



The Ontario Gazette

La Gazette de l'Ontario

Vol. 142-51
Saturday, 19 December 2009

Toronto

ISSN 0030-2937
Le samedi 19 décembre 2009

Proclamation

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

PROCLAMATION

FAMILY STATUTE LAW AMENDMENT ACT, 2009

We, by and with the advice of the Executive Council of Ontario, name March 1, 2010 as the day on which the following provisions of the *Family Statute Law Amendment Act, 2009*, c. 11, come into force:

1. Section 2, which amends the *Change of Name Act*.
2. Sections 4 to 10 and 18, which amend the *Children's Law Reform Act*.
3. Subsection 40 (1), which amends the *Family Law Act*.
4. Sections 51 and 52, which amend the *Vital Statistics Act*.

WITNESS:

THE HONOURABLE
DAVID C. ONLEY

LIEUTENANT GOVERNOR OF OUR PROVINCE OF ONTARIO

GIVEN at Toronto, Ontario, on December 9, 2009.

BY COMMAND

Harinder Jeet Singh Takhar
Minister of Government Services

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

PROCLAMATION

BUDGET MEASURES AND INTERIM APPROPRIATION ACT, 2007

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

PROCLAMATION

LOI DE 2009 MODIFIANT DES LOIS EN CE QUI CONCERNE LE DROIT DE LA FAMILLE

Sur l'avis du Conseil exécutif de l'Ontario, nous désignons le 1^{er} mars 2010 comme le jour où entrent en vigueur les dispositions suivantes de la *Loi de 2009 modifiant des lois en ce qui concerne le droit de la famille*, chap. 11 :

1. L'article 2, qui modifie la *Loi sur le changement de nom*.
2. Les articles 4 à 10 et 18, qui modifient la *Loi portant réforme du droit de l'enfance*.
3. Le paragraphe 40 (1), qui modifie la *Loi sur le droit de la famille*.
4. Les articles 51 et 52, qui modifient la *Loi sur les statistiques de l'état civil*.

TÉMOIN:

L'HONORABLE
DAVID C. ONLEY

LIEUTENANT-GOUVERNEUR DE NOTRE PROVINCE DE L'ONTARIO

FAIT à Toronto (Ontario) le 9 décembre 2009.

PAR ORDRE

(142-G666)

Harinder Jeet Singh Takhar
ministre des Services gouvernementaux

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

PROCLAMATION

LOI DE 2007 SUR LES MESURES BUDGÉTAIRES ET L'AFFECTATION ANTICIPÉE DE CRÉDITS



We, by and with the advice of the Executive Council of Ontario, name July 1, 2011 as the day on which the following provisions of the *Budget Measures and Interim Appropriation Act, 2007* c. 7, come into force:

1. Section 2, subsections 5 (1), 6 (1) to (3) and (5) to (10) and 8 (2) and section 10 of Schedule 13 to the Act, which amend the *Environmental Protection Act*.
2. Subsection 2 (2) and section 4 of Schedule 30 to the Act, which amend the *Ontario Water Resources Act*.

WITNESS:

THE HONOURABLE
DAVID C. ONLEY

LIEUTENANT GOVERNOR OF OUR PROVINCE OF ONTARIO

GIVEN at Toronto, Ontario, on December 9, 2009.

BY COMMAND

Harinder Jeet Singh Takhar
Minister of Government Services

Sur l'avis du Conseil exécutif de l'Ontario, nous désignons le 1^{er} juillet 2011 comme le jour où entrent en vigueur les dispositions suivantes de la *Loi de 2007 sur les mesures budgétaires et l'affectation anticipée de crédits*, chap. 7 :

1. L'article 2, les paragraphes 5 (1), 6 (1) à (3) et (5) à (10) et 8 (2) et l'article 10 de l'annexe 13 de la Loi, qui modifient la *Loi sur la protection de l'environnement*.
2. Le paragraphe 2 (2) et l'article 4 de l'annexe 30 de la Loi, qui modifient la *Loi sur les ressources en eau de l'Ontario*.

TÉMOIN:

L'HONORABLE
DAVID C. ONLEY

LIEUTENANT-GOUVERNEUR DE NOTRE PROVINCE DE L'ONTARIO

FAIT à Toronto (Ontario) le 9 décembre 2009.

PAR ORDRE

(142-G667) Harinder Jeet Singh Takhar
ministre des Services gouvernementaux

Ontario Highway Transport Board

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

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

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

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

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

Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

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

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

NOTICE IS HEREBY GIVEN under subsection 241(1) of the *Business Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Tax Act* within 90 days of this notice, orders will be made dissolving the defaulting corporations. All enquiries concerning

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.

Peter Hildebrandt (o/a Porky's) 47240
128 Riverview St., P. O. Box 42, Longlac, ON P0T 2A0

Applies for a public vehicle operating licence as follows:

For the transportation of passengers on a scheduled service:

1. between a place known as Longlac in the Municipality of Greenstone and the City of Thunder Bay, both located in the District of Thunder Bay, via Highway 11;
2. between a place known as Longlac in the Municipality of Greenstone located in the District of Thunder Bay and the Town of Hearst located in the District of Cochrane, via Highway 11.

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

(142-G668) FELIX D'MELLO
Board Secretary/Secrétaire de la Commission

this notice are to be directed to Ministry of Finance, Corporations Tax, 33 King Street West, Oshawa, Ontario L1H 8H6.

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

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

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

2009-12-19

ACNEXUS GROUP INC.	001687266
ALL PRINTING RESOURCES OF CANADA LTD.	001275764
ALLIED PARTNERS INSURANCE AGENCY LTD.	001205785
A1 24/7 TOWING SERVICE CORP.	001687898
BALLI KLOCKNER CANADA LTD.	001464696
BAY MANAGEMENT GROUP INC.	001687913
BIZGLOBE CANADA INC.	001686573
BOUCAI & MASLONA HOLDINGS INC.	001685424
BRANT FORGING INC.	002090729
C'EST ICI INC.	002091643
CABIT SYSTEMS CORP.	001179043
CANADA TONG YANG ELECTRICAL & ELECTRONIC LTD.	001685777
CLIFFORD MANAGEMENT INC.	002090662
CONVENIENCE 2U INC.	001685991
CORALAN SERVICES INC.	001354647
CREKLINE EDAMAME INC.	001675185
D EMPLOYMENT SERVICES INC.	001556281
DAG-ROSS INSURANCE AGENCIES LIMITED	000506605
ELECTRICAL INTEGRATION SOLUTIONS INC.	001617187
ELITE BUILDING SERVICES INC.	001047683
ELITE OFFICE CLEANING INC.	001516747
EMNJAY ENTERPRISES INC.	001558747
FARGO LOGISTICS INC.	001464147
GDC GROUPS INC.	001700441
GILCON GLOBAL VENTURES LTD.	002092456
GLOBAL NAPS CANADA LTD.	001665941
INDEPENDENT CONSTRUCTION BUSINESS INC.	001497767
IRELAND CONSULTING INC.	002084313
J.P.U. MACHINE MAINTENANCE & REPAIR LTD.	002092428
JULIANA AUTO SALES INC.	001283262
K. M TRANSPORT SERVICE INC.	001684095
KANEX TRANSPORT LOGISTICS INC.	002092528
LAPIDUS & ASSOCIATES INC.	001212622
LAW ENFORCEMENT SAFETY SUPPLIES LTD.	000984316
MAPLE ACADEMY CORPORATION	001691640
MASLO GROUP INC.	001684106
MILLENIUM EXPRESS INC.	001235278
MORTGAGE BUREAU OF CANADA INC.	001687300
MRSD-NAGS MANAGEMENT INC.	001405118
MUSKOKA MARBLE & GRANITE COMPANY LIMITED	001681616
NIG TRANSPORTATION INC.	001694941
NRD INCORPORATED	002092373
P & M EXPRESS LTD.	001275859
PB 99 CORPORATION	001686418
PTS CAPITAL INC.	002090965
R & D SUSPENSION INC.	001685694
RIM CANADIAN INC.	001685606
SILVER SPOT INC.	001687242
SOUTHCOVE DEVELOPMENTS INC.	000629506
STREETSVILLE LOGISTICS LTD.	002090717
SUNNY SKY ENTERPRISE LTD.	002090707
T.S.D. RACK MANUFACTURING LIMITED	001595556
TAM GROUP(CANADA) INC.	002090548
TESSERA CONTRACTING LTD.	001341145
THE REALTY ALLIANCE COMPANY OF CANADA INC.	001541640
THE SLYE FOX PUBLIC HOUSE INC.	001685239
TOCO TRUCKING INC.	001355291
TOOLSTORM INC.	001549021
TRADUCTIONS MULTILINGUES EUREKA, INC.	000778028
TRILLION CONSULTING INC.	002091553
ULTRAFLO SYSTEMS CD INC.	001686499
VALUE GUARD SYSTEMS INC.	001681326
WEE LOANS\$ PROPERTIES INC.	002090668
WHITTAKER GREEN DISTRIBUTION INC.	001148245
WILLSTONE INC.	001279061
WM. MENARY CONTRACTORS (BRANTFORD) LIMITED	000229948

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

X.T. SERVICES INC.	001262442
1 24/7 TOWING SERVICE INC.	001687897
1A 24/7 LOCKSMITH SERVICE INC.	001687896
1A1 24/7 TOWING SERVICE INC.	001687804
1083358 ONTARIO INC.	001083358
1093914 ONTARIO LIMITED	001093914
1095944 ONTARIO LIMITED	001095944
1151192 ONTARIO LIMITED	001151192
1168772 ONTARIO LTD.	001168772
1200043 ONTARIO LIMITED	001200043
1217063 ONTARIO LTD.	001217063
1246072 ONTARIO LTD.	001246072
1285098 ONTARIO INC.	001285098
1288851 ONTARIO INC.	001288851
1291708 ONTARIO INC.	001291708
1391560 ONTARIO LIMITED	001391560
1455280 ONTARIO LIMITED	001455280
1485631 ONTARIO INC.	001485631
1487148 ONTARIO INC.	001487148
1497520 ONTARIO INC.	001497520
1588225 ONTARIO LTD.	001588225
1677015 ONTARIO INCORPORATED	001677015
1677093 ONTARIO INC.	001677093
1679872 ONTARIO LTD.	001679872
1679880 ONTARIO INC.	001679880
1679916 ONTARIO LTD.	001679916
1679933 ONTARIO INC.	001679933
1681284 ONTARIO INC.	001681284
1683066 HOLDINGS INC.	001683066
1685842 ONTARIO INC.	001685842
1685903 ONTARIO INC.	001685903
1685976 ONTARIO INC.	001685976
1685978 ONTARIO INC.	001685978
1686464 ONTARIO LTD.	001686464
1686559 ONTARIO INC.	001686559
1687219 ONTARIO INC.	001687219
1687248 ONTARIO INC.	001687248
1687353 ONTARIO INC.	001687353
1687374 ONTARIO INC.	001687374
2048354 ONTARIO LIMITED	002048354
2053977 ONTARIO INC.	002053977
2083523 ONTARIO INC.	002083523
2090302 ONTARIO INC.	002090302
2090426 ONTARIO INC.	002090426
2090641 ONTARIO INC.	002090641
2091480 ONTARIO INC.	002091480
2091892 ONTARIO INC.	002091892
2092136 ONTARIO LTD.	002092136
2092202 ONTARIO LTD.	002092202
2092394 ONTARIO LTD.	002092394
2092464 ONTARIO INC.	002092464
2092619 ONTARIO LIMITED	002092619
2092627 ONTARIO INC.	002092627
855280 ONTARIO INC.	000855280

(142-G669)

KATHERINE M. MURRAY
Director, Ministry of Government Services
Directrice, Ministère des Services
gouvernementaux

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

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

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

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

2009-11-23

A SPENCER BROWNE COMPANY INC.	001376999
ALLER SOLUTIONS INC.	001596770
AUTOMOTIVE TRANSMISSION CENTRE CORP.	001359441
BANNER PAY DAY ADVANCE INC.	001564152
BLACK BEAR FIREWOOD COMPANY LIMITED	001062101
BRIGHT BEGINNINGS CHILD CARE INC.	002070187
BROOMHILL LIVERY LTD.	001180972
BUNTIN PHILLIPS ASSOCIATES INC.	000902420
CAIRN CONSTRUCTION LTD.	000732140
CAMBRIDGE PERSONNEL INC.	000930142
CAROUSEL BOUTIQUE INC.	002039864
CAST-CON GROUP INC.	001511424
CAT NETWORK SOLUTIONS INC.	001533811
CORAND ENTERPRISES INC.	000511066
CORMAN MASONRY LTD.	001000040
CUSTOM CAMPER CONVERSIONS INC.	000489717
DIMPLE'S FOODS INC.	001159283
DOYLE MAINE & ASSOCIATES INC.	000977607
ELEGANT GARDEN LTD.	001421159
EMPORIUM NATURAL STONES INCORPORATED	001671559
ENTERPRISE 2000 CRUISE LINES LTD.	001288370
ENVIROTECH WASTE RECYCLING SYSTEMS INC.	000949938
ENVOY STEEL INC.	001669468
ESTELLE & GERRY'S PLACE LTD.	001246593
FOAM-FORM CANADA LIMITED	000136309
FRANK GOLDONI LIMITED	001307652
GLADSTONE & GLADSTONE VISUAL COMMUNICATIONS INC.	001116957
GULMOHAR FASHION HOUSE INC.	002055946
GUY'S INTERIORS LTD.	000119261
GYO HEALTH & BEAUTY INTERNATIONAL LTD.	001051996
IN & OUT INSTALLATIONS INC.	001627076
INTERIOR IDEAZ LTD.	001673320
INVESTAGUARD CORPORATION	001497453
KVGE PROPERTIES INC.	001341192
LANDAWN SHOPPING CENTRES LIMITED	001003030
LOADEXPRESS INC.	002030703
LOBSTER TRAP SEAFOOD INC.	001602874
LURAL DRYWALL SYSTEMS LTD.	000700313
MCKINNON HEATING COOLING LIMITED	001004663
MEDIA CHOICE INC.	001136101
MILLGATE SALES INC.	001334505
MNA AUTO SALE INC.	002046262
NIAGARA PROPERTIES INC.	001276205
NINE BROTHERS CONSTRUCTION INC.	002072356
NU CITY MAINTENANCE CORP.	002059646
ONLINE COMMISSION LTD.	001611993

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

P.W. LEWIS EMPLOYEE RELATIONS CONSULTANTS INC.	001220100
PAPARAZZI FINE IMPORTS LTD.	001090176
PORTLAND LOGISTICS INC.	001428477
RG ENTERPRISE INC.	001290399
ROBERT ESSERY ASSOCIATES ENTERTAINMENT CORPORATION	000790164
SCHOPT FARMS LTD.	000526693
SONMEZ CONSTRUCTION LTD.	001365968
T.H.F. MAINTENANCE INC.	001638036
TAZZZ TIRE INC.	001542203
TELEHOP COMMUNICATIONS WHITBY INC.	001100293
TOMCAT ENTERPRISES INC.	002025901
TREESANN MANAGEMENT INC.	000540823
WEST VICTOR INVESTMENTS LIMITED	000218388
WESTPOINT CLOTHING COMPANY INC.	001127164
WYNTECH CAPITAL INITIATIVES INC.	001373563
1035297 ONTARIO LTD.	001035297
1100011 ONTARIO LIMITED	001100011
1106486 ONTARIO LTD.	001106486
1145081 ONTARIO LIMITED	001145081
1159 BANK STREET LTD.	001301990
1193518 ONTARIO INC.	001193518
1285832 ONTARIO LIMITED	001285832
1356329 ONTARIO LTD.	001356329
1364768 ONTARIO LIMITED	001364768
1419241 ONTARIO LTD.	001419241
1432213 ONTARIO INC.	001432213
1432626 ONTARIO INC.	001432626
1440791 ONTARIO LTD.	001440791
1498091 ONTARIO INC.	001498091
1500474 ONTARIO LTD.	001500474
1500867 ONTARIO INC.	001500867
1504537 ONTARIO LIMITED	001504537
1519008 ONTARIO LIMITED	001519008
1522559 ONTARIO INC.	001522559
1534809 ONTARIO LTD.	001534809
1584696 ONTARIO INC.	001584696
1587212 ONTARIO INC.	001587212
1588369 ONTARIO INC.	001588369
1589682 ONTARIO INC.	001589682
1601076 ONTARIO INC.	001601076
1614682 ONTARIO INC.	001614682
1623539 ONTARIO LTD.	001623539
1649608 ONTARIO INC.	001649608
1655524 ONTARIO INC.	001655524
1659954 ONTARIO INC.	001659954
1672167 ONTARIO LTD	001672167
1673151 ONTARIO INC.	001673151
2012374 ONTARIO INCORPORATED	002012374
2017030 ONTARIO INC.	002017030
2026409 ONTARIO INC.	002026409
2042429 ONTARIO INC.	002042429
2058007 ONTARIO INC.	002058007
2081182 ONTARIO INC.	002081182
2081420 ONTARIO INC.	002081420
2082475 ONTARIO LIMITED	002082475
3 AMIGO ENTERPRISES INC.	001376598
500801 ONTARIO INC.	000500801
582828 ONTARIO LTD.	000582828
605018 ONTARIO LIMITED	000605018
765817 ONTARIO LIMITED	000765817
827209 ONTARIO LIMITED	000827209
906708 ONTARIO LIMITED	000906708
912113 ONTARIO LIMITED	000912113
942260 ONTARIO LIMITED	000942260
953596 ONTARIO INC.	000953596

KATHERINE M. MURRAY
 Director, Ministry of Government Services
 Directrice, Ministère des Services
 gouvernementaux

(142-G670)

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
---	--

2009-11-05	
CHAMPAGNEFLO INC.	002088503
2009-11-16	
ARMAND FORGET AUTO BODY LTD.	000944858
BELMONT VICTORIA REHABILITATION LTD.	001598564
BUCKIE ENTERPRISES INC.	001265574
DOVER COMPUTER LTD.	000535953
602997 ONTARIO LIMITED	000602997
2009-11-18	
ANAN SOUVLAKI PLACE INC.	002042427
DOLAN BROTHERS CAPITAL PAINTING INC.	001588495
ELITA FINANCIAL INC.	001707589
JOHN N. TALARICO INSURANCE BROKER INC.	000420548
LORNE HAVERTY LTD., ARCHITECT	000869369
PATRICIA KIDD ENTERPRISES INC.	000951350
TATTOOLESS LTD.	002113511
1173581 ONTARIO INC.	001173581
2009-11-19	
ARJAY CAPITAL CORPORATION	001076750
BLINDS 4 YOU INC.	002075898
CARTWRIGHT MECHANICAL INC.	001385380
DAMP DEVELOPMENTS LTD.	001573174
DECOR HOUSE LTD.	001598743
G. SMITH'S JEWELLERY STORES INC.	000436004
GENERAL SCIENCE WORKS INC.	001232519
HAQUE & WAQUE INDUSTRIAL INC.	001578925
HATZ SERVICES INC.	002146413
INTELEX INTELLECTUAL EXPORT CORP.	001461172
LIPMAN CONSULTING LTD.	001109445
MORIYA HOLDINGS INC.	001600234
PARKDALE HOTEL (HAMILTON) LIMITED	000072851
PIPER PRODUCTIONS INC.	002119358
STANDARD PITCH INVESTMENTS INC.	001701166
VALEDICTORIAN #1 LEARNING CENTRE INC.	001615347
WINHART FINANCIAL LTD.	002179589
1148848 ONTARIO LIMITED	001148848
1155105 ONTARIO INC.	001155105
1644005 ONTARIO LTD.	001644005
1673506 ONTRIO INC.	001673506
2092300 ONTARIO INC.	002092300
2113299 ONTARIO INC.	002113299
981985 ONTARIO INC.	000981985
2009-11-20	
CANAZ OILFIELDS & PETROCHEMICAL SUPPLIES INC.	001435462
HARVEST GARMENT CORP.	001629934
LIBERTY FLOORING INC.	001751569
MARKET OUTTAKES CORPORATION	000823459
NAPA VALLEY TRIM INC.	001405801

