights of Lot 607, on Plan M-26-S, in the City of Timmins, District of Cochrane. Parcel 5088 South East Cochrane. Pin #65422-0961 Improved – 148-150 Mountjoy Street S 3600 sq ft  
**Minimum Tender Amount:** \$44,870.69

**Description of Lands:** 07-52 The Surface Rights of Lot 752, on Plan M-30-S, in the City of Timmins, District of Cochrane. Parcel 3362 Whitney and Tisdale. Pin #65404-0934 Improved – 81 Spruce Street South 3420 sq ft  
**Minimum Tender Amount:** \$ 142,424.22

**Description of Lands:** 07-53 The Surface Rights of Lot 44, on Plan M-49-T, in the City of Timmins, District of Cochrane. Parcel 2609 Whitney and Tisdale. Pin #65403-0598. The Surface Rights of Part of Lot 45, on Plan M-49-T, in the City of Timmins, District of Cochrane. Parcel 9029 Whitney and Tisdale.

Pin #65403-0599

Improved – 227 Hemlock Street 4162.50 sq ft

**Minimum Tender Amount: \$ 31,294.35**

**Description of Lands:** 07-54 The Surface Rights of Lots 579 to 586 inclusive, on Plan M-30-S, Lots 643 to 650 inclusive, on Plan M-30-S, and Laneway on Plan M-30-S, in the City of Timmins, District of Cochrane. Parcel 14112 Whitney and Tisdale. Pin #65404-0572

Improved – 41 Pine Street North 1.32 Acres

**Minimum Tender Amount: \$ 427,379.14**

**Description of Lands:** TIM0702 Firstly: The Surface Rights of Lot 51, Plan M14S, except Rear 6 feet, Secondly: Rear 6 feet Lot 51, on Plan M-14-S, Parcel 6994 Whitney and Tisdale Pin #65396-0672. The Surface Rights of Part of Lot 52, on Plan M14S, Parcel 10572 Whitney and Tisdale Pin #65396-0670. The Surface Rights of Part of Lot 52, on Plan M14S as in TEM35006, in the City of Timmins, District of Cochrane. Parcel 2051 Whitney and Tisdale. Pin #65396-0671

Improved – 60-64 Main Street 9400 sq ft

**Minimum Tender Amount: \$ 55,465.32**

**Description of Lands:** TIM0706 The Surface Rights of Part of Mining Claim P12750, recorded as Mining Claim P27944, as in C192122, in the Township of Robb, in the City of Timmins, District of Cochrane. Parcel 17340 South East Cochrane Pin #65356-0144. Vacant Land 1.43 Acres

**Minimum Tender Amount: \$ 5,478.86**

**Description of Lands:** TIM0707 The Surface Rights of Part of Lot 149, on Plan M-10-S, being the W 16 feet of N 35 feet, Part of Lot 150, on Plan M-10-S, being the E 34 feet of N 35 feet, in the City of Timmins, District of Cochrane. Parcel 7581 Whitney and Tisdale. Pin #65396-0298 Improved -19 Evans Street 1700 sq ft

**Minimum Tender Amount: \$ 6,448.02**

**Description of Lands:** TIM0710 The Surface Rights of Mining Claims P20815, P20409 and P20410, in the Township of Deloro, in the City of Timmins, District of Cochrane. Parcel 23716 South East Cochrane.

Pin #65442-0410 Vacant Land – 132.51 Acres

**Minimum Tender Amount: \$ 9,866.73**

**Description of Lands:** TIM0711 The Surface Rights of Mining Claim H.R. 1050 (P.19142), in the Township of Deloro, in the City of Timmins, District of Cochrane. Parcel 8336 South East Cochrane. Pin #65442-0287

Vacant Land – 36.25 Acres

**Minimum Tender Amount: \$ 8,389.65**

**Description of Lands:** TIM0712 The Surface Rights of Part of Mining Claim H.R. 1001 T.R.S. 824, being Part 45, CR1052, S/T Pt 45, CR1052 as in C171119, T/W Pt 2 CR1052, Pt 1, 2 & 3, CR1011 as in C171119, in the Township of Deloro, in the City of Timmins, District of Cochrane. Parcel 16429 South East Cochrane. Pin #65442-0080 Improved 1091 Delnite Rd. .33 Acres

**Minimum Tender Amount: \$ 17,507.36**

**Description of Lands:** TIM0714 The Surface Rights of Lot 175 on Plan M-21-S, in the City of Timmins, District of Cochrane. Parcel 11360 Whitney and Tisdale. Pin #65392-0183 Vacant Land –Haileybury Cres 5000 sq ft

**Minimum Tender Amount: \$ 3,052.93**

**Description of Lands:** TIM0715 The Surface Rights of Lot 176 on Plan M-21-S, in the City of Timmins, District of Cochrane. Parcel 11386 Whitney and Tisdale. Pin #65392-0188 Vacant Land -Haileybury Cres 5000 sq ft

**Minimum Tender Amount: \$ 3052.93**

**Description of Lands:** TIM0716 The Surface Rights of Part of the North ½ of Lot 9, Concession 2, in the Township of Matheson, as in C222225, in the City of Timmins, District of Cochrane. Parcel 22288 South East Cochrane. Pin #65361-0160 Vacant Land – 1.00 Acres

**Minimum Tender Amount: \$ 3,864.41**

**Description of Lands:** TIM0717 The Surface Rights of the South ½ of Lot 2, Concession 4, in the Township of Matheson, except C36172, in the City of Timmins, District of Cochrane. Parcel 7090 South East Cochrane Pin #65361-0050 Vacant Land –40 Acres

**Minimum Tender Amount: \$ 5,774.54**

**Description of Lands:** TIM0718 The Surface Rights of Summer Resort Location, being Part of Lot 7, Concession 6, in the Township of German, as in CP6508, in the City of Timmins, District of Cochrane. Parcel 12135 South East Cochrane. Pin #65362-0375

Improved – 506 Davis Rd 30,492 sq ft

**Minimum Tender Amount: \$ 10,368.59**

**Description of Lands:** TIM0719 The Surface Rights of Part of Broken Lot 11, Concession 6, in the Township of German, as in C65992, in the City of Timmins, District of Cochrane. Parcel 11011 South East Cochrane. Pin #65362-0427 Vacant Land – 1.06 Acres

**Minimum Tender Amount: \$ 4,355.43**

**Description of Lands:** TIM0720 The Surface Rights of Part of Broken Lot 12, Concession 6, in the Township of German, as in C25109, in the City of Timmins, District of Cochrane. Parcel 5887 South East Cochrane. Pin #65362-0221 Improved – 60 Fraser St. 23,086.80 sq ft

**Minimum Tender Amount: \$ 5,029.53**

**Description of Lands:** TIM0721 The Surface Rights of Part of Lots 17 and 18, on Plan M-30-S, as in C18016, subject to reservation in S3231, in the City of Timmins, District of Cochrane. Parcel 3879 Whitney and Tisdale. Pin #65404-0780 Improved – 22 Third Avenue 1740 sq ft

**Minimum Tender Amount: \$ 30,844.58**

**Description of Lands:** TIM0724 The Surface Rights of Lot 124, on Plan M-52-T, in the City of Timmins, District of Cochrane. Parcel 2088 Whitney and Tisdale. Pin #65403-0791 Improved – 188 Maple St North 3375 sq ft

**Minimum Tender Amount: \$ 14,818.77**

**Description of Lands:** TIM0726 The Surface Rights of Lot 197, on Plan M-30-S, in the City of Timmins, District of Cochrane. Parcel 8850 Whitney and Tisdale. Pin #65404-0058 Improved 142 Maple St N 3600 sq ft

**Minimum Tender Amount: \$ 33,409.78**

**Description of Lands:** TIM0736 The Surface Rights of Part of Lot 57, on Plan M-34-S, being the South 56 feet, 3 inches of the Westerly 26 and ½ feet of said Lot, in the City of Timmins, District of Cochrane. Parcel 4107 Whitney and Tisdale. Pin #65407-0458

Vacant Land 4 Les Hall Street 1490.62 sq ft

**Minimum Tender Amount: \$ 3,532.62**

**Description of Lands:** TIM0745 The Surface Rights of the South ½ of Lot 4, Concession 3, in the Township of Kidd, except MRO as in CB29084, in the City of Timmins, District of Cochrane. Parcel 11256 South East Cochrane. Pin #65351-0099 Vacant Land 161.50 Acres

**Minimum Tender Amount: \$ 2,259.52**

**Description of Lands:** TIM0747 The Surface Rights of the South ½ of Lot 8, Concession 3, in the Township of Wark, in the City of Timmins, District of Cochrane. Parcel 13060 South East Cochrane. Pin #65350-0089

Vacant Land 159.00 Acres

**Minimum Tender Amount: \$ 2,282.65**

**Description of Lands:** TIM0748 The Surface Rights of the North ½ of Lot 8, Concession 3, in the Township of Wark, in the City of Timmins, District of Cochrane. Parcel 13061 South East Cochrane. Pin #65350-0079

Vacant Land – 159.00 Acres

**Minimum Tender Amount: \$ 2,064.49**

**Description of Lands:** TIM0749 The Surface Rights of the North ½ of Lot 5, Concession 5, in the Township of Wark, in the City of Timmins, District of Cochrane. Parcel 6457 South East Cochrane. Pin #65350-0033

Vacant Land 160.50 Acres

**Minimum Tender Amount: \$ 2,462.15**

**Description of Lands:** TIM0750 The Surface Rights of Lot 110, on Plan M-17-S, in the City of Timmins, District of Cochrane. Parcel 375 Whitney and Tisdale. Pin #65392-0003 Vacant Land Gauthier St 4092 sq ft

**Minimum Tender Amount: \$ 1,581.76**

**Description of Lands:** TIM0751 The Surface Rights of Lot 33, Plan M-21-S, in the City of Timmins, District of Cochrane. Parcel 11259 Whitney and Tisdale. Pin #65392-0147 Vacant Land Frank St 5000 sq ft  
**Minimum Tender Amount:** \$ 1467.77

**Description of Lands:** TIM0752 The Surface Rights of Lot 32, on Plan M-21-S, in the City of Timmins, District of Cochrane. Parcel 11258 Whitney and Tisdale. Pin #65392-0146  
 Vacant Land Frank St 5000 sq ft  
**Minimum Tender Amount:** \$1,467.77

**Description of Lands:** TIM0753 The Surface Rights of Lot 57, on Plan M-21-S, in the City of Timmins, District of Cochrane. Part of Parcel 11475 Whitney and Tisdale. Pin #65392-0211 Vacant Land Rupert St 5000 sq ft  
**Minimum Tender Amount:** \$ 1,435.54

**Description of Lands:** TIM0754 The Surface Rights of Lot 55, on Plan M-21-S, in the City of Timmins, District of Cochrane. Part of Parcel 11475 Whitney and Tisdale. Pin #65392-0210 Vacant Land Rupert St 5000 sq ft  
**Minimum Tender Amount:** \$ 1,435.54

**Description of Lands:** TIM0755 The Surface Rights of Lot 54, on Plan M-21-S, in the City of Timmins, District of Cochrane. Part of Parcel 11474 Whitney and Tisdale. Pin #65392-0208 Vacant Land Rupert St 5000 sq ft  
**Minimum Tender Amount:** \$ 1,435.54

**Description of Lands:** TIM0756 The Surface Rights of Lot 102, on Plan M-21-S, in the City of Timmins, District of Cochrane. Part of Parcel 11460 Whitney and Tisdale. Pin #65392-0204 Vacant Land Percival St 5000 sq ft  
**Minimum Tender Amount:** \$ 1,504.73

**Description of Lands:** TIM0757 The Surface Rights of Lot 100, on Plan M-21-S, in the City of Timmins, District of Cochrane. Part of Parcel 11460 Whitney and Tisdale. Pin #65392-0203 Vacant Land Percival St 5000 sq ft  
**Minimum Tender Amount:** \$ 1,534.45

**Description of Lands:** TIM0758 The Surface Rights of Lot 211, on Plan M-21-S, in the City of Timmins, District of Cochrane. Parcel 11074 Whitney and Tisdale. Pin #65392-0312 Vacant Land Lovers Lane 4660 sq ft  
**Minimum Tender Amount:** \$ 1,412.51

**Description of Lands:** TIM0759 The Surface Rights of Lot 212, on Plan M-21-S, in the City of Timmins, District of Cochrane. Parcel 11073 Whitney and Tisdale. Pin #65392-0121 Vacant Land Lovers Lane 4660 sq ft  
**Minimum Tender Amount:** \$ 1,457.95

**Description of Lands:** TIM0760 The Surface Rights of Lot 207, on Plan M-12-S, in the City of Timmins, District of Cochrane. Parcel 7087 Whitney and Tisdale. Pin #65387-0103 Vacant Land Princess St 4356 sq ft  
**Minimum Tender Amount:** \$ 1,587.32

**Description of Lands:** TIM0761 The Surface Rights of Lot 508, on Plan M-12-S, in the City of Timmins, District of Cochrane. Part of Parcel 14040 Whitney and Tisdale. Part of Pin #65387-0303  
 Vacant Land Earl St West 4356 sq ft  
**Minimum Tender Amount:** \$ 1,587.32

**Description of Lands:** TIM0762 The Surface Rights of Lot 507, on Plan M-12-S, in the City of Timmins, District of Cochrane. Part of Parcel 14040 Whitney and Tisdale. Part of Pin #65387-0303  
 Vacant Land -Earl St West 4356 sq ft  
**Minimum Tender Amount:** \$1,587.32

**Description of Lands:** TIM0763 The Surface Rights of Lot 506, on Plan M-12-S, in the City of Timmins, District of Cochrane. Part of Parcel 14040 Whitney and Tisdale. Part of Pin #65387-0303  
 Vacant Land Earl St W 4356 sq ft  
**Minimum Tender Amount:** \$ 1,587.32

**Description of Lands:** TIM0764 The Surface Rights of Lots 504 and 505, on Plan M-12-S, in the City of Timmins, District of Cochrane. Part of Parcel 14040 Whitney and Tisdale. Part of Pin #65387-0303.  
 Vacant Land Earl St W 8712 sq ft  
**Minimum Tender Amount:** \$ 2,007.49

**Description of Lands:** TIM0765 The Surface Rights of the North ½ of Lot 12, Concession 1, in the Township of Hoyle, in the City of Timmins, District of Cochrane. Parcel 439 Sudbury North Division. Pin #65360-0025  
 Vacant Land 158.00 Acres  
**Minimum Tender Amount:** \$ 2,026.85

**Description of Lands:** TIM0766 The Surface Rights of the North ½ of Lot 10, Concession 3, in the Township of Hoyle, except C162854, in the City of Timmins, District of Cochrane. Parcel 15940 South East Cochrane. Pin #65360-0064 Vacant Land 153.28 Acres  
**Minimum Tender Amount:** \$ 1,955.57

**Description of Lands:** TIM0770 The Surface Rights of the North ½ of Lot 10, Concession 3, in the Township of Gowen, in the City of Timmins, District of Cochrane. Parcel 18473 South East Cochrane. Pin #65349-0070  
 Vacant Land 161.00 Acres  
**Minimum Tender Amount:** \$ 2,399.42

**Description of Lands:** TIM0771 The Surface Rights of the South ½ of Lot 10, Concession 4, in the Township of Gowen, in the City of Timmins, District of Cochrane. Parcel 18472 South East Cochrane. Pin #65349-0061  
 Vacant Land 164.50 Acres  
**Minimum Tender Amount:** \$ 2,342.54

**Description of Lands:** TIM0772 The Surface Rights of Lot 56, on Plan M-21-S, in the City of Timmins, District of Cochrane. Part of Parcel 11474 Whitney and Tisdale. Pin #65392-0209  
 Vacant Land Rupert Street 5000 sq ft  
**Minimum Tender Amount:** \$ 1,435.54

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:

Kim Bazinet or Jean Feretycki, Deputy Tax Collectors  
 The Corporation of the City of Timmins  
 220 Algonquin Blvd E  
 (141-P374) Timmins, Ontario P4N 1B3

*MUNICIPAL ACT, 2001*

SALE OF LAND FOR TAX ARREARS BY PUBLIC TENDER

**THE CORPORATION OF THE TOWNSHIP OF  
 SOUTH FRONTENAC**

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 the 17th day of December, 2008, at the Township Office, 2490 Keeley Road, Sydenham, Ontario, K0H 2T0.

The tenders will then be opened in public on the same day at 3:00 p.m. local time at the Township Office, 2490 Keeley Road, Sydenham, Ontario.

**Description of Lands**

Roll No. 10 29 010 020 17800, PIN 36238-0026(R) – Lot 32, Concession 2, formerly in the Township of Bedford, now in the Township of South Frontenac, County of Frontenac.  
(File No. 2008-00005894)

**Minimum Tender - \$ 8,827.63**

Roll No. 10 29 010 020 24474, PIN 36242-0022(LT) and 36242-0026(LT) – Lot 14, Plan 1818, formerly in the Township of Bedford, now in the Township of South Frontenac, County of Frontenac, together with a 1/6<sup>th</sup> interest in Block 18, Plan 1818.  
(File No. 2008-00007048)

**Minimum Tender - \$ 5,440.34**

Roll No. 10 29 010 030 44450, PIN 36248-0380(R) – Part of Lot 10, Concession 15, formerly in the Township of Bedford, now in the Township of South Frontenac, County of Frontenac, being all that part of Lot 10, Concession 15, lying north and east of the Massassauga Road and containing by admeasurement 1 acre of land more or less. (File No. 2008-00169715)

**Minimum Tender - \$ 5,042.49**

Roll No. 10 29 010 030 47721, PIN 36248-0330(R) and 36248-0204(R) – Lot 6, Concession 17, formerly in the Township of Bedford, now in the Township of South Frontenac, County of Frontenac, as described in Instrument No. BEG4433 (thirdly), and Part of Lot 5, Concession 17, formerly in the Township of Bedford, now in the Township of South Frontenac, County of Frontenac, as described in Instrument No. BEG4433 (secondly) (File No. 2008-00014134)

**Minimum Tender - \$ 8,840.24**

Roll No. 10 29 010 050 24601, PIN No.36240-0129(R) – All that land in Lot 22, Concession 7, formerly in the Township of Bedford, now in the Township of South Frontenac, County of Frontenac, lying north and west of the waters of Burrige Lake as in Instrument No. FR157406 (Parcel 3) (File No. 2008-00020420)

**Minimum Tender - \$ 5,320.97**

Roll No. 10 29 020 020 38000, PIN 36242-0376(R) – Part of Lot 24, Concession 3, formerly in the Township of Bedford, now in the Township of South Frontenac, County of Frontenac, being Part 1 on Plan RD-139, together with a right-of-way over Parts A, 34 and 53 on Plan RD-90, Part 79A on Plan RD-91 and Part B on Plans RD-91 and RD-88. 21 Meadow Lane. (File No. 2008-00022559)

**Minimum Tender - \$ 6,118.30**

Roll No. 10 29 030 020 74650, PIN 36239-0031 and 36239-0032 – Parcel 1: Part of Lot 32, Concession 6, formerly in the Township of Bedford, now in the Township of South Frontenac, County of Frontenac, as described in Instrument No. FR555399 (sixthly), except Plan 13R-6101 and Part 23 on Plan 13R-96.