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

RAJZMAN PROPERTY MANAGEMENT INC.	001202515
SEA LIFE AQUACULTURE INC.	001708959
SENSATIONS.COM INC.	001706272
TRUSTING HEART INSTRUCTIONAL SERVICES INC.	002013095
1032512 ONTARIO INC.	001032512
1147771 ONTARIO LIMITED	001147771
1388743 ONTARIO INC.	001388743
1534770 ONTARIO INCORPORATED	001534770
2096677 ONTARIO INC.	002096677
2116766 ONTARIO INC.	002116766
2125843 ONTARIO INC.	002125843
2009-11-23	
THE MILLNAIRES OF CANADA LTD.	001443374
1096321 ONTARIO INC.	001096321
863870 ONTARIO LIMITED	000863870
2009-11-24	
L.Z. GROUP INC.	001403622
2158217 ONTARIO INC.	002158217
517215 ONTARIO INC.	000517215
2009-11-25	
ALL WHEELS OTTAWA INC.	002179650
CEMENTICS LIMITED	002053030
FIRE MANAGEMENT INC.	001314450
JML HELICOPTER CONSULTING INC.	001346624
MEROS KALO LIMITED	000881056
2009-11-26	
ACCOLADE REACTION PROMOTION GROUP INC.	001769523
BBJ ELECTRICAL CONTRACTORS LTD.	001377029
ESTRELLA FILM AND TELEVISION PRODUCTION LTD.	001589327
HORSESHOE INVESTMENTS INC.	001354479
JT TRANSPORT LTD.	002099177
MODASON INCORPORATED	001055681
NANUA NATIONAL CARRIER INC.	001464730
TIHAL CARDIOLOGY LABORATORY INC.	000672245
1053153 ONTARIO INC.	001053153
1497246 ONTARIO INC.	001497246
2055277 ONTARIO INC.	002055277
2059189 ONTARIO LIMITED	002059189
2146255 ONTARIO INC.	002146255
2156907 ONTARIO INC.	002156907
505 BRA PLUS LTD.	001259821
2009-11-27	
ANPACH INTERNATIONAL INC.	000995216
ARDCAEIN INTERNATIONAL MUSIC INC.	001149704
BANNOCKBURN INVESTMENTS LTD.	001207779
BROAD-VIEW TRAVEL INC.	000983653
CONSTABLE TRANSPORT LIMITED	000051260
EQUIVEST LP (II) INC.	001363553
FLUIDVIEW DESIGN INC.	002026299
JAROC INVESTMENTS LIMITED	000312328
KARAFARIN CO. LTD.	001151669
LORWIN HOLDINGS LTD.	000561274
MOCA CHILDREN'S FASHIONS LTD.	002090459
MYSTICAL SOUNDZ INC.	001487228
NORTHERN SOCIAL EXPRESSIONS PLUS INC.	001309822
ORTHOPAEDICS LTD.	002128267
RE/MAX COMMAND REALTY INC.	000466708
SALON PROFILO LTD.	001143397
SONIER INVESTMENTS LTD.	000724006
V.U. SCHINDLER PHARMACY INCORPORATED	000682819
VILLA GIARDINO HOMES LIMITED	001231293
WARBER INVESTMENTS INC.	000808330
WOLFRAME'S BOTTLED WATER B/C INC.	001422487
1058170 ONTARIO LIMITED	001058170
1086213 ONTARIO LTD.	001086213
1098604 ONTARIO LIMITED	001098604
1160964 ONTARIO LIMITED	001160964
1186508 ONTARIO INC.	001186508

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
1301638 ONTARIO INC.	001301638
1359318 ONTARIO INC.	001359318
1371720 ONTARIO INC.	001371720
1420673 ONTARIO INC.	001420673
1703151 ONTARIO INC.	001703151
1725696 ONTARIO CORP.	001725696
1726142 ONTARIO INC.	001726142
1794645 ONTARIO LTD.	001794645
2025988 ONTARIO LTD.	002025988
2049195 ONTARIO LIMITED	002049195
2050514 ONTARIO INC.	002050514
2058538 ONTARIO LTD.	002058538
2062166 ONTARIO LTD.	002062166
2089080 ONTARIO INC.	002089080
2129637 ONTARIO INC.	002129637
922140 ONTARIO INC.	000922140
952565 ONTARIO INC.	000952565
2009-11-30	
ACHIEVE FITNESS EQUIPMENT INC.	001388996
ARAK LIMITED	000303416
B&P ONTARIO INC.	002138543
BENELOGIX INC.	002113833
BOUTIQUE MARIE FRIZONS INC.	002065044
COOPER-BABA (1989) LIMITED	000869534
DIVORCES UNLIMITED LTD.	001338999
ELIZA LAI OF CANADA COMPANY LTD.	000575269
FUJIYAMA ONTARIO BEAUTY & HEALTH CENTRE INC.	001680967
GREAT LAKES TRADING INTERNATIONAL LTD.	001114923
GREG WYMAN DISTRIBUTORS LIMITED	001266271
GROULX AMUSEMENT COMPANY LIMITED	000355565
INFORAND SYSTEMS INC.	000550050
JIAN YE TRANSPORTATION INC.	002149918
LIQUID SOFTWARE CREATIONS INC.	001568210
MARGARET STEWART DRUGS LTD.	001182094
MAWDSLEY SYSTEMS LTD.	000288163
PANACEA INC.	000646501
RUBIN DUBIANSKY CONSULTING LTD.	001446318
THE BOYZ BRICKWORK INC.	001428368
TONJA SOFTWARE HOUSE INC.	002089612
VISTIOR CAPITAL LIMITED	002102616
XEROX CANADA REALTY INC.	000572366
1019648 ONTARIO INC.	001019648
1060794 ONTARIO LIMITED	001060794
1069161 ONTARIO LIMITED	001069161
1100217 ONTARIO INC.	001100217
1103282 ONTARIO INC.	001103282
1249496 ONTARIO INC.	001249496
1260392 ONTARIO LIMITED	001260392
1312705 ONTARIO INC.	001312705
1328194 ONTARIO INC.	001328194
1352327 ONTARIO INC.	001352327
1475739 ONTARIO INC.	001475739
1666989 ONTARIO INC.	001666989
1738855 ONTARIO INC.	001738855
2090402 ONTARIO INC.	002090402
2094851 ONTARIO LIMITED	002094851
2134565 ONTARIO INC.	002134565
2158353 ONTARIO INC.	002158353
409341 ONTARIO LIMITED	000409341
61636 ONTARIO INC.	000061636
627418 ONTARIO LIMITED	000627418
752632 ONTARIO LIMITED	000752632
812971 ONTARIO INC.	000812971
2009-12-01	
ANGUS GIFTS IMPORT LTD.	001080576
APAEO INC.	001728164
AUTOMATION TRAINING & DESIGN INC.	001260988
BRIDAL IMAGE (TORONTO) LTD.	001236819

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
DALE G. RUSSELL ENTERPRISES LTD.	000687691
FRANK W. ELECTRIC LTD.	000974605
GIANNOTTI PLUMBING AND HEATING COMPANY LIMITED	000152119
J&A ROOFING & REPAIR INC.	001648439
MARIAN RENOVATIONS AND PAINTING LTD.	001670234
ROYALE FINE INDIAN CUISINE INC.	002130303
STRAND INVESTMENTS (2006) LIMITED	002090915
THE COTTAGE GUY INC.	001420928
1182401 ONTARIO INC.	001182401
1210014 ONTARIO INC.	001210014
1266585 ONTARIO LTD.	001266585
1368369 ONTARIO INC.	001368369
1412 BATH ROAD HOLDINGS INC.	002059930
1657783 ONTARIO LIMITED	001657783
1729113 ONTARIO INC.	001729113
2053525 ONTARIO INC.	002053525
370 SELECT DRIVE HOLDINGS INC.	002056485
882158 ONTARIO INC.	000882158
2009-12-02	
BARRHAVEN CROSSING LTD.	000956642
BRIDGEND INVESTMENTS LTD.	000424347
CREDIT LANDING MANAGEMENT CORPORATION	001046602
CREDIT LANDING SHOPPING CENTRE LTD.	001045036
EASTNOR MANAGEMENT CORP.	000374104
FINANCIAL CONTROL ASSOCIATES OF CANADA INC.	000775216
J. NUNES MASONRY LTD.	001576730
J.B. TUCKER & ASSOCIATES MECHANICAL SALES LTD.	000519897
KELLY & WILSON PROFESSIONAL CORPORATION	002157181
MERP ENHANCED COMPOSITES INC.	000544586
MICA CONSULTING PARTNERS (TORONTO) CORP.	001754791
MICA INTERNATIONAL INC.	001031801
OSMINGTON RODICK INVESTMENTS INC.	001534631
PENEX CAPITAL CORPORATION	001359192
SANDALWOOD SQUARE LTD.	000956641
SILVER PHOENIX TRADING INTERNATIONAL INC.	002090625
SPEISMAN GARDNER ACCOUNTING SERVICES INC.	000792424
1045487 ONTARIO LIMITED	001045487
1190178 ONTARIO INC.	001190178
1318335 ONTARIO INC.	001318335
921524 ONTARIO LIMITED	000921524
2009-12-03	
BLEDIN HOLDINGS LTD.	001210186
DISCOVER BRAZIL INC.	001800373
GENERAL SEATING OF CANADA LIMITED	000712746
PANORAMA MEDITERRANEAN CUISINE INC.	002173482
ROPIN INVESTMENTS INC.	001570899
TAL EXPRESS LTD.	001319198
1163041 ONTARIO LTD.	001163041
1326308 ONTARIO INC.	001326308
1598771 ONTARIO LIMITED	001598771
1632492 ONTARIO LIMITED	001632492
1665414 ONTARIO LIMITED	001665414
1714006 ONTARIO LTD.	001714006
2065810 ONTARIO INC.	002065810
397293 ONTARIO LIMITED	000397293
806112 ONTARIO INC.	000806112
930521 ONTARIO LIMITED	000930521

KATHERINE M. MURRAY
Director, Ministry of Government Services
Directrice, Ministère des Services
gouvernementaux

(142-G671)

**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
---	--

2009-12-07

G.A. HARDIE & CO., LIMITED	761952
OPTICAL TECHNOLOGIES, INCORPORATED	1119492
RENDALEX LIMITED	818810
SHAWN STEEPE ASSOCIATES INC.	973397
SITEPLAN INC.	1103279
1065953 ONTARIO INC.	1065953
2186862 ONTARIO INC.	2186862
2186902 ONTARIO INC.	2186902

(142-G672)

Katherine M. Murray
Director/Directrice

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

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

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

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

2009-12-04

DILJOT TRUCKING INC.	2075086
GLOBAL ETEXT INC.	1489970
GREEN MANGO GOURMET LIMITED	1673386
HOLTOM & ASSOCIATES PHOTOGRAPHY LTD.	672856
J & S LTD.	1587159
NOWAK PARTNERS INC.	2054691
OLDE TYME PULVERIZERS (1990) LIMITED	930353
TAIYO INT. INC.	2035272

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

2009-12-07

GLOBAL TIME LINE MEDIA INC.	1752172
HOSTELLING INTERNATIONAL TRAVEL SERVICES INC.	1171738
MAPLE ART INTERNATIONAL INC.	2006998
WILDLIFE PHARMACEUTICALS CANADA, INC.	1028057
1317925 ONTARIO INC.	1317925
2155454 ONTARIO INC.	2155454

(142-G673)

Katherine M. Murray
Director/Directrice

**Cancellation for Cause
(Business Corporations Act)
Annulation à juste titre
(Loi sur les sociétés par actions)**

NOTICE IS HEREBY GIVEN that by orders under section 240 of the *Business Corporation Act*, the certificates set out hereunder have been cancelled for cause and in the case of certificates of incorporation the corporations have been dissolved. The effective date of cancellation precedes the corporation listing.

AVIS EST DONNÉ PAR LA PRÉSENTE que, par des ordres donnés en vertu de l'article 240 de la *Loi sur les sociétés par actions*, les certificats indiqués ci-dessous ont été annulés à juste titre et, dans le cas des certificats de constitution, les sociétés ont été dissoutes. La dénomination sociale des sociétés concernées est précédée de la date de prise d'effet de l'annulation.

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

2009-12-04

ALLTERNATIVE INTERIORS INC.	1649208
ASCENDIA BRANDS (CANADA) LTD.	1576778
BRANCH OUT CLOTHING INC.	2114394
CUSTTECH INTERNATIONAL INC.	1647185
DANTMIL FARMS INC.	1700709
DANTMIL INVESTMENTS INCORPORATED	2042482
DATARIDGE TECHNOLOGIES (CANADA) INC.	1315508
DIRECTNETPAY INC.	2083699
GLOBAL REAL ESTATE COMPANY INC.	1063613
INOVERIS - TORONTO, LTD.	2043946
L & N SERVICES (CANADA) INC.	1617005
M.C.B. LEASING (2000) INC.	1451907
MODE CONCRETE DECOR INC.	2133782
QUANTUM FOUNDATION LTD.	2183143
R. G. MITCHELL FAMILY BOOKS INC.	619413
SPIROFLOW CANADA INC.	1331814
TIGER TRANSPORT CANADA INC.	2190857
TOTAL CAR WASH SYSTEMS (CHATHAM) INC.	2084784
TOTAL CAR WASH SYSTEMS INC.	2051465
WEBMASTER PAYMENTS INC.	2081620
WORLD WIDE MARKETING LTD.	1284935
817022 ONTARIO LIMITED	817022
1116926 ONTARIO LTD.	1116926
1394057 ONTARIO INC.	1394057
1565265 ONTARIO INC.	1565265
1722345 ONTARIO INC.	1722345
1775115 ONTARIO INC.	1775115
2155212 ONTARIO INC.	2155212

(142-G674)

Katherine M. Murray
Director/Directrice

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

NOTICE IS HEREBY GIVEN under subsection 317(9) of the *Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Information Act* within 90 days of this Notice, orders will be made dissolving the defaulting corporations. The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 317(9) de la *Loi sur les personnes morales*, si les sociétés mentionnées ci-dessous ne se conforment pas aux exigences 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
---	--

2009-12-07

GREY BRUCE SUSTAINABILITY NETWORK INC.	1793216
THE BELOVED COMMUNITY CANADA MINISTRIES	1795053
THORNTON DISTRICT LIONS CLUB	500086

Katherine M. Murray
Director/Directrice

(142-G675)

**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 30, 2009 to December 06, 2009 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 30 novembre 2009 au 06 décembre 2009, 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
ABD-EL MESSIH, CERISTINA.	ABD-EL MESSIH, CHRISTINA.
ABDOOL, BIBI.SHANAAZ.	HANIF, BIBI.SHANAAZ.
ABDUL SALAM,	AHMED, ABDUL.
ABDUL.SALAM.O.	SALAM.O.
ABDUL SALAM, ALI.O.	AHMED, ALI.O.
ABDUL SALAM, FAROK.O.	AHMED, FAROOQ.ODAY.
ABDUL SALAM, MOHAMAD.	AHMED, MOHAMMED.
NOOR.A..	NOOR.ODAY.
ABDUL, NANA.	AGYEIPAH, NANA-AFIA.
AFIA.	NENGHE.
ABEL, DREXEL.	TJIU, DREXEL.ABEL.
ABEL, GABRIELA.	TJIU, GABRIELA.ABEL.
ABID ALHUSSIN, ZIENAB.	ALJAZAIRI, ZEINAB.
ABRISHAMI SHIRAZI NE,	PARSI,
ALIREZA.	ARSHAM.
ACEVEDO, NICOLAS.	LEDUC, NICOLAS.
KIKO.	KIKO.
ADJEI-FOFIE,	ADJEI-VAILLANCOURT,
MATHIAS.	MATHIAS.
AFSHAR, MOHAMMAD.	AFSHAR, AMIR.

AHMED,
MOHAMMED.
AIABENS, ROSALEEN.
AINSLEY, DEBORRAH.SIERRA.
AL NOUBANI, MARWAN.
ALI, DANIEL.STIEVEN.
ALI, KOES.
ALI, THERESIA.HAZEL.
ALLEN, TAMECA.RENEE.
ALMEIDA, LARA.RITA.
AMANOLLAHI-VAFAEE,
MEHDI.
AMHA, DAWIT.
AMIR, AYESHA.
ARSHAD, SEMAB.
ARUNASALAM,
ARAVINTHAN.
ASHACKER, EPHREM.
KENNETH.
AUGIMERI, CATERINA.
AUZATEGUI, CHANTAL.
KRISTINE.
AVANESSIAN,
AROUTIN.
AVDULAHU, ARBEN.
BADHWAR, SHIREEN.
BADIYANI, SAPNA.JITENDRA.
BAILIE, NOELLE.ALEXANDRIA.
BRIANNE.ELIZABETH.
BAKHSHI, DAMAN.JOT.KAUR.
BARRETT-GOWERS,
KIM.MAUREEN.
BARURA, BUSSEERA.ZAIMA.
BAUZON, TESS.MARIE.
ANGELIE.CALAUNAN.
BEAUCHAMP BOURASSA,
MARIE.ANNIE.PAULINE.
BEHMARDI-KALANTARI,
FARSHID.
BELL, SINTAYEHU.KAREN.
ELIZABETH.
BENNY, BENNY.
BERGIN, MELISSA.MARIE.
BILLARD, FAITH.KAYLEIGH.
ANNE.
BITAR, ALEXANDER.BRIAN.
NABIL.
BLACK, CAROL.ANNE.
BLAD, MATTHEW.HIYAB.
BONG, ELY.
BOURDON,
KANDACE.
BOZZO, MICHELE.
BRECKLES, ROBIN.LYNN.
BROWN, AIYANA.DALIA.
TARCIA.
BRUBACHER, TARIKWA.GLEN.
BUCEK, LUCIE-ANNA.
BUDULAN, MINODORA.
BUI, VAN.DONG.
BURNIE, WILLIAM.EDWARD.
BUXTON, JULIE.
ELLEN.
BÉLIVEAU, MARIE.LINDA.
KRISTAL.
CADOGAN, ANTONETTE.
PALESA.
CAMPBELL, HARRY.DAVID.
CARNES, GREGORY.DAVID.
CARRIER, RICHARD.
ROBERT.
CHAN, SHAIOM.
CHAN, WAI.YING.
CHANDA, MANDY.CARLSON.
CHANG, EUNYOUNG.
CHAREUNSOUK,
VIENGGHAM.
CHEN, JIAN.YUAN.
CHENG, YAT.NAM.AMA.
GRACE.

AL-SAFFAR,
MOHAMMED.AHMED.
AIBENS, ROSE.VIOLET.
AINSLEY, SIERRA.
FABIANI, MARCO.
LI, DANIEL.STIEVEN.
LI, KOES.
LI, HAZEL.THERESIA..
GRANT, RENÉE.ELMIRA.
ISERMAN, LARA.RITA.
VAFAEE,
MEHDI.
AMAHA, DAWIT.DAVID.
JAMAL, AYESHA.
MAHMOOD, SEMAB.SARA.
NITHYA, JAGATPATI.
ARAVINTHAN.ARUNASALAM.
ASHACKER, EPHREM.
JOSEPH.
AUGIMERI, CATERINA.ROBIN.
HANSEN, CHANTAL.
KRISTINE.
AVANESSIAN, AROUTIN.
MATTHEW.
SOPI, ARBEN.
BADHWAR, NATASHA.KAY.
RUPARELIA, SAPNA.BIMAL.
TAPIA, NOELLE.ALEXANDRIA.
BRIANNE.ELIZABETH.
BAKHSHI, DIYAA.KAUR.
BARRETT,
KIM.MAUREEN.
KABIR, BUSSEERA.
EVANGELISTA, ANGELIE.
BAUZON.
BOURASSA,
ANNIE.P.
BEHMARDI,
FARSHID..
BELL, NEVAEH.
DAISY-MARIE.
TJIU, BENNY.
BOLES, LISSA..
SHARPE, FAITH.KAYLEIGH.
ANNE.
BITAR, BRIAN.ALEXANDER.
NABIL.
BLACK-LUCAS, CAROL.ANNE.
KINFE, MATTHEW.HIYAB.
ONG, ELY.
BOURDON,
KANDACE.MONIQUE.
BOZZO, MIKE.PAUL.
GUENETTE, ROBIN.LYNN.
BROWN, ALISSA.
ABIGAIL.
BRUBACHER, TAVIA.TARIKWA.
BUCEK, LUCIE.KATHARINE.
ANDREI, MINODORA.
QUEK, DANIEL.SHAN.ZHI.
MILLS, WILLIAM.EDWARD.
BUXTON, JULIEN.EDUARD.
ERNIE.
MCRAE,
KRISTAL.LINDA.
MASI-MBELLA CADOGAN,
KWAMA.PALESA.
CAMPBELL, DAVID.HARRY.
PIERCE, GREGORY.DAVID.
MORRISSEAU, RICHARD.
ROBERT.
CHAN, TRISTA.
KO, SHIRLEY.HOKCHING.
CHANDA, CECILIA.VIVIAN.
JO, EUNYOUNG.JOANNE.
CHAREUNSOUK-CHONG,
WINNIE.VIENGGHAM.
CHEN, ANSON.JIAN.YUAN.
CHENG, AMA.
GRACE.

PREVIOUS NAME	NEW NAME	PREVIOUS NAME	NEW NAME
CHITEN, ECATERINA.	KITSEN, ECATERINA.	FRIEDL, MEGHAN.	FRIEDL-ROBERTS, MEGHAN.
CHITEN, LILIA.	KITSEN, LILIA.	LOUISE.	LOUISE.
CHITEN, VLADIMIR.	KITSEN, VLADIMIR.	FRIEDL, WILLIAM.JAMES.	FRIEDL-ROBERTS, WILLIAM.
CLAYTON, THERESA.ANNE.	DE OLIVEIRA, GABRELLA.	MICHAEL.	JAMES.
VICTORIA.	CRISTINA.MARIA.	FUNG, WAI.SHAN.	FUNG, CHERIE.WAI.SHAN.
COLE, JANICE.ELAINE.	COLE, JANIS.ELAINE.	GALIJAS, ALEKSANDAR.	GALIYASH, ALEKSANDAR.
COLLINGS, BONNIE.ANNE.	GLAZER, BONNIE.ANNE.	GALLANT, SHARON.ANN.	MAC MILLAN, SHARON.ANN.
COLLINS-WHITE, COLBIE.	PELLEY, COLBIE.	GIBSON, KIMBERLY.JOY.	SIMPSON, KIMBERLY.JOY.
LAURA-ANN.	LAURA-ANN.	GILBANK, TERRY.JACK.	RIDDIOUGH, TERRY.JACK.
CONWAY, SUSAN.MARY.	BARNES, SUSAN.MARY.	GILLET, JOSEPH.JEANPAUL.	AUBIN,
CORNIOLA, ALYSSA.	CORNIOLA-VIEIRA, ALYSSA.	GERRALD.GILL.	GERALD.JOSEPH.
LENOR.	LENOR.	GILLIGAN, JUSTINE.	PHILLIPS, JUSTINE.
CORNIOLA, DIANE.VIEIRA.	VIEIRA, DIANE.	GLANVILLE, THOMAS.	GLANVILLE, ANASTASIA.
COSTELLO, TERRILYNN.	DENNIS, TERRILYNN.	CHRISTOPHER.	ABAGAIL.
COULSON, HARRY.DAVID.DEE.	COULSON, DAVID.HARRY.DEE.	GOGOLIN, SABRINA.GAIL.	KLATT, SABRINA.GAIL.
COULTER, LOLA.HEATHER.	LOMONTE, LOLA.HEATHER.	MARLENE.	MARLENE.
BROOKLYN.	BROOKLYN.	GONNELLA, IGINIO.	GONNELLA, GINO.ANTHONY.
CRAIG, DEBRA.LYNN.	CRAIG, D'ELLE.MARIA.	GOULD, GRACE.VICTORIA.	MEYER, GRACE.VICTORIA.
CRIBB, LISA-ANN.	PRASHAD, LISA-ANN.	GOVEAS, ANDREA.LYNETTE.	GOVEAS, ANDREA.
CRICHLLOW, LESLEY.ANN.	GUEVARA, LESLEY.ANN.	GOWAN, SABRINA.DARLYN.	FLETCHER, SABRINA.DARLYN.
CULBERT, DANIELLE.	RITSEMA, DANIELLE.	GRABARCZYK, ANNA.	MISIAK, ANNA.
VIANNE.	CULBERT.	JUSTYNA.	JUSTYNA.
CUMMINGS, ELORA.	AINSLEY-CUMMINGS, ELORA.	GRANT, BARBARA.LAURIE.	GRANT, LAURIE.KATHRYN.
TRINITY.MICHELLE.	TRINITY.MICHELLE.	GRANT, NANCY.JANE.	GRANT-SCOTT, NANCY.JANE.
DA SILVA NUNES, BRIAN.	NUNES, BRIAN.	GRATTON, AARON.MICHEAL.	ROY, AARON.MICHEAL.
DAS, RASMITA.	MAHAKHUD, RASMITA.DAS.	GRECO, STACEY.LEE.	ANDARY, STACEY.LEE.
DAS, RHEANNA.	MAHAKHUD, RHEANNA.	GREENE, LESLIE.	GREENE, LESLIE.
DAVIES, JENNIFER.	DAVIES, JENNIFER.ANAVI.	DAWN.	DAWN.HEALEY.
LORA.	LORA.	GRENIER, MARIE.	GRENIER, BRIGITTE.MARIE.
DE DOMENICO,	CARLESS,	HUGUETTE.BRIDGITE.	HUGUETTE.
SANDRA.SILVANA.	SANDRA.	GRESSMAN, JESSE.AARON.	WATSON, JESSE.AARON.
DE PEDE, MARIO.	DI PEDE, MARIO..	SCOTT.	SCOTT.
DECAIRE THORNE,	CAPLETTE,	GRYNIIV, SVITLANA.	SYVUN, SVITLANA.
SADIE.ANN.	SADIE.ANN.	GU, WEI.	GU, ROGER.WEI.
DEL CUL, MATTIA.	DEL CUL-HOVORKA, MATTIA.	GUADAGNIN, ZACHARY.JOHN.	ROSVELTI, ZACHARY.DANTE.
GIOVANNI.	GIOVANNI.	GUAN, SUILAN.	GUAN, SHULLAN.
DEVINE, KAREN.JEAN.	MAXEY, KAREN.DEVINE.	GUDOV, ANA-MARIA.ELENA.	NITA, ANA-MARIA.ELENA.
DICKSON, MASON.RICHARD.	BAKER, MASON.RICHARD.	GUL AHMAD, MOHD.ARIF.	SHUKRAN, ARIF.
DING, JIAN.DA.	DING, JEFFREY.JIAN.DA.	GUTIERREZ, HERMOGENA.	FRANKS, ROWENA.
DIPIETRO, FRANCES.	TAYLOR, FRANCES.	DALUZ.	DALUZ.
DOBBIE, MADISON.MARIE.	ROSS, MADISON.MARIE.	HACHEY, MARIE.EMIRILDA.	HACHEZ,
DON SARADIYEL, NAGA.	DON SOORIYA ARACHCHI,	LOUISIANNE.	LOUISIANNE.
PRASANNA.VITHARANA.	DIMUTHU.SAMPATH.	HAJIAGHAZADEH,	KERAMATI,
DUALEH,	HASSAN,	MOHAMMAD.	MOHAMMAD.
RUMAN.	RUMAN.ABDULKADIR.	HAJY-MOHAMMADI, HOSSEIN.	TABESH, SAM.
DUAN, ZHAO.	DUAN, ARLEN.ZHAO.	HAJYMOHAMMADI, DINA.	TABESH, DINA.
DUBELT, IRENA.	DOUBELT, IRENA.	HAN, JAE.MIN.	HAN, JEFFREY.JAEMIN.
DULAY, SUKHDEEP.KAUR.	DHILLON, SUKHJIT.KAUR.	HAN, JAE.SEOK.	HAN, JASON.JAESEOK.
DUNCUM, KARI.BETH.	FOX, KARI.BETH.	HANN, MARY.REGINA.	EGO, GINA.MARIE.
EARLE, KAREN.	EARLE-ST LOUIS,	HARPS, KELSEY.	LAST-MURRAY, KELSEY.
MICHELLE.	MICHELLE.KAREN.	NANCY.FRANCIS.	NANCY.FRANCIS.
EGERTON, CAROLYN.JO.	ROSS, CAROLYN.JO.	HARPS, MEGAN.ROSE.	LAST-MURRAY, MEGAN.ROSE.
EL-HINDI, NADIA.ROGER.	EL HINDI, DONNA.NADIA.	MARIE.	MARIE.
ELLIS, JESSICA.PHYLLIS.	MCGOWAN, JOSHUA.PHILLIP.	HARPS, ROBERT.	LAST-MURRAY, ROBERT.JACK.
JOAN.	JON.	JAMES.HENRY.	JAMES.HENRY.
ERB, COREY.JOSEPH..	MACDONALD, COREY.JOSEPH.	HAY-LALONDE, CAITLIN.	MILLER-HAY, CAITLIN.
ESPULGAR, ELEANOR.	OUANO, ELEANOR.NIEZ.	ALEXANDRA.	ALEXANDRA.
FARIA, CLAIRE..	FARIA, KLAIREN.	HEAD, CAMERON.ANTHONY.	HARDY, CAMERON.ANTHONY.
FEHR, CORNY..	FEHR, NEIL.NATHAN.	STARR.	STARR.
FEHR, NANCY.	FEHR, NANCY.ISABELLA.	HEAD, COLTON.RAYMOND.	BATRAKS, COLTON.
FEIFEL, ANA.LUCIA.	FEIFEL, NIKITA.LUCIA.	HOGG, JENNIFER.	THOMPSON CARTER,
FELICIANO, VICTORIA.	CUNANAN, VICTORIA.	LUCIE.ALVERTTA.	JENNIFER.LUCIE.
CUNANAN.	SILVESTRE.	HOOPER, KAREN.LINDSEY.	LÉTOURNEAU-HOOPER,
FERA-BRATHWAITE, OSHE.	IRABOR, OSHE.	MARIE.	KAREN.LINDSEY.MARIE.
ANDREA.	ANDREA.FERA.	HOPMAN, HILARY..	HOPMAN, WALWYN..
FITZPATRICK, JESSICA.	MASIL, JESSICA.	HUANG, FU.HAO.	WONG, FU.HAO.MIKE.
NICOLE.	AUBREY.	HUANG, LING.YAN.	HUANG, ZILLING.
FLAHERTY, CLAIRE.	PEETERS, CLAIRE.	IBNAT, WARDA.AFRA.	KABIR, WARDA.
JUSTINA.	JUSTINA-WILMAN.	INGRAM, NYKIA.	INGRAM-BRIGGS, NYKIA.
FLAMENGO, MARIA.	FRANCÉS, MARIA.	LENIECE.MAY.	LENIECE.MAY..
FERNANDA.	FERNANDA.	JANDA, RAVINDERJIT..	THANDI, RAVINDERJIT.
FLOGEN, BETTYANN.	FLOGEN,	JANDU, JAS.VINDER.	JANDU, JASVINDER.
ROSALIE.	SARAH.	JANKOVIC, THOMAS.	DANO, THOMAS.DOMINIC.
FOOTE, BRANDON.JAMES.	HUNTER, BRANDON.JAMES.	JIMENEZ, HILDA.BEATRIZ.	GRANADO, HILDA.BEATRIZ.
FOROZANDY, MEHDI.	FOROUZANDI, MATI.JASPER.	JONES, MARGARET.	ROSE, MARGARET.
FORSYTH, ALLISON.EMILY.	MOFFAT, ALLISON.EMILY.	ELIZABETH.	ELIZABETH.
FOSTER-RAJ, KREMLYNNE.	RAJ, KREMLYNNE.	JOSEPH, SAMMY.	YOUSIF, ASIM.
FRERE, JANICE.ARLENE.	LAPLANTE, JANIECE.ARLENE.	MOHAMMED..	MOHAMED.

PREVIOUS NAME	NEW NAME	PREVIOUS NAME	NEW NAME
KADUVAKUZHYYIL, SINCY.ABRAHAM.	ABRAHAM, SINCY..	LOPEZ, MARIELA. ISABEL.	LOPEZ-DIAZ, MARIELA. ISABEL.
KADUVAKUZHYYIL, SONU.ABRAHAM.	ABRAHAM, SONU.	LOPOUKHOVA, NATALIA. LUDWIG, MATTHEW.	BLITS, NATALIA. SKRZYPEK, MATTHEW.
KAMATH, SHWETA.SUNIL. KANG, IDA.	SAHDEV, SHWETA. KANG, SO-HEE.IDA.	CONNOR. MAEVSKI, VICTORIA.	CONNOR. GURSHUMOV, VICTORIA.
KARPOVSKI, OLYA.MAYA. KASAK, ZBIGNIEW.	MACBETH, MAYA.OLYA. KASSAK, ZBIGNIEW.MARIAN.	MAHMOOD, MUHAMMAD. ARSHAD.	MAHMOOD, ARSHAD..
KATIPUNAN, FELICITAS. RODRI.	VALENCIA, FELICITAS. RODRI.	MAHMOOD, SAFA. MAJADE, IDEEN.	MAHMOOD, SOPHIA. MAJEDI, IDEEN.
KATIPUNAN, KIM.ARVIN.	VALENCIA, KIM.ARVIN.RODRIGUEZ.	MALUBAY, GINA.	ULANDAY, GINA.SALVATIERRA.
KATIPUNAN, KRISTEL. ARIANE.	VALENCIA, KRISTEL. ARIANE.RODRIGUEZ.	MARCEAU, IVEEJOY. CEANNE.	MARCEAU-FAGAN, IVEEJOY. CEANNE.FIONNUALA.
KE, PEIQI. KELLY, BARBARA.	KOO, LUCY.PEIQI. WILLIAMS, BARBARA.	MARCEAU, KAILLIE. JEANNE.	MARCEAU-FAGAN, KAILLIE. JEANNE.
CHRISTINE. KELLY, MARGAUX.	CHRISTINE.. WILLIAMS-KELLY, MARGAUX.	MARTIN, HARLEY.JAYMES. GRANT.	GRANT, HARLEY. JAYMES.
KELLY, SCARLET. KENA, LYSETE.	WILLIAMS-KELLY, SCARLET.. MWANABU, LYSETTE.KENA.	MC ARA, DERRICK.ANTHONY. MC KEEN, CAROLYN.	BROOKS, DERRICK.ANTHONY. MC KEEN BECKER, CAROLYN.
KHALID, HAYYAN.CHONG. KHAN, SHAFEEQ.	CHONG-KHALID, HAYYAN. ARMSTRONG, SHAFEEQ.	JANE. MCDONALD, HILARY.	JANE. PAYNE, HILARY.
ALEXANDER. KHOJA, ZAHRA.	ALEXANDER. SHERALY, ZAHRA.	KATHLEEN.JEAN. MCLELLAN, PAUL.FRANKLIN.	KATHLEEN.JEAN. EHRMAN, PAUL.FRANKLIN.
KHUDA, BIJAY.KUMAR. KHUDA, RISHABH.KUMAR.	MAHAKHUD, BIJAY. MAHAKHUD, RISHABH.	MCWEENEY, BLAKE. MELO CHEGANCAS, SUSANA.	FINDLAY, BLAKE.HARRISON. MELO, SUSANA.
KIM, CHUL.HUN. KIM, SO.YEON.	KIM, CARSON.CHULHUN. KIM, LAUREN.SOYEON.	FREITAS. MELO, DENNIS.	FREITAS. MELO-MENARD, DENNIS.
KO, CLAUDIA.ELIZABETH. KOIKA, ADRIAN.	KO, CASSANDRA. PELIN, ADRIAN.	ESPINOLA. MENARD, CHANTALLE.	ESPINOLA. MELO-MENARD, CHANTALLE.
KOKKALEMADA, YUDUKUMAR.AKHIL.CHINAPA.	KOKKALEMADA, AKHIL.	NICOLE. MILLER, COLTON.ROSS.	NICOLE. JANSSEN, COLTON.ROSS.
KOLISNYK, SWIATOSLOW. KOO, WAI-CHING.	RUDAK, GARY.SWIATOSLOW. WONG, MARGARET.WAI.CHING.	MILLER, LAURIE.ANN..	HALEY-LANGTON, LAURIE.ANNE.
KOUDYS, TIMOTHY.PAUL. KUEPFER, SANDINA.	KOWDYS, TIMOTHY.PAUL. KUEPFER, DESTINEE. LYNN-SANDINA.	MINZEN, TANYA.LORRAINE. MOHY, ZSUZSANNA.	DINSMORE, TANYA.LORRAINE. KRAMM, ZSUZSANNA.
KURYLIW, SOPHIE. KWAN, JULIA.PUI-HAN.	KURYLIW, SONIA. KWAN, JULIA.	MOJDEHBAKHS, MANSOUREHSADAT.	MOJDEHBAKHS, NAZI.
LA ROCHE, GILBAIR.AIMÉ. LABELLE, MARIE.NOËLLA.	LA ROCHE, GIL.AIMÉ. LABELLE, DEE-ANNE.NOËLLA.	MORTON, RONALD.JAMES. MOULD, SERENA.BETH.	MORTON, JYM.RONALD. DAVIDSON, SERENA.BETH.
EMILIA.DIANE. LAKIC, CEROLAYN.	ÉMILIA. KOFSMAN, CAROLINE.CLAIRE.	MUASHER, TAWFIQ. MUKUL, ANUJA.	MUASHER, MIKE. SINGHAL, ANUJA.
LAKIC, NADA.. LAKIC, NECHOL.	KOFSMAN, NADIA.NADA. KOFSMAN, NICOLE.SARAH.	MUTCH, CHERYL.GAY. NADARAJAH, RANJIT.KAUR.	MUTCH, SHERRILL.GAY. KAUR, RANJIT.
LAM, LONG.YEE. LAM, SAU.HAN.	LAM, OLIVER.LONG.YEE. LAM, SERENA.GI.AH.	NAGARATNAM, KALHI. NAIK, DEEPAK.	NAGARATNAM, KALKI. NAIK, DEEPAK.DAMODHAR.
LANGIER, KATARZYNA.	KLEPA, KATARZYNA.MALGORZATA.	NAMROT, OLIVER.	NAMROT, OLIVER.ISHO.MOSHE.
LAO, XIN.RAN. LAURENTI, ROSEANNA.MARY.	LAO, ASHLEY.XINRAN. LAURENTI, ROSANNE.MARY.	NANTHABALAN, VINOBA. NAPIER, STEPHEN.EDWARD.	SUTHAGAR, VINOBA. MILLS, STEPHEN.EDWARD.
LAWRENCE, NATALIE.ANNE. LEBLANC, KELLY.EVAH.	DAYMAN, NATALIE.ANNE. THEORET, KELLY.EVAH.	NARAIN, TERENCE. SCOTT.AITKEN.	AITKEN, TERENCE. SCOTT.
LEE, WOOSUNG. LEECH, SUSAN.MICHELLE.	LEE, DAVID. SEAR, SUSAN.MICHELLE.	NASH, MELISSA.ELLEN. NEHA, TAHMINA.RIZWAN.	NASH, LISSA.ELLEN. RAHMAN, NEHA.
LEFEBVRE, NICOLAS.JOSEPH.VICTOR.	LAVIGNE-LEFEBVRE, NICOLAS.JOSEPH.VICTOR.	NEILSON, KATHRYN.REBECCA. NELSON, ADEN.JOHN.	YOUNG, KATHRYN.REBECCA. MERANI, ADEN.JOHN.
LEIES, ROLAND. BENNETT.	ELCHESYN, ROLAND. BENNETT.	NELSON, BRENDA.GALE.. NEVES ESEQUIEL, FERNANDO.	WINTER, BRENDA.GALE. NEVES, FERNANDO.EZEQUIEL.
LEON, RAMON. LEONE, INESS.LOREDANA.	SPRINGER, RAMON. LEONE, INESSA.LOREDANA.	NGUYEN, HOAI.NAM. NGUYEN, NHON.TINH-AN.	NGUYEN, WILLIAM.HOAI-NAM. NGUYEN, ANNA.
LEROUX, PHILIPPE.JOSEPH. RAYMOND.	BÉLANGER-LEROUX, PHILIPPE.JOSEPH.RAYMOND.	NGUYEN, THI.PHUONG.UYEN. NGUYEN, VU.ANH.	LEUNG, SAMANTHA.UYEN. NGUYEN, STEPHEN.VU.ANH.
LEVI-WOODS, ABRAHAM. ANTHONY.	LEVI, ABRAHAM. ANTHONY.	SINH. NICHOLLS, JACQUELINE.	SINH. NICHOLLS, YA'EL.
LEVI-WOODS, CHERYL.ANN. LEVI-WOODS, ETHAN.	LEVI, CHERYL.ANN. LEVI, ETHAN.	ELIZABETH. NOUN, MOM.	JACQUELINE.ELIZABETH. NOUN, MAELYN.MARY.
MACKENZIE. LEVI-WOODS, ZACKARIA.	MACKENZIE. LEVI, ZACKARIA.	NUYAQQIQ, POTOGOK.	PEETOOLoot, PUTUGUK. JIMMY.
OWEN. LIBBY MOHAMUD, LAYLA.	OWEN. LIBBY, LAYLA.	OECHSLI, ROSEMARIE.ALICE. ONOCHE, CHINEDU.IFEANYI.	PARISIEN, ROSEMARIE.FLAVIE. ONOCHE, CHINEDU.
LEANNE. LING, YIFAN.	LEANNE. LING, EVA.	PETER. OUTAR, MOHANIE.	PETER.IFEANYICHUKWU. RAMDIAL, MOHANIE.
LIU, BAOLIN. LOBO, JILL.DELORES.	LIU, ISA.BAOLIN. TAVARES, JILL.DELORES.	PAEZ CHAVARRIA, LUIS. EDGARDO.	BARON CHAVARRIA, LUIS. EDGARDO.
KATHLEEN. LOLOS, HANNAH.BEJO.	KATHLEEN. KOZLOV, HANNAH.BEJO.	PALMER, KHAILA.LYNN. PANDTA, NEERAJ..	KAFKA, KHAILA.LYNNNE. SHARMA, NEERAJ.
		PAQUETTE, JOSEPH.RENE. RYAN.	PAQUETTE, RYAN.RENE. JOSEPH.