Parcel 2: Part of Lot 32, Concession 6, being Part 23 on Plan 13R-96, formerly in the Township of Bedford, now in the Township of South Frontenac, County of Frontenac. (File No. 2008-00031493)

**Minimum Tender - \$ 5,967.56**

Roll No. 10 29 040 040 19820, PIN 36283-0076(R) – Part of Lot 23, Concession 8, formerly in the Township of Loughborough, now in the Township of South Frontenac, County of Frontenac, being Part 2 on Plan 13R-9766 (File No. 2008-00051045)

**Minimum Tender - \$ 8,313.38**

Roll No. 10 29 040 040 30900, PIN 36282-0001(R) – Part Lot 26, Concession 14, formerly in the Township of Loughborough, now in the Township of South Frontenac, County of Frontenac, as previously described in Instrument No. FR143757. (File No. 2008-00052522)

**Minimum Tender - \$ 9,244.79**

Roll No. 10 29 040 050 02701, PIN 36272-0032(LT) – Block 20, Plan 1880, formerly in the Township of Loughborough, now in the Township of South Frontenac, County of Frontenac. (File No. 2008-00053041)

**Minimum Tender - \$ 8,002.62**

Roll No. 10 29 040 050 03500, PIN 36272-0131(R) – Part Lot 4, Concession 13, formerly in the Township of Loughborough, now in the Township of South Frontenac, County of Frontenac, being Part 1 on Plan 13R-10835. (File No. 2008-00053679)

**Minimum Tender - \$ 6,360.88**

Roll No. 10 29 040 060 00510, PIN 36277-0020(R) – Part of Lot 4, Concession 1, formerly in the Township of Loughborough, now in the Township of South Frontenac, County of Frontenac, being Parts 1 – 3 on Plan 13R-12685. Subject to the interest set out in Instrument No. 444401. (File No. 2008-00055279)

**Minimum Tender - \$ 11,170.85**

Roll No. 10 29 040 060 00515, PIN 36277-0019(R) – Part of Lot 4, Concession 1, formerly in the Township of Loughborough, now in the Township of South Frontenac, County of Frontenac, being Part 4 on Plan 13R-12685. (File No. 2008-00055287)

**Minimum Tender - \$ 9,986.15**

Roll No. 10 29 050 040 80100, PIN 36280-0292(R) – Part of Lot 18, Concession 9, formerly in the Township of Loughborough, now in the Township of South Frontenac, County of Frontenac, being Part 3 on Plan 13R-2280. (File No. 2008-00063850)

**Minimum Tender - \$ 3,418.09**

Roll No. 10 29 060 060 11700 – PIN 36296-0219 (LT) – Lot 10, Plan 1558, formerly in the Township of Storrington, now in the Township of South Frontenac, County of Frontenac. (File No. 2008-00085945)

**Minimum Tender - \$ 13,663.01**

Roll No. 10 29 060 060 14500 – PIN 36288-0529(R) – Part of Lot 19, Concession 9, formerly in the Township of Storrington, now in the Township of South Frontenac, County of Frontenac, being more particularly described in Instrument No. STO9925. (File No. 2008-00086274)

**Minimum Tender - \$ 9,352.88**

Roll No. 10 29 060 070 04810 – PIN 36290-0307 (R) – Part of Lot 2, Concession 11, formerly in the Township of Storrington, now in the Township of South Frontenac, County of Frontenac, being Part 1 on 13R-7365. 5782 North Shore Road (File No. 2008-0087850)

**Minimum Tender - \$ 6,895.51**

Roll No. 10 29 080 060 11810 – PIN 36145-0058(R) – Part of Lot 26, Concession 13, formerly in the Township of Portland, now in the Township of South Frontenac, County of Frontenac, being Part 1 on 13R-7943. (File No. 2008-00110479)

**Minimum Tender - \$ 6,656.28**

Roll No. 10 29 080 070 10900 – PIN 36143-0093(R) – Part of Lot 17, Concession 8, formerly in the Township of Portland, now in the Township of South Frontenac, County of Frontenac, as in Instrument No. POQ11163, except Instrument No. FR550190. (File No. 2008-00112730)

**Minimum Tender - \$ 7,310.74**

Roll No. 10 29 010 010 07800 – PIN 36240-0227(R) – Lot 4, Block D, Plan 43, formerly in the Township of Bedford, now in the Township of South Frontenac, County of Frontenac. (File No. 2008-00000860)

**Minimum Tender - \$ 5,684.19**

Roll No. 10 29 010 050 03700 – PIN 36244-0045(R) – Part Lot 15, Concession 5, formerly in the Township of Bedford, now in the Township of South Frontenac, County of Frontenac, as previously described in Instrument No. FR572328, save and except Part 3 on Expropriation Plan 660172. (File No. 2008-0017188)

**Minimum Tender - \$ 5,607.42**

Roll No. 10 29 010 010 07700 – PIN 36240-0225(R) – Lot 2, Block D, Plan 43, Village of Fermoy, formerly in the Township of Bedford, now in the Township of South Frontenac, County of Frontenac. (File No. 2008-00000852)

**Minimum Tender - \$ 5,045.93**

Roll No. 10 29 080 040 02100 – PIN 36142-0001(R) – Part of Lot 6, Concession 7, formerly in the Township of Portland, now in the Township of South Frontenac, County of Frontenac, being Part 1 on Plan 13R-3219, subject to an easement over Part 1 on Plan 13R-5701. 5598 Road 38. (File No. 2008-00102096)

**Minimum Tender - \$ 53,863.78**

Roll No. 10 29 040 040 01499 – PIN 36280-0114 (R) – Part of Lot 19, Concession 10, formerly in the Township of Loughborough, now in the Township of South Frontenac, County of Frontenac, as in FR136031, except Part 2 in Instrument No. FR540558 and except Instrument FR452363. (File No. 2008-00048646)

**Minimum Tender - \$ 5479.56**

Roll No. 10 29 020 040 24800 – PIN 36147-0255(R) – Part of Lot 4, Concession 4, formerly in the Township of Bedford, now in the Township of South Frontenac, County of Frontenac, as described in Instrument No. FR177221. (File No. 2008-00028458)

**Minimum Tender - \$ 10,120.28**

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 can be downloaded from the Township of South Frontenac Website at [www.township.southfrontenac.on.ca](http://www.township.southfrontenac.on.ca) – go to Treasury tab or you can contact:

Ms. Suzanne Rummell – Deputy Treasurer  
The Corporation of the Township of South Frontenac  
2490 Keeley Road  
Sydenham, Ontario  
K0H 2T0

(141-P375)



**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—11—22

**ONTARIO REGULATION 382/08**

made under the

**DENTAL HYGIENE ACT, 1991**

Made: February 12, 2008

Approved: July 23, 2008

Filed: November 3, 2008

Published on e-Laws: November 4, 2008

Printed in *The Ontario Gazette*: November 22, 2008

Amending O. Reg. 218/94  
(General)

Note: Ontario Regulation 218/94 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](http://www.e-Laws.gov.on.ca).

**1. Section 15 of Ontario Regulation 218/94 is revoked and the following substituted:**

**15.** The following are acts of professional misconduct for the purposes of clause 51 (1) (c) of the Health Professions Procedural Code:

1. Contravening, by act or omission, a term, condition or limitation imposed on the member's certificate of registration.
2. Contravening, by act or omission, a standard of practice of the profession or failing to maintain the standard of practice of the profession.
3. Treating or attempting to treat a condition that the member knows or ought to know is beyond his or her expertise or competence.
4. Failing to refer a client to a qualified medical or dental practitioner where the member recognizes or ought to recognize a condition which requires medical or dental examination.
5. Providing or continuing to provide treatment, a remedy or a procedure that is not indicated, has ceased to be effective or is unnecessary.
6. Doing anything to a client for a therapeutic, preventive, palliative, diagnostic, cosmetic or other health-related purpose except,
  - i. with the informed consent of the client or the client's authorized representative, or
  - ii. as required or authorized by law.
7. Abusing a client verbally, physically, psychologically or emotionally.
8. Engaging in sexual misconduct involving a person, other than a client,
  - i. with whom the member has a professional relationship, or
  - ii. in relation to whom the member is in a position of authority or trust.
9. Discontinuing professional services contrary to the terms of an agreement between the member and a hospital within the meaning of the *Public Hospitals Act*.
10. Engaging in the practice of the profession while the member's ability to do so is impaired by any substance.
11. Discontinuing professional services that are needed unless,
  - i. the client requests the discontinuation,
  - ii. alternative services are arranged, or

- iii. the client is given a reasonable opportunity to arrange alternate services.
- 12. Practising the profession while the member is in a conflict of interest.
- 13. Breaching an agreement with a client relating to professional services for the client or fees for such services.
- 14. Failing to reveal the exact nature of a remedy, treatment, device or procedure used by the member following a request by a client, a client's authorized representative or the College to do so.
- 15. Making a claim respecting the utility of a remedy, treatment, device or procedure other than a claim which can be supported as reasonable professional opinion.
- 16. Influencing a client to change his or her will or other testamentary instrument.
- 17. Failing to provide to a client, a client's authorized representative or a member of the public, when requested, the address and telephone number of the College.
- 18. Inappropriately using a term, title or designation in respect of the member's practice.
- 19. Inappropriately using a term, title or designation indicating a specialization in the profession.
- 20. Using a name other than the member's name as set out in the register in the course of providing or offering to provide services within the scope of practice of dental hygiene.
- 21. Failing to identify himself or herself, by name and certificate of registration number, upon request in the course of practising the profession.
- 22. Advertising or permitting advertising with respect to the member's practice in contravention of the regulations.
- 23. Appearing in, or permitting the use of a member's name in, an advertisement or communication that implies, or could be reasonably interpreted to imply, that the professional expertise of the member is relevant to the subject matter of the advertisement or communication. This does not apply to an advertisement or communication of the member's own practice or to an advertisement or communication by a non-profit organization if the member receives no consideration for his or her appearance or the use of his or her name.
- 24. Giving information about a client to a person without the consent of the client or his or her authorized representative except as required or permitted by law.
- 25. Failing to make arrangements with a client or his or her authorized representative for the transfer of the client's records in the care of the member,
  - i. when the member retires from practice,
  - ii. when the member changes office location and the client or his or her authorized representative requests that the records be transferred, or
  - iii. when requested to do so by the client or his or her authorized representative.
- 26. Failing to provide to a client the new business address and phone number of another member with whom the member previously practised in association, partnership, an employment relationship or otherwise, where the client has requested this information for the purpose of obtaining dental hygiene services from the member of his or her choice. This does not apply to a member who was unable to obtain such information after having made all reasonable efforts to do so.
- 27. Failing to keep records in accordance with generally accepted standards of practice or as required by any applicable regulations.
- 28. Falsifying a record relating to the member's practice.
- 29. Failing, without reasonable cause, to provide a report, certificate or copy of a record relating to an examination or treatment performed by the member within a reasonable time, to the client or his or her authorized representative, after they requested such a report, certificate or copy of a record.
- 30. Signing or issuing, in the member's professional capacity, a document that the member knows or ought to know contains a false or misleading statement.
- 31. Submitting an account or charge for services that the member knows or ought to know is false or misleading.
- 32. Counselling or assisting in the submission of false or misleading accounts or charges to clients or in respect of their care.
- 33. Charging or accepting a fee or amount that is excessive or unreasonable in relation to the services performed.
- 34. Failing to advise a client or his or her authorized representative, upon request, of the fee to be charged for a service in advance of providing the service.



35. Failing to itemize an account for professional services,
  - i. if requested to do so by the client or person or agency who is to pay, in whole or in part, for the services, or
  - ii. if the account includes a commercial laboratory fee.
36. Refusing to perform a professional service that a client urgently requires unless all or part of the fee is paid before the service is provided.
37. Selling or assigning any debt owed to the member for professional services. This does not prohibit the use of credit cards to pay for professional services.
38. Receiving any form of benefit from the practice of dental hygiene while under suspension unless full disclosure is made by the member to the College of the nature of the benefit to be obtained and prior approval is obtained from the Executive Committee.
39. Employing or otherwise benefiting from a suspended member with respect to the practice of dental hygiene unless full disclosure is made by the member to the College of the nature of the benefit to be obtained and prior approval is obtained from the Executive Committee.
40. Receiving or conferring a benefit to a person for the referral of a client or for any professional services respecting a client.
41. Failing to pay any money owing to the College.
42. Failing to take reasonable steps to ensure that information provided by or on behalf of the member to the College is accurate.
43. Failing to reply appropriately within the time specified by the request or, if no time is specified, within 30 days to a written inquiry made by the College that requests a response.
44. Failing to attend an oral caution of the Complaints Committee or an oral reprimand of the Discipline Committee.
45. Failing to comply with an order or direction of a Committee or a panel of a Committee of the College.
46. Failing to abide by a written undertaking given by the member to the College or to carry out an agreement entered into with the College.
47. Contravening, by act or omission, the Act, the *Regulated Health Professions Act, 1991* or the regulations under either of those Acts.
48. Contravening, by act or omission, a federal, provincial or territorial law, a municipal by-law or a hospital rule or by-law under the *Public Hospitals Act* if,
  - i. the purpose of the law, by-law or rule is to protect the public health, or
  - ii. the act or omission is relevant to the member's suitability to practise.
49. Permitting, counselling or assisting any person who is not a member to hold himself or herself out as a member of the profession.
50. Failing to co-operate with an investigator of the College or another regulatory body, upon production by the investigator of his or her appointment under section 75 of the Health Professions Procedural Code or to provide access to and copies of all records, documents, and things that may be reasonably required for the purposes of the investigation.
51. Failing to promptly report to the College an incident of unsafe practice by a member.
52. Engaging in conduct or performing an act relevant to the practice of the profession that, having regard to all the circumstances would reasonably be regarded by members as disgraceful, dishonourable or unprofessional.
53. Engaging in conduct unbecoming a dental hygienist.

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

Made by:

COUNCIL OF COLLEGE OF DENTAL HYGIENISTS OF ONTARIO:

CATHIE MAZAL-KUULA  
*President*FRAN RICHARDSON  
*Registrar/CAO*

Date made: February 12, 2008.

47/08

**ONTARIO REGULATION 383/08**

made under the

**HIGHWAY TRAFFIC ACT**

Made: October 28, 2008

Filed: November 3, 2008

Published on e-Laws: November 4, 2008

Printed in *The Ontario Gazette*: November 22, 2008Amending Reg. 619 of R.R.O. 1990  
(Speed Limits)

Note: Regulation 619 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](http://www.e-Laws.gov.on.ca).

**1. (1) Paragraph 1 of Part 1 of Schedule 73 to Regulation 619 of the Revised Regulations of Ontario, 1990 is revoked and following substituted:****District of Parry Sound — Twps. of Seguin and McDougall**

1. That part of the King's Highway known as No. 69 in the Township of Seguin in the Territorial District of Parry Sound lying between a point situate at its intersection with the centre line of the north junction of the King's Highway known as No. 400 and a point situate 1150 metres measured northerly from its intersection with the centre line of the roadway known as Bowes Street in the Township of McDougall.

**(2) Paragraph 1 of Part 2 of Schedule 73 to the Regulation is revoked.****2. (1) Paragraphs 1, 2 and 3 of Part 1 of Schedule 123 to the Regulation are revoked and following substituted:****City of Toronto****District Municipality of Muskoka — Township of McDougall**

1. That part of the King's Highway known as No. 400 lying between a point situate at its intersection with the southerly limit of the structure over the King's Highway known as No. 401 in the City of Toronto and a point situate 1150 metres measured northerly from its intersection with the centre line of the roadway known as Bowes Street in the Township of McDougall in the District Municipality of Muskoka.

**(2) Paragraphs 1 and 2 of Part 2 of Schedule 123 to the Regulation are revoked.**

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

Made by:

JIM BRADLEY  
*Minister of Transportation*

Date made: October 28, 2008.

47/08

**ONTARIO REGULATION 384/08**

made under the

**HIGHWAY TRAFFIC ACT**

Made: October 29, 2008

Filed: November 3, 2008

Published on e-Laws: November 4, 2008

Printed in *The Ontario Gazette*: November 22, 2008

Amending Reg. 608 of R.R.O. 1990

(Restricted Use of Left Lanes by Commercial Motor Vehicles)

Note: Regulation 608 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](http://www.e-Laws.gov.on.ca).

**1. Paragraph 1 of Schedule 2 to Regulation 608 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:**

1. That part of the King's Highway known as No. 401 lying between a point situate at its intersection with the King's Highway known as Nos. 35 and 115 in the Municipality of Clarington and a point situate at its intersection with the King's Highway known as No. 8 in the City of Cambridge.

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

Made by:

JIM BRADLEY  
*Minister of Transportation*

Date made: October 29, 2008.

47/08

**ONTARIO REGULATION 385/08**

made under the

**CLEAN WATER ACT, 2006**

Made: October 22, 2008

Filed: November 4, 2008

Published on e-Laws: November 6, 2008

Printed in *The Ontario Gazette*: November 22, 2008

Amending O. Reg. 287/07

(Terms of Reference)

Note: Ontario Regulation 287/07 has not previously been amended.

**1. The title to Ontario Regulation 287/07 is revoked and the following substituted:****GENERAL****2. Section 1 of the Regulation is revoked and the following substituted:**

## DEFINITIONS OF WORDS AND EXPRESSIONS

**Definitions****1. (1) In the Act,**

“highly vulnerable aquifer” means an aquifer on which external sources have or are likely to have a significant adverse effect, and includes the land above the aquifer;

“planned” means, with respect to a drinking water system, a drinking water system that is to be established, or a part of a drinking water system that is to be established, if,

(a) approval to proceed with the establishment of the system or part has been given under Part II of the *Environmental Assessment Act*,

(b) the establishment of the system or part has been identified as the preferred solution within a completed planning process conducted in accordance with an approved class environmental assessment under Part II.1 of the *Environmental Assessment Act* and no order has been issued under subsection 16 (1) of that Act, or

(c) the system or part would serve a reserve as defined in the *Indian Act* (Canada);

“significant groundwater recharge area” means an area within which it is desirable to regulate or monitor drinking water threats that may affect the recharge of an aquifer;

“surface water intake protection zone” means an area that is related to a surface water intake and within which it is desirable to regulate or monitor drinking water threats;

“wellhead protection area” means an area that is related to a wellhead and within which it is desirable to regulate or monitor drinking water threats.

**(2) In this Regulation,**

“band” has the same meaning as in the *Indian Act* (Canada);

“reserve” has the same meaning as in the *Indian Act* (Canada).