PREVIOUS NAME	NEW NAME	PREVIOUS NAME	NEW NAME
PARK, EUN.HYOUNG.	PARK, ETHAN.EUNHYOUNG.	SPAHICH, JOSEPH.JEAN-	SPAHIC, IVAN.
PARK, KAYRANA.HANNAH.	PARK, MELISSA.KATE.TARO.	MARIO.YVAN.MORIN.	JANKO.
NAVIA.	HANEUL.	STANIKZY, ABDUL.HADI.	STANIKZY, HADI.
PARK, SO.JUNG.	PARK, BECKY.SOJUNG.	STRAUB, JEANIN.	BELANGER, JANINA.
PATHANSALY, SUKHANNIA.	LUXMAN, SUKHANNIA.	MARY.	JEANIE-MARIE.
PAYANDEFAR, MOHAMMAD.	PAYANDEFAR, PARSA.	STUPAVSKY, VANESSA.ANNE.	STEWART, VANESSA.ANNE.
PENNEY,	COJA, TRIGGERR.	PAGE.	PAGE.
TARA.LEANNE.	TARA-LEANNE.	STUYT, ANNA.CORNELIA.	STUYT, ANGELA.CORNELIA.
PERRON, COLBY.JAMESON.	SHERRITT, COLE.	SUMNALL, SHARLENE.	SOMERVILLE, SHARLENE.
LARABIE.	JAMESON.	ELIZABETH.	ELIZABETH.
PERRY, JULIE.ANN.	SHIRE, JULIE.ANN.	SZENKOWSKI,	HEANEY-SZENKOWSKI,
PESIKAN, ELIJAH.HARDING.	SHARK, ELIJAH.ILIYA.	BRENDON.LEE.	BRENDON.LEE.
PESIKAN, MARKO.	SHARK, MARKO.VOJISLAV.	TAJADODI, SAKINEH.	TAJADODI, FARIBA.
PETERS, ALLISON.DEBRA.	BELU, ALLISON.DEBRA.	TAM, NGAI.FUN.	LUI, TINA.NGAI.FUN.
PIGEAU, MARIE.JEANNE-	PIGEAU, ANNETTE.JEANNE-	TAN, HE.YI.	TAN, AURORA.HEYI.
D'ARC.ANITA.	D'ARC.	TAN, LIANGFEL.	TAN, ARTHUR.LIANGFEI.
PLANTE,	PLANTE, DIANE.MARIE.	THAI, KHANH.KATE.LYN.LINH.	THAI, KATELYN.LINH.
DIANE.	LITTLEHOUSE.ROSE.	THIRUNAVUKKARASU,	THIRU,
MARIE.	SKANAWATI.	SUBAGINI.	SUBA.
PUVANENTHIRAN,	PUVANENTHIRAN,	THOMAS, PATRICIA.HALEY.	THOMAS, PATRICE.HALEY.
YOGESWARY.	ESWARY.	THOMPSON, CARTER.	CARTER,
QUENVILLE, MARY.LORRAINE.	QUENNEVILLE, LORRAINE.	MITCHELL.	MITCHELL.THOMPSON.
AGNES.	AGNES.	TIMMINS, PATRICIA.HELENE.	CARTY, PATRICIA.HELENE.
RABINOVICH, NETA.	NOVICH, NETTA.	TOURANGEAU, SHANNON.	BEHAN, SHANNON.
RAEISIAN, SEDIGHEH.	RAEISIAN, SIMIN.	ELIZABETH.	ELIZABETH.
RAJAKUMAR, SITHARANJANI.	RAJAKUMAR, SITHA.	TRAN, MAN.NHI.	TRAN, ALENA.
RAMIREZ, MARTHA.	BENAROYA, MARTHA.ROSA.	TRAN, TAN.CUONG..	TRAN, CHARLIE.TAN.
RAMSHAW, ANNA.	RAMSHAW, LISA.ANNA.	TURNER, ANDRÉ.RAHEEM.	ROBINSON, ANDRÉ.ISAAC.
LOUISE.	LOUISE.	TURNER, ASHLEY.RENEÉ.	ROBINSON, ASHLEY.RENEÉ.
RAO, MADHUJIT.GOPINATH.	RAO, MADHU.GOPINATH.	TVERDOKHLEBOVA, DARIA.	TVERDOKHLEBOVA, DASHA.
RAO, TARUNJIT.GOPINATH.	RAO, TARUN.GOPINATH.	VAILLANCOURT, CHANTAL.	ADJEL-VAILLANCOURT,
RATAJCZAK, SOFIA.	RATAJCZAK, KATHRYN.SOFIA.	YOLANDE.GISÈLE.	CHANTAL.YOLANDE.GISÈLE.
REITER, ANDREI.	REITER, ANDREW.	VANCE, TEYA.ANNELISE.	TAYLOR, TEYA.ANNELISE.
RESZEL, MARIE.PENELOPE.	RESZEL, PENNY.	VANDERHEIDEN, ASHLEY.	PECKHAM, ASHLEY.
LORETTA.	LORETTA.	LISA.MARIE.	LISA.MARIE.
REYNOLDS, JENNIFER.ROBIN.	SMITH, JENNIFER.ROBIN.	VENUGOPALAN, VARUSHA..	DIVAGARAN, VARUSHA.
ROBAR, DUANE.ROBERT.	ROBAR, DWAYNE.ROBERT.	VERHAGEN, KATHERINE.	VERHAGEN RODIS,
ROCHON, CHRISTINE.	MCKNIGHT, CHRISTINE.	ELIZABETH.	KATHERINE.ELIZABETH.
THÉRÈSE.JULIE.	THÉRÈSE.JULIE.	VERVLOET ZAVALA, SYLVIE.	KNIGHT, SYLVIE.
ROMAN, MARY.JANE.	REDISH, MARY.JANE.	MARLENE.	MARLENE.
ROSTAMI, YADOLLAH.	ROSTAMI, MARDIN.	VIEIRA CORREIA, KATHELINE.	VIEIRA, KATHLEEN.
ROY, JOSHUWA.LEE.	DRUMMOND, JOSHUWA.LEE.	MAY.	MAY.CORREIA.
CHRISTOPHER.	CHRISTOPHER.	VIKILOV, Yael.	SPRIKUT, Yael..
ROZANSKA, RIGEL.ACAMAR.	ROZANSKI, RIGEL.JONATHAN.	VINER, CARLY.ANN.	BENJAMIN, CARLY.ANN.
SAAD, SAAD.	SAAD, MUHAMMAD.	VINETTE, JOSEPH.	VINET, PIERRE.
SAINI, SUKNEET.SINGH.	BASUTA, SUKNEET.	ANDRÉ.PIERRE.	ANDRE.
BASUTA.	SINGH.	VISWANATHAN, SUJATHA.	SUGUMARAN, SUJATHA.
SANDBERG, JAMIE.BERTIL.	SUNDBERG, JAMIE.BERTIL.	VIT, EDY.FRANK.	VIT, ED.FRANK.
SANGITA, NAZMUN.NAHAR.	RAHMAN, SANGITA.	VOROBYOV, MYKYTA.	VOROBYOV, MYKYTA.
SAUERTEIG, KATRINA.ALIXE.	MAAS, KATRINA.ALIXE.	VUKMAN, SANJA.	VUKMAN, SANJA.
SCHMIDT-MCLENNAN,	MACLENNAN, THOMAS.	WADDELL, RACHEL.LEE.	WADDELL, RACHEL.LEE.
THOMAS.ALEXANDER.	ALEXANDER-SCHMIDT.	WALE, JANET.ANNE.	WALE, JANET.ANNE..
SEKHON, BHUPINDER.KAUR.	DHAMI, BHUPINDER.KAUR.	WAMEYO, MAUREEN.NANCY.	WAMEYO,
SEKHRI, MENU.KUMAR.	SEKHRI, MANU.KUMAR.	AMBOKA.	AMBOKA.
SEKYERE, YAW.	SEKYERE, GEORGE.YAW.	WAN, CHRISTINE.TSE-WAI.	BONADIE, CHRISTINE.TSE-WAI.
SHALLAL, JUNIOR.	SHALLAL, CHRISTOPHER..	WANG, JANAN.ZI.AO.	YOUNG, JANAN.ZI.AO.
SHAMAOUN, SANDERELLA.	SHAMAOUN,	WARREN, CARRIE.BELINDA.	BEAL, CARRIE.BELINDA.
GEORGE.KHAMOU.	SANDRA.	WAWROW, LISA.ANNE.	CAMPBELL, LASHA.LISA.ANNE.
SHARP, ANGELA.MARIE.	GRAYE, ANGELA.MARIE.	WESLAK, MARY.LEE.BROOK.	WESLAK, BROOKE.BERNATH.
SHEPHERD, LORRAINE.	GREEN, LORRAINE.	WEST, KATHLEEN.MARGARET.	THOMPSON,
SHIM, HYE.WON.	HAN, HYE.WON.HELEN.	LORRAINE.	LORRAINE.KATHLEEN.
SHTEY, SLAVIC.	SHTEY, SLAVA.	WHANG, MI.SUN.	LEE, JENNIFER.MI.SUN.
SIDDIQUE, ABU.BAKAR.	SIDDIKI, RUSSELL.ABUBAKAR.	WHITMELL, SUE.	WHITMELL, SUSAN.LEE.
SIDDIQUI, AENA.SHAHID.	SIDDIQUI, ANNA.SHAHID.	WILKES, BRITTANY.TAYLOR.	SMITH, BRITTANY.TAYLOR.
SIMONE, LORIDA.	SIMONE, LOREDA.	WILKES, SCOTT.ANTHONY.	SMITH, SCOTT.ANTHONY.
SINGH, InderPAL.	NARANG, InderPAL.SINGH.	WILKES, SIERRA.JASMYN.	SMITH, SIERRA.JASMYN.
SINGH, NIRMAL.	DHILLON, NIRMAL.SINGH.	WILSON, AMBER.RACHELLE.	SZOBER, AMBER.RACHELLE.
SIVAPATHA-SUNDARAM,	SUNDARAM,	WONGTHIMA, PIMPAGA.	MILLER, GRACE.PIMPAGA.
AMBHYKAI.	AMBKEY.	WOOD,	WOOD, KASSANDRADANTE.
SIVAPATHASUNDARAM,	SUNDARAM,	LESLEE.	SUMMER.MAE.MORGAN.
ATHIRAI.	ATHYRAI.	MORGAN.	ALEXANDRA.
SIVAPATHASUNDARAM,	SUNDARAM,	WOOLHEAD, DIANA.LYNN.	HUNTER, JESSIE.LYNN.
SIVAVANI.	VARNY.SIVA.	WU, MENG.	WU, TIGER.MENG.
SMITS, MURRAY.	MAC LEAN, MURRAY.	WU, MIN.HAO.	WU, MILES.MINHAO.
GRAHAM.	GRAHAM.	WUN, HO.YIN.	WUN, BERNICE.HO.YIN.
SOLANO, CHERRYL.	SOLANO, CHERRYL.	YAN, QIU.SHI.	YAN, DAVID.QIUSHI.
CANAVER.	FERNANDEZ.	YASMIN, SABINA.	KABIR, SABINA.
SONG, FEI.	SONG, MARY.	YEBOAH, AKWASI.	GYAMFI, KWABENA.

PREVIOUS NAME

NEW NAME

YIN, SHI.GONG.
YOISTEN, NANCY.JEAN.MARIE.
YOUNG-GONSALVES,
STEPHANIE.PATRICIA.
YUK, ANNIE.HSIAO.
CHEN.
ZAFIROPOULOS,
KONSTANTINOS.
ZAFIROPOULOS, PHILLIP.
EBERHARD.
ZAFIROPOULOS-
WINKLHOEFER, SONJA.
GUDRUN.

YIN, SHIGONG.GEORGE.
PAUL, NANCY.JEAN.MARIE.
YOUNG,
STEPHANIE.PATRICIA.
BORTOLUSSI, ANNIE.HSIAO.
CHEN.
ZAFIROPOULOS,
KONSTANTINOS.
ZAFIROPOULOS, PHILLIP.
EBERHARD.
ZAFIROPOULOS-
WINKLHOEFER, SONJA.
GUDRUN.

PREVIOUS NAME

NEW NAME

ZAMANIBAKHSH,
MOHAMMAD.SALEH.
ZERVANJSKI, MARIJA.
ZETINO CHACON, ROSA.
JENNIFER.
ZHONG, GUANYU.
ZHOU, XIN.
ZIMANAITE, OLGA.
ZOU, VICKI.
ZOU, YUE.

ZAMANI, MOHAMMAD.
VINCENT.
ZARVANJSKI, MARIJA.
ZETINO CHACON, JENNIFER.
ROSA.
ZHONG, GRANT.
ZHOU, AMANDA.
ZIMAN, OLGA.
HUANG, VICKI.
ZOU, LUCAS.YUE.

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

(142-G676)

BUILDING CODE ACT, 1992 LOI DE 1992 SUR LE CODE DU BÂTIMENT

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

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

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

Ruling Number	Date	Material, System or Building Design	Manufacturer/ Agent
09-28-226 (13399-R) Issued	November 27, 2009	Crosstimer® Classics	Elk Composite Building Products Inc.
09-25-223 (13169-R) Issued	November 27, 2009	DMX Flexsheet/ Colphene 800	DMX Plastics Limited
09-23-221 (13212-R) Issued	November 27, 2009	JM Spider® Custom Insulation System	Johns Manville Insulation Systems
09-21-219 (12698-R) Issued	November 27, 2009	GP Lam®/BROADSPAN™ LVL	Georgia-Pacific Wood Products LLC
09-24-222 (13324-R) Issued	November 27, 2009	Typar® StormWrap™	Fiberweb™ Inc.
09-22-220 (13230-R) Issued	November 27, 2009	Surround HouseWrap	BBA Fiberweb™
09-27-225 (13242-R) Issued	November 27, 2009	Homeguard/ HouseWrap	Endurapak Inc.
09-29-227 (13099-R) Issued	November 27, 2009	SUPERSEAL Dimpled Membrane (Dampproofing)	SUPERSEAL Basement Systems Ltd.
06-14-158 (13243-R) Revision	November 27, 2009	Insulthane 100/Home Foam	Elastochem Specialty Chemicals Inc.
05-03-127 (13119-R) Revision	November 27, 2009	Tyvek® Commercial Wrap®	E.I. du Pont Canada Company
07-08-166 (13193-R) Revision	November 27, 2009	Chance Helical Pile	Hubbell Power Systems, Inc.
09-30-228 (13379-R) Issued	November 30, 2009	Crosstimer® Professional Grade Hollowcore	Elk Composite Building Products Inc.
07-13-171 (13209-R) Revision	November 30, 2009	Delta Drain (Standard) Drainage	Cosella-Dorken Products Ltd.

Ruling Number	Date	Material, System or Building Design	Manufacturer/ Agent
08-13-198 (13191-R) Revision	November 30, 2009	ChoiceDek®/MoistureShield® Classic and Premium (WPC) Decking	Advanced Environmental Recycling Technologies Inc.
08-02-187 (13292-R) Revision	November 30, 2009	“FLEX-GARD™ Aspire”, “PermaGuard™”, “PermaGard™”, “Dri-Shield™”, “Sure-Wrap”, Xmark Housewrap” and “Grip-Rite ® Housewrap”	Intertape Polymer Corporation
08-01-186 (13098-R) Revision	November 30, 2009	SUPERSEAL Dimpled Membrane (Drainage)	SUPERSEAL Basement Systems Ltd.
05-20-144 (08675-R) Revision	November 30, 2009	Microllam® LVL	Weyerhaeuser
09-08-206 (12904-R) Revision	November 30, 2009	West Fraser™ LVL	Sundre Forest Product Inc.
99-10-69 (12878-R) Revision	November 30, 2009	Platon	Armtec limited
01-01-85 (12959-R) Revision	November 30, 2009	POLYMAX 180	Hal Industries Inc.
04-16-120 (13102-R) Revision	November 30, 2009	Pieu Visse Vistech / Postech Augered Piles	Les Fondations Vistech Inc.
01-03-87 (12981-R) Revision	December 2, 2009	Isoclad® - Air Barrier Material	Groupe Isofoam Inc.
09-34-232 (13231-R) Issued	December 2, 2009	Surround HouseWrap – Air Barrier Material	BBA Fiberweb™
09-31-229 (13356-R) Issued	December 2, 2009	Enermax	Building Products of Canada Corp
09-35-233 (13467-R) Issued	December 2, 2009	Walltite ECO™ - Air Barrier System	BASF Canada Inc.
09-33-231(13329-R) Issued	December 2, 2009	FlexGard Aspire™, PermaGuard™, PeramGard™, Dri-Shield™ II – Air Barrier Material	Intertape Polymer Corporation
09-32-230 (12884-R) Issued	December 2, 2009	TYPAR® HouseWrap – Air Barrier Material	Fiberweb™ Inc.

(142-G677)

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)

**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

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.

Corporation Notices Avis relatifs aux compagnies

Etobicoke Aluminum Employees' Credit Union Limited

NOTICE IS HEREBY GIVEN that on November 30, 2009, the membership of Etobicoke Aluminum Employees' Credit Union Limited resolved to wind up voluntarily pursuant to Section 298 of the Credit Unions and Caisses Populaires Act, 1994. At the same meeting, the Deposit Insurance Corporation of Ontario was appointed Liquidator.

Dated this 2nd day of December, 2009

(142-P396) Deposit Insurance Corporation of Ontario
In its capacity as liquidator of Etobicoke Aluminum
Employees' Credit Union Limited

Notice to Creditors

ESTATE OF ROBERT WIESE

Notice is hereby given that all persons having claims against the estate of Robert Wiese, late of 617-230 Amelia St, Thunder Bay, Ontario, P7E 3Z7, disabled, who died at Thunder Bay, Ontario on October 16th, 2008 are hereby notified to send particulars of same to the undersigned executrix for the Estate on or before January 8, 2010, after which date the aforementioned Estate will be distributed by the undersigned having regard only to the claims then filed.

Dated at Thunder Bay, this 10th day of December, 2009.

(142-P398) Linda Mathieu
144 Ray Blvd.
Thunder Bay, Ontario
P7B 4C6

NOTICE OF INTENTION TO APPLY FOR AN ORDER TO CLOSE A PORTION OF THE CEMETERY

Cemeteries Act (Revised), R.S.O. 1990, Chapter C4

The Southpark Cemetery, owned by The St. Thomas Cemetery Company, is located at 309 Sunset Drive, in the Municipality of Central Elgin, in the County of Elgin, Province of Ontario. The cemetery is approximately 21 acres containing 900 markers. There are 3,200 known interments that occurred between 1912 and 2009. There are no interments or outstanding interment rights in the area to be closed.

TAKE NOTICE THAT, pursuant to the Cemeteries Act (Revised), R.S.O. 1990, Chapter C4 the undersigned intends to make application for an Order closing part of the cemetery. The reason for the closure application is that the Municipality requires a portion of the lands bordering Sunset Drive and Southdale Road for road widening purposes.

FURTHER TAKE NOTICE THAT, the part the applicant will request the Registrar order closed is identified as:

Those portions of Lot 6, Plan 256, Geographic Township of Yarmouth, Municipality of Central Elgin, designated as PARTS 1, 2, 3, 4, 5 & 6 according to Plan 11R-8520, save and except PART 1, Plan 11R-8835.

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

Registrar, Cemeteries Act (Revised)
Ministry of Consumer Services, Consumer
Protection Branch
Cemeteries Regulation Unit
5775 Yonge Street, Suite 1500
Toronto, Ontario M7A 2E5

FURTHER TAKE NOTICE THAT, submissions should be made within 45 days from December 19th, 2009.

DATED AT St. Thomas, Ontario this 11th day of December, 2009

APPLICANT NAME: St. Thomas Cemetery Company
ADDRESS: 67 West Avenue
St. Thomas, Ontario N5R 3P6
TELEPHONE: 519-631-2038
FAX: 519-631-2038

(142-P397)

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

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Superior Court of Justice at WINDSOR, ONTARIO dated SEPTEMBER 8, 2008, Court File Number 451/08 to me directed, against the real and personal property of ROBERTO CARUANA also known as ROB CARUANA, Defendant, at the suit of CITI CARDS CANADA INC., Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of ROBERTO CARUANA also known as ROB CARUANA, Defendant, in and to:

580 Farrell Street, LaSalle, Ontario, N8J 3P8; In the Town of LaSalle, in the County of Essex, and being: Part of Lots 337 to 341 both inclusive and Part of Blocks R, U and W all according to registered Plan 800, Part 2 12R-18283, Town of LaSalle, ON

All of which said right, title, interest and equity of redemption of ROBERTO CARUANA also known as ROB CARUANA, Defendant in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at 200 Chatham Street East, Windsor, ON N9A 2W3, Court Room #2, 4th Floor on WEDNESDAY, FEBRUARY 3rd, 2010 at 10:00 a.m.

CONDITIONS:

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

TERMS:

Deposit 10% of bid price or \$1,000.00, whichever is greater
Payable at time of sale by successful bidder
To be applied to purchase price
Non-refundable
Ten business days from date of sale to arrange financing and pay balance in full at Court Enforcement Office, 245 Windsor Avenue, Windsor, ON N9A 1J2.
All payments in cash or by certified cheque made payable to the Minister of Finance.
Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price.
Other conditions as announced.

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

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

Date: 12/10/2009 Month/Day/Year (at Windsor, ON)

Sheriff
Court Enforcement Office
245 Windsor Avenue
Windsor, ON
N9A 1J2

(142-P399)

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

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWNSHIP OF AMARANTH

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 January 19, 2010 at the Municipal Office, 374028 6th Line Amaranth, RR 7, Orangeville, Ontario L9W 2Z3.

Description of Lands: Part Lot 26, Concession 8 as in MF123509, Township of Amaranth, County of Dufferin, PIN 34056-0008 (LT)

Minimum Tender Amount: \$ 10,247.63

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:

(142-P400) Susan M. Stone, CAO/Clerk-Treasurer
The Corporation of the Township of Amaranth
374028 6th Line Amaranth
RR 7
Orangeville, Ontario L9W 2Z3

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWN OF ESPANOLA

Take notice that tenders are invited for the purchase of the lands described below and will be received until 3:00 p.m. local time on January 8, 2010, at: 100 Tudhope Street, Suite 2, Espanola, Ontario P5E 1S6. The tenders will be opened in public on the same day at 3:30 pm at 100 Tudhope Street, Suite 2, Espanola, Ontario.

DESCRIPTION OF LANDS;

ROLL # 000-007-07700-0000
PIN #73407-0242(LT)
PCL 17323 SEC SWS
LT 75 PL M74 MERRITT; ESPANOLA
MINIMUM TENDER AMOUNT \$ 14,344.56

ROLL # 000-006-14100-0000
PIN # 73407-0627(LT)
PCL 5545 SEC SWS;
LT 7 PL M63 MERRITT; ESPANOLA
MINIMUM TENDER AMOUNT \$ 8,487.65

ROLL # 000-004-08000-0000
PIN #73409-0262(LT)
PCL 18269 SEC SWS
LT 669 PL M274 MERRITT; ESPANOLA
MINIMUM TENDER AMOUNT \$ 11,420.74

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 twenty per (20%) of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the lands 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 the 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:

(142-P401) Joel MacKenzie,
Clerk/Administrator
The Corporation of the Town of
Espanola
100 Tudhope Street, Suite 201,
Espanola, Ontario P5E 1S6
(705) 869-1540

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE CITY OF SARNIA

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 January 20th, 2010 in the Purchasing Department in the City of Sarnia Finance Department located on the first floor in Sarnia City Hall. The tenders will then be opened in public on the same day at 3:10 p.m. at 255 North Christina Street, Sarnia in the Council Chambers.

Description of Lands:

Roll # 38 29 400 002 10800, PIN 43268-0029 (LT) PT LT C PL 10 SARNIA CITY AS IN L776518 S/T & T/W INTEREST IN L776518 T/W L776518; S/T EXECUTION 01-0000381, IF ENFORCEABLE; S/T EXECUTION 01-0000390, IF ENFORCEABLE; S/T EXECUTION 01-0000494, IF ENFORCEABLE; S/T EXECUTION 03-0000356, IF ENFORCEABLE; S/T EXECUTION 05-0000346, IF ENFORCEABLE; S/T EXECUTION 98-0001047, IF ENFORCEABLE; SARNIA; municipally known as 145 North Christina Street., Sarnia

Minimum Tender Amount: \$ 150,374.95

Roll # 38 29 400 027 10700, PIN 43246-0221 (LT) PT LT 98-99 BLK VICTORIA PL 9 SARNIA CITY AS IN L884093; SARNIA; municipally known as 102 Mitton Street North, Sarnia.

Minimum Tender Amount: \$ 14,061.84

Tenders must be submitted in the prescribed form along with the address or roll number of the property noted on the outside of the envelope and must be accompanied by a deposit in the form of a money order or a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

The municipality makes no representation regarding the title to or any other matters 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 and GST if applicable.

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

Further information regarding this sale and a copy of the prescribed form of tender can be viewed on the City of Sarnia web site www.sarnia.ca or if no internet access available, contact:

Angie Dixon, Law Clerk
The Corporation of the City of Sarnia
Legal Services
255 North Christina Street
Sarnia, Ontario N7T 5V4
Tel.: (519) 332-0330 ext. 333
Fax: (519) 332-3995

(142-P402)

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

Linda McNaughton-Treasurer
The Corporation of the City of Dryden
30 Van Horne Avenue
Dryden, Ontario P8N 2A7

(142-P403)

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE CITY OF DRYDEN

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 January 29, 2010 at 30 Van Horne Avenue, Dryden, ON P8N 2A7

Description of Lands:

PIN 42088-0439, Parcel 41845, Pt Broken Lt 21, Con 5 designated as Pt 1, 23R10127 & Pt 2, 23R8222, Dryden, District of Kenora (740 Sandy Beach Road, Dryden, ON)

Minimum Tender Amount: \$ 11,845.25

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.

**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**

2009—12—19

ONTARIO REGULATION 451/09

made under the

ONTARIO NEW HOME WARRANTIES PLAN ACT

Made: September 24, 2009

Filed: November 30, 2009

Published on e-Laws: December 1, 2009

Printed in *The Ontario Gazette*: December 19, 2009

Amending Reg. 892 of R.R.O. 1990

(Administration of the Plan)

Note: Regulation 892 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Subsection 6 (9) of Regulation 892 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

(9) The limits set out in this section in connection with payments made in respect of a home or in respect of common elements of a condominium project are aggregate total limits for all claims made in respect of the home or common elements of the condominium project and the limits shall be reduced by the amounts of any payments made from the guarantee fund in respect of the home or common elements of the condominium project.

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

RÈGLEMENT DE L'ONTARIO 451/09

pris en application de la

LOI SUR LE RÉGIME DE GARANTIES DES LOGEMENTS NEUFS DE L'ONTARIO

pris le 24 septembre 2009

déposé le 30 novembre 2009

publié sur le site Lois-en-ligne le 1^{er} décembre 2009

imprimé dans la *Gazette de l'Ontario* le 19 décembre 2009

modifiant le Règl. 892 des R.R.O. de 1990

(Administration du Régime)

Remarque : Le Règlement 892 a été modifié antérieurement. Ces modifications sont indiquées dans l'Historique législatif détaillé des règlements codifiés sur le site www.lois-en-ligne.gouv.on.ca.

1. Le paragraphe 6 (9) du Règlement 892 des Règlements refondus de l'Ontario de 1990 est abrogé et remplacé par ce qui suit :

(9) Les plafonds prévus au présent article qui s'appliquent aux montants payables en ce qui concerne soit un logement, soit les parties communes d'un projet condominial sont des plafonds totaux pour toutes les réclamations présentées à l'égard du logement ou des parties communes et ils sont réduits des paiements prélevés sur le fonds de garantie en ce qui concerne ceux-ci.

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

Made by:
Pris par :

TARION WARRANTY CORPORATION:

Le président,

HARRY HERSKOWITZ
Chairman

Le secrétaire de la Société,

ALEX W. MACFARLANE
Corporate Secretary

Date made by the directors: September 24, 2009.
Pris par les administrateurs le : 24 septembre 2009.

Date confirmed by the members in accordance with the *Corporations Act*: September 24, 2009.
Ratifié par les membres conformément à la *Loi sur les personnes morales* le : 24 septembre 2009.

Le secrétaire de la Société,

ALEX W. MACFARLANE
Corporate Secretary

Date certified: November 30, 2009.
Attesté le : 30 novembre 2009.

51/09

ONTARIO REGULATION 452/09

made under the

ENVIRONMENTAL PROTECTION ACT

Made: November 25, 2009
Filed: December 1, 2009
Published on e-Laws: December 2, 2009
Printed in *The Ontario Gazette*: December 19, 2009

GREENHOUSE GAS EMISSIONS REPORTING**CONTENTS**

INTERPRETATION AND APPLICATION

1. Definitions
2. Application
3. Reporting period

GENERAL REQUIREMENTS

4. Quantification of CO₂e
5. Emissions report and verification

		EMISSIONS REPORT
6.	Contents of emissions report	
7.	Revisions to emissions report	
		VERIFICATION
8.	Verification team	
9.	Peer review	
10.	Verification of emissions report	
11.	Verification statement	
12.	Review by Director	
13.	Verification report	
14.	Compromised impartiality	
		POWERS OF DIRECTOR
15.	Director, powers re verification statement	
16.	Audit by Director	
17.	Information to be provided to Director	
		RETENTION OF DOCUMENTS AND RECORDS
18.	Retention by person mentioned in s. 2	
19.	Retention by accredited verification body	
		FORMS
20.	Forms	
		COMMENCEMENT
21.	Commencement	
Table 1		

INTERPRETATION AND APPLICATION

Definitions

1. (1) In this Regulation,

“accredited verification body” means a verification body that is accredited to ISO 14065 by a member of the International Accreditation Forum;

“biogas” means a gas made from the anaerobic digestion of organic matter in wastewater or wastewater treatment systems;

“biomass” means, subject to subsection (2), organic matter, other than source separated organics, that is available on a renewable basis and that is derived from a plant, animal or micro-organism, and any product made of such organic matter, that is,

- (a) grown or harvested for the purpose of being used to generate electricity, heat or other useful energy,
- (b) waste from harvesting or processing agricultural products or waste from processing forestry products, including spent pulping liquor,
- (c) agricultural waste within the meaning of Regulation 347 of the Revised Regulations of Ontario, 1990 (General — Waste Management) made under the Act,
- (d) organic waste material from a greenhouse, nursery, garden centre or flower shop,
- (e) pulp and paper biosolids, within the meaning of Ontario Regulation 267/03 (General) made under the *Nutrient Management Act, 2002*,
- (f) waste from food processing, distribution and preparation operations, such as food packing, food preserving, wine making, cheese making, restaurants and grocery stores, including organic waste from the treatment of wastewater from facilities where food or feed is processed or prepared,
- (g) sewage biosolids within the meaning of Ontario Regulation 267/03 (General) made under the *Nutrient Management Act, 2002*,
- (h) hauled sewage,
- (i) waste from the operation of a sewage works subject to the *Ontario Water Resources Act*,
- (j) woodwaste within the meaning of Regulation 347 of the Revised Regulations of Ontario, 1990 (General — Waste Management) made under the Act,
- (k) a forest resource made available under a forest management plan approved under the *Crown Forest Sustainability Act, 1994* or a managed forest plan approved under the Managed Forest Tax Incentive Program,
- (l) landfill gas,
- (m) biodiesel,

- (n) biofuel,
- (o) biogas,
- (p) biologically derived organic matter found in municipal and industrial waste, both within the meaning of Regulation 347 of the Revised Regulations of Ontario, 1990 (General — Waste Management) made under the Act, or
- (q) fuel whose heat generating capacity is derived entirely from one or more items described in clauses (a) to (p);

“carbonate use” means the use of limestone, dolomite, ankerite, magnesite, silerite, rhodochrosite, sodium carbonate or any other carbonate in a manufacturing process but does not include the use of carbonates for producing cement, copper, ferroalloys, glass, iron, steel, lead, lime, nickel, pulp and paper or zinc;

“CO₂e” means, when used in relation to a greenhouse gas, the carbon dioxide equivalent of the greenhouse gas, quantified in accordance with the formula set out in subsection (3);

“facility” means all buildings, equipment, structures and stationary items, such as surfaces and storage piles that,

- (a) are owned or operated by the same person, and
- (b) are located,
 - (i) on a single site,
 - (ii) on two or more contiguous or adjacent sites that function as a single integrated site, or
 - (iii) on two or more sites that are not contiguous or adjacent, if the activity carried out at the sites is a pipeline transportation system that consists of pipelines that transport processed natural gas and their associated installations, including storage installations but excluding straddle plants or other processing installations;

“general stationary combustion” means the combustion of solid, liquid or gaseous fuel for the purposes of,

- (a) generating steam or electricity or providing useful heat or energy,
- (b) pollution control, or
- (c) reducing the volume of waste by removing combustible matter;

“Guideline” means the guideline published by the Ministry and available from the Ministry, entitled “Guideline for Greenhouse Gas Emissions Reporting”, as amended from time to time;

“ISO 14064-3” means standard ISO 14064-3, published by the International Organization for Standardization (ISO) and entitled “Greenhouse gases — Part 3: Specification with guidance for the validation and verification of greenhouse gas assertions”, as amended from time to time;

“ISO 14065” means standard ISO 14065, published by the International Organization for Standardization (ISO) and entitled “Greenhouse gases – Requirements for greenhouse gas validation and verification bodies for use in accreditation or other forms of recognition”, as amended from time to time;

“NAICS” means the North American Industry Classification System maintained for Canada by Statistics Canada, as amended or revised from time to time;

“source separated organics” has the same meaning as in Ontario Regulation 160/99 (Definitions and Exemptions) made under the *Electricity Act, 1998*.

- (2) For the purposes of the definition of “biomass” in subsection (1), biomass does not include peat or peat derivatives.
- (3) For the purposes of the definition of “CO₂e” in subsection (1), the following formula applies:

$$\text{CO}_2\text{e} = \text{GHG} \times \text{GWP}$$

where,

GHG = Mass of the greenhouse gas,

GWP = Global warming potential for the greenhouse gas, as set out in Column 5 of Table 1.

- (4) In this Regulation, a greenhouse gas is,
 - (a) captured at a facility if it is removed for use, storage or transfer at the facility and is not emitted at the facility; and
 - (b) generated at a facility if it is emitted or captured at the facility.

(5) Where this Regulation incorporates by reference a provision of ISO 14064-3 or ISO 14065, the definitions set out in the standard are incorporated by reference for the purposes of interpreting the provision, except if the term has been defined in this Regulation, in which case the definition in this Regulation applies for the purposes of interpreting the provision.

Application

2. (1) This Regulation applies to a person who generates a greenhouse gas set out in Table 1 if the greenhouse gas is generated from any of the following sources at a facility:

1. Adipic acid manufacturing.
2. Primary manufacturing of aluminum.
3. Ammonia manufacturing.
4. Carbonate use.
5. Cement manufacturing.
6. Coal storage.
7. Copper production.
8. Electricity generation and cogeneration.
9. Ferroalloy production.
10. General stationary combustion.
11. Glass production.
12. HCFC-22 production.
13. Hydrogen production.
14. Iron manufacturing.
15. Steel manufacturing.
16. Lead production.
17. Lime manufacturing.
18. Nickel production.
19. Nitric acid manufacturing.
20. Petrochemical production.
21. Petroleum refining.
22. Phosphoric acid production.
23. Pulp and paper manufacturing.
24. Refinery fuel gas use within a petroleum refinery.
25. Soda ash manufacturing.
26. Zinc production.

(2) If there is more than one person mentioned in subsection (1) operating at a facility during a reporting period, the person or persons who generate a greenhouse gas on the last day of the reporting period are deemed to be the person mentioned in subsection (1) for the purposes of complying with this Regulation.

Reporting period

3. (1) In this Regulation, a reference to a reporting period in respect of which a person mentioned in subsection 2 (1) must prepare an emissions report is a reference to a calendar year.

(2) If the facility at which a greenhouse gas is generated commences operation on or before January 1, 2010, the first reporting period is the calendar year beginning on January 1, 2010.

(3) If the facility at which a greenhouse gas is generated commences operation after January 1, 2010, the first reporting period is the calendar year in which the facility commences operation.

(4) If a facility ceases operation permanently before the end of a reporting period, the end of that reporting period is deemed to be the last day on which the facility operates.

GENERAL REQUIREMENTS

Quantification of CO₂e

4. (1) For the purposes of this Regulation, a person mentioned in subsection 2 (1) shall ensure that the tonnes of CO₂e generated from all sources mentioned in subsection 2 (1) at a facility during a reporting period are quantified by applying the following rules:

1. The total mass of each greenhouse gas set out in Table 1 that is generated from all sources mentioned in subsection 2 (1) at the facility shall be quantified using the standard quantification methods set out for each source in the Guideline.
2. The total mass of CO₂e generated from all sources mentioned in subsection 2 (1) at the facility shall be determined by applying the following formula:

$$E = \sum_{i=1}^n GHG_i \times GWP_i$$

where,

E = CO₂e generated from all sources mentioned in subsection 2 (1) at the facility in tonnes per reporting period,

GHG_i = total mass of the greenhouse gas generated from all sources mentioned in subsection 2 (1) at the facility in tonnes per reporting period,

GWP_i = global warming potential for the greenhouse gas, as set out in Column 5 of Table 1,

n = the number of greenhouse gases generated by the facility,

i = the greenhouse gas.

(2) If the total mass of CO₂e generated from all sources mentioned in subsection 2 (1) at the facility, as quantified in accordance with this section, is not a whole number when expressed in tonnes, the number shall be rounded up to the nearest tonne.

(3) A person mentioned in subsection 2 (1) may identify one or more sources of greenhouse gases as sources in respect of which CO₂e may be quantified using methods other than the quantification methods set out in the Guideline, if the total amount of all CO₂e quantified using the methods that are not set out in the Guideline does not exceed the lesser of,

- (a) three per cent of the total CO₂e generated from all sources mentioned in subsection 2 (1) at the facility; and
- (b) 20,000 tonnes.

(4) Except if subsection (3) applies in respect of quantifications, if the Guideline provides a choice of calculation methods for a source, the person mentioned in subsection 2 (1) shall select one calculation method and continue to use that method for all subsequent quantifications, unless written consent to use another method is obtained from the Director.

(5) Subsection (4) applies only with respect to quantifications made on or after January 1, 2011.

(6) Despite subsection (1), if the person mentioned in subsection 2 (1) is unable during 2010 to quantify CO₂e generated from a source using the applicable standard quantification method set out in the Guideline, the person may employ,

- (a) the best alternative quantification method set out in the Guideline for the source; or
- (b) such other quantification method as may be consented to by the Director in writing.

Emissions report and verification

5. (1) If 25,000 tonnes or more of CO₂e is generated from all sources mentioned in subsection 2 (1) at a facility during a reporting period, the person mentioned in subsection 2 (1) shall ensure that,

- (a) an emissions report is prepared for the reporting period in accordance with this Regulation and submitted to the Director,
 - (i) on or before June 1 in the calendar year following the reporting period, and
 - (ii) subject to subsection (2), on or before June 1 in each subsequent calendar year; and
- (b) if the emissions report is prepared for a reporting period which occurs in 2011 or any subsequent calendar year,
 - (i) a verification of the emissions report is conducted and a verification statement is prepared by an accredited verification body in accordance with this Regulation, and
 - (ii) subject to subsections 12 (3), 15 (3) and (4), the verification statement is submitted to the Director on or before September 1 in the calendar year following the reporting period.

(2) Subsection (1) ceases to apply to a person mentioned in subsection 2 (1) if,

- (a) for three consecutive reporting periods, less than 25,000 tonnes of CO₂e is generated from all sources mentioned in subsection 2 (1) at the facility and less than 25,000 tonnes of CO₂e is generated from those sources at the facility in each subsequent reporting period; and
 - (b) the person has complied with this Regulation during the three consecutive reporting periods mentioned in clause (a).
- (3) Subsection (1) ceases to apply to a person mentioned in subsection 2 (1) if the facility ceases operation permanently and the person,
- (a) provides notice to the Director that the facility has ceased operation permanently;
 - (b) submits an emissions report in respect of the facility for the final reporting period; and
 - (c) ensures that a verification of the emissions report mentioned in clause (b) is conducted in accordance with this Regulation.
- (4) For the purposes of this section, a person mentioned in subsection 2 (1) may, in quantifying tonnes of CO₂e generated in a reporting period, deduct up to 15,000 tonnes of carbon dioxide generated from the sources mentioned in subsection 2 (1) at the facility through the combustion of biomass.

EMISSIONS REPORT

Contents of emissions report

- 6.** An emissions report mentioned in clause 5 (1) (a) shall set out the following information in writing:
1. The name and address of the facility.
 2. The name of the owner and the operator of the facility and the person mentioned in subsection 2 (1).
 3. The business number assigned to the facility by the Canada Customs and Revenue Agency.
 4. The identification number assigned to the facility by the Ministry.
 5. The primary NAICS code of the facility and, if applicable, any secondary NAICS codes of the facility.
 6. The reporting period for which the report is submitted.
 7. The date on which the report is submitted.
 8. The total CO₂e generated from all sources mentioned in subsection 2 (1) at the facility, as quantified in accordance with section 4.
 9. The total CO₂e generated from all sources mentioned in subsection 2 (1) at the facility, as quantified in accordance with section 4, excluding carbon dioxide that is captured and carbon dioxide generated from the combustion of biomass.
 10. The estimated total amount of carbon dioxide that is captured from the sources mentioned in subsection 2 (1) at the facility and an explanation of how the estimated total was determined, including an explanation of how the carbon dioxide may have been used, transferred or stored.
 11. The total carbon dioxide generated from the combustion of biomass.
 12. The quantity of each greenhouse gas set out in Table 1 that was generated from each of the sources mentioned in subsection 2 (1) at the facility.
 13. Emissions factors that have been developed in respect of the greenhouse gases generated at the facility pursuant to the standard quantification methods set out in the Guideline.
 14. The amount of CO₂e quantified for each source identified under subsection 4 (3), reported in tonnes.
 15. The amount of each greenhouse gas quantified for each source identified under subsection 4 (3), reported in tonnes.
 16. A statement signed and dated by an individual who is authorized by the person mentioned in subsection 2 (1) to sign on behalf of that person, certifying that,
 - i. he or she has examined the report to ensure that it is complete and accurate, and
 - ii. the report has been prepared in accordance with this Regulation and the statements and information contained in the report are true and fair to the best of his or her knowledge.
 17. Such other information as is specified in the Guideline relating to the quantification of greenhouse gases.