**3. The Regulation is amended by adding the following section:****Prescribed drinking water threats**

**1.1 (1)** The following activities are prescribed as drinking water threats for the purpose of the definition of “drinking water threat” in subsection 2 (1) of the Act:

1. The establishment, operation or maintenance of a waste disposal site within the meaning of Part V of the *Environmental Protection Act*.
2. The establishment, operation or maintenance of a system that collects, stores, transmits, treats or disposes of sewage.
3. The application of agricultural source material to land.
4. The storage of agricultural source material.
5. The management of agricultural source material.

6. The application of non-agricultural source material to land.
7. The handling and storage of non-agricultural source material.
8. The application of commercial fertilizer to land.
9. The handling and storage of commercial fertilizer.
10. The application of pesticide to land.
11. The handling and storage of pesticide.
12. The application of road salt.
13. The handling and storage of road salt.
14. The storage of snow.
15. The handling and storage of fuel.
16. The handling and storage of a dense non-aqueous phase liquid.
17. The handling and storage of an organic solvent.
18. The management of runoff that contains chemicals used in the de-icing of aircraft.
19. An activity that takes water from an aquifer or a surface water body without returning the water taken to the same aquifer or surface water body.
20. An activity that reduces the recharge of an aquifer.
21. The use of land as livestock grazing or pasturing land, an outdoor confinement area or a farm-animal yard.

(2) In subsection (1),

“agricultural source material”, “application”, “commercial fertilizer”, “livestock”, “non-agricultural source material” and “outdoor confinement area” have the same meanings as in Ontario Regulation 267/03 (General) made under the *Nutrient Management Act, 2002*;

“management” means, with respect to agricultural source material, the collection, handling, treatment, transportation or disposal of agricultural source material;

“pesticide” has the same meaning as in the *Pesticides Act*;

“sewage” has the same meaning as in the *Ontario Water Resources Act*.

**4. The Regulation is amended by adding the following heading before section 2:**

TERMS OF REFERENCE

**5. (1) Subparagraph 4 ii of subsection 3 (1) of the Regulation is revoked and the following substituted:**

- ii. subsection 14 (1), (2) or (4).

**(2) Paragraph 6 of subsection 3 (1) of the Regulation is amended by striking out “subsection 5 (1) of Ontario Regulation 286/07 (Miscellaneous) made under the Act” and substituting “subsection 14 (1)”.**

**(3) Subparagraph 9 iii of subsection 3 (1) of the Regulation is revoked.**

**(4) Paragraph 10 of subsection 3 (1) of the Regulation is revoked.**

**(5) Section 3 of the Regulation is amended by adding the following subsection:**

(1.1) For the purpose of subparagraphs 5 iii and iv of subsection (1), “owner” and “operating authority” have, with respect to a drinking water system, the same meanings as in the *Safe Drinking Water Act, 2002*.

**6. Subsection 4 (4) of the Regulation is revoked and the following substituted:**

(4) If the terms of reference require a municipality to perform a task, the source protection committee shall consult with the municipality on the estimated date by which the task is expected to be completed.

**7. The Regulation is amended by adding the following sections:**

**Drinking water systems that cannot be included in terms of reference**

**4.1 (1)** An existing non-municipal drinking water system that serves one private residence and no other facility is prescribed for the purposes of subsections 8 (3) and 10 (7) of the Act unless,

- (a) the well or intake that serves as the source or entry point of raw water supply for the drinking water system is located within a cluster of six or more wells or intakes;

- (b) the system is located within an area of settlement as defined in the *Planning Act*; or
- (c) the private residence is a designated facility or public facility as defined in Ontario Regulation 170/03 (Drinking Water Systems) made under the *Safe Drinking Water Act, 2002*.

(2) In subsection (1),

“non-municipal drinking water system”, “private residence” and “raw water supply” have the same meanings as in the *Safe Drinking Water Act, 2002*.

**Great Lakes-St. Lawrence River Basin Sustainable Water Resources Agreement of 2005**

**4.2** The Great Lakes-St. Lawrence River Basin Sustainable Water Resources Agreement of 2005 dated December 13, 2005 and signed by the Premiers of Ontario and Quebec and the Governors of Illinois, Indiana, Michigan, Minnesota, New York, Ohio, Pennsylvania and Wisconsin is prescribed for the purposes of paragraph 4 of subsection 14 (1) of the Act.

**8. Subsection 6 (6) of the Regulation is revoked.**

**9. Section 7 of the Regulation is amended by adding the following subsections:**

(3) The source protection committee shall submit the proposed terms of reference to the source protection authority and take the other steps that are required to comply with section 9 of the Act not later than,

- (a) 12 months after the appointment of the first chair of the source protection committee, if clause (b) does not apply; or
- (b) seven months after the date specified by the Minister under subsection 36 (1) of the Act, if the terms of reference are being prepared as part of the review of a source protection plan that is required under section 36 of the Act.

(4) Despite clause (3) (a), if clause (3) (b) does not apply and, under section 94 of the Act and before the revocation of Ontario Regulation 285/07 (Time Limits) made under the Act, the Minister granted an extension of the time set out in clause 1 (1) (a) of that regulation, the source protection committee shall submit the proposed terms of reference to the source protection authority and take the other steps that are required to comply with section 9 of the Act not later than the date specified by the Minister in the extension.

**10. Section 8 of the Regulation is amended by adding the following subsections:**

(2) The source protection authority shall submit the proposed terms of reference to the Minister and take the other steps that are required to comply with subsection 10 (1) of the Act not later than,

- (a) 14 months after the appointment of the first chair of the source protection committee, if clause (b) does not apply; or
- (b) nine months after the date specified by the Minister under subsection 36 (1) of the Act, if the terms of reference are being prepared as part of the review of a source protection plan that is required under section 36 of the Act.

(3) Despite clause (2) (a), if clause (2) (b) does not apply and, under section 94 of the Act and before the revocation of Ontario Regulation 285/07 (Time Limits) made under the Act, the Minister granted an extension of the time set out in clause 1 (2) (a) of that regulation, the source protection authority shall submit the proposed terms of reference to the Minister and take the other steps that are required to comply with subsection 10 (1) of the Act not later than the date specified by the Minister in the extension.

**11. Paragraph 3 of section 9 of the Regulation is amended by striking out “subsection 5 (1), (2) or (4) of Ontario Regulation 286/07 (Miscellaneous) made under the Act” and substituting “subsection 14 (1), (2) or (4)”.**

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

**Consultation on amendments proposed by source protection committee**

**10.** (1) A source protection committee that is preparing an amendment to a terms of reference for a source protection area shall, before submitting the proposed amendments to the source protection authority under section 9 of the Act, prepare a draft of the proposed amendments, publish the draft on the Internet and make it available for inspection by the public at one or more locations that, in the opinion of the source protection committee, are sufficiently accessible to give the public in the part of the source protection area that is affected by the proposed amendments a reasonable opportunity to inspect the draft.

(2) As soon as reasonably possible after publishing the draft on the Internet, the source protection committee shall,

- (a) give a notice described in subsection (3) in such manner as, in the opinion of the source protection committee, is sufficient to bring the notice to the attention of the public in the part of the source protection area that is affected by the proposed amendments; and
- (b) give a copy of the notice referred to in clause (a) to,
  - (i) the clerk of each municipality in which any part of the source protection area that is affected by the proposed amendments is located, and
  - (ii) if any part of the reserve of a band is included in the part of the source protection area that is affected by the proposed amendments, the chief of the band.

(3) The notice referred to in clause (2) (a) shall advise the public in the part of the source protection area that is affected by the proposed amendments and the persons referred to in clause (2) (b) of the opportunity to,

- (a) view the draft of the proposed amendments on the Internet;
- (b) inspect the draft of the proposed amendments, during times specified in the notice, at a location specified in the notice; and
- (c) submit written comments on the draft of the proposed amendments to the source protection committee by a date specified in the notice that is not earlier than 30 days after the notice is first given under clause (2) (a).

(4) In finalizing the amendments to the terms of reference, the source protection committee shall consider written comments that are submitted to the source protection committee by the date specified under clause (3) (c).

(5) When the source protection authority submits the proposed amendments to the Minister under subsection 10 (1) of the Act, it shall give the source protection committee copies of the comments referred to in clauses (10) (1) (a) and (c) of the Act.

#### ASSESSMENT REPORTS

##### Records

**11.** (1) A source protection committee shall retain every record that it creates or acquires for the purpose of preparing or updating an assessment report for a period of 15 years after the later of the following dates:

1. The date the record is created or acquired.
2. The date the assessment report is approved by the Director under section 17 or 19 of the Act.

(2) In this section,

“record” means information however recorded or stored, whether in printed form, on film, by electronic means or otherwise, and includes documents, minutes, correspondence, memoranda, plans, maps, drawings, photographs and films.

##### Form

**12.** An assessment report shall be in a form approved by the Director and, if the Director provides the source protection committee with computer software for the purpose of preparing the report, shall be prepared using the software.

##### Other information to be contained in assessment report

**13.** (1) The following information shall, in accordance with the regulations, the rules and the terms of reference, be included in an assessment report under clause 15 (2) (i) of the Act:

1. For each watershed identified under clause 15 (2) (a) of the Act, a characterization of the physical geography and human geography of the watershed and a characterization of the interactions between the physical geography and human geography.
2. For each vulnerable area identified under clause 15 (2) (d) or (e) of the Act, an identification of the following areas within the vulnerable area:
  - i. Areas where an activity listed under subclause 15 (2) (g) (i) of the Act is or would be a moderate drinking water threat.
  - ii. Areas where an activity listed under subclause 15 (2) (g) (i) of the Act is or would be a low drinking water threat.
  - iii. Areas where a condition listed under subclause 15 (2) (g) (ii) of the Act is a moderate drinking water threat.
  - iv. Areas where a condition listed under subclause 15 (2) (g) (ii) of the Act is a low drinking water threat.
3. For each area identified under subclause 15 (2) (h) (i) of the Act, the circumstances in which the activity listed under clause 15 (2) (g) of the Act is or would be a significant drinking water threat.
4. For each area identified under subparagraph 2 i, the circumstances in which the activity listed under subclause 15 (2) (g) (i) of the Act is or would be a moderate drinking water threat.
5. For each area identified under subparagraph 2 ii, the circumstances in which the activity listed under subclause 15 (2) (g) (i) of the Act is or would be a low drinking water threat.
6. For each vulnerable area identified under clause 15 (2) (d) or (e) of the Act,
  - i. the number of locations at which a person is engaging in an activity listed under subclause 15 (2) (g) (i) of the Act that is or would be a significant drinking water threat, and
  - ii. the number of locations at which a condition listed under subclause 15 (2) (g) (ii) of the Act is a significant drinking water threat.

7. A summary, based on readily accessible information, of how conclusions in the assessment report are likely to be affected by changes to the climate of the source protection area in the 25 years following preparation of the report.

(2) In this section,

“low drinking water threat” means a drinking water threat that, according to a risk assessment, poses or has the potential to pose a low risk;

“moderate drinking water threat” means a drinking water threat that, according to a risk assessment, poses or has the potential to pose a moderate risk.

**Exemptions from subclause 15 (2) (e) (i) of the Act**

**14.** (1) Subclause 15 (2) (e) (i) of the Act does not apply to an existing municipal drinking water system if the council of the municipality that owns the system has,

- (a) passed a resolution stating that the municipality intends, within five years after the day the resolution is passed,
  - (i) to discontinue the use of the drinking water system, and
  - (ii) to make an application under the *Safe Drinking Water Act, 2002* for the revocation of any approval, municipal drinking water licence or drinking water works permit that is applicable to the drinking water system;
- (b) published notice of the resolution referred to in clause (a) in one or more newspapers that, in the opinion of the council of the municipality, are of sufficiently general circulation to bring the notice to the attention of the public in the municipality; and
- (c) sent a copy of the resolution referred to in clause (a) to the source protection committee for the source protection area.

(2) Subclause 15 (2) (e) (i) of the Act does not apply to a wellhead protection area or surface water intake protection zone that is related to a municipal drinking water system if the council of the municipality that owns the system has,

- (a) passed a resolution stating that the municipality intends, within five years after the day the resolution is passed,
  - (i) to discontinue the use of the well or surface water intake to which the wellhead protection area or surface water intake protection zone relates, and
  - (ii) to make an application under the *Ontario Water Resources Act* for the cancellation of any permit that is applicable to the well or surface water intake referred to in subclause (i);
- (b) published notice of the resolution referred to in clause (a) in one or more newspapers that, in the opinion of the council of the municipality, are of sufficiently general circulation to bring the notice to the attention of the public in the municipality; and
- (c) sent a copy of the resolution referred to in clause (a) to the source protection committee for the source protection area.

(3) An exemption under subsection (1) or (2) ceases to apply on the fifth anniversary of the day the resolution was passed by the council of the municipality if, by that anniversary, the municipality has not done the things the resolution stated that the municipality intended to do.

(4) Subclause 15 (2) (e) (i) of the Act does not apply to a planned municipal drinking water system if the council of the municipality that would own the system has,

- (a) passed a resolution stating that the municipality does not intend to establish the drinking water system;
- (b) published notice of the resolution referred to in clause (a) in one or more newspapers that, in the opinion of the council of the municipality, are of sufficiently general circulation to bring the notice to the attention of the public in the municipality; and
- (c) sent a copy of the resolution referred to in clause (a) to the source protection committee for the source protection area.

**Consultation on draft assessment report**

**15.** (1) A source protection committee that is preparing an assessment report for a source protection area shall, before submitting the proposed assessment report to the source protection authority under section 16 of the Act, prepare a draft of the proposed assessment report, publish the draft on the Internet and make it available for inspection by the public at one or more locations that, in the opinion of the source protection committee, are sufficiently accessible to give the public in the source protection area a reasonable opportunity to inspect the draft.

(2) As soon as reasonably possible after publishing the draft on the Internet, the source protection committee shall,

- (a) publish a notice described in subsection (3) in one or more newspapers that, in the opinion of the source protection committee, are of sufficiently general circulation to bring the notice to the attention of the public in the source protection area;



- (b) make the notice referred to in clause (a) available for inspection by the public at one or more locations that, in the opinion of the source protection committee, are sufficiently accessible to give the public in the source protection area a reasonable opportunity to inspect the notice; and
- (c) give a copy of the notice referred to in clause (a) to,
  - (i) the clerk of each municipality in which any part of the source protection area is located,
  - (ii) if any part of the reserve of a band is included in the source protection area, the chief of the band,
  - (iii) every person known to the source protection committee who is engaging in an activity listed under subclause 15 (2) (g) (i) of the Act that is or would be a significant drinking water threat,
  - (iv) if the terms of reference list a matter that requires consultation with another source protection committee during the preparation of the assessment report, the chair of the other source protection committee, and
  - (v) every person or body that,
    - (A) is established pursuant to the Great Lakes Water Quality Agreement of 1978 that is referred to in paragraph 1 of subsection 14 (1) of the Act, and
    - (B) is involved in the development or implementation of a remedial action plan or lakewide management plan in accordance with Annex 2 of the Agreement.
- (3) The notice referred to in clause (2) (a) shall advise the public in the source protection area and the persons referred to in clause (2) (c) of the opportunity to,
  - (a) view the draft of the proposed assessment report on the Internet;
  - (b) inspect the draft of the proposed assessment report, during times specified in the notice, at a location specified in the notice;
  - (c) attend a public meeting on the draft of the proposed assessment report on a date, at a time and at a location specified in the notice; and
  - (d) submit written comments on the draft of the proposed assessment report to the source protection committee by a date specified in the notice that is not earlier than 35 days after the notice is first published under clause (2) (a).
- (4) The source protection committee shall hold at least one public meeting, at a location in the source protection area, at least 21 days after the notice is published under subsection (2), for the purpose of giving the public an opportunity to review the draft, ask questions and make comments.
- (5) In finalizing the proposed assessment report, the source protection committee shall consider,
  - (a) written comments that are submitted to the source protection committee by the date specified under clause (3) (d); and
  - (b) comments made at the public meeting.

**Submission of proposed assessment report to source protection authority**

- 16.** (1) When the source protection committee submits the proposed assessment report to the source protection authority under clause 16 (a) of the Act, it shall,
- (a) give the source protection authority a summary of any concerns that were raised by bands during the preparation of the proposed assessment report and that were not resolved to the satisfaction of the bands; and
  - (b) give a copy of the proposed assessment report and the summary referred to in clause (a) to each chief of a band to whom notice was required to be given under subclause 15 (2) (c) (ii).
- (2) For the purpose of clause 16 (c) of the Act, the invitation to submit written comments to the source protection authority shall invite comments to be submitted within 30 days after the publication of the proposed assessment report on the Internet under that clause.

**Submission of proposed assessment report to Director**

- 17.** (1) When the source protection authority submits the proposed assessment report to the Director under subsection 17 (1) of the Act, it shall,
- (a) give the Director the summary of concerns referred to in clause 16 (1) (a); and
  - (b) give the source protection committee copies of the comments referred to in clauses 17 (1) (a) and (c) of the Act.
- (2) The source protection authority shall submit the proposed assessment report to the Director and take the other steps that are required to comply with subsection 17 (1) of the Act by a date that is not later than,
- (a) the first anniversary of the date that notice of the approval of the terms of reference is published under section 11 of the Act, if clause (b) does not apply; or

- (b) the second anniversary of the date specified by the Minister under subsection 36 (1) of the Act, if the assessment report is being prepared as part of the review of a source protection plan that is required under section 36 of the Act.

#### Updating of assessment report

**18.** (1) A source protection committee that is preparing an updated assessment report for a source protection area shall, before submitting the updated assessment report to the source protection authority under section 19 of the Act, prepare a draft of the proposed changes to be included in the updated assessment report, publish the draft on the Internet and make it available for inspection by the public at one or more locations that, in the opinion of the source protection committee, are sufficiently accessible to give the public in the part of the source protection area that is affected by the proposed changes a reasonable opportunity to inspect the draft.

(2) As soon as reasonably possible after publishing the draft on the Internet, the source protection committee shall,

(a) give a notice described in subsection (3) in such manner as, in the opinion of the source protection committee, is sufficient to bring the notice to the attention of the public in the part of the source protection area that is affected by the proposed changes; and

(b) give a copy of the notice referred to in clause (a) to,

(i) the clerk of each municipality in which any part of the source protection area that is affected by the proposed changes is located, and

(ii) if any part of the reserve of a band is included in the part of the source protection area that is affected by the proposed changes, the chief of the band.

(3) The notice referred to in clause (2) (a) shall advise the public in the part of the source protection area that is affected by the proposed changes and the persons referred to in clause (2) (b) of the opportunity to,

(a) view the draft of the proposed changes on the Internet;

(b) inspect the draft of the proposed changes, during times specified in the notice, at a location specified in the notice; and

(c) submit written comments on the draft of the proposed changes to the source protection committee by a date specified in the notice that is not earlier than 30 days after the notice is first given under clause (2) (a).

(4) In finalizing the updated assessment report, the source protection committee shall consider written comments that are submitted to the source protection committee by the date specified under clause (3) (c).

(5) When the source protection authority submits the updated assessment report to the Director under subsection 19 (2) of the Act, it shall give the source protection committee copies of,

(a) the comments referred to in clause (3) (c); and

(b) the comments referred to in subsection 19 (2) of the Act.

#### SOURCE PROTECTION PLANS

##### Time limit

**19.** The source protection authority shall submit the proposed source protection plan to the Minister and take the other steps that are required to comply with section 25 of the Act not later than,

(a) the fifth anniversary of the appointment of the first chair of the source protection committee, if clause (b) does not apply; or

(b) the fifth anniversary of the date specified by the Minister under subsection 36 (1) of the Act, if a review of a source protection plan is being conducted under section 36 of the Act.

#### MISCELLANEOUS

##### Amendments to agreements relating to source protection regions

**20.** (1) The time period within which the Minister may make amendments to an agreement under subsection 6 (4) of the Act is 120 days after a copy of the agreement is submitted to the Minister under that subsection.

(2) The time period within which the Minister may make amendments to an amended agreement under subsection 6 (8) of the Act is 120 days after the amended agreement is submitted to the Minister under clause 6 (7) (b) of the Act.

##### Training — powers of entry — source protection authority

**21.** (1) For the purpose of subsection 88 (4) of the Act, a person shall not enter property unless the person has, in the preceding five years, successfully completed a course that meets the following criteria:

1. The course includes,

i. an overview of the process for establishing a source protection plan under the Act,

- ii. an explanation of the powers to enter property under the Act, and
  - iii. a discussion of protocols for exercising powers of entry under the Act.
2. In the opinion of the Director, the course provides adequate training for persons entering property for the purposes described in subsection 88 (1) of the Act.
- (2) Subsection 88 (4) of the Act does not apply to a person who, pursuant to subsections 88 (6) and 62 (4) of the Act, accompanies a person who enters property under subsection 88 (1) of the Act.

**Notice of drinking water health hazard**

**22.** (1) Subsection 89 (1) of the Act does not apply to a person who becomes aware of a discharge described in that subsection unless he or she becomes aware of the discharge while he or she is exercising the authority to enter property under section 62 or 88 of the Act.

(2) Despite subsection (1), subsection 89 (1) of the Act does not apply to a person if he or she has already notified the Ministry of the discharge or has reasonable grounds to believe that another person has notified the Ministry of the discharge.

(3) A person who is required to notify the Ministry under subsection 89 (1) of the Act shall do so by telephoning the Ministry's Spills Action Centre (1-800-268-6060) and providing the following information to the person who answers:

1. The person's name and telephone number.
2. The fact that the purpose of the telephone call is to comply with section 89 of the Act.
3. A description of the location where the substance is being discharged or is about to be discharged, including the municipal address, if the municipal address is known.
4. The drinking water system into whose raw water supply the substance is being discharged or is about to be discharged.
5. The date and time that the person became aware of the discharge.
6. The substance that is being discharged or is about to be discharged, if the substance is known.
7. The amount of the substance that is being discharged or is about to be discharged, if the amount is known.
8. The reasons for the person's opinion that, as a result of the discharge, an imminent drinking water health hazard exists.

(4) If a person who provided information to the Ministry under subsection (1) becomes aware that any of the information is not correct, the person shall immediately telephone the Ministry's Spills Action Centre (1-800-268-6060) and provide the correct information.

**Ontario Drinking Water Stewardship Program**

**23.** (1) An application for financial assistance under the Ontario Drinking Water Stewardship Program shall be made to the Director in a form approved by the Director.

(2) The Director shall determine whether to provide financial assistance and, if so, the amount of the financial assistance.

(3) Every grant of financial assistance under the Ontario Drinking Water Stewardship Program is subject to the condition that the recipient of the financial assistance enter into a contract with the Minister that governs the use of the financial assistance and includes a requirement that the recipient report to the Ministry on the use of the financial assistance.

(4) If clauses 97 (2) (a) and (b) of the Act do not apply, the Ontario Drinking Water Stewardship Program may provide financial assistance to a person or body under clause 97 (2) (c) of the Act in any of the following circumstances:

1. The person or body uses the financial assistance to administer an incentive program to encourage persons to take action to protect an existing or future source of drinking water for,
  - i. an existing or planned drinking water system described in clause 15 (2) (e) of the Act that is located in a source protection area, or
  - ii. an existing or planned municipal drinking water system that is not located in a source protection area.
2. The person or body uses the financial assistance to administer an education and outreach program that is related to the protection of existing or future sources of drinking water.
3. The person or body uses the financial assistance to take action to protect an existing or future source of drinking water for an existing or planned drinking water system.

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

47/08

**ONTARIO REGULATION 386/08**

made under the

**CLEAN WATER ACT, 2006**

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Amending O. Reg. 287/07

(General)

Note: Ontario Regulation 287/07 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](http://www.e-Laws.gov.on.ca).

**1. Ontario Regulation 287/07 is amended by adding the following French version:****DISPOSITIONS GÉNÉRALES**

## DÉFINITION DES TERMES ET DES EXPRESSIONS

**Définitions**

1. (1) Les définitions qui suivent s'appliquent à la Loi.

«aquifère hautement vulnérable» Aquifère sur lequel des sources externes ont ou auront vraisemblablement un effet préjudiciable important. S'entend en outre des terres situées au-dessus de celui-ci. («highly vulnerable aquifer»)

«envisagé» À l'égard d'un réseau d'eau potable, s'entend d'un réseau d'eau potable, ou d'une partie de celui-ci, qui doit être établi si, selon le cas :

- a) l'autorisation de procéder à l'établissement du réseau ou d'une partie de celui-ci a été donnée en vertu de la partie II de la *Loi sur les évaluations environnementales*;
- b) l'établissement du réseau ou d'une partie de celui-ci a été identifiée comme étant la solution privilégiée dans le cadre d'un processus de planification qui a été mené et achevé conformément à une évaluation environnementale de portée générale qui a été approuvée en application de la partie II.1 de la *Loi sur les évaluations environnementales* et aucun arrêté n'a été pris en vertu du paragraphe 16 (1) de cette loi;
- c) le réseau ou la partie de celui-ci desservirait une réserve au sens de la *Loi sur les Indiens* (Canada). («planned»)

«zone de protection des prises d'eau de surface» Zone qui se rapporte à une prise d'eau de surface et dans laquelle il est souhaitable de régler ou de surveiller les menaces pour l'eau potable. («surface water intake protection zone»)

«zone de protection des têtes de puits» Zone qui se rapporte à une tête de puits et dans laquelle il est souhaitable de régler ou de surveiller les menaces pour l'eau potable. («wellhead protection area»)

«zone importante d'alimentation d'une nappe souterraine» Zone dans laquelle il est souhaitable de régler ou de surveiller les menaces pour l'eau potable qui risquent d'influer sur l'alimentation d'un aquifère. («significant groundwater recharge area»)

(2) Les définitions qui suivent s'appliquent au présent règlement.

«bande» S'entend au sens de la *Loi sur les Indiens* (Canada). («band»)

«réserve» S'entend au sens de la *Loi sur les Indiens* (Canada). («reserve»)

**Menaces pour l'eau potable prescrites**

1.1 (1) Les activités suivantes sont prescrites comme étant des menaces pour l'eau potable pour l'application de la définition de «menace pour l'eau potable» au paragraphe 2 (1) de la Loi :

1. La création, l'exploitation ou l'entretien d'un lieu d'élimination des déchets au sens de la partie V de la *Loi sur la protection de l'environnement*.
2. La création, l'exploitation ou l'entretien d'un système qui capte, stocke, achemine, traite ou élimine les eaux d'égout.
3. L'épandage de matières de source agricole sur les terres.
4. Le stockage de matières de source agricole.

5. La gestion de matières de source agricole.
  6. L'épandage de matières de source non agricole sur les terres.
  7. La manutention et le stockage de matières de source non agricole.
  8. L'épandage d'engrais commerciaux sur les terres.
  9. La manutention et le stockage d'engrais commerciaux.
  10. L'épandage de pesticides sur les terres.
  11. La manutention et le stockage de pesticides.
  12. L'épandage de sel de voirie.
  13. La manutention et le stockage de sel de voirie.
  14. Le stockage de neige.
  15. La manutention et le stockage de carburants.
  16. La manutention et le stockage d'un liquide non aqueux dense.
  17. La manutention et le stockage d'un solvant organique.
  18. La gestion d'eaux de ruissellement contenant des produits chimiques utilisés pour dégivrer les aéronefs.
  19. Une activité qui retire de l'eau d'un aquifère ou d'une étendue d'eau de surface sans la retourner au même aquifère ou à la même étendue d'eau.
  20. Une activité qui réduit l'alimentation d'un aquifère.
  21. L'utilisation des terres comme pâturage pour le bétail, zone de confinement extérieure ou cour d'animaux d'élevage.
- (2) Les définitions qui suivent s'appliquent au paragraphe (1).

«bétail», «engrais commercial», «épandage», «matière de source agricole», «matière de source non agricole» et «zone de confinement extérieure» S'entendent au sens du Règlement de l'Ontario 267/03 (Dispositions générales) pris en application de la *Loi de 2002 sur la gestion des éléments nutritifs*. («livestock», «commercial fertilizer», «application», «agricultural source material», «non-agricultural source material» et «outdoor confinement area»)

«eaux d'égout» S'entend au sens de la *Loi sur les ressources en eau de l'Ontario*. («sewage»)

«gestion» À l'égard des matières de source agricole, s'entend du ramassage, de la manutention, du traitement, du transport ou de la disposition de ces matières. («management»)

«pesticide» S'entend au sens de la *Loi sur les pesticides*. («pesticide»)

#### CADRE DE RÉFÉRENCE

##### **Avis du commencement de la préparation**

2. (1) Si une partie d'une municipalité est comprise dans une zone de protection des sources, le comité de protection des sources avise le secrétaire de la municipalité lorsqu'il commence à préparer le cadre de référence pour la zone de protection des sources.

(2) Si une partie de la réserve d'une bande est comprise dans une zone de protection des sources, le comité de protection des sources avise le chef de la bande lorsqu'il commence à préparer le cadre de référence pour la zone de protection des sources.

(3) L'avis prévu au paragraphe (1) ou (2) comprend une invitation à discuter avec le comité de protection des sources de l'élaboration du plan de travail que doit inclure le cadre de référence en application de la disposition 9 du paragraphe 3 (1).

##### **Contenu du cadre de référence**

3. (1) Le cadre de référence pour la zone de protection des sources est sous une forme qu'approuve le directeur et inclut ce qui suit :

1. Une carte indiquant les limites de la zone de protection des sources et celles de chaque municipalité dans laquelle est située une partie de la zone.
2. Si la zone de protection des sources fait partie d'une région de protection des sources, une carte indiquant les limites de la région, les limites de chaque zone de protection des sources située dans la région et les limites de chaque municipalité dans laquelle est située une partie de la région.
3. Une liste des municipalités dans laquelle est située une partie de la zone de protection des sources.

4. Une copie des résolutions adoptées par les conseils des municipalités :
  - i. soit en vertu du paragraphe 8 (3) ou (6) de la Loi,
  - ii. soit en vertu du paragraphe 14 (1), (2) ou (4).
5. Un tableau énonçant les renseignements suivants à propos de chaque réseau d'eau potable existant et envisagé auquel s'applique l'alinéa 15 (2) e) de la Loi aux fins de la préparation du rapport d'évaluation :
  - i. Le numéro assigné au réseau d'eau potable, le cas échéant.
  - ii. Le nom du réseau d'eau potable.
  - iii. Le propriétaire du réseau d'eau potable.
  - iv. L'organisme d'exploitation du réseau d'eau potable.
  - v. La question de savoir si le réseau d'eau potable est alimenté par un approvisionnement en eau brute qui est constitué d'eaux souterraines ou d'eaux de surface.
6. Un tableau énonçant les renseignements mentionnés aux sous-dispositions 5 i à v à propos de chaque réseau d'eau potable municipal existant auquel ne s'applique pas, aux termes du paragraphe 14 (1), le sous-alinéa 15 (2) e) (i) de la Loi aux fins de la préparation du rapport d'évaluation.
7. Si le ministre a avisé le comité de protection des sources de la possibilité, lorsqu'il reçoit le cadre de référence proposé en application de l'article 10 de la Loi, qu'il en exige une modification afin de prévoir, pour l'application du sous-alinéa 15 (2) e) (iii) de la Loi, que le rapport d'évaluation tienne compte d'un ou de plusieurs réseaux d'eau potables existants ou envisagés qui sont situés dans la zone de protection des sources et que précise le ministre, un tableau énonçant les renseignements mentionnés aux sous-dispositions 5 i à v à propos de chaque réseau précisé.
8. Une liste des questions qui exige des consultations avec le comité de protection des sources d'une autre zone de protection des sources lors de la préparation du rapport d'évaluation et du plan de protection des sources et, pour chaque question, le nom de l'autre zone de protection des sources et une description de la question.
9. Un plan de travail qui identifie les tâches principales à achever lors de la préparation du rapport d'évaluation et du plan de protection des sources et qui inclut les renseignements suivants à propos de chaque tâche :
  - i. La personne ou l'organisme chargé de son accomplissement.
  - ii. La date approximative à laquelle son achèvement est prévu.

(1.1) Pour l'application des sous-dispositions 5 iii et iv du paragraphe (1), «organisme d'exploitation» et «propriétaire» s'entendent, à l'égard d'un réseau d'eau potable, au sens de la *Loi de 2002 sur la salubrité de l'eau potable*.

(2) Pour l'application de la sous-disposition 5 v du paragraphe (1), l'article 2 du Règlement de l'Ontario 170/03 (Réseaux d'eau potable) pris en application de la *Loi de 2002 sur la salubrité de l'eau potable* s'applique, avec les adaptations nécessaires, à la question de savoir si le réseau d'eau potable est alimenté par un approvisionnement en eau brute constitué d'eaux souterraines ou d'eaux de surface.

(3) Si, aux termes de la disposition 7 du paragraphe (1), des renseignements doivent être inclus dans un cadre de référence à propos d'un ou de plusieurs réseaux d'eau potable, le comité de protection des sources tient compte de ces réseaux lorsqu'il prépare le cadre de référence, y compris la liste et le plan de travail qu'exigent respectivement les dispositions 8 et 9 de ce paragraphe.

#### **Accomplissement de tâches par une municipalité**

4. (1) Si le conseil d'une municipalité dans laquelle est située une partie d'une zone de protection des sources a adopté une résolution consentant à l'accomplissement d'une tâche que le comité de protection des sources a identifiée relativement à la préparation du rapport d'évaluation ou du plan de protection des sources pour la zone de protection des sources, le cadre de référence exige que la municipalité accomplisse la tâche.

(2) Malgré le paragraphe (1), si les conseils de deux municipalités ou plus adoptent des résolutions mentionnées à ce paragraphe consentant à l'accomplissement de la même tâche, le cadre de référence peut, selon le cas :

- a) exiger d'une des municipalités qu'elle accomplisse la tâche;
- b) exiger de deux municipalités ou plus qu'elles accomplissent la tâche conjointement;
- c) diviser la responsabilité d'accomplir la tâche entre les municipalités de toute autre manière qu'il énonce.

(3) Le cadre de référence ne peut exiger d'une municipalité qu'elle accomplisse une tâche que si le conseil de la municipalité a adopté la résolution mentionnée au paragraphe (1).

(4) Si le cadre de référence exige d'une municipalité qu'elle accomplisse une tâche, le comité de protection des sources la consulte au sujet de la date approximative à laquelle son achèvement est prévu.

(5) Le présent article ne s'applique pas à l'exigence voulant qu'une municipalité accomplisse une tâche si cette exigence est incluse dans le cadre de référence suite à une décision prise par le ministre en vertu de l'article 10 ou 13 de la Loi.

#### Réseaux d'eau potable exclus du cadre de référence

**4.1** (1) Est prescrit pour l'application des paragraphes 8 (3) et 10 (7) de la Loi le réseau d'eau potable non municipal existant qui dessert une seule résidence privée et rien d'autre, sauf si, selon le cas :

- a) le puits ou la prise qui lui sert de source ou de point d'entrée de l'approvisionnement en eau brute est situé dans un groupe d'au moins six puits ou prises;
- b) le réseau est situé dans une zone de peuplement au sens de la *Loi sur l'aménagement du territoire*;
- c) la résidence privée est un établissement désigné ou une installation publique au sens du Règlement de l'Ontario 170/03 (Réseaux d'eau potable) pris en application de la *Loi de 2002 sur la salubrité de l'eau potable*.

(2) Les définitions qui suivent s'appliquent au paragraphe (1).

«approvisionnement en eau brute», «réseau d'eau potable non municipal» et «résidence privée» s'entendent au sens de la *Loi de 2002 sur la salubrité de l'eau potable*.

#### Entente de 2005 sur les ressources en eaux durables du bassin des Grands Lacs et du fleuve Saint-Laurent

**4.2** Est prescrite pour l'application de la disposition 4 du paragraphe 14 (1) de la Loi l'Entente de 2005 sur les ressources en eaux durables du bassin des Grands Lacs et du fleuve Saint-Laurent datée du 13 décembre 2005 et signée par les premiers ministres de l'Ontario et du Québec et par les gouverneurs de l'Illinois, de l'Indiana, du Michigan, du Minnesota, de New York, de l'Ohio, de la Pennsylvanie et du Wisconsin.

#### Accords concernant les Grands Lacs et le fleuve Saint-Laurent

**5.** (1) Si l'article 14 de la Loi est réputé exiger qu'il soit tenu compte des documents mentionnés à cet article, le cadre de référence inclut une disposition à cet effet.

(2) Si une zone de protection des sources contient de l'eau qui se déverse dans le fleuve Saint-Laurent mais non dans les Grands Lacs, le cadre de référence régissant la préparation d'un rapport d'évaluation et d'un plan de protection des sources pour la zone inclut une disposition exigeant qu'il soit tenu compte des documents mentionnés à l'article 14 de la Loi.

#### Consultations sur l'ébauche du cadre de référence

**6.** (1) Avant de présenter le cadre de référence proposé à l'office de protection des sources en application de l'article 9 de la Loi, le comité de protection des sources qui prépare un cadre de référence pour une zone de protection des sources rédige une ébauche du cadre proposé et fait ce qui suit :

- a) il publie l'ébauche sur Internet et la met à la disposition du public à l'endroit ou aux endroits qui, à son avis, sont suffisamment accessibles pour donner aux membres du public dans la zone de protection des sources une occasion raisonnable de l'examiner;
- b) il remet une copie de l'ébauche aux personnes et organismes suivants :
  - (i) le secrétaire de chaque municipalité dans laquelle est située une partie de la zone de protection des sources,
  - (ii) le chef de la bande dont une partie de la réserve est comprise dans la zone de protection des sources, le cas échéant,
  - (iii) si l'ébauche mentionne une question qui exige des consultations avec un autre comité de protection des sources lors de la préparation du rapport d'évaluation ou du plan de protection des sources, le président de ce comité,
  - (iv) chaque personne ou organisme qui :
    - (A) d'une part, est créé aux termes de l'Accord de 1978 relatif à la qualité de l'eau dans les Grands Lacs visé à la disposition 1 du paragraphe 14 (1) de la Loi,
    - (B) d'autre part, participe à l'élaboration ou à la mise en oeuvre d'un plan d'assainissement ou d'un plan d'aménagement panlacustre conformément à l'Annexe 2 de l'Accord.