Revisions to emissions report

7. (1) If a person mentioned in subsection 2 (1) becomes aware of an error, omission or misstatement in an emissions report that has been prepared and submitted to the Director in respect of the facility at which the person generates greenhouse gases,

- (a) the person shall ensure that the emissions report is corrected and revised and that the revised emissions report is submitted as soon as is reasonably possible to the Director and the accredited verification body conducting a verification of the report, if the individual or aggregate errors, omissions or misstatements account for a discrepancy of greater than five per cent, determined by applying the formula set out in paragraph 1 of subsection 10 (5); and
- (b) the person may correct and revise the emissions report and submit the revised emissions report to the Director and the accredited verification body, if the individual or aggregate errors, omissions or misstatements account for a discrepancy of less than or equal to five per cent, determined by applying the formula set out in paragraph 1 of subsection 10 (5).

(2) If a revised emissions report is submitted under subsection (1) and the original emissions report has already been verified by an accredited verification body, the person mentioned in subsection 2 (1) shall ensure that a revised emissions report and a revised verification statement are submitted to the Director within 90 days after the day that the person became aware of the error, omission or misstatement.

VERIFICATION**Verification team**

8. In establishing a verification team for the purposes of conducting verifications under this Regulation, an accredited verification body shall ensure that,

- (a) clause 6.3 of ISO 14065, as it relates to verification teams, is complied with;
- (b) any person selected to form part of a verification team meets the requirements for a verifier set out in clause 4.1 of ISO 14064-3; and
- (c) no person selected to form part of a verification team subcontracts the conduct of verifications to another person.

Peer review

9. (1) An accredited verification body shall ensure that each verification that it conducts for the purposes of this Regulation is reviewed by a peer reviewer in accordance with clause 8.5 of ISO 14065, as it relates to verification activities.

(2) As part of the review by a peer reviewer described in subsection (1), an accredited verification body shall ensure that, before a statement under clause 11 (1) (a) or a notice under clause 11 (1) (b) is issued, the determination that forms the basis of the statement or notice is reviewed by a peer reviewer.

Verification of emissions report

10. (1) If a person mentioned in subsection 2 (1) is required under section 5 to ensure that verification of an emissions report is conducted, the person shall ensure that the verification is conducted in accordance with this section.

(2) No verification is required to be conducted for the purposes of this Regulation in respect of any carbon dioxide generated from the combustion of biomass that has been identified in the emissions report.

(3) An accredited verification body that conducts a verification under this Regulation shall ensure that clauses 4.2 to 4.10 of ISO 14064-3, as they relate to verification, are complied with in conducting the verification, except for clauses 4.3.1 and 4.3.5.

(4) The verification of an emissions report shall be conducted for the purpose of determining whether there is a reasonable level of assurance that,

- (a) the emissions report contains no material discrepancy; and
- (b) the emissions report was prepared in accordance with sections 4 and 6.

(5) For the purposes of subsection (4), an accredited verification body shall determine that there is a reasonable level of assurance that there is a material discrepancy if it determines, after verifying the emissions report, that one of the following circumstances applies:

1. The per cent discrepancy in the total CO₂e reported results in more than a five per cent discrepancy, based on the following formula:

$$PD = (SOU/TRE \times 100)$$

where,

PD = per cent discrepancy,

SOU = the net result of summing overstatements and understatements resulting from errors, omissions and misstatements in tonnes of CO₂e,

TRE = the total CO₂e reported under paragraph 8 of section 6, excluding carbon dioxide generated from the combustion of biomass.

2. The individual or aggregate effect of one or more errors, omissions or misstatements identified in the course of verification makes it probable that there is more than a five per cent discrepancy in the total CO₂e reported under paragraph 8 of section 6.

(6) For the purposes of clause 4.6 of ISO 14064-3, an accredited verification body shall visit the facility in respect of which an emissions report was prepared if,

- (a) the verification is conducted in respect of the first emissions report submitted in respect of the facility;
- (b) no accredited verification body has visited the facility for the purposes of conducting a verification of the last two emissions reports submitted in respect of the facility;
- (c) the most recent verification of an emissions report in respect of the facility resulted in an adverse verification statement being submitted to the Director;
- (d) the verification is the first verification conducted by the accredited verification body in respect of an emissions report prepared in respect of the facility; or
- (e) the accredited verification body is of the opinion that a visit to the facility is necessary for the purposes of determining whether there is a reasonable level of assurance under subsection (4).

Verification statement

11. (1) After conducting a verification of an emissions report under this Regulation, the accredited verification body shall issue and submit to the person mentioned in subsection 2 (1) who was required to ensure the preparation of the report,

- (a) if the accredited verification body has determined that there is a reasonable level of assurance under subsection 10 (4), a positive verification statement; or
- (b) if the accredited verification body has determined that there is no reasonable level of assurance under subsection 10 (4), written notice of the nature of the error, omission, misstatement or non-compliance that it has identified.

(2) A verification statement shall meet the requirements set out in clause 4.9 of ISO 14064-3.

(3) If a person mentioned in subsection 2 (1) receives a notice under clause (1) (b), the person may request, in writing, within seven days after receiving the notice, that the Director review the determination of the accredited verification body.

(4) In giving notice under clause (1) (b), the accredited verification body shall include a written statement that the person mentioned in subsection 2 (1) may make a request under subsection (3).

(5) A request under subsection (3) shall be submitted to the Director and to the accredited verification body.

(6) If, after receiving notice under clause (1) (b), the person mentioned in subsection 2 (1) does not submit a revised emissions report to the Director and the accredited verification body or make a request under subsection (3), the accredited verification body shall prepare an adverse verification statement and submit the statement to the person mentioned in subsection 2 (1) and the Director on or before August 24 in the calendar year following the reporting period in respect of which the emissions report was prepared.

Review by Director

12. (1) Upon receiving a request under subsection 11 (3), the Director shall review the determination and provide written notice to the person mentioned in subsection 2 (1) and the accredited verification body,

- (a) confirming the determination of the accredited verification body; or
- (b) rejecting the determination of the accredited verification body and deeming the emissions report to have been positively verified.

(2) If the Director is of the opinion that additional information is required for the purpose of reviewing a determination under subsection (1), the Director may request additional information from the person mentioned in subsection 2 (1) or the accredited verification body, and the person mentioned in subsection 2 (1) or the accredited verification body shall comply with the request forthwith.

(3) If the Director confirms the determination of the accredited verification body under clause (1) (a), the person mentioned in subsection 2 (1) may, within 60 days after the date of the Director's confirmation, submit a revised emissions report and verification statement to the Director and the accredited verification body.

Verification report

13. (1) If an accredited verification body conducts a verification of an emissions report under this Regulation, it shall prepare a verification report that sets out, at a minimum, the following:

1. The proposed positive or adverse verification statement.
2. A description of the objectives and scope of the verification and the criteria applied in conducting the verification.
3. A description of the data and information supporting the emissions report.
4. Details of the independent quantifications and checking of the data and information supporting the emissions report.
5. A record of any error, omission, misstatement or non-compliance identified during the verification.
6. A record of any corrections made to the emissions report as a result of the identification of anything mentioned in paragraph 5.
7. An assessment of the data management systems.
8. A summary of conclusions.
9. The peer reviewer's approval of the verification report and the proposed verification statement.

(2) An accredited verification body shall provide a copy of a verification report prepared under subsection (1) to the person mentioned in subsection 2 (1) who was required to prepare the emissions report on or before the date that the verification statement is submitted to the person.

Compromised impartiality

14. (1) An accredited verification body shall comply with clause 5.4 of ISO 14065.

(2) No accredited verification body shall conduct a verification of an emissions report in respect of a facility if,

- (a) the accredited verification body has a potential conflict of interest that is a threat to the body's impartiality or there is another threat to the body's impartiality and the threat cannot be effectively managed with a mitigation plan that the Director has consented to in writing;
- (b) the accredited verification body has provided greenhouse gas consultancy services to the person mentioned in subsection 2 (1) within the previous three years and the resulting threat to the body's impartiality cannot be effectively managed with a mitigation plan that the Director has consented to in writing; or
- (c) the accredited verification body has verified an emissions report in respect of that facility for six consecutive reporting periods, unless a minimum of three reporting periods have passed since the last verification.

(3) For the purposes of clause (2) (b), an accredited verification body provides greenhouse gas consultancy services if it provides any of the following services:

1. Greenhouse gas quantification.
2. Greenhouse gas data monitoring or recording.
3. Greenhouse gas information system or internal auditing services.
4. Training that supports greenhouse gas emissions reporting under this Regulation or any other greenhouse gas reporting program.

(4) If an accredited verification body ceases to conduct verifications of emissions reports prepared in respect of a facility after conducting verifications of emissions reports in respect of that facility for two or more consecutive reporting periods, the accredited verification body shall not conduct a verification of an emissions report in respect of that facility until at least three reporting periods have passed.

(5) Before completing a verification of an emissions report prepared in respect of a facility, an accredited verification body shall undertake an assessment of the potential for any compromised impartiality in respect of the facility to arise and provide to the Director a written assessment report that,

- (a) identifies any potential compromised impartiality; and
- (b) if any potential compromised impartiality is identified under clause (a), proposes a mitigation plan in respect of it.

(6) After verification of an emissions report has begun, the accredited verification body shall, if any potential compromise of its impartiality arises, immediately undertake the assessment mentioned in subsection (5) and submit a written assessment report in accordance with that subsection to the Director.

(7) Upon receipt of a written assessment report under subsection (5) or (6), the Director shall,

- (a) determine whether or not there is a compromise to the impartiality of the accredited verification body; and

(b) if a mitigation plan has been proposed, consent to or reject the mitigation plan in writing.

(8) If the Director determines that there is a compromise to an accredited verification body's impartiality and rejects a mitigation plan under subsection (7), the accredited verification body shall not conduct or shall cease conducting the verification of the relevant emissions report.

POWERS OF DIRECTOR

Director, powers re verification statement

15. (1) The Director may reject a positive verification statement if,

- (a) the Director determines that there is a compromise to the impartiality of the accredited verification body that issued the statement; or
- (b) based on the findings of an audit under section 16, the Director determines that there is no reasonable level of assurance of the matters mentioned in clause 10 (4) (a) or (b).

(2) If the Director makes a determination under clause (1) (a) or (b), the Director shall provide written notice to the person mentioned in subsection 2 (1) who was required to ensure the preparation of the emissions report that was verified and to the accredited verification body.

(3) If the Director makes a determination under clause (1) (a), the person mentioned in subsection 2 (1) who was required to ensure the preparation of the emissions report shall ensure that the emissions report is verified by another accredited verification body within 180 days after receiving notice of the Director's determination.

(4) If the Director makes a determination under clause (1) (b), the person mentioned in subsection 2 (1) who was required to ensure the preparation of the emissions report shall ensure that the emissions report is,

- (a) verified by the same accredited verification body within 60 days after receiving notice of the Director's determination; or
- (b) verified by another accredited verification body within 180 days after receiving notice of the Director's determination, if the Director so requires.

Audit by Director

16. (1) The Director may require an audit of a verification and a verification report by giving written notice to,

- (a) the person mentioned in subsection 2 (1) who was required to ensure the preparation of the emissions report that was verified; and
- (b) the accredited verification body that conducted a verification of the emissions report.

(2) The Director may require an audit of an emissions report by giving written notice to a person mentioned in subsection 2 (1) who was required to ensure the preparation of the emissions report.

(3) A person mentioned in subsection 2 (1) or an accredited verification body who receives written notice under subsection (1) or (2) shall submit to and assist with the audit.

(4) Upon the request of the Director, a person mentioned in subsection 2 (1) shall provide the following documents for the purposes of an audit under this section:

1. All of the data used to generate the emissions report, including all data made available to an accredited verification body for the purposes of verification of the emissions report.
2. The verification report prepared by the accredited verification body.

(5) Upon the request of the Director, an accredited verification body shall provide all information related to the verification and preparation of a verification report for the purposes of an audit under this section.

Information to be provided to Director

17. If the Director or a person designated by the Director requests in writing that a person mentioned in subsection 2 (1) submit information, including biomass quantifications, demonstrating that the total CO₂e generated from all sources mentioned in subsection 2 (1) at the facility has not exceeded the threshold set out in subsection 5 (1) during a reporting period, the person shall provide the information to the Director within 60 working days after receiving the request.

RETENTION OF DOCUMENTS AND RECORDS

Retention by person mentioned in s. 2

18. (1) A person mentioned in subsection 2 (1) shall, in addition to complying with clause 4.10 of ISO 14064-3, keep the following documents and records in a paper or electronic format for a period of at least seven years after the reporting period to which the information relates:

1. The emissions report.
2. The verification report.
3. A list of all units, processes, activities and operations that were taken into account in quantifying or estimating the generation of greenhouse gases.
4. All records and documents used to quantify or estimate greenhouse gas generation from each source mentioned in subsection 2 (1), categorized by process and fuel or material type.
5. Documentation of the process for collecting greenhouse gas generation data.
6. A record showing any greenhouse gas quantifications and the quantification methods used.
7. A record showing all emission factors used for quantifications, including documentation for any site specific factors developed under the applicable standard quantification method.
8. All input data used for greenhouse gas estimates.
9. Documentation of biomass fractions for specific fuels.
10. All data submitted to the Director under this Regulation.
11. All quantifications made to fill in missing data.
12. Names and documentation of key personnel at the facility involved in quantifying and reporting on greenhouse gas generation.
13. A log relating to each reporting period, documenting all procedural changes made in data collection and calculations and changes to instrumentation for greenhouse gas estimations and quantifications.
14. If a measurement-based quantification method is used,
 - i. a list of all emission points monitored,
 - ii. collected monitoring data,
 - iii. quality assurance and quality control information,
 - iv. a detailed technical description of the continuous emissions monitoring system, including documentation of any findings and approvals by the Province,
 - v. raw and aggregated data from the continuous emissions monitoring system,
 - vi. a log book showing all system down-times, calibrations, servicing and maintenance of the continuous emissions monitoring system, and
 - vii. documentation of any changes in the continuous emissions monitoring system over time.
15. Any other information that is required for the verification of the emissions report.

(2) If the Director requests a document or record mentioned in subsection (1), a person mentioned in subsection 2 (1) shall provide the document or record forthwith.

Retention by accredited verification body

19. An accredited verification body shall keep each of the following documents and records in a paper or electronic format for a period of at least seven years after they have been created or submitted:

1. Documents and records generated during a verification.
2. Verification statements.
3. Verification reports.
4. All documents upon which the conclusions in a verification statement or a verification report were based.

FORMS

Forms

20. (1) In this Regulation, if a notice, report, statement or other document is required to be given or submitted, other than a document required to be given or submitted by the Director, the notice, report, statement or other document shall be submitted in a form provided by or approved by the Director.

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

COMMENCEMENT

Commencement

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

TABLE 1

Item	Column 1 Common Name	Column 2 Formula	Column 3 Chemical Name	Column 4 Chemical Abstract Service Registry No.	Column 5 Global Warming Potential Factor
1	Carbon dioxide	CO ₂	carbon dioxide	124-38-9	1
2	Methane	CH ₄	methane	74-82-8	21
3	Nitrous oxide	N ₂ O	nitrous oxide	10024-97-2	310
4	Sulfur hexafluoride	SF ₆	sulfur hexafluoride	2551-62-4	23,900
5	HFC-23	CHF ₃	trifluoromethane	75-46-7	11,700
6	HFC-32	CH ₂ F ₂	difluoromethane	75-10-5	650
7	HFC-41	CH ₃ F	fluoromethane	593-53-3	150
8	HFC-43-10mee	C ₅ H ₂ F ₁₀	1,1,1,2,3,4,4,5,5,5- decafluoropentane	138495-42-8	1,300
9	HFC-125	C ₂ HF ₅	pentafluoroethane	354-33-6	2,800
10	HFC-134	C ₂ H ₂ F ₄	1,1,2,2-tetrafluoroethane	359-35-3	1,000
11	HFC-134a	C ₂ H ₂ F ₄	1,1,1,2-tetrafluoroethane	811-97-2	1,300
12	HFC-143	C ₂ H ₃ F ₃	1,1,2-trifluoroethane	430-66-0	300
13	HFC-143a	C ₂ H ₃ F ₃	1,1,1-trifluoroethane	420-46-2	3,800
14	HFC-152	C ₂ H ₄ F ₂	1,2-difluoroethane	624-72-6	43
15	HFC-152a	C ₂ H ₄ F ₂	1,1-difluoroethane	75-37-6	140
16	HFC-161	C ₂ H ₃ F	fluoroethane	353-36-6	12
17	HFC-227ea	C ₃ HF ₇	1,1,1,2,3,3,3- heptafluoropropane	431-89-0	2,900
18	HFC-236cb	C ₃ H ₂ F ₆	1,1,1,2,2,3-hexafluoropropane	677-565	1,300
19	HFC-236ea	C ₃ H ₂ F ₆	1,1,1,2,3,3-hexafluoropropane	431-63-0	1,200
20	HFC-236fa	C ₃ H ₂ F ₆	1,1,1,3,3,3-hexafluoropropane	690-39-1	6,300
21	HFC-245ca	C ₃ H ₃ F ₅	1,1,2,2,3-pentafluoropropane	679-86-7	560
22	HFC-245fa	C ₃ H ₃ F ₅	1,1,1,3,3-pentafluoropropane	460-73-1	950
23	HFC-365mfc	C ₄ H ₃ F ₅	1,1,1,3,3-pentafluorobutane	406-58-6	890
24	Perfluoromethane	CF ₄	tetrafluoromethane	75-73-0	6,500
25	Perfluoroethane	C ₂ F ₆	hexafluoroethane	76-16-4	9,200
26	Perfluoropropane	C ₃ F ₈	octafluoropropane	76-19-7	7,000
27	Perfluorobutane	C ₄ F ₁₀	decafluorobutane	355-25-9	7,000
28	Perfluorocyclobutane	c-C ₄ F ₈	octafluorocyclobutane	115-25-3	8,700
29	Perfluoropentane	C ₅ F ₁₂	dodecafluoropentane	678-26-2	7,500
30	Perfluorohexane	C ₆ F ₁₄	tetradecafluorohexane	355-42-0	7,400

51/09

ONTARIO REGULATION 453/09

made under the

COURTS OF JUSTICE ACT

Made: November 16, 2009

Approved: December 2, 2009

Filed: December 3, 2009

Published on e-Laws: December 4, 2009

Printed in *The Ontario Gazette*: December 19, 2009

Amending Reg. 194 of R.R.O. 1990

(Rules of Civil Procedure)

Note: Regulation 194 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Subrule 31.06 (3) of Regulation 194 of the Revised Regulations of Ontario, 1990 is amended by striking out “that relate to a matter in issue” in the portion before clause (a) and substituting “that are relevant to a matter in issue”.

2. Subrule 34.10 (4) of the Regulation is amended by striking out “that relates to a matter in issue” and substituting “that is relevant to a matter in issue”.

3. This Regulation comes into force on January 1, 2010.

RÈGLEMENT DE L'ONTARIO 453/09

pris en application de la

LOI SUR LES TRIBUNAUX JUDICIAIRES

pris le 16 novembre 2009
 approuvé le 2 décembre 2009
 déposé le 3 décembre 2009
 publié sur le site Lois-en-ligne le 4 décembre 2009
 imprimé dans la *Gazette de l'Ontario* le 19 décembre 2009

modifiant le Règl. 194 des R.R.O. de 1990
 (Règles de procédure civile)

Remarque : Le Règlement 194 a été modifié antérieurement. Ces modifications sont indiquées dans l'Historique législatif détaillé des règlements codifiés sur le site www.lois-en-ligne.gouv.on.ca.

1. Le paragraphe 31.06 (3) du Règlement 194 des Règlements refondus de l'Ontario de 1990 est modifié par substitution de «qui sont pertinentes à l'égard d'une question en litige dans l'action ainsi que de ses nom et adresse» à «sur une question en litige dans l'action ainsi que ses nom et adresse» dans le passage qui précède l'alinéa a).

2. Le paragraphe 34.10 (4) du Règlement est modifié par substitution de «qui est pertinent à l'égard d'une question en litige» à «qui se rapporte à une question en litige».