(2) Dès qu'il est raisonnablement possible de le faire après avoir publié l'ébauche sur Internet, le comité de protection des sources avise le public que l'occasion lui est donnée de faire ce qui suit :

- a) lire l'ébauche sur Internet;
- b) examiner l'ébauche, aux dates, aux heures et à l'endroit que précise l'avis;
- c) assister à une assemblée publique sur l'ébauche, à la date, à l'heure et à l'endroit que précise l'avis;
- d) présenter au comité de protection des sources des commentaires écrits sur l'ébauche dans les 35 jours suivant la publication de l'avis.

(3) Le comité de protection des sources fait ce qui suit :

- a) il publie l'avis visé au paragraphe (2) dans le ou les journaux qui, à son avis, ont une diffusion suffisante pour le porter à la connaissance des membres du public dans la zone de protection des sources;
- b) il met l'avis visé au paragraphe (2) à la disposition du public à l'endroit ou aux endroits qui, à son avis, sont suffisamment accessibles pour donner aux membres du public dans la zone de protection des sources une occasion raisonnable de l'examiner.

(4) Au moins 21 jours après avoir publié l'avis en application du paragraphe (2), le comité de protection des sources tient au moins une assemblée publique dans la zone de protection des sources afin de donner aux membres du public l'occasion d'examiner l'ébauche, de poser des questions et de présenter des observations.

(5) Lorsqu'il finalise le cadre de référence proposé, le comité de protection des sources tient compte de ce qui suit :

- a) les commentaires écrits sur l'ébauche qui lui ont été présentés dans les 35 jours suivant la publication de l'avis en application du paragraphe (2);
- b) les observations présentées lors de l'assemblée publique;
- c) les commentaires écrits sur l'ébauche qui lui ont été présentés après avoir remis des copies de celle-ci en application de l'alinéa (1) b).

**Présentation du cadre de référence proposé à l'office de protection des sources**

7. (1) Lorsqu'il présente le cadre de référence proposé à l'office de protection des sources en application de l'alinéa 9 a) de la Loi, le comité de protection des sources fait ce qui suit :

- a) il remet à l'office un résumé de toute préoccupation soulevée par les bandes lors de la préparation du cadre de référence et non résolue à la satisfaction de ces dernières;
- b) il remet une copie du cadre de référence proposé et le résumé visé à l'alinéa a) à chaque chef de bande à qui l'article 2 exige que soit donné un avis.

(2) Pour l'application de l'alinéa 9 c) de la Loi, l'invitation à présenter des commentaires écrits à l'office de protection des sources précise que leur présentation doit se faire dans les 30 jours suivant la publication sur Internet du cadre de référence proposé en application de cet alinéa.

(3) Le comité de protection des sources présente le cadre de référence proposé à l'office de protection des sources et prend les autres mesures nécessaires pour se conformer à l'article 9 de la Loi au plus tard :

- a) 12 mois après la nomination de son premier président, si l'alinéa b) ne s'applique pas;
- b) sept mois après la date que précise le ministre en application du paragraphe 36 (1) de la Loi, si le cadre de référence s'inscrit dans l'examen d'un plan de protection des sources qu'exige l'article 36 de la Loi.

(4) Malgré l'alinéa (3) a), si l'alinéa (3) b) ne s'applique pas et que le ministre accorde, en vertu de l'article 94 de la Loi mais avant l'abrogation du Règlement de l'Ontario 285/07 (Time Limits) pris en application de la Loi, une prorogation du délai énoncé à l'alinéa 1 (1) a) de ce règlement, le comité de protection des sources présente le cadre de référence proposé à l'office de protection des sources et prend les autres mesures nécessaires pour se conformer à l'article 9 de la Loi au plus tard à la date que précise le ministre dans la prorogation.

**Présentation du cadre de référence proposé au ministre**

8. (1) Lorsqu'il présente le cadre de référence proposé au ministre en application du paragraphe 10 (1) de la Loi, l'office de protection des sources fait ce qui suit :

- a) il lui remet le résumé des préoccupations visé à l'alinéa 7 (1) a);
- b) il remet au comité de protection des sources des copies des commentaires visés aux alinéas 10 (1) a) et c) de la Loi.

(2) L'office de protection des sources présente le cadre de référence proposé au ministre et prend les autres mesures nécessaires pour se conformer au paragraphe 10 (1) de la Loi au plus tard :

- a) 14 mois après la nomination du premier président du comité de protection des sources, si l'alinéa b) ne s'applique pas;
- b) neuf mois après la date que précise le ministre en application du paragraphe 36 (1) de la Loi, si le cadre de référence s'inscrit dans l'examen d'un plan de protection des sources qu'exige l'article 36 de la Loi.

(3) Malgré l'alinéa (2) a), si l'alinéa (2) b) ne s'applique pas et que le ministre accorde, en vertu de l'article 94 de la Loi mais avant l'abrogation du Règlement de l'Ontario 285/07 (Time Limits) pris en application de la Loi, une prorogation du délai énoncé à l'alinéa 1 (2) a) de ce règlement, l'office de protection des sources présente le cadre de référence proposé au ministre et prend les autres mesures nécessaires pour se conformer au paragraphe 10 (1) de la Loi au plus tard à la date que précise le ministre dans la prorogation.



**Modifications proposées par le comité de protection des sources**

9. Pour l'application du paragraphe 13 (1) de la Loi, le comité de protection des sources peut proposer des modifications au cadre de référence dans les circonstances suivantes :

1. Les limites de la zone de protection des sources pour laquelle le cadre de référence a été préparé ont été modifiées.
2. Le conseil d'un municipalité dans laquelle est située une partie de la zone de protection des sources a adopté une résolution en vertu du paragraphe 8 (3) ou (6) de la Loi après l'approbation du cadre de référence en application de l'article 10 de la Loi.
3. Le conseil d'un municipalité dans laquelle est située une partie de la zone de protection des sources a adopté une résolution en vertu du paragraphe 14 (1), (2) ou (4) après l'approbation du cadre de référence en application de l'article 10 de la Loi.
4. Le comité de protection des sources est d'avis qu'un changement important doit être apporté au plan de travail compris dans le cadre de référence, notamment à la partie du plan qui identifie l'organisme chargé d'accomplir une tâche.
5. Le cadre de référence contient une erreur qui, si elle n'est pas corrigée, influera sur la préparation du rapport d'évaluation ou du plan de protection des sources.

**Consultations sur les modifications proposées par le comité de protection des sources**

10. (1) Avant de présenter les modifications proposées à l'office de protection des sources en application de l'article 9 de la Loi, le comité de protection des sources qui prépare des modifications à un cadre de référence pour une zone de protection des sources rédige une ébauche des modifications proposées, la publie sur Internet et la met à la disposition du public à l'endroit ou aux endroits qui, à son avis, sont suffisamment accessibles pour donner aux membres du public dans la partie de la zone de protection des sources qui est touchée par les modifications proposées une occasion raisonnable de l'examiner.

(2) Dès qu'il est raisonnablement possible de le faire après avoir publié l'ébauche sur Internet, le comité de protection des sources fait ce qui suit :

- a) il donne l'avis mentionné au paragraphe (3) d'une matière qui, à son avis, est suffisante pour le porter à la connaissance des membres du public dans la partie de la zone de protection des sources qui est touchée par les modifications proposées;
- b) il remet une copie de l'avis visé à l'alinéa a) :
  - i. au secrétaire de chaque municipalité dans laquelle est située une partie de la zone de protection des sources qui est touchée par les modifications proposées,
  - ii. au chef de la bande dont une partie de la réserve est comprise dans la partie de la zone de protection des sources qui est touchée par les modifications proposées, le cas échéant.

(3) L'avis visé à l'alinéa (2) a) informe les membres du public dans la partie de la zone de protection des sources qui est touchée par les modifications proposées et les personnes visées à l'alinéa (2) b) que l'occasion leur est donnée de faire ce qui suit :

- a) lire sur Internet l'ébauche des modifications proposées;
- b) examiner l'ébauche des modifications proposées aux dates, aux heures et à l'endroit que précise l'avis;
- c) présenter au comité de protection des sources des commentaires écrits sur l'ébauche des modifications proposées au plus tard à la date précisée dans l'avis qui est au moins 30 jours après le jour où l'avis est donné pour la première fois en application de l'alinéa (2) a).

(4) Lorsqu'il finalise les modifications au cadre de référence, le comité de protection des sources tient compte des commentaires écrits qui lui ont été présentés au plus tard à la date précisée en application de l'alinéa (3) c).

(5) Lorsqu'il présente les modifications proposées au ministre en application du paragraphe 10 (1) de la Loi, l'office de protection des sources remet au comité de protection des sources des copies des commentaires mentionnés aux alinéa 10 (1) a) et c) de la Loi.

**RAPPORTS D'ÉVALUATION****Documents**

11. (1) Le comité de protection des sources conserve chaque document qu'il crée ou acquiert aux fins de la préparation ou de la mise à jour d'un rapport d'évaluation pendant les 15 années suivant celle des dates suivantes qui est postérieure à l'autre, :

1. La date de création ou d'acquisition du document.
2. La date à laquelle le directeur approuve le rapport d'évaluation en application de l'article 17 ou 19 de la Loi.

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

«document» S'entend de renseignements, peu importe leur mode de transcription ou de stockage, qui sont consignés sous forme imprimée, sur film, au moyen de dispositifs électroniques ou autrement, notamment des procès-verbaux, des lettres, des notes, des plans, des cartes, des dessins, des photographies et des films.

**Forme**

12. Le comité de protection des sources prépare le rapport d'évaluation sous la forme qu'approuve le directeur et à l'aide du logiciel qu'il lui a fourni à cette fin, le cas échéant.

**Autres renseignements à inclure dans le rapport d'évaluation**

13. (1) Conformément aux règlements, aux règles et au cadre de référence, le rapport d'évaluation contient les renseignements suivants en application de l'alinéa 15 (2) i) de la Loi :

1. Pour chaque bassin hydrographique identifié en application de l'alinéa 15 (2) a) de la Loi, une caractérisation de sa géographie physique et de sa géographie humaine et des interactions entre les deux.
2. Pour chaque zone vulnérable identifiée en application de l'alinéa 15 (2) d) ou e) de la Loi, une identification des zones suivantes dans la zone vulnérable :
  - i. Les zones où une activité indiquée en application du sous-alinéa 15 (2) g) (i) de la Loi constitue ou constituerait une menace moyenne pour l'eau potable.
  - ii. Les zones où une activité indiquée en application du sous-alinéa 15 (2) g) (i) de la Loi constitue ou constituerait une faible menace pour l'eau potable.
  - iii. Les zones où un état indiqué en application du sous-alinéa 15 (2) g) (ii) de la Loi constitue une menace moyenne pour l'eau potable.
  - iv. Les zones où un état indiqué en application du sous-alinéa 15 (2) g) (ii) de la Loi constitue une faible menace pour l'eau potable.
3. Pour chaque zone identifiée en application du sous-alinéa 15 (2) h) (i) de la Loi, les circonstances dans lesquelles l'activité indiquée en application de l'alinéa 15 (2) g) de la Loi constitue ou constituerait une menace importante pour l'eau potable.
4. Pour chaque zone identifiée en application de la sous-disposition 2 i), les circonstances dans lesquelles l'activité indiquée en application du sous-alinéa 15 (2) g) (i) de la Loi constitue ou constituerait une menace moyenne pour l'eau potable.
5. Pour chaque zone identifiée en application de la sous-disposition 2 ii), les circonstances dans lesquelles l'activité indiquée en application du sous-alinéa 15 (2) g) (i) de la Loi constitue ou constituerait une faible menace pour l'eau potable.
6. Pour chaque zone vulnérable identifiée en application de l'alinéa 15 (2) d) ou e) de la Loi :
  - i. le nombre d'endroits où une personne exerce une activité, indiquée en application du sous-alinéa 15 (2) g) (i) de la Loi, qui constitue ou constituerait une menace importante pour l'eau potable,
  - ii. le nombre d'endroits où un état indiqué en application du sous-alinéa 15 (2) g) (ii) de la Loi constitue une menace importante pour l'eau potable.
7. Un résumé, fondé sur des renseignements facilement accessibles, de l'impact que les changements climatiques dans la zone de protection des sources au cours des 25 années suivant la préparation du rapport d'évaluation auront vraisemblablement sur les conclusions de celui-ci.

(2) Les définitions qui suivent s'appliquent au présent article.

«faible menace pour l'eau potable» Menace pour l'eau potable qui, selon une évaluation des risques, présente ou est susceptible de présenter un faible risque. («low drinking water threat»)

«menace moyenne pour l'eau potable» Menace pour l'eau potable qui, selon une évaluation des risques, présente ou est susceptible de présenter un risque moyen. («moderate drinking water threat»)

**Exemptions : sous-alinéa 15 (2) e) (i) de la Loi**

14. (1) Le sous-alinéa 15 (2) e) (i) de la Loi ne s'applique pas à un réseau d'eau potable municipal existant si le conseil de la municipalité qui en est propriétaire a fait ce qui suit :

- a) il a adopté une résolution portant que la municipalité a l'intention, dans les cinq ans suivant l'adoption de la résolution :
  - (i) d'une part, de cesser d'utiliser le réseau,

- (ii) d'autre part, de présenter, en application de la *Loi de 2002 sur la salubrité de l'eau potable*, une demande de révocation des approbations, permis municipaux d'eau potable ou permis d'aménagement de station de production d'eau potable qui ont été accordés ou délivrés à l'égard du réseau;
  - b) il a publié un avis de la résolution visée à l'alinéa a) dans le ou les journaux qui, à son avis, ont une diffusion suffisante pour le porter à la connaissance des membres du public dans la municipalité;
  - c) il a remis une copie de la résolution visée à l'alinéa a) au comité de protection des sources de la zone de protection des sources.
- (2) Le sous-alinéa 15 (2) e) (i) de la Loi ne s'applique pas à une zone de protection des têtes de puits ou à une zone de protection des prises d'eau de surface qui est liée à un réseau d'eau potable municipal si le conseil de la municipalité qui est propriétaire du réseau a fait ce qui suit :
- a) il a adopté une résolution portant que la municipalité a l'intention, dans les cinq ans suivant l'adoption de la résolution :
    - (i) d'une part, de cesser d'utiliser le puits ou la prise d'eau de surface à laquelle est liée la zone de protection des têtes de puits ou la zone de protection des prises d'eau de surface,
    - (ii) d'autre part, de présenter, en application de la *Loi sur les ressources en eau de l'Ontario*, une demande d'annulation de tout permis qui a été délivré à l'égard du puits ou de la prise d'eau de surface visé au sous-alinéa (i);
  - b) il a publié un avis de la résolution visée à l'alinéa a) dans le ou les journaux qui, à son avis, ont une diffusion suffisante pour le porter à la connaissance des membres du public dans la municipalité;
  - c) il a remis une copie de la résolution visée à l'alinéa a) au comité de protection des sources de la zone de protection des sources.
- (3) L'exemption prévue au paragraphe (1) ou (2) cesse de s'appliquer au cinquième anniversaire de l'adoption de la résolution par le conseil de la municipalité si, à cette date, la municipalité n'a pas pris les mesures qu'elle avait l'intention de prendre selon la résolution.
- (4) Le sous-alinéa 15 (2) e) (i) de la Loi ne s'applique pas à un réseau d'eau potable municipal envisagé si le conseil de la municipalité qui en serait propriétaire a fait ce qui suit :
- a) il a adopté une résolution portant que la municipalité n'a pas l'intention d'établir le réseau;
  - b) il a publié un avis de la résolution visée à l'alinéa a) dans le ou les journaux qui, à son avis, ont une diffusion suffisante pour le porter à la connaissance des membres du public dans la municipalité;
  - c) il a remis une copie de la résolution visée à l'alinéa a) au comité de protection des sources de la zone de protection des sources.

#### Consultations sur l'ébauche du rapport d'évaluation

**15.** (1) Avant de présenter le rapport d'évaluation proposé à l'office de protection des sources en application de l'article 16 de la Loi, le comité de protection des sources qui prépare un rapport d'évaluation pour une zone de protection des sources rédige une ébauche du rapport proposé, la publie sur Internet et la met à la disposition du public à l'endroit ou aux endroits qui, à son avis, sont suffisamment accessibles pour donner aux membres du public dans la zone de protection des sources une occasion raisonnable de l'examiner.

(2) Dès qu'il est raisonnablement possible de le faire après avoir publié l'ébauche sur Internet, le comité de protection des sources fait ce qui suit :

- a) il publie l'avis mentionné au paragraphe (3) dans le ou les journaux qui, à son avis, ont une diffusion suffisante pour le porter à la connaissance des membres du public dans la zone de protection des sources;
- b) il met l'avis visé à l'alinéa a) à la disposition du public à l'endroit ou aux endroits qui, à son avis, sont suffisamment accessibles pour donner aux membres du public dans la zone de protection des sources une occasion raisonnable de l'examiner;
- c) il remet une copie de l'avis visé à l'alinéa a) aux personnes et organismes suivants :
  - (i) le secrétaire de chaque municipalité dans laquelle est située une partie de la zone de protection des sources,
  - (ii) le chef de la bande dont une partie de la réserve est comprise dans la zone de protection des sources, le cas échéant,
  - (iii) chaque personne, connue du comité, qui exerce une activité indiquée en application du sous-alinéa 15 (2) g) (i) de la Loi qui constitue ou constituerait une menace importante pour l'eau potable,

(iv) si le cadre de référence mentionne une question qui exige des consultations avec un autre comité de protection des sources lors de la préparation du rapport d'évaluation, le président de ce comité,

(v) chaque personne ou organisme qui :

(A) d'une part, est créé aux termes de l'Accord de 1978 relatif à la qualité de l'eau dans les Grands Lacs visé à la disposition 1 du paragraphe 14 (1) de la Loi,

(B) d'autre part, participe à l'élaboration ou à la mise en oeuvre d'un plan d'assainissement ou d'un plan d'aménagement panlacustre conformément à l'Annexe 2 de l'Accord.

(3) L'avis visé à l'alinéa (2) a) informe les membres du public dans la zone de protection des sources et les personnes visées à l'alinéa (2) c) que l'occasion leur est donnée de faire ce qui suit :

- a) lire sur Internet l'ébauche du rapport d'évaluation proposé;
- b) examiner l'ébauche du rapport d'évaluation proposé aux dates, aux heures et à l'endroit que précise l'avis;
- c) assister à une assemblée publique sur l'ébauche du rapport d'évaluation proposé à la date, à l'heure et à l'endroit que précise l'avis;
- d) présenter au comité de protection des sources des commentaires écrits sur l'ébauche du rapport d'évaluation proposé au plus tard à la date précisée dans l'avis qui est au moins 35 jours après le jour où l'avis est publié pour la première fois en application de l'alinéa (2) a).

(4) Au moins 21 jours après avoir publié l'avis en application du paragraphe (2), le comité de protection des sources tient au moins une assemblée publique dans la zone de protection des sources afin de donner aux membres du public l'occasion d'examiner l'ébauche, de poser des questions et de présenter des observations.

(5) Lorsqu'il finalise le rapport d'évaluation proposé, le comité de protection des sources tient compte de ce qui suit :

- a) les commentaires écrits qui lui ont été présentés au plus tard à la date précisée à l'alinéa (3) d);
- b) les observations présentées lors de l'assemblée publique.

#### **Présentation du rapport d'évaluation proposé à l'office de protection des sources**

**16.** (1) Lorsqu'il présente le rapport d'évaluation proposé à l'office de protection des sources en application de l'alinéa 16 a) de la Loi, le comité de protection des sources fait ce qui suit :

- a) il remet à l'office un résumé de toute préoccupation soulevée par les bandes lors de la préparation du rapport d'évaluation proposé et non résolue à la satisfaction de ces dernières;
- b) il remet une copie du rapport d'évaluation proposé et le résumé visé à l'alinéa a) à chaque chef de bande à qui le sous-alinéa 15 (2) c) (ii) exige que soit donné un avis.

(2) Pour l'application de l'alinéa 16 c) de la Loi, l'invitation à présenter des commentaires écrits à l'office de protection des sources précise que leur présentation doit se faire dans les 30 jours suivant la publication sur Internet du rapport d'évaluation proposé en application de cet alinéa.

#### **Présentation du rapport d'évaluation proposé au directeur**

**17.** (1) Lorsqu'il présente le rapport d'évaluation proposé au directeur en application du paragraphe 17 (1) de la Loi, l'office de protection des sources fait ce qui suit :

- a) il lui remet le résumé des préoccupations visé à l'alinéa 16 (1) a);
- b) il remet au comité de protection des sources des copies des commentaires visés aux alinéas 17 (1) a) et c) de la Loi.

(2) L'office de protection des sources présente le rapport d'évaluation proposé au directeur et prend les autres mesures nécessaires pour se conformer au paragraphe 17 (1) de la Loi au plus tard :

- a) au premier anniversaire de la publication de l'avis d'approbation du cadre de référence en application de l'article 11 de la Loi, si l'alinéa b) ne s'applique pas;
- b) au deuxième anniversaire de la date que précise le ministre en application du paragraphe 36 (1) de la Loi, si le rapport d'évaluation s'inscrit dans l'examen d'un plan de protection des sources qu'exige l'article 36 de la Loi.

#### **Mise à jour du rapport d'évaluation**

**18.** (1) Avant de présenter le rapport d'évaluation à jour à l'office de protection des sources en application de l'article 19 de la Loi, le comité de protection des sources qui prépare un tel rapport pour une zone de protection des sources rédige une ébauche des modifications proposées que doit inclure le rapport, la publie sur Internet et la met à la disposition du public à l'endroit ou aux endroits qui, à son avis, sont suffisamment accessibles pour donner aux membres du public dans la partie de la zone de protection des sources qui est touchée par les modifications proposées une occasion raisonnable de l'examiner.

(2) Dès qu'il est raisonnablement possible de le faire après avoir publié l'ébauche sur Internet, le comité de protection des sources fait ce qui suit :

- a) il donne l'avis mentionné au paragraphe (3) d'une manière qui, à son avis, est suffisante pour le porter à la connaissance des membres du public dans la partie de la zone de protection des sources qui est touchée par les modifications proposées;
- b) il remet une copie de l'avis visé à l'alinéa a) :
  - (i) au secrétaire de chaque municipalité dans laquelle est située une partie de la zone de protection des sources qui est touchée par les modifications proposées,
  - (ii) au chef de la bande dont une partie de la réserve est comprise dans la partie de la zone de protection des sources qui est touchée par les modifications proposées, le cas échéant.

(3) L'avis visé à l'alinéa (2) a) informe les membres du public dans la partie de la zone de protection des sources qui est touchée par les modifications proposées et les personnes visées à l'alinéa (2) b) que l'occasion leur est donnée de faire ce qui suit :

- a) lire sur Internet l'ébauche des modifications proposées;
- b) examiner l'ébauche des modifications proposées aux dates, aux heures et à l'endroit que précise l'avis;
- c) présenter au comité de protection des sources des commentaires écrits sur l'ébauche des modifications proposées au plus tard à la date précisée dans l'avis qui est au moins 30 jours après le jour où l'avis est donné pour la première fois en application de l'alinéa (2) a).

(4) Lorsqu'il finalise le rapport d'évaluation à jour, le comité de protection des sources tient compte des commentaires écrits qui lui ont été présentés au plus tard à la date précisée en application de l'alinéa (3) c).

(5) Lorsqu'il présente le rapport d'évaluation à jour au directeur en application du paragraphe 19 (2) de la Loi, l'office de protection des sources remet au comité de protection des sources des copies :

- a) des commentaires visés à l'alinéa (3) c);
- b) des commentaires visés au paragraphe 19 (2) de la Loi.

#### PLANS DE PROTECTION DES SOURCES

##### Délai

**19.** L'office de protection des sources présente le plan de protection des sources proposé au ministre et prend les autres mesures nécessaires pour se conformer à l'article 25 au plus tard :

- a) au cinquième anniversaire de la nomination du premier président du comité de protection des sources, si l'alinéa b) ne s'applique pas;
- b) au cinquième anniversaire de la date que précise le ministre en application du paragraphe 36 (1) de la Loi, si le plan de protection des sources fait l'objet d'un examen effectué en application de l'article 36 de la Loi.

#### DIVERS

##### Modification des accords relatifs aux régions de protection des sources

**20.** (1) Le ministre peut apporter des modifications à un accord en vertu du paragraphe 6 (4) de la Loi dans un délai de 120 jours suivant le jour où une copie de l'accord lui est présentée en application de ce paragraphe.

(2) Le ministre peut apporter des modifications à un accord modifié en vertu du paragraphe 6 (8) de la Loi dans un délai de 120 jours suivant le jour où l'accord modifié lui est présenté en application de l'alinéa 6 (7) b) de la Loi.

##### Formation : pouvoirs d'entrée

**21.** (1) Pour l'application du paragraphe 88 (4) de la Loi, nul ne doit entrer dans un bien à moins d'avoir terminé avec succès, au cours des cinq années précédentes, un cours qui répond aux critères suivants :

1. Le cours comprend ce qui suit :
  - i. un résumé du processus de préparation d'un plan de protection des sources prévu par la Loi,
  - ii. une explication des pouvoirs d'entrer dans un bien que confère la Loi,
  - iii. une discussion des protocoles d'exercice des pouvoirs d'entrée que confère la Loi.
2. De l'avis du directeur, le cours offre une formation adéquate aux personnes qui entrent dans un bien aux fins mentionnées au paragraphe 88 (1) de la Loi.

(2) Le paragraphe 88 (4) de la Loi ne s'applique pas à la personne qui, conformément aux paragraphes 88 (6) et 62 (4) de la Loi, accompagne une personne qui entre dans un bien en vertu du paragraphe 88 (1) de la Loi.

**Avis d'un danger de l'eau potable pour la santé**

**22.** (1) Le paragraphe 89 (1) de la Loi ne s'applique à la personne qui prend connaissance d'un rejet visé à ce paragraphe que si elle en prend connaissance lorsqu'elle exerce le pouvoir d'entrer dans un bien en vertu de l'article 62 ou 88 de la Loi.

(2) Malgré le paragraphe (1), le paragraphe 89 (1) de la Loi ne s'applique pas à la personne qui a déjà avisé le ministère du rejet ou qui a des motifs raisonnables de croire qu'une autre personne l'a fait.

(3) La personne qui est tenue d'aviser le ministère en application du paragraphe 89 (1) de la Loi le fait en téléphonant au Centre d'intervention en cas de déversement du ministère (1 800 268-6060) et en fournissant à la personne qui répond les renseignements suivants :

1. Ses nom et numéro de téléphone.
2. Le fait que l'appel vise à assurer la conformité à l'article 89 de la Loi.
3. Une description de l'endroit où la substance est en train ou sur le point d'être rejetée, y compris l'adresse municipale, si elle est connue.
4. Le réseau d'eau potable dont l'approvisionnement en eau brute est celui dans lequel la substance est en train ou sur le point d'être rejetée.
5. La date et l'heure auxquelles la personne a pris connaissance du rejet.
6. La substance qui est en train ou sur le point d'être rejetée, si elle est connue.
7. La quantité de la substance qui est en train ou sur le point d'être rejetée, si elle est connue.
8. Les raisons pour lesquelles la personne est d'avis que, en raison du rejet, il existe un danger imminent de l'eau potable pour la santé.

(4) Si une personne qui a fourni des renseignements au ministère en application du paragraphe (1) prend connaissance de l'inexactitude d'un renseignement, elle téléphone immédiatement au Centre d'intervention en cas de déversement du ministère (1 800 268-6060) et fournit le renseignement exact.

**Programme ontarien d'intendance de l'eau potable**

**23.** (1) Les demandes d'aide financière dans le cadre du Programme ontarien d'intendance de l'eau potable sont faites au directeur sous la forme qu'il approuve.

(2) Le directeur décide si une aide financière doit être fournie et en fixe le montant, le cas échéant.

(3) L'aide financière fournie dans le cadre du Programme ontarien d'intendance de l'eau potable est assujettie à la condition voulant que son bénéficiaire conclue avec le ministre un contrat régissant son utilisation et stipulant qu'il fasse rapport au ministère à ce sujet.

(4) Si les alinéas 97 (2) a) et b) de la Loi ne s'appliquent pas, le Programme ontarien d'intendance de l'eau potable peut fournir une aide financière à une personne ou un organisme en application de l'alinéa 97 (2) c) de la Loi dans les circonstances suivantes :

1. La personne ou l'organisme utilise l'aide financière pour administrer un programme d'encouragement visant à inciter les personnes à prendre des mesures afin de protéger une source existante ou future d'eau potable :
  - i. soit d'un réseau d'eau potable existant ou envisagé qui est mentionné à l'alinéa 15 (2) e) de la Loi et qui est situé dans une zone de protection des sources,
  - ii. soit d'un réseau municipal d'eau potable existant ou envisagé qui n'est pas situé dans une zone de protection des sources.
2. La personne ou l'organisme utilise l'aide financière pour administrer un programme de sensibilisation et de liaison qui est lié à la protection des sources existantes ou futures d'eau potable.
3. La personne ou l'organisme utilise l'aide financière pour prendre des mesures afin de protéger une source existante ou future d'eau potable pour un réseau d'eau potable existant ou envisagé.

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

47/08

**ONTARIO REGULATION 387/08**

made under the

**CLEAN WATER ACT, 2006**

Made: October 22, 2008

Filed: November 4, 2008

Published on e-Laws: November 6, 2008

Printed in *The Ontario Gazette*: November 22, 2008**REVOKING VARIOUS REGULATIONS**

Note: Ontario Regulation 285/07 has not previously been amended.

Note: Ontario Regulation 286/07 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](http://www.e-Laws.gov.on.ca).

**1. The following Regulations are revoked:****1. Ontario Regulation 285/07.****2. Ontario Regulation 286/07.****2. This Regulation comes into force on the day it is filed.**

47/08

**ONTARIO REGULATION 388/08**

made under the

**PHYSIOTHERAPY ACT, 1991**

Made: July 17, 2008

Approved: September 24, 2008

Filed: November 5, 2008

Published on e-Laws: November 6, 2008

Printed in *The Ontario Gazette*: November 22, 2008**PROFESSIONAL MISCONDUCT****Acts of professional misconduct**

**1.** The following are acts of professional misconduct for the purposes of clause 51 (1) (c) of the Health Professions Procedural Code:

1. Failing to maintain the standards of practice of the profession.
2. Discontinuing professional services that are needed unless,
  - i. the patient requests the discontinuation,
  - ii. alternative services are arranged,
  - iii. the patient is given a reasonable opportunity to arrange alternative services,
  - iv. the member is unable to provide adequate physiotherapy services because there are insufficient resources available,
  - v. the patient has failed to make payment within a reasonable time for physiotherapy services received and all reasonable attempts on the part of the member to facilitate such payment have been unsuccessful,
  - vi. the member has reasonable grounds to believe that the patient may abuse the member, verbally, physically or sexually, or
  - vii. the patient's lack of cooperation or compliance with his or her treatment plan is such that, in the member's opinion, the services are not effective.
3. Contravening, by act or omission, a term, condition or limitation on the member's certificate of registration.

4. Practising the profession while the member's certificate of registration has been suspended.
5. Practising the profession while the member is in a conflict of interest.
6. Practising the profession while the member's ability to do so is impaired by any substance.
7. Performing a professional service for which consent is required by law without such consent.
8. Delegating a controlled act to another person unless that person has the knowledge, skills and judgement to perform the controlled act.
9. Performing a controlled act that was delegated to the member by another person unless the member has the knowledge, skills and judgement to perform the controlled act.
10. Abusing a patient.
11. Failing to fulfil an undertaking provided to the College.
12. Failing to comply with an order of a statutory committee of the College when the order is issued in accordance with the committee's authority under the *Regulated Health Professions Act, 1991*.
13. Failing to reply appropriately or within a reasonable time to a written inquiry from the College.
14. Contravening, by act or omission, the Act, the *Regulated Health Professions Act, 1991* or the regulations under either of those Acts.
15. Contravening a federal, provincial or territorial law relevant to the member's suitability to practise.
16. Failing to make a mandatory report that is required by the *Regulated Health Professions Act, 1991*.
17. Failing to cooperate with an investigator from another College who gives proof of his or her appointment as an investigator under section 75 of the Health Professions Procedural Code or to provide the investigator with access to, or copies of a record, document or thing that may be reasonably required for the purpose of the investigation.
18. Engaging in conduct or performing an act relevant to the practice of the profession that, having regard to all the circumstances, would reasonably be regarded by members as disgraceful, dishonourable or unprofessional.
19. Conduct unbecoming a physiotherapist.
20. Using the title "specialist", unless the member holds a specialty designation recognized by the College.
21. Representing qualifications in a manner that is false, misleading or deceptive.
22. Assisting a person who is not a member to hold himself or herself out as a member registered to practise in Ontario.
23. Failing to report the name of a person to the College who is not registered to practise in Ontario, while having reasonable grounds to believe that the person is holding himself or herself out as a member registered to practise in Ontario.
24. Practising the profession using a name other than the member's name as entered on the register.
25. Advertising, unless the advertisement accurately and fairly presents verifiable information to assist a patient in choosing whether to engage the services of the member.
26. Failing to keep records in accordance with the standards of practice of the profession.
27. Falsifying a record.
28. Signing or issuing a document containing a statement that the member knows or ought to know contains a false or misleading statement.
29. Signing or issuing a certificate, report, or similar document without taking reasonable measures to ascertain the accuracy of its contents.
30. Failing, without reasonable cause, to provide a report or certificate relating to an examination or treatment performed by the member within a reasonable time to the patient or his or her authorized representative after a patient or his or her authorized representative has requested such a report or certificate.
31. Giving information about a patient to a person other than the patient or his or her authorized representative except with the consent of the patient or his or her authorized representative or as required or allowed by law.
32. Submitting an account or charge for services that the member knows or ought to know is false or misleading.
33. Failing to take reasonable steps to ensure that any accounts submitted in the member's name or billing number are fair and accurate.
34. Charging a fee that is excessive in relation to the service performed.



35. Charging a fee or accepting payment from a person for a service that has been paid for by another payer.
36. Receiving, requesting or conferring a benefit, directly or indirectly, in relation to the referral of a patient.
37. Charging a block fee, which is a set fee charged for a block of services, unless a block fee is required by a payment plan or,
  - i. the services covered by the fee are specified to the patient,
  - ii. the amount of the fee is specified to the patient, and
  - iii. the patient is given the choice of being able to purchase the services individually.
38. Failing to itemize an account for professional services if requested to do so by the patient or the person or agency who is to pay, in whole or in part, for the services.
39. Failing to advise a patient or his or her authorized representative of the fees charged by the member for professional services and any charges or penalties for late payment of the fees before performing the services.
40. Continuing the treatment of a patient where it is no longer indicated, has ceased to be effective or is unnecessary.
41. Failing to supervise, in accordance with the standards of practice of the profession.
42. Failing to refer a patient to a regulated health professional when the member recognizes or ought to recognize an abnormality or condition which indicates such a referral.

**Revocation**

**2. Ontario Regulation 861/93 is revoked.**

**Commencement**

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

Made by:

COUNCIL OF THE COLLEGE OF PHYSIOTHERAPISTS OF ONTARIO:

LORI NEILL  
*President*

JAN ROBINSON  
*Registrar*

Date made: July 17, 2008.

47/08

**ONTARIO REGULATION 389/08**

made under the

**ASSESSMENT ACT**

Made: November 4, 2008

Filed: November 5, 2008

Published on e-Laws: November 6, 2008

Printed in *The Ontario Gazette*: November 22, 2008

Amending O. Reg. 282/98  
(General)

Note: Ontario Regulation 282/98 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](http://www.e-Laws.gov.on.ca).

1. Paragraph 3 of subsection 25 (2) of Ontario Regulation 282/98 is amended by striking out “a habitat of the endangered species listed in Regulation 328 of the Revised Regulations of Ontario, 1990 (Endangered Species) made under the *Endangered Species Act*” and substituting “habitat of a species that is listed as an endangered species in Schedule 2 to Ontario Regulation 230/08 (Species at Risk in Ontario List) made under the *Endangered Species Act 2007*”.

2. Paragraph 5 of subsection 25 (3) of the Regulation is revoked and the following substituted:

5. It is habitat of a species that is listed as a special concern species in Schedule 4 to Ontario Regulation 230/08 (Species at Risk in Ontario List) made under the *Endangered Species Act 2007*.

3. This Regulation is deemed to have come into force on June 30, 2008.

Made by:

DWIGHT DOUGLAS DUNCAN  
Minister of Finance

Date made: November 4, 2008.

47/08

## ONTARIO REGULATION 390/08

made under the

### HEALTH PROTECTION AND PROMOTION ACT

Made: November 5, 2008

Filed: November 6, 2008

Published on e-Laws: November 10, 2008

Printed in *The Ontario Gazette*: November 22, 2008

Amending O. Reg. 558/91

(Specification of Communicable Diseases)

Note: Ontario Regulation 558/91 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](http://www.e-Laws.gov.on.ca).

1. Section 1 of Ontario Regulation 558/91 is amended by striking out “*Clostridium difficile* associated disease (CDAD)” and substituting “*Clostridium difficile* associated disease (CDAD) outbreaks in public hospitals”.