3. Le présent règlement entre en vigueur le 1^{er} janvier 2010.

51/09

ONTARIO REGULATION 454/09

made under the

WORKPLACE SAFETY AND INSURANCE ACT, 1997

Made: December 2, 2009
 Filed: December 3, 2009
 Published on e-Laws: December 4, 2009
 Printed in *The Ontario Gazette*: December 19, 2009

PRESCRIBED TEMPORARY INDEXING FACTOR

Prescribed temporary indexing factor

1. For the purposes of subsections 51 (5) and 52 (1.3) of the Act, a temporary indexing factor of 0.5 per cent shall be applied for 2010.

Commencement

2. This Regulation comes into force on January 1, 2010.

RÈGLEMENT DE L'ONTARIO 454/09

pris en application de la

LOI DE 1997 SUR LA SÉCURITÉ PROFESSIONNELLE ET L'ASSURANCE CONTRE LES ACCIDENTS DU TRAVAIL

pris le 2 décembre 2009

déposé le 3 décembre 2009

publié sur le site Lois-en-ligne le 4 décembre 2009

imprimé dans la *Gazette de l'Ontario* le 19 décembre 2009**FACTEUR D'INDEXATION TEMPORAIRE PRESCRIT****Facteur d'indexation temporaire prescrit**

1. Pour l'application des paragraphes 51 (5) et 52 (1.3) de la Loi, un facteur d'indexation temporaire de 0,5 pour cent s'applique à 2010.

Entrée en vigueur

2. Le présent règlement entre en vigueur le 1^{er} janvier 2010.

51/09

ONTARIO REGULATION 455/09

made under the

TOXICS REDUCTION ACT, 2009

Made: December 2, 2009

Filed: December 4, 2009

Published on e-Laws: December 7, 2009

Printed in *The Ontario Gazette*: December 19, 2009**GENERAL****CONTENTS**

INTERPRETATION AND APPLICATION

1. Interpretation, words used in this Regulation
2. Interpretation, words used in the Act
3. Toxic substances

TOXIC SUBSTANCE REDUCTION PLANS — CRITERIA

4. Class of facility
5. Number of persons
6. Amounts of toxic substance used or created
7. Other criteria, Schedule 1 substances
8. Other criteria, acetone
9. When toxic substance reduction plan must be prepared
10. Exemption, plan for volatile organic compounds
11. Exemption, criteria no longer met

TOXIC SUBSTANCE ACCOUNTING

12. Toxic substance accounting, requirements
13. No accounting required for specified activities and things
14. No accounting or reporting required, criteria not met

PREPARATION AND CONTENTS OF TOXIC SUBSTANCE REDUCTION PLAN

15. Exemption, specified activities and things
16. Description of each process
17. Options for reducing use and creation
18. Other information
19. Certification by highest ranking employee

		AMENDMENT AND REVIEW OF PLAN
20.	Amendment or review, new version of plan required	
21.	When review must be conducted	
22.	Review of plan, requirements	
		SUMMARY OF PLAN
23.	When summary must be prepared	
24.	Contents of summary	
		REPORT
25.	When report must be prepared	
26.	Contents of report	
27.	Information to be made available to public	
		MISCELLANEOUS
28.	Documents and records, retention	
29.	Notice of errors and change of ownership	
30.	Forms	
31.	Unit of measurement, information for public or Director	
		COMMENCEMENT
32.	Commencement	
Table A	(see subsection 9 (2))	

INTERPRETATION AND APPLICATION

Interpretation, words used in this Regulation

1. (1) In this Regulation,

“by-product”, “contiguous facility”, “disposal”, “emission factors”, “full-time employee equivalent”, “level of quantification”, “parent company”, “portable facility”, “recycling” and “release” have the same meaning as in Schedule 4 to the NPRI Notice;

“NAICS” means the North American Industry Classification System maintained for Canada by Statistics Canada as amended or revised from time to time;

“NPRI Notice” means the notice given under subsection 46 (1) of the *Canadian Environmental Protection Act, 1999* and entitled “Notice with respect to substances in the National Pollutant Release Inventory for 2008”, as published in The Canada Gazette, Part 1, Vol. 142, No. 7, February 16, 2008.

(2) For the purposes of this Regulation, despite any reference in the NPRI Notice to its application during 2008, the NPRI Notice is deemed to apply in any calendar year in which this Regulation applies and any references to the year 2008 in the NPRI Notice are deemed to be references to a calendar year in which this Regulation applies.

(3) In this Regulation, a reference to a significant process change at a facility is a reference to a change consisting of,

- the addition of a process at the facility that uses or creates a toxic substance, other than a process that is described in the current version of the toxic substance reduction plan for the substance at the facility; or
- an alteration to a process at the facility that uses or creates a toxic substance and that is described in the current version of the toxic substance reduction plan for the substance at the facility, if the alteration results in an increase in the use or creation of the substance in the process of at least 15 per cent from the quantifications set out in the current version of the plan.

Interpretation, words used in the Act

2. (1) In the Act, “employee” and “facility” have the same meaning as in Schedule 4 to the NPRI Notice.

(2) In the Act, a toxic substance is destroyed if, after entering a process at a facility, the substance is changed into one or more substances that are not toxic substances.

(3) In the Act, a toxic substance is transformed if, after entering a process at a facility, the substance is changed into one or more other toxic substances.

Toxic substances

3. (1) The following substances are prescribed as toxic substances for the purposes of the Act:

- Any substance listed in Schedule 1 to the NPRI Notice, if the substance is in the form specified in that Schedule.
- Acetone.

(2) For greater certainty, a product that contains a substance listed in Schedule 1 to the NPRI Notice that is intended for human or animal consumption and that is manufactured at a food manufacturing or beverage manufacturing facility identified by a NAICS code commencing with the digits “311” or “3121” is not a toxic substance.

TOXIC SUBSTANCE REDUCTION PLANS — CRITERIA

Class of facility

4. (1) For the purposes of paragraph 1 of subsection 3 (1) of the Act, a facility at which manufacturing takes place is a prescribed class of facilities.

(2) The class of facilities prescribed under subsection (1) includes,

(a) a facility identified by a NAICS code commencing with the digits “31”, “32” or “33”; and

(b) a facility identified by a NAICS code commencing with the digits “212” that processes minerals, but only if the mineral processing at the facility involves the use of chemicals to extract, refine or concentrate an ore.

Number of persons

5. For the purposes of paragraph 2 of subsection 3 (1) of the Act, the prescribed number of persons is zero.

Amounts of toxic substance used or created

6. For the purposes of paragraph 3 of subsection 3 (1) of the Act, the amounts of a toxic substance that are used or created at a facility must exceed zero.

Other criteria, Schedule 1 substances

7. (1) For the purposes of paragraph 4 of subsection 3 (1) of the Act, if the toxic substance is a substance listed in Schedule 1 to the NPRI Notice,

(a) the employee criteria set out in clause 1 (d) of Schedule 2 to the NPRI Notice must be met at the facility or an activity set out in section 2 of Schedule 2 to the NPRI Notice must have taken place at the facility; and

(b) there must have been releases, disposals or transfers for recycling of the substance from the facility.

(2) The criteria described in subsection (1) are deemed not to be met in respect of a toxic substance if the owner and the operator of the facility reasonably believe that they are not required to provide any information under the NPRI Notice in respect of the substance.

Other criteria, acetone

8. For the purposes of paragraph 4 of subsection 3 (1) of the Act, if the toxic substance is acetone, the criteria set out in subsection 4 (1) of Ontario Regulation 127/01 (Airborne Contaminant Discharge Monitoring and Reporting) made under the *Environmental Protection Act* must be met, having regard to subsection 4 (2) of that Regulation.

When toxic substance reduction plan must be prepared

9. (1) If the criteria prescribed for the purposes of paragraphs 1, 2, 3 and 4 of subsection 3 (1) of the Act are met in respect of a facility and a toxic substance during the same calendar year, subsection 3 (1) of the Act applies to the owner and the operator of the facility in respect of that toxic substance,

(a) in the first calendar year in which the criteria are met; and

(b) in each subsequent calendar year, unless the owner and the operator of the facility gives the Director notice under section 11.

(2) Subsection (1) does not apply until January 1, 2012 in respect of a toxic substance that is not listed in Table A.

(3) The owner and the operator of a facility who are required to prepare a toxic substance reduction plan shall ensure that the plan is prepared on or after the day on which the report required under section 10 of the Act in respect of the plan is prepared but no later than December 31 in the calendar year following the calendar year in respect of which the plan is required to be prepared.

(4) Despite clause (1) (b), if the owner and the operator of a facility have ensured that a toxic substance reduction plan has been prepared for a toxic substance in accordance with subsection (3), the owner and the operator are not required to prepare any additional toxic substance reduction plan for the substance unless,

(a) a new version of the plan is required to be prepared under subsection 20 (1) as a result of an amendment under section 5 of the Act or a review under section 7 of the Act; or

(b) a new plan is required to be prepared under subsection 11 (7).

(5) If there is more than one owner or operator of a facility during a calendar year in which this Regulation applies, the persons who are the owner and the operator of the facility on December 31 in the calendar year are deemed to be the owner and the operator of the facility for the purposes of complying with this Regulation.

Exemption, plan for volatile organic compounds

10. Despite subsection 3 (1) of the Act and section 9 of this Regulation, no toxic substance reduction plan is required to be prepared in respect of the toxic substance listed in Item 292 of Schedule 1 to the NPRI Notice.

Exemption, criteria no longer met

11. (1) Subject to subsection (7), the owner and the operator of a facility are exempt from subsection 3 (1) of the Act if the Director is given a notice stating that,

- (a) the facility no longer belongs to a class of facilities prescribed for the purposes of paragraph 1 of subsection 3 (1) of the Act; or
- (b) there has been a permanent reduction in the number of persons employed at the facility and there are no longer any employees.

(2) Subject to subsection (7), the owner and the operator of a facility are exempt from subsection 3 (1) of the Act in respect of a toxic substance if the Director is given a notice stating,

- (a) that there has been a permanent cessation of the use and creation of the toxic substance in all processes at the facility;
- (b) that, in 2015, 2016 and 2017 or in any three consecutive years commencing in 2018,

- (i) the criteria mentioned in clause 7 (1) (a) are not met,
- (ii) the criterion mentioned in clause 7 (1) (b) is not met,

(iii) if the toxic substance is acetone, the criteria mentioned in section 8 are not met, or

(iv) if the toxic substance is a dioxin, a furan or hexachlorobenzene listed in Part 3 of Schedule 1 to the NPRI Notice, it has been determined through continuous emissions monitoring, predictive emissions monitoring or source testing that the quantity released on-site, disposed of or transferred off-site for recycling is less than the applicable estimated level of quantification set out in section 17 of Schedule 3 to the NPRI Notice.

(3) A notice given under this section must be given to the Director on or before June 1 in the year following the third year in respect of which the notice applies.

(4) A notice given under this section shall include a description of the circumstances that led to the giving of the notice.

(5) A notice given under this section shall include a certification signed by the highest ranking employee at the facility who has management responsibilities relating to the facility, in the following language:

As of [*insert date*], I certify that I have read the notice prepared for the purposes of section 11 of Ontario Regulation 455/09 (General) made under the *Toxics Reduction Act, 2009* in respect of the use and creation of [*insert toxic substance(s)*] at [*insert name of facility*] and am familiar with its contents and to my knowledge the description contained in the notice of the circumstances that led to the giving of the notice is factually accurate.

(6) A notice mentioned in subclause (2) (b) (i), (ii), (iii) or (iv) shall include, for each of the three relevant years, one of the following:

- 1. A copy of a report prepared for the purposes of section 10 of the Act in respect of the toxic substance.
- 2. A copy of a record prepared under clause 14 (2) (a) in respect of the criteria referred to in the notice, and the certification mentioned in clause 14 (2) (b).

(7) If, in any calendar year after the most recent year in respect of which a notice is given under this section, the circumstances that led to the giving of the notice no longer apply, the exemption under subsection (1) or (2) ceases to apply and, if a toxic substance reduction plan is required to be prepared for a toxic substance, a new plan shall be prepared on or before December 31 in the following calendar year as if it is the first plan required to be prepared under the Act and this Regulation.

(8) The Director shall make available to the public any notice that is given to the Director under this section by,

- (a) posting the notice on the Internet; and
- (b) giving a copy of the notice to a member of the public, upon written request.

(9) Subsection (8) does not apply in respect of a copy of a record prepared under clause 14 (2) (a).

TOXIC SUBSTANCE ACCOUNTING

Toxic substance accounting, requirements

12. (1) Subject to sections 13 and 14, for the purposes of section 9 of the Act, the owner and the operator of a facility shall determine the following in respect of the toxic substance:

- 1. The amount of the substance that enters a process as the substance itself or as a constituent of another substance.
- 2. The amount of the substance that is created.
- 3. The amount of the substance that is destroyed or transformed.

4. If the substance is listed in Part 1, 2 or 3 of Schedule 1 to the NPRI Notice, the quantifications set out in clauses 11 (e) to (k) of Schedule 3 to the NPRI Notice.
5. If the substance is listed in Part 4 of Schedule 1 to the NPRI Notice, the quantifications set out in clauses 20 (b) and (c) of Schedule 3 to the NPRI Notice.
6. If the substance is listed in Part 5 of Schedule 1 to the NPRI Notice, the quantifications set out in clauses 25 (b) and (c) of Schedule 3 to the NPRI Notice.
7. If the toxic substance is acetone, the calculations mentioned in subsection 4 (3) of Ontario Regulation 127/01 (Airborne Contaminant Discharge Monitoring and Reporting) made under the *Environmental Protection Act*.
8. The amount of the substance contained in product, if the substance is listed in Part 1, 2 or 3 of Schedule 1 to the NPRI Notice.

(2) For the purposes of section 9 of the Act, the owner and the operator of a facility shall create the following records in respect of the toxic substance:

1. A record that describes,
 - i. every stage of the manufacturing operation at the facility that uses or creates the substance, and
 - ii. how each stage is divided into one or more processes that use or create the substance.
2. A record that includes process flow diagrams that,
 - i. give a visual representation of the movement of the substance through each process, including how it enters the process, whether it is created, destroyed or transformed during the process, how it leaves the process and what happens to it after it leaves the process, and
 - ii. show the relationships between the processes.
3. A record of the tracking and quantification of the substance for each calendar year in which section 9 of the Act applies in respect of the substance.
4. If the sum of the quantities of the substance that are used and created in a process in a calendar year does not approximately equal the sum of the quantities of the substance that are destroyed, transformed and leave the process, a record describing why the sums are not approximately equal.
5. A record that describes the method or combination of methods used to track and quantify the substance in each process and explains why the method or combination of methods was chosen.

(3) In determining how many processes a stage of the manufacturing operation should be divided into for the purposes of subparagraph 1 ii of subsection (2), the owner and the operator of the facility shall ensure that a sufficient number of processes are identified for that stage to enable the owner and the operator to meet the requirements set out in section 9 of the Act and this section.

(4) A process flow diagram mentioned in paragraph 2 of subsection (2) may specify the quantifications made under section 9 of the Act in respect of the toxic substance.

(5) The record required under paragraph 4 of subsection (2) shall be completed on or before June 1 in the year following the calendar year in which the sums specified in that subsection do not approximately equal each other.

(6) The owner and the operator of a facility shall ensure that for each process identified in the record mentioned in paragraph 1 of subsection (2), the best available method or combination of methods for tracking and quantifying the toxic substance is used, taking the following into consideration:

1. How the substance enters the process, what happens to it during the process, how it leaves the process and what happens to it after it leaves the process.
2. Industry standards.
3. Economic achievability of a method or combination of methods.
4. Continuous monitoring, predictive monitoring, source testing or sampling, mass balance, published emission factors, site-specific emission factors and engineering estimates.
5. Any methods required to be used for the purposes of meeting a requirement under federal, provincial or municipal law.

(7) The method or combination of methods used for tracking and quantifying a toxic substance for a process shall not be changed unless,

- (a) the change is as a result of a review of the current version of the toxic substance reduction plan for the substance under section 7 of the Act; or
- (b) the change is for the purposes of complying with a requirement under an Act, an Act of Canada or a municipal by-law.

(8) If the method or combination of methods for tracking and quantifying a toxic substance is changed under subsection (7), the record created under paragraph 5 of subsection (2) shall be amended to describe the new method or combination of methods and the owner and the operator of the facility shall ensure that the change is reflected in the next version of the toxic substance reduction plan.

No accounting required for specified activities and things

13. (1) Section 9 of the Act does not apply in respect of,

- (a) the manufacturing, processing or other use of a toxic substance in an activity specified in clause 3 (a) of Schedule 2 to the NPRI Notice;
- (b) a toxic substance contained in a thing specified in clause 3 (b) of Schedule 2 to the NPRI Notice; and
- (c) the manufacturing, processing or other use of a toxic substance for an activity specified in subsection 4 (1) of Schedule 2 to the NPRI Notice.

(2) Despite clause (1) (c), if a toxic substance listed in Part 4 or 5 of Schedule 1 to the NPRI Notice is released to the air as a result of the combustion of fuel in stationary combustion equipment for an activity mentioned in that clause, section 9 of the Act applies in respect of the release of the substance.

(3) The owner and the operator of a contiguous facility or a portable facility are exempt from section 9 of the Act in respect of a toxic substance listed in Part 3 of Schedule 1 to the NPRI Notice, except if an activity specified in clause 9 (b) of Schedule 2 to the NPRI Notice is carried out at the facility.

(4) For the purposes of this section, a toxic substance is,

- (a) manufactured if it is produced, prepared or compounded, including the coincidental production of a toxic substance as a by-product as a result of the manufacturing, processing or other use of any other substances;
- (b) processed if it is prepared after its manufacture for commercial distribution, including preparation of the substance in the same physical state or chemical form as that received by the facility or preparation which produces a change in physical state or chemical form; and
- (c) otherwise used if it is used, disposed of or released in a manner other than a manner described in clause (a) or (b).

No accounting or reporting required, criteria not met

14. (1) Subject to subsections (2) and (3), sections 9 and 10 of the Act do not apply in respect of a toxic substance that is used or created at a facility in a calendar year if the owner and the operator of the facility,

- (a) determine that any of the applicable criteria prescribed for the purposes of paragraph 1, 2, 3 or 4 of subsection 3 (1) of the Act are not met in the calendar year; or
- (b) if the toxic substance is a dioxin, a furan or hexachlorobenzene listed in Part 3 of Schedule 1 to the NPRI Notice, determine through continuous emissions monitoring, predictive emissions monitoring or source testing that the quantity released on-site, disposed of or transferred off-site for recycling in the calendar year is less than the applicable estimated level of quantification set out in section 17 of Schedule 3 to the NPRI Notice.

(2) Subsection (1) applies if the owner and the operator of the facility ensure that,

- (a) a record of the determination under subsection (1) is created, including a description of the information relied on to make the determination and any quantifications supporting the determination; and
- (b) the record created under clause (a) is certified by the highest ranking employee at the facility who has management responsibilities relating to the facility, in the following language:

As of [*insert date*], I certify that I have read the record created for the purposes of section 14 of Ontario Regulation 455/09 (General) made under the *Toxics Reduction Act, 2009* in respect of the use and creation of [*insert toxic substance*] at [*insert name of facility*] and am familiar with its contents and to my knowledge the information contained in the record is factually accurate.

(3) Subsection (1) applies if the owner or the operator of the facility gives the Director, on or before June 1 in the year following the calendar year mentioned in subsection (1),

- (a) a copy of the relevant record mentioned in clause (2) (a) and the certification mentioned in clause (2) (b); and
- (b) a notice stating that this section applies.

(4) The Director shall make available to the public a notice mentioned in clause (3) (b) by,

- (a) posting the notice on the Internet; and
- (b) giving a copy of the notice to a member of the public, upon written request.

PREPARATION AND CONTENTS OF TOXIC SUBSTANCE REDUCTION PLAN

Exemption, specified activities and things

15. A toxic substance reduction plan is not required to contain information that is not required to be tracked or quantified pursuant to section 13.

Description of each process

16. For the purposes of providing a description of each process at a facility, as required under paragraph 4 of subsection 4 (1) of the Act, a toxic substance reduction plan for a toxic substance shall include the records mentioned in paragraphs 1, 2 and 5 of subsection 12 (2).