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

## RÈGLEMENT DE L'ONTARIO 390/08

pris en application de la

### LOI SUR LA PROTECTION ET LA PROMOTION DE LA SANTÉ

pris le 5 novembre 2008

déposé le 6 novembre 2008

publié sur le site Lois-en-ligne le 10 novembre 2008

imprimé dans la *Gazette de l'Ontario* le 22 novembre 2008

modifiant le Règl. de l'Ont. 558/91

(Classement des maladies transmissibles)

Remarque : Le Règlement de l'Ontario 558/91 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](http://www.lois-en-ligne.gouv.on.ca).

**1. L'article 1 du Règlement de l'Ontario 558/91 est modifié par substitution de «Épidémies de maladie associée à *Clostridium difficile* (MACD) dans les hôpitaux publics» à «Maladie associée à *Clostridium difficile* (MACD)».**

**2. Le présent règlement entre en vigueur le jour de son dépôt.**

Made by:  
Pris par :

*Le ministre de la Santé et des Soins de longue durée,*

DAVID CAPLAN  
*Minister of Health and Long-Term Care*

Date made: November 5, 2008.  
Pris le : 5 novembre 2008.

47/08

**ONTARIO REGULATION 391/08**  
made under the  
**ELDERLY PERSONS CENTRES ACT**

Made: November 5, 2008  
Filed: November 6, 2008  
Published on e-Laws: November 10, 2008  
Printed in *The Ontario Gazette*: November 22, 2008

Amending Reg. 314 of R.R.O. 1990  
(General)

Note: Regulation 314 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](http://www.e-Laws.gov.on.ca).

**1. Clause 8 (c) of Regulation 314 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:**

(c) are in excess of \$3,000,

**2. Subsection 10 (3) of the Regulation is revoked and the following substituted:**

(3) In respect of expenditures incurred on and after April 1, 2008, the amount to be paid in a fiscal year under subsection 4 (2) of the Act for any approved centre maintained and operated by a municipality or approved corporation shall not exceed,

(a) \$32,000, for the period beginning on April 1, 2008 and ending on March 31, 2010; and

(b) \$42,700, after March 31, 2010.

**3. Section 11 of the Regulation is revoked and the following substituted:**

**11.** The sum payable by a municipality or municipalities to an approved corporation under subsection 4 (2) of the Act shall be equal to,

(a) for corporations that are approved under subsection 2 (1) of the Act on or after April 1, 2008, at least 20 per cent of the net monthly cost to the approved corporation of maintaining and operating its approved centre or centres determined in accordance with the form referred to in subsection 10 (1); and

(b) for corporations that were approved under subsection 2 (1) of the Act before April 1, 2008, at least 20 per cent of the net monthly cost to the approved corporation in the 2007-2008 fiscal year of maintaining and operating its approved centre or centres determined in accordance with the form referred to in subsection 10 (1).

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

**RÈGLEMENT DE L'ONTARIO 391/08**

pris en application de la

**LOI SUR LES CENTRES POUR PERSONNES ÂGÉES**

pris le 5 novembre 2008  
 déposé le 6 novembre 2008  
 publié sur le site Lois-en-ligne le 10 novembre 2008  
 imprimé dans la *Gazette de l'Ontario* le 22 novembre 2008

modifiant le Règl. 314 des R.R.O. de 1990  
 (Dispositions générales)

Remarque : Le Règlement 314 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](http://www.lois-en-ligne.gouv.on.ca).

**1. L'alinéa 8 c) du Règlement 314 des Règlements refondus de l'Ontario de 1990 est abrogé et remplacé par ce qui suit :**

c) elles sont supérieures à 3 000 \$.

**2. Le paragraphe 10 (3) du Règlement est abrogé et remplacé par ce qui suit :**

(3) En ce qui concerne les dépenses engagées à partir du 1<sup>er</sup> avril 2008, le montant versé au cours d'un exercice en vertu du paragraphe 4 (2) de la Loi au titre d'un centre agréé exploité par une municipalité ou une association agréée ne doit pas dépasser :

- a) 32 000 \$, pour la période qui commence le 1<sup>er</sup> avril 2008 et qui se termine le 31 mars 2010;
- b) 42 700 \$, après le 31 mars 2010.

**3. L'article 11 du Règlement est abrogé et remplacé par ce qui suit :**

**11.** La somme que la ou les municipalités doivent verser à une association agréée en vertu du paragraphe 4 (2) de la Loi est égale à :

- a) en ce qui concerne les associations qui sont agréées en vertu du paragraphe 2 (1) de la Loi à partir du 1<sup>er</sup> avril 2008, au moins 20 pour cent du coût mensuel net que représentent, pour l'association agréée, les dépenses d'exploitation de son ou de ses centres agréés, calculé conformément à la formule visée au paragraphe 10 (1);
- b) en ce qui concerne les associations qui ont été agréées en vertu du paragraphe 2 (1) de la Loi avant le 1<sup>er</sup> avril 2008, au moins 20 pour cent du coût mensuel net que représentent pour l'association agréée, au cours de l'exercice 2007-2008, les dépenses d'exploitation de son ou de ses centres agréés, calculé conformément à la formule visée au paragraphe 10 (1).

**4. Le présent règlement entre en vigueur le jour de son dépôt.**

47/08

**ONTARIO REGULATION 392/08**

made under the

**NUTRIENT MANAGEMENT ACT, 2002**

Made: November 5, 2008  
 Filed: November 7, 2008  
 Published on e-Laws: November 10, 2008  
 Printed in *The Ontario Gazette*: November 22, 2008

Amending O. Reg. 267/03  
 (General)

Note: Ontario Regulation 267/03 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](http://www.e-Laws.gov.on.ca).

**1. The Table to subsection 12 (1) of Ontario Regulation 267/03 is revoked and the following substituted:**

TABLE

Column 1	Column 2	Column 3
Item	Type of non-agricultural source materials generated and circumstances	Date of phasing-in
1.	Sewage biosolids if,	
	(a) the operation is a municipal sewage treatment works that has an approved design capacity of 45,400 cubic metres or less per day;	December 31, 2009
	(b) the operation is a municipal sewage treatment works that has an approved design capacity of more than 45,400 cubic metres per day.	January 1, 2005
2.	Non-agricultural source material that is not described in item 1.	December 31, 2009

**2. (1) Clause 15 (2) (b) of the Regulation is amended by striking out “December 31, 2008” and substituting “December 31, 2009”.**

**(2) Clause 15 (2) (c) of the Regulation is amended by striking out “December 31, 2008” and substituting “December 31, 2009”.**

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

**RÈGLEMENT DE L'ONTARIO 392/08**

pris en application de la

**LOI DE 2002 SUR LA GESTION DES ÉLÉMENTS NUTRITIFS**

pris le 5 novembre 2008

déposé le 7 novembre 2008

publié sur le site Lois-en-ligne le 10 novembre 2008

imprimé dans la *Gazette de l'Ontario* le 22 novembre 2008

modifiant le Règl. de l'Ont. 267/03

(Dispositions générales)

Remarque : Le Règlement de l'Ontario 267/03 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](http://www.lois-en-ligne.gouv.on.ca).

**1. Le tableau du paragraphe 12 (1) du Règlement de l'Ontario 267/03 est abrogé et remplacé par ce qui suit :**

TABLEAU

Colonne 1	Colonne 2	Colonne 3
Point	Type de matières de source non agricole produites et circonstances	Date d'inclusion progressive
1.	Matières sèches biologiques provenant d'égouts si :	
	a) l'exploitation est une station de traitement des eaux d'égouts municipaux dont la capacité nominale approuvée est de 45 400 mètres cubes ou moins par jour;	31 décembre 2009
	b) l'exploitation est une station de traitement des eaux d'égouts municipaux dont la capacité nominale approuvée est supérieure à 45 400 mètres cubes par jour.	1 <sup>er</sup> janvier 2005
2.	Matières de source non agricole non visées au point 1.	31 décembre 2009

**2. (1) L'alinéa 15 (2) b) du Règlement est modifié par substitution de «31 décembre 2009» à «31 décembre 2008».**

**(2) L'alinéa 15 (2) c) du Règlement est modifié par substitution de «31 décembre 2009» à «31 décembre 2008».**

**3. Le présent règlement entre en vigueur le jour de son dépôt.**

47/08

**ONTARIO REGULATION 393/08**

made under the

**ONTARIO ENERGY BOARD ACT, 1998**

Made: July 23, 2008

Filed: November 7, 2008

Published on e-Laws: November 10, 2008

Printed in *The Ontario Gazette*: November 22, 2008

Amending O. Reg. 427/04

(Payments to the Financial Corporation Re Section 78.2 of the Act)

Note: Ontario Regulation 427/04 has not previously been amended.

**1. Schedule 1 to Ontario Regulation 427/04 is amended by adding the following items:**

Lambton Generating Station	on St. Clair Parkway, Township of St. Clair
Nanticoke Generating Station	on Regional Road 55 South, Haldimand County

**2. This Regulation comes into force on January 1, 2009.**

47/08

**ONTARIO REGULATION 394/08**

made under the

**ASSESSMENT ACT**

Made: November 4, 2008

Filed: November 7, 2008

Published on e-Laws: November 10, 2008

Printed in *The Ontario Gazette*: November 22, 2008

Amending O. Reg. 282/98

(General)

Note: Ontario Regulation 282/98 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](http://www.e-Laws.gov.on.ca).**1. Paragraph 5 of subsection 9 (2) of Ontario Regulation 282/98 is revoked and the following substituted:**

5. The land is not licensed under the *Aggregate Resources Act* or zoned for aggregate extraction if that Act does not apply to the land.

**2. Subsection 32.1 (1) of the Regulation is amended by striking out “2006” in the portion before paragraph 1 and substituting “2009”.****3. Subsection 32.2 (2) of the Regulation is amended by striking out “2006” in the portion before paragraph 1 and substituting “2009”.****4. Table 1 of Part IX.1 of the Regulation is revoked and the following substituted:**

TABLE 1

## MANAGED FOREST VALUES BY MUNICIPALITY AND LAND BAND

Column 1	Column 2	Column 3	Column 4
CntyMun Code	Municipal Name	Land Band	Value per Acre (\$)
<b>Municipalities (alphabetical order)</b>			
1134	Addington Highlands Township	0502	204
3946	Adelaide Metcalfe Township	2316	904
3946	Adelaide Metcalfe Township	2319	1,303
4301	Adjala-Tosorontio Township	1606	1,549
4301	Adjala-Tosorontio Township	1605	2,604

Column 1	Column 2	Column 3	Column 4
CntyMun Code	Municipal Name	Land Band	Value per Acre (\$)
<b>Municipalities (alphabetical order)</b>			
4301	Adjala-Tosorontio Township	1610	5,350
4742	Admaston/Bromley Township	0403	229
1805	Ajax Town	1301	3,918
5911	Alberton Township	3205	210
0231	Alfred And Plantagenet Township	0109	176
0231	Alfred And Plantagenet Township	0111	345
0231	Alfred And Plantagenet Township	0106	411
5727	Algoma District School Board	3101	182
5799	Algoma PLT	3103	58
4621	Algonquin Highlands Township	0703	230
1450	Alnwick/Haldimand Township	0603	758
1450	Alnwick/Haldimand Township	0609	1,073
2208	Amaranth Township	2203	917
3729	Amherstburg Town	2708	2,316
4905	Archipelago Township	2804	499
4919	Armour Township	2804	284
5436	Armstrong Township	2905	387
4702	Arnprior Town	0401	286
4103	Arran-Elderslie Municipality	2520	776
4070	Ashfield-Colborne-Wawanosh Township	2410	963
4070	Ashfield-Colborne-Wawanosh Township	2411	1,017
1501	Asphodel-Norwood Township	0701	518
5111	Assiginack Township	3001	245
0819	Athens Township	0203	298
0706	Augusta Township	0201	327
1946	Aurora Town	1402	7,285
5228	Baldwin Township	3001	190
1262	Bancroft Town	0606	238
4342	Barrie City	1605	3,117
5131	Barrie Island Township	3001	251
3401	Bayham Municipality	2323	726
3401	Bayham Municipality	2308	828
0924	Beckwith Township	0204	302
1208	Belleville City	0602	465
5121	Billings Township	3001	242
5614	Black River-Matheson Township	2907	118
3245	Blandford Blenheim Township	2330	1,180
3245	Blandford Blenheim Township	2329	1,632
5738	Blind River Town	3101	137
4242	Blue Mountains Town	2517	1,623
4020	Bluewater Municipality	2405	1,256
4826	Bonfield Township	2801	193
4738	Bonnechere Valley Township	0402	177
4418	Bracebridge Town	1701	247
4312	Bradford West Gwillimbury Town	1605	3,772
4312	Bradford West Gwillimbury Town	1611	11,400
2110	Brampton City	1501	10,405
2906	Brantford City	2003	1,868
5432	Brethour Township	2903	373
1408	Brighton Municipality	0602	715
1839	Brock Township	1305	1,246
1839	Brock Township	1304	981
4104	Brockton Municipality	2513	682
4104	Brockton Municipality	2514	916
3815	Brooke-Alvinston Township	2609	1,047
4719	Brudenell Lyndoch Raglan Township	0402	178
2402	Burlington City	1504	5,081
5128	Burpee and Mills Township	3001	262
2124	Caledon Town	1502	4,384
2124	Caledon Town	1503	6,569
4966	Callander Municipality	2804	194
4822	Calvin Township	2801	137
3006	Cambridge City	2101	3,054

Column 1	Column 2	Column 3	Column 4
CntyMun Code	Municipal Name	Land Band	Value per Acre (\$)
<b>Municipalities (alphabetical order)</b>			
0928	Carleton Place Town	0204	291
4936	Carling Township	2804	188
1270	Carlow/Mayo Township	0606	239
5429	Casey Township	2903	305
0302	Casselman Village	0120	777
1509	Cavan-Millbrook-N Monaghan Township	0701	618
1509	Cavan-Millbrook-N Monaghan Township	0702	1,029
3418	Central Elgin Municipality	2309	1,218
1039	Central Frontenac Township	0501	417
4030	Central Huron Municipality	2404	1,365
5104	Central Manitoulin Township	3001	255
1230	Centre Hastings Municipality	0603	404
2326	Centre Wellington Township	2208	1,219
5454	Chamberlain Township	2906	321
0209	Champlain Township	0109	232
0209	Champlain Township	0106	378
5292	Chapleau Township	3003	75
5924	Chapple Township	3203	75
5924	Chapple Township	3205	138
5446	Charlton And Dack Municipality	2906	348
3650	Chatham-Kent Municipality	2606	1,345
3650	Chatham-Kent Municipality	2600	1,003
3650	Chatham-Kent Municipality	2604	929
3650	Chatham-Kent Municipality	2601	1,005
3650	Chatham-Kent Municipality	2603	929
3650	Chatham-Kent Municipality	2608	1,369
3650	Chatham-Kent Municipality	2607	1,345
3650	Chatham-Kent Municipality	2605	1,836
3650	Chatham-Kent Municipality	2602	2,107
4204	Chatsworth Township	2502	796
4831	Chisholm Township	2801	118
1901	City of Toronto	0901	4,925
0316	Clarence-Rockland City	0109	300
0316	Clarence-Rockland City	0104	495
0316	Clarence-Rockland City	0120	762
1817	Clarington Municipality	1303	2,210
4329	Clearview Township	1607	806
4329	Clearview Township	1606	1,416
1421	Cobourg Town	0604	1,326
5639	Cochrane Town	2908	111
5639	Cochrane Town	2907	118
5640	Cochrane-Iroq Falls/BR-Math Locality	2908	111
4331	Collingwood Town	1606	1,494
5819	Conmee Township	3201	165
0402	Cornwall City	0104	500
1011	Corporation of the City of Kingston	0503	364
2920	County of Brant	2006	1,771
2920	County of Brant	2003	2,047
1411	Cramahe Township	0602	815
3806	Dawn-Euphemia Township	2618	832
3806	Dawn-Euphemia Township	2612	995
5934	Dawson Township	3203	85
5934	Dawson Township	3205	155
4796	Deep River Town	0402	178
5834	Dorion Township	3204	167
1522	Douro-Dummer Township	0701	570
0919	Drummond/North Elmsley Township	0201	290
6026	Dryden City	3203	119
3429	Dutton/Dunwich Municipality	2313	821
4624	Dysart et al Township	0703	353
4834	East Ferris Township	2801	131
2201	East Garafraxa Township	2201	1,702
1954	East Gwillimbury Town	1403	3,711



Column 1	Column 2	Column 3	Column 4
CntyMun Code	Municipal Name	Land Band	Value per Acre (\$)
<b>Municipalities (alphabetical order)</b>			
0201	East Hawkesbury Township	0104	496
2204	East Luther Grand Valley Township	2202	1,035
4999	East Parry Sound Board of Education	2804	172
3238	East Zorra-Tavistock Township	2318	2,217
0701	Edwardsburgh/Cardinal Township	0201	346
0801	Elizabethtown-Kitley Township	0203	245
5741	Elliot Lake City	3102	125
5919	Emo Township	3205	132
3816	Enniskillen Township	2617	1,048
2316	Erin Town	2213	1,514
5226	Espanola Town	3001	196
4321	Essa Township	1606	1,567
4321	Essa Township	1605	3,456
3754	Essex Town	2711	2,615
3754	Essex Town	2705	3,483
3754	Essex Town	2707	3,153
5449	Evanturel Township	2905	426
1258	Faraday Township	0606	225
5652	Fauquier-Strickland Township	2908	85
2703	Fort Erie Town	1801	1,448
5912	Fort Frances Town	3205	162
5201	French River Municipality	3002	186
0806	Front Yonge Township	0203	252
1001	Frontenac Islands Township	0501	391
1542	Galway-Cavendish and Harvey Township	0703	234
1542	Galway-Cavendish and Harvey Township	0705	500
1542	Galway-Cavendish and Harvey Township	0701	635
4203	Georgian Bluffs Township	2516	479
4203	Georgian Bluffs Township	2502	621
1970	Georgina Town	1404	1,718
5812	Gillies Township	3201	288
5124	Gordon Township	3001	242
5126	Gore Bay Town	3001	250
4402	Gravenhurst Town	1701	233
4706	Greater Madawaska Township	0402	177
1121	Greater Napanee Town	0503	368
5307	Greater Sudbury City	3004	300
4208	Grey Highlands Municipality	2515	874
4208	Grey Highlands Municipality	2510	799
4208	Grey Highlands Municipality	2507	921
2615	Grimsby Town	1802	2,125
2615	Grimsby Town	1805	3,656
2615	Grimsby Town	1804	6,602
2615	Grimsby Town	1803	10,048
2308	Guelph City	2212	1,218
2311	Guelph Eramosa Township	2212	1,029
2810	Haldimand County	2002	629
2810	Haldimand County	2001	796
2415	Halton Hills Town	1502	4,008
2415	Halton Hills Town	1506	4,839
2518	Hamilton City	1903	2,719
2518	Hamilton City	1902	3,117
2518	Hamilton City	1901	3,117
1419	Hamilton Township	0604	1,323
4229	Hanover Town	2502	795
5426	Harley Township	2905	366
5414	Harris Township	2903	357
1290	Hastings Highlands Municipality	0606	231
1531	Havelock-Belmont-Methuen Township	0703	250
1531	Havelock-Belmont-Methuen Township	0704	360
4798	Head Clara Maria Township	0402	175
5620	Hearst Locality Education	2908	71
5676	Hearst Town	2908	70

Column 1	Column 2	Column 3	Column 4
CntyMun Code	Municipal Name	Land Band	Value per Acre (\$)
<b>Municipalities (alphabetical order)</b>			
4601	Highlands East Municipality	0703	361
5434	Hilliard Township	2905	389
5704	Hilton Township	3101	194
4746	Horton Township	0403	254
4046	Howick Township	2406	897
5421	Hudson Township	2903	331
4442	Huntsville Town	1701	247
4040	Huron East Municipality	2404	1,440
4040	Huron East Municipality	2412	1,141
4040	Huron East Municipality	2405	1,715
5724	Huron Shores Municipality	3101	157
4107	Huron-Kinloss Township	2505	955
4107	Huron-Kinloss Township	2506	1,103
3218	Ingersoll Town	2311	1,671
4316	Innisfil Town	1605	3,042
4316	Innisfil Town	1612	8,750
5631	Iroquois Falls Town	2908	125
5442	James Township	2906	496
5701	Jocelyn Township	3101	237
5716	Johnson Township	3101	175
4951	Joly Township	2804	212
5630	KAP-SRF and Dist Locality Eduation	2908	119
5666	Kapuskasing Town	2908	90
1651	Kawartha Lakes City	0705	509
1651	Kawartha Lakes City	0701	486
1651	Kawartha Lakes City	0702	736
4918	Kearney Town	2804	178
6016	Kenora City	3203	65
5424	Kerns Township	2903	332
4731	Killaloe, Hagarty & Richards Township	0402	181
5136	Killarney Municipality	3001	150
4108	Kincardine Municipality	2503	937
4108	Kincardine Municipality	2505	1,142
1949	King Township	1402	6,100
3711	Kingsville Town	2703	4,480
3711	Kingsville Town	2704	5,016
3711	Kingsville Town	2702	5,241
5480	Kirkland Lake Locality Education	2901	65
3012	Kitchener City	2101	4,705
6096	KPDSP-Dryden Locality Education	3207	105
6093	KPDSB-Machin TSA	3207	114
6060	KPDSP-Van Horne and Wainwright	3207	140
5711	Laird Township	3101	174
4427	Lake of Bays Township	1701	246
5946	Lake of the Woods Township	3203	92
5815	Lakehead Dist Locality Ed	3201	216
3751	Lakeshore Town	2700	3,521
3751	Lakeshore Town	2709	1,934
3751	Lakeshore Town	2706	2,448
3751	Lakeshore Town	2705	3,483
3751	Lakeshore Town	2707	3,204
3845	Lambton Shores Municipality	2611	1,519
3845	Lambton Shores Municipality	2621	6,000
0940	Lanark Highlands Township	0206	213
3734	Lasalle Town	2705	3,101
4792	Laurentian Hills Town	0402	175
4766	Laurentian Valley Township	0403	217
5916	Lavallee Township	3203	103
5916	Lavallee Township	3205	257
3706	Leamington Municipality	2703	5,081
3706	Leamington Municipality	2704	4,824
3706	Leamington Municipality	2702	4,451
0812	Leeds & Thousand Islands Township	0201	260

Column 1	Column 2	Column 3	Column 4
CntyMun Code	Municipal Name	Land Band	Value per Acre (\$)
<b>Municipalities (alphabetical order)</b>			
2622	Lincoln Town	1802	1,986
2622	Lincoln Town	1805	2,933
2622	Lincoln Town	1804	6,465
2622	Lincoln Town	1803	8,317
3936	London City	2328	1,946
3936	London City	2309	1,274
3936	London City	2306	1,506
1104	Loyalist Township	0501	332
1104	Loyalist Township	0503	360
3958	Lucan Biddulph Township	2315	1,165
5751	Macdonald Meredith et al Township	3101	171
4954	Machar Township	2804	267
6021	Machin Municipality	3207	106
4726	Madawaska Valley Township	0402	176
1236	Madoc Township	0601	288
4944	Magnetawan Municipality	2804	221
3408	Malahide Township	2326	1,261
3408	Malahide Township	2325	1,094
5102	Manitoulin Locality Education	3001	253
2332	Mapleton Township	2209	1,900
1936	Markham Town	1401	7,937
5208	Markstay-Warren Municipality	3002	133
1241	Marmora/Lake/Deloro Township	0606	225
1241	Marmora/Lake/Deloro Township	0601	288
5677	Mattice-Val Cote Township	2908	106
4931	Mcdougall Municipality	2804	206
4928	Mckellar Township	2804	166
4912	Mcmurrich/Monteith Township	2804	231
4701	McNab/Braeside Township	0401	286
4210	Meaford Municipality	2502	911
4210	Meaford Municipality	2507	1,053
2219	Melancthon Township	2205	588
0714	Merrickville-Wolford Village	0201	272
3939	Middlesex Centre Township	2328	1,513
3939	Middlesex Centre Township	2319	1,105
3939	Middlesex Centre Township	2306	1,531
4374	Midland Town	1602	1,276
2409	Milton Town	1505	3,515
2409	Milton Town	1504	5,211
4616	Minden Hills Township	0703	244
2341	Minto Town	2210	830
0931	Mississippi Mills Town	0205	341
2212	Mono Town	2204	1,676
0901	Montague Township	0204	280
5656	Moonbeam Township	2908	105
5931	Morley Township	3203	79
5931	Morley Township	3205	174
4060	Morris-Turnberry Municipality	2406	770
4060	Morris-Turnberry Municipality	2407	1,008
2216	Mulmur Township	2204	1,919
4453	Muskoka Lakes Township	1701	252
5801	Neebing Municipality	3201	214
4324	New Tecumseth Town	1605	3,465
3902	Newbury Village	2317	692
1948	Newmarket Town	1402	6,149
2725	Niagara Falls City	1801	922
2725	Niagara Falls City	1802	1,306
2725	Niagara Falls City	1805	2,308
2627	Niagara-on-the-Lake Town	1801	1,103
2627	Niagara-on-the-Lake Town	1804	6,280
2627	Niagara-on-the-Lake Town	1803	14,299
4899	Nipissing Combined School Boards	2801	176
4971	Nipissing Township	2804	172

Column 1	Column 2	Column 3	Column 4
CntyMun Code	Municipal Name	Land Band	Value per Acre (\$)
<b>Municipalities (alphabetical order)</b>			
3310	Norfolk County	2005	1,162
3310	Norfolk County	2004	1,318
4769	North Algona Wilberforce Township	0403	218
4844	North Bay City	2802	139
3001	North Dumfries Township	2102	2,059
0511	North Dundas Township	0120	781
1042	North Frontenac Township	0502	201
0111	North Glengarry Township	0105	422
0719	North Grenville Municipality	0202	403
4050	North Huron Township	2410	966
1536	North Kawartha Township	0703	231
1536	North Kawartha Township	0705	431
3954	North Middlesex Municipality	2304	1,187
3954	North Middlesex Municipality	2324	1,063
3954	North Middlesex Municipality	2319	887
3140	North Perth Town	2404	1,641
3140	North Perth Town	2403	1,852
0411	North Stormont Township	0105	423
0411	North Stormont Township	0120	773
5119	Northeastern Manitoulin & The Islands	3001	250
4109	Northern Bruce Peninsula Municipality	2509	426
3202	Norwich Township	2303	539
3202	Norwich Township	2305	739
3202	Norwich Township	2301	1,269
2401	Oakville Town	1501	9,887
5816	Oconnor Township	3201	196
3818	Oil Springs Village	2617	1,048
5808	Oliver Paipoonge Municipality	3202	614
4352	Orillia City	1604	1,188
4346	Oro-Medonte Township	1602	1,114
4346	Oro-Medonte Township	1601	1,435
1813	Oshawa City	1302	2,070
1813	Oshawa City	1301	4,378
1506	Otonabee-South Monaghan Township	0701	632
0614	Ottawa City	0302	816
0614	Ottawa City	0301	858
4259	Owen Sound City	2502	795
4816	Papineau-Cameron Township	2801	129
4932	Parry Sound Town	2804	196
3701	Pelee Township	2701	2,213
2732	Pelham Town	1802	2,797
2732	Pelham Town	1805	3,751
2732	Pelham Town	1806	5,418
2732	Pelham Town	1804	6,602
4764	Pembroke City	0403	232
4372	Penetanguishene Town	1602	749
4914	Perry Township	2804	313
3110	Perth East Township	2402	1,919
3110	Perth East Township	2401	2,111
3120	Perth South Township	2401	1,967
0921	Perth Town	0201	292
4779	Petawawa Town	0402	213
1514	Peterborough City	0701	720
3819	Petrolia Town	2617	1,048
1801	Pickering City	1301	5,163
5719	Plummer Additional Township	3101	170
3835	Plympton-Wyoming Town	2610	1,274
2711	Port Colborne City	1801	1,119
1423	Port Hope Municipality	0607	1,634
4959	Powassan Municipality	2804	184
1350	Prince Edward County City	0602	458
5766	Prince Township	3105	675
2301	Puslinch Township	2212	1,623

Column 1	Column 2	Column 3	Column 4
CntyMun Code	Municipal Name	Land Band	Value per Acre (\$)
<b>Municipalities (alphabetical order)</b>			
1204	Quinte West City	0602	613
5902	Rainy River Dist Locality Ed	3203	83
4348	Ramara Township	1603	321
4348	Ramara Township	1602	793
5841	Red Rock Township	3204	185
1938	Richmond Hill Town	1401	7,345
0831	Rideau Lakes Township	0201	276
0306	Russell Township	0120	804
4924	Ryerson Township	2804	216
5218	Sables-Spanish Rivers Township	3001	187
3829	Sarnia City	2610	1,328
4110	Saugeen Shores Town	2503	875
4110	Saugeen Shores Town	2504	1,609
5761	Sault Ste Marie City	3105	672
1820	Scugog Township	1304	1,379
1820	Scugog Township	1302	2,315
4903	Seguin Township	2804	178
4351	Severn Township	1603	363
4351	Severn Township	1602	984
2221	Shelburne Town	2204	1,798
5828	Shuniah Township	3201	209
1516	Smith Ennismore Lakefield Twp	0701	600
5648	Smooth Rock Falls Town	2908	100
4801	South Algonquin Township	2801	118
4105	South Bruce Municipality	2505	972
4105	South Bruce Municipality	2504	1,105
4102	South Bruce Peninsula Town	2509	428
4102	South Bruce Peninsula Town	2501	549
0506	South Dundas Township	0104	505
0506	South Dundas Township	0105	425
0506	South Dundas Township	0120	775
1029	South Frontenac Township	0501	280
0101	South Glengarry Township	0104	528
0101	South Glengarry Township	0102	576
0101	South Glengarry Township	0115	669
0101	South Glengarry Township	0101	1,026
4010	South Huron Municipality	2405	1,270
4995	South River T.S.A.	2804	185
0406	South Stormont Township	0106	374
0406	South Stormont Township	0104	500
4207	Southgate Township	2508	669
4207	Southgate Township	2512	869
3906	Southwest Middlesex Municipality	2314	726
3906	Southwest Middlesex Municipality	2317	693
3211	South-West Oxford Township	2302	1,526
3424	Southwold Township	2327	563
3424	Southwold Township	2309	900
5739	Spanish Town	3101	174
4341	Springwater Township	1606	1,563
2629	St Catherines City	1804	6,602
2629	St Catherines City	1803	10,048
5204	St Charles Municipality	3002	130
3805	St Clair Township	2616	1,565
3805	St Clair Township	2614	828
3805	St Clair Township	2615	1,087
5708	St Joseph Township	3101	190
3421	St Thomas City	2309	709
1220	Stirling-Rawdon Township	0603	378
1124	Stone Mills Township	0501	270
3111	Stratford City	2401	2,044
3916	Strathroy-Caradoc Township	2320	1,016
3916	Strathroy-Caradoc Township	2306	1,400
4946	Strong Township	2804	207

Column 1	Column 2	Column 3	Column 4
CntyMun Code	Municipal Name	Land Band	Value per Acre (\$)
<b>Municipalities (alphabetical order)</b>			
5202	Sudbury Locality Education	3002	182
5714	Tarbutt and Tarbutt Additional Township	3101	175
4353	Tay Township	1602	1,292
4353	Tay Township	1604	1,134
0911	Tay Valley Township	0201	311
3744	Tecumseh Town	2705	3,624
5101	Tehkummah Township	3001	240
5418	Temiskaming Shores City	2902	203
5418	Temiskaming Shores City	2903	341
5418	Temiskaming Shores City	2904	432
3926	Thames Centre Municipality	2312	1,170
3926	Thames Centre Municipality	2307	1,571
0212	The Nation Municipality	0105	425
0212	The Nation Municipality	0106	375
0212	The Nation Municipality	0104	494
0212	The Nation Municipality	0120	770
5728	Thessalon Town	3101	174
5438	Thornloe Village	2905	705
2731	Thorold City	1802	2,013
2731	Thorold City	1805	2,512
2731	Thorold City	1806	5,604
5804	Thunder Bay City	3202	416
5899	Thunder Bay Dist PLT (UNSV)	3204	185
3204	Tillsonburg Town	2305	1,503
5490	Timiskaming Locality Education	2906	288
5627	Timmins City	2905	529
4368	Tiny Township	1602	1,747
4368	Tiny Township	1606	2,108
1435	Trent Hills Municipality	0603	620
1248	Tudor Cashel Township	0606	226
1231	Tweed	0606	227
1231	Tweed	0601	282
1201	Tyendinaga Township	0601	311
5897	Upsala DSA Locality Education	3204	252
1829	Uxbridge Township	1307	2,314
1829	Uxbridge Township	1306	4,473
5670	Val Rita-Harty Township	2908	83
1928	Vaughan City	1401	7,156
2714	Wainfleet Township	1801	1,131
3841	Warwick Township	2611	1,292
4364	Wasaga Beach Town	1606	1,247
3016	Waterloo City	2101	3,762
2719	Welland City	1801	1,026
2719	Welland City	1802	2,007
3024	Wellesley Township	2103	3,427
2349	Wellington North Township	2211	665
3434	West Elgin Municipality	2310	803
4205	West Grey Municipality	2502	785
4205	West Grey Municipality	2511	880
2602	West Lincoln Township	1801	1,058
2602	West Lincoln Township	1802	1,517
4852	West Nipissing Municipality	2801	114
4998	West Parry Sound Board of Education	2804	168
3130	West Perth Municipality	2401	2,081
0842	Westport Village	0201	292
1809	Whitby Town	1302	2,082
1809	Whitby Town	1301	4,449
1944	Whitchurch-Stouffville Town	1402	6,165
4939	Whitstone Municipality	2804	171
4758	Whitewater Region Township	0403	246
3018	Wilmot Township	2102	3,633
3739	Windsor City	2705	3,483
1254	Wollaston Township	0606	228

Column 1	Column 2	Column 3	Column 4
CntyMun Code	Municipal Name	Land Band	Value per Acre (\$)
<b>Municipalities (alphabetical order)</b>			
3242	Woodstock City	2318	1,759
3029	Woolwich Township	2102	3,483
3227	Zorra Township	2311	1,671

**5. Table 2 of Part IX.1 of the Regulation is revoked and the following substituted:**

TABLE 2  
MANAGED FOREST VALUES BY LAND BAND

Land Band	Value per Acre (\$)
0101	1,026
0102	576
0104	501
0105	422
0106	376
0109	246
0111	345
0115	669
0120	777
0201	292
0202	403
0203	252
0204	291
0205	341
0206	213
0301	858
0302	816
0401	286
0402	178
0403	232
0501	269
0502	202
0503	366
0601	290
0602	563
0603	529
0604	1,326
0606	232
0607	1,634
0609	1,073
0701	570
0702	795
0703	264
0704	360
0705	507
0901	4,925
1301	4,925
1302	2,258
1303	2,210
1304	1,131
1305	1,246
1306	4,473
1307	2,314
1401	7,400
1402	6,149
1403	3,711
1404	1,718
1410	11,400
1411	4,025
1501	10,280

Land Band	Value per Acre (\$)
1502	4,270
1503	6,569
1504	5,122
1505	3,515
1506	4,839
1601	1,435
1602	1,097
1603	351
1604	1,188
1605	3,117
1606	1,567
1607	806
1610	5,350
1611	11,400
1612	8,750
1701	246
1801	1,103
1802	2,007
1803	10,048
1804	6,602
1805	3,124
1806	5,604
1901	3,117
1902	3,117
1903	2,719
2001	796
2002	629
2003	2,042
2004	1,318
2005	1,162
2006	1,771
2007	1,771
2101	3,762
2102	3,179
2103	3,427
2201	1,702
2202	1,035
2203	917
2204	1,798
2205	588
2208	1,219
2209	1,900
2210	830
2211	665
2212	1,218
2213	1,514
2301	1,269
2302	1,526
2303	539
2304	1,187
2305	805
2306	1,427
2307	1,571
2308	828
2309	1,100
2310	803
2311	1,671
2312	1,170
2313	821
2314	726
2315	1,165



Land Band	Value per Acre (\$)
2316	904
2317	692
2318	2,189
2319	1,049
2320	1,016
2321	1,016
2323	726
2324	1,063
2325	1,094
2326	1,261
2327	563
2328	1,538
2329	1,632
2330	1,180
2401	2,044
2402	1,919
2403	1,852
2404	1,447
2405	1,339
2406	849
2407	1,008
2410	964
2411	1,017
2412	1,141
2501	549
2502	795
2503	920
2504	1,114
2505	988
2506	1,103
2507	965
2508	669
2509	427
2510	799
2511	880
2512	869
2513	682
2514	916
2515	874
2516	479
2517	1,623
2520	776
2600	1,003
2601	1,005
2602	2,107
2603	929
2604	929
2605	1,836
2606	1,345
2607	1,345
2608	1,369
2609	1,047
2610	1,284
2611	1,383
2612	995
2614	828
2615	1,087
2616	1,565
2617	1,048
2618	832
2620	5,500

Land Band	Value per Acre (\$)
2621	6,000
2700	3,521
2701	2,213
2702	4,736
2703	4,690
2704	4,958
2705	3,483
2706	2,448
2707	3,204
2708	2,316
2709	1,934
2710	6,000
2711	2,615
2801	127
2802	139
2804	196
2901	65
2902	203
2903	341
2904	432
2905	415
2906	307
2907	118
2908	106
3001	240
3002	148
3003	75
3004	300
3101	174
3102	125
3103	58
3105	675
3201	217
3202	594
3203	85
3204	185
3205	162
3206	75
3207	106

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

Made by:

DWIGHT DOUGLAS DUNCAN  
*Minister of Finance*

Date made: November 4, 2008.

47/08

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

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

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