Options for reducing use and creation

17. (1) For the purposes of paragraph 5 of subsection 4 (1) of the Act, a toxic substance reduction plan for a toxic substance shall include the following:

1. Subject to paragraph 2 and subsection (2), at least one option identified for each of the following categories of toxic substance reduction methods:
 - i. Materials or feedstock substitution.
 - ii. Product design or reformulation.
 - iii. Equipment or process modification.
 - iv. Spill and leak prevention.
 - v. On-site reuse or recycling.
 - vi. Improved inventory management or purchasing techniques.
 - vii. Training or improved operating practices.
 2. If an option cannot be identified for a category listed in paragraph 1, an explanation of why no option could be identified for the category.
 3. For each option identified under paragraph 1,
 - i. estimates of the amount by which the use of the substance at the facility will be reduced, if the substance is used at the facility,
 - ii. estimates of the amount by which the creation of the substance at the facility will be reduced, if the substance is created at the facility,
 - iii. estimates of the amount by which the discharges of the substance to air, land or water will be reduced, if the substance is discharged to air, land or water, and
 - iv. estimates of the amount of the substance contained in product leaving the facility that will be reduced, if the substance is listed in Part 1, 2 or 3 of Schedule 1 to the NPRI Notice and is contained in product that leaves the facility.
 4. A list of the options that have been determined to be technically feasible.
 5. For each option that has been determined to be technically feasible, an analysis of the economic feasibility of the option, including any anticipated savings that could result from implementing the option and the anticipated payback period for the option.
 6. A list of the options that have been determined to be both technically and economically feasible.
- (2) For the purposes of paragraph 1 of subsection (1), an option may be identified only if,
- (a) the implementation of the option will not violate a provincial law, a federal law or a municipal by-law; and
 - (b) after considering the positive and negative impacts of the option on human health and the environment, the option will not result in greater negative impacts to human health or the environment.

(3) In creating a timetable for the purposes of subparagraph 7 ii of subsection 4 (1) of the Act, the owner and the operator of a facility shall ensure that the timetable includes anticipated timelines for achieving the estimated reductions of the use and creation of the toxic substance.

(4) If an option described in paragraph 5 of subsection 4 (1) of the Act will be implemented, in addition to the estimates required under subparagraphs 7 iii, iv and v of subsection 4 (1) of the Act, a toxic substance reduction plan for a toxic substance that is listed in Part 1, 2 or 3 of Schedule 1 to the NPRI Notice shall include an estimate of the amount by which the substance contained in product leaving the facility will be reduced.

(5) In giving an estimate for the purposes of subparagraphs 7 iii, iv and v of subsection 4 (1) of the Act and this section, the owner and the operator of a facility shall ensure that,

- (a) the estimate is developed in good faith and using the best available information;
- (b) the estimate is calculated using the quantifications used to prepare the current version of the plan;
- (c) the information that formed the basis of each estimate and the method or combination of methods that was used to develop the estimate is set out in the current version of the plan; and
- (d) the estimate is expressed as a percentage and in the unit of measurement specified in section 31.

Other information

18. (1) A toxic substance reduction plan for a toxic substance shall contain estimates of the direct and indirect annual costs related to the toxic substance being,

- (a) used or created at the facility;
- (b) released from the facility;
- (c) disposed of by the facility;
- (d) transferred from the facility; and
- (e) contained in product that leaves the facility, if it is listed in Part 1, 2 or 3 of Schedule 1 to the NPRI Notice.

(2) A toxic substance reduction plan for a toxic substance shall contain the following information:

1. The name of the substance and the Chemical Abstracts Service Registry number for the substance, if a number has been assigned.
2. The National Pollutant Release Inventory (NPRI) identification number for the facility.
3. The identification number assigned to the facility by the Ministry of the Environment for the purposes of Ontario Regulation 127/01 (Airborne Contaminant Discharge Monitoring and Reporting) made under the *Environmental Protection Act*, if one has been assigned.
4. The legal and trade names of the owner and the operator of the facility, the street address of the facility and, if the mailing address of the facility is different from the street address, the mailing address.
5. The number of full-time employee equivalents at the facility.
6. The two- and four-digit North American Industry Classification System (NAICS) codes and the six-digit NAICS Canada code for the facility.
7. If applicable, the name, position and telephone number of the individual who is the contact at the facility for the public.
8. If applicable, the name, position and telephone number of the individual who is the technical contact for the facility.
9. The name, position, and telephone number of the individual who is responsible for coordinating the preparation of the plan.
10. The name, position and telephone number of the person who prepared the plan, if that person is different from the person mentioned in paragraph 9.
11. The name, position and telephone number of the highest ranking employee at the facility who has management responsibilities relating to the facility and who is responsible for making a certification under subsection 4 (2) of the Act.
12. The street and mailing addresses of each person mentioned in paragraphs 7, 8, 9, 10 and 11, if the addresses are different from the addresses mentioned in paragraph 4.
13. The spatial coordinates of the facility expressed in Universal Transverse Mercator (UTM) within a North American Datum 83 (NAD83) datum.
14. In respect of each person who is the Canadian parent company of the facility, if applicable,
 - i. the legal name of the person,
 - ii. the street and mailing address of the company, if different from the addresses mentioned in paragraph 4,
 - iii. if available, the company's percentage of ownership of the person responsible for ensuring a toxic substance reduction plan is prepared, and
 - iv. the business number assigned to the company by the Canada Customs and Revenue Agency.

(3) A toxic substance reduction plan for a toxic substance shall include the record mentioned in paragraph 4 of subsection 12 (2), if such a record is required under that paragraph.

Certification by highest ranking employee

19. A person who certifies a toxic substance reduction plan for the purposes of subsection 4 (2) of the Act shall certify the plan in the following language:

As of [insert date], I certify that I have read the toxic substance reduction plan for [insert the toxic substance] and am familiar with its contents, and to my knowledge the plan is factually accurate and complies with the *Toxics Reduction Act, 2009* and Ontario Regulation 455/09 (General) made under that Act.

AMENDMENT AND REVIEW OF PLAN

Amendment or review, new version of plan required

20. (1) If a toxic substance reduction plan is amended under section 5 of the Act or reviewed under section 7 of the Act, the owner and the operator who were required to ensure the plan was prepared shall ensure that a new version of the plan is prepared to reflect all updated information.

(2) If a review of a toxic substance reduction plan under section 7 of the Act is required to be conducted in a calendar year, the owner and the operator of the facility shall ensure that the new version of the plan is prepared on or before December 31 in that year.

(3) The owner and the operator of a facility shall ensure that an amendment under section 5 of the Act or a review under section 7 of the Act is carried out in respect of the current version of a toxic substance reduction plan.

(4) If a new version of a toxic substance reduction plan is created, the new version shall contain a certification, signed by the highest ranking employee at the facility who has management responsibilities relating to the facility, in the following language:

As of [insert date], I certify that I have read the toxic substance reduction plan dated [insert version date] for [insert the toxic substance] and am familiar with its contents and to my knowledge this version of the plan is factually accurate and complies with the *Toxics Reduction Act, 2009* and Ontario Regulation 455/09 (General) made under that Act.

(5) In addition to subsection (4), if a new version of a toxic substance reduction plan is created as a result of a review under section 7 of the Act, the new version shall contain a certification, signed by the highest ranking employee at the facility who has management responsibilities relating to the facility, stating the following:

I certify that, during [insert calendar year of review of plan], a review of the toxic substance reduction plan for [insert toxic substance] has been conducted in accordance with the *Toxics Reduction Act, 2009* and Ontario Regulation 455/09 (General) made under that Act.

When review must be conducted

21. (1) For the purposes of conducting a review of the current version of a toxic substance reduction plan under section 7 of the Act, the owner and the operator of a facility shall,

- (a) if the plan is required to be prepared on or before December 31, 2017, ensure that the plan is reviewed during 2018 and during each subsequent fifth calendar year; or
- (b) if the plan is required to be prepared on or after December 31, 2018, ensure that the plan is reviewed during the calendar year determined in accordance with subsection (2) and during each subsequent fifth calendar year.

(2) For the purposes of clause (1) (b), the first calendar year during which the plan is required to be reviewed shall be determined by applying the following equation:

$$2018 + 5 (x + 1)$$

where,

x = (y – 2018)/5, rounded down to the nearest whole number, and

y = the year in which the plan was required to be prepared.

(3) In addition to conducting a review required under subsection (1) and subject to subsection (4), the owner and the operator mentioned in subsection (1) shall ensure that the current version of a toxic substance reduction plan is reviewed during a calendar year if there was a significant process change at the facility during the previous calendar year.

(4) Subsection (3) does not apply if the significant process change at the facility was a result of implementing one of the options identified in a statement included in the current version of the toxic substance reduction plan under paragraph 6 of subsection 4 (1) of the Act.

(5) Despite clause (1) (a), no review is required to be conducted in 2018 if the Director is given a notice under subclause 11 (2) (b) (i), (ii), (iii) or (iv) in respect of the years 2015, 2016 and 2017.

(6) Despite subsection (1), no review is required to be conducted in a calendar year other than 2018 if the toxic substance reduction plan has been reviewed at least once and the Director is given a notice under subclause 11 (2) (b) (i), (ii), (iii) or (iv) in respect of the three preceding consecutive calendar years.

Review of plan, requirements

22. (1) A review of the current version of a toxic substance reduction plan conducted for the purposes of section 7 of the Act shall consist of the following:

1. If no statement mentioned in paragraph 1 of subsection 4 (1) of the Act was included in the plan,
 - i. a determination of whether such a statement should be included in the plan, and
 - ii. if the determination under subparagraph i is that no statement should be included, an examination of whether the reasons stated in the plan for not including the statement remain valid and, if not, the new reasons for not including the statement.
2. If a statement mentioned in paragraph 1 of subsection 4 (1) of the Act was included in the plan, a determination of whether, due to any change in circumstances at the facility, the statement should be removed from the plan.
3. If the determination is made under paragraph 2 that the statement should be removed from the plan, an explanation of the reasons for removing the statement, including,
 - i. a description of the change in circumstances at the facility that resulted in the removal of the statement, and
 - ii. whether the removal of the statement is the result of the successful implementation of an option to reduce the use or creation of the toxic substance.
4. A determination of whether any objectives for reducing the use or creation of the toxic substance set out in the plan, including any targets, remain valid or should be revised, and if revision is required, a determination of the new objectives or targets.
5. Updating of the records created under paragraphs 1, 2 and 5 of subsection 12 (2) to ensure that they are accurate and complete.
6. Updating of the description of each process at the facility to ensure that it is accurate and complete.
7. If new methods or combinations of methods for tracking and quantifying the toxic substance are identified, the reason for the change and the anticipated impact of the change on tracking and quantification.
8. An identification and analysis of options for reducing the use and creation of the toxic substance at the facility by identifying and analyzing options as set out in paragraphs 1 to 6 of subsection 17 (1).
9. Updating of the estimates made for the purposes of subparagraphs 7 iii, iv and v of subsection 4 (1) of the Act and subsection 17 (4) of this Regulation, based on the quantifications for the most recent calendar year.
10. A review of whether the timetable created for the purposes of subparagraph 7 ii of subsection 4 (1) of the Act is accurate and complete and updating of the timetable.
11. A determination of whether the estimates of annual costs associated with the toxic substance as set out in the plan under subsection 18 (1) remain valid, and if a revision is required, a determination of new estimates.
12. A review and correction of any errors in the plan, including any errors reported to the Director in accordance with section 29.

(2) A new version of a toxic substance reduction plan prepared as a result of a review under section 7 of the Act shall include the records created under paragraphs 3 and 4 of subsection 12 (2) for each year since the year in respect of which the version being reviewed was prepared.

SUMMARY OF PLAN

When summary must be prepared

23. (1) The owner and the operator of a facility shall ensure that a summary required to be prepared under section 8 of the Act is prepared in respect of the first version of a toxic substance reduction plan and in respect of each new version of the plan prepared as a result of an amendment under section 5 of the Act or a review under section 7 of the Act.

(2) The owner and the operator of a facility shall ensure that a summary of a toxic substance reduction plan mentioned in subsection (1) is given to the Director, made available to the public on the Internet and given to a member of the public upon written request,

- (a) in the case of a summary of the first version of the plan, on or before the day that the plan is required to be prepared; or
- (b) in the case of a summary of a version of a plan other than the first version,

- (i) within 30 days after the new version of the plan is prepared, if the new version is prepared as a result of an amendment to the plan under section 5 of the Act, or
- (ii) on or before December 31 in the year in which the plan is required to be reviewed, if the new version is prepared as a result of a review under section 7 of the Act.

(3) The owner and the operator of a facility shall ensure that on the day that a summary is made available to the public under subsection (2), notice is given to all employees of the facility regarding the summary.

Contents of summary

24. (1) For the purposes of section 8 of the Act, a summary of the current version of a toxic substance reduction plan for a toxic substance shall contain the following:

1. The information set out in subsection 18 (2) of this Regulation, except for the information mentioned in paragraphs 8, 9, 10, 11 and 12 of that subsection and the business number mentioned in subparagraph 14 iv of that subsection.
2. The name of all other toxic substances used or created at the facility for which plans are required to be prepared under subsection 3 (1) of the Act.
3. If a statement mentioned in paragraph 1 of subsection 4 (1) of the Act is included in the plan, a copy of the statement, and if no statement is included, the reasons referred to in paragraph 2 of subsection 4 (1) of the Act.
4. A description of why the toxic substance is used or created at the facility.
5. For the purposes of paragraph 2 of subsection 8 (2) of the Act, a description of any options to be implemented, as identified in the current version of the plan, and, for each of those options, the estimates set out in the plan in accordance with subparagraphs 7 iii to v of subsection 4 (1) of the Act and subsection 17 (4) of this Regulation.
6. The anticipated timelines for achieving the estimated reductions of the use and creation of the toxic substance.
7. If no options are identified in a statement under paragraph 6 of subsection 4 (1) of the Act, the statement that no options will be implemented as required under that paragraph and an explanation of the reasons why no options are identified.
8. A statement that the summary accurately reflects the current version of the plan.

(2) A summary of the current version of a toxic substance reduction plan may contain a description of any actions that the owner or the operator of the facility has taken to reduce the use and creation of the toxic substance at the facility.

(3) A summary of the current version of a toxic substance reduction plan may contain a rationale for why the options mentioned in paragraph 5 of subsection (1) were selected for implementation.

REPORT

When report must be prepared

25. Subject to section 14 of this Regulation, for the purposes of section 10 of the Act, the owner and the operator of a facility shall ensure that on or before June 1 in each year commencing in 2011 a report is,

- (a) prepared in respect of the current version of a toxic substance reduction plan that is required to be prepared; and
- (b) given to the Director.

Contents of report

26. (1) The owner and the operator of a facility shall ensure that a report prepared in respect of a toxic substance reduction plan for a toxic substance under section 10 of the Act contains the following information:

1. The information set out in subsection 18 (2).
2. The name of all other toxic substances used or created at the facility for which plans are required to be prepared under subsection 3 (1) of the Act.
3. If the report is prepared by a person other than the owner or the operator of the facility, the name and address of the person who prepared the report.
4. A statement of whether there has been a change in the method or combination of methods used to track and quantify the substance during the previous calendar year and, if there has been a change, a description of the change, the reason for the change and how the change will impact tracking and quantification of the substance.
5. A statement of whether there has been a significant process change at the facility during the previous calendar year.
6. A statement of whether any incident out of the normal course of events occurred at the facility during the previous calendar year and whether the incident affected the results of tracking and quantification of the substance and, if so, an explanation of how.

7. On a facility-wide basis, the results of the determinations mentioned in subsection 12 (1), other than the determination mentioned in paragraph 3 of subsection 12 (1).
- (2) The owner and the operator of a facility shall ensure that a report other than the first report prepared in respect of a toxic substance reduction plan for a toxic substance contains the following information in addition to the information required under subsection (1):
1. A comparison of the results mentioned in paragraph 7 of subsection (1) to the results reported for the most recent calendar year for which a report has been submitted under section 10 of the Act, expressed as a percentage and in the units of measurement specified in section 31.
 2. If the comparison mentioned in paragraph 1 indicates a change in the quantification of the substance between calendar years, an explanation of the reasons for the change.
 3. The objectives set out in the current version of the plan, including any targets for reducing the use and creation of the substance at the facility.
 4. For each option identified under paragraph 6 of subsection 4 (1) of the Act in the current version of the plan,
 - i. a description of the steps described in the plan under subparagraph 7 i of subsection 4 (1) of the Act that were taken during the previous calendar year to implement the option,
 - ii. the amount of reduction in the use, creation and discharge to air, land or water of the substance at the facility during the previous calendar year that resulted due to the steps mentioned in subparagraph i,
 - iii. if the substance is listed in Part 1, 2 or 3 of Schedule 1 to the NPRI Notice, the amount of reduction in the substance contained in product at the facility during the previous calendar year that resulted due to the steps mentioned in subparagraph i, and
 - iv. an indication of whether the timelines set out in the timetable created for the purposes of subparagraph 7 ii of subsection 4 (1) of the Act and included in the current version of the plan will be met.
 5. For any actions in addition to the steps mentioned in subparagraph 4 i that were taken during the previous calendar year to achieve the plan's objectives, including any targets specified in the plan,
 - i. a description of the additional actions,
 - ii. if applicable, the amount of reduction in the use, creation and discharge to air, land or water of the substance at the facility during the previous calendar year that resulted due to the actions mentioned in subparagraph i, and
 - iii. if applicable and if the substance is listed in Part 1, 2 or 3 of Schedule 1 to the NPRI Notice, the amount of reduction in the substance contained in product at the facility during the previous calendar year that resulted due to the actions mentioned in subparagraph i.
 6. A comparison of the steps described under subparagraph 4 i and the steps described in the plan under subparagraph 7 i of subsection 4 (1) of the Act.
- (3) A report prepared for the purposes of section 10 of the Act shall be certified by the highest ranking employee at the facility who has management responsibilities relating to the facility and that person may certify a single document that contains more than one report.

(4) For the purposes of subsection (3), a person shall certify the report or document containing more than one report in the following language:

As of *[insert date]*, I certify that I have read the *[report(s)]* on the toxic substance reduction *[plan(s)]* for *[insert the toxic substance(s)]* and am familiar with *[its/their]* contents and to my knowledge the information contained in the *[report(s)]* is factually accurate and the *[report complies/reports comply]* with the *Toxics Reduction Act, 2009* and Ontario Regulation 455/09 (General) made under the Act.

Information to be made available to public

27. (1) For the purposes of subsection 10 (4) of the Act, the owner and the operator of a facility shall ensure that the following information contained in a report prepared under section 10 of the Act is made available to the public on the Internet and given to a member of the public upon written request:

1. The information referred to in paragraph 1 of subsection 26 (1), except for the information mentioned in paragraphs 8, 9, 10, 11 and 12 of subsection 18 (2) and the business number mentioned in subparagraph 14 iv of that subsection.
2. The information referred to in paragraphs 2 and 7 of subsection 26 (1).
3. The information referred to in paragraph 1 of subsection 26 (2).
4. A summary of the reasons referred to in paragraph 2 of subsection 26 (2).

5. The information referred to in paragraph 3 of subsection 26 (2).
6. A summary of the information referred to in paragraphs 4, 5 and 6 of subsection 26 (2).
7. A summary of any descriptions included in the report under clause 10 (2) (b) (iii) of the Act.
8. A copy of the certification prepared in respect of the report under subsection 26 (3).

(2) For the purposes of paragraph 2 of subsection (1), if the Director specifies ranges within which information mentioned in paragraph 7 of subsection 26 (1) may be expressed and the owner and the operator of a facility choose to express the information in a range, the owner and the operator shall express that information in the range specified by the Director.

(3) For the purpose of subsection (2), the Director may specify ranges having regard to the class of facility, the number of employees at the facility and the toxic substance used, created or contained in product.

(4) The owner and the operator of a facility shall ensure that on the day that the information mentioned in subsection (1) is made available to the public, notice is given to all employees of the facility regarding the provision of the information to the public.

(5) The Director may, for the purposes of subsection 10 (5) of the Act, make available to the public the information set out in subsection (1) by,

- (a) posting the notice on the Internet; and
- (b) giving a copy of the notice to a member of the public, upon written request.

MISCELLANEOUS

Documents and records, retention

28. (1) The owner and the operator of a facility shall retain at the facility every document and record that they create or acquire for the purposes mentioned in subsection (2) for a period of at least seven years after the date that the document or record is created or acquired or, if the document or record is required to be certified, after the date the document or record is certified.

(2) The purposes mentioned in subsection (1) are the following:

1. Preparing a toxic substance reduction plan in accordance with section 4 of the Act.
2. Amending a toxic substance reduction plan in accordance with section 5 of the Act.
3. Reviewing a toxic substance reduction plan in accordance with section 7 of the Act.
4. Preparing a summary of a toxic substance reduction plan in accordance with section 8 of the Act.
5. Tracking and quantifying a toxic substance in accordance with section 9 of the Act.
6. Preparing a report in accordance with section 10 of the Act.

(3) The owner and the operator of a facility shall retain at the facility each version of a toxic substance reduction plan that has been prepared under the Act for a period of at least seven years after the date the version of the plan is certified in accordance with subsection 4 (2) of the Act.

Notice of errors and change of ownership

29. (1) Subject to subsection (2), the owner and the operator of a facility shall, within 30 days after becoming aware of an error or inaccuracy in a document mentioned in subsection (3), notify the Director of the error or inaccuracy and submit the corrected information.

(2) The owner and the operator of a facility may apply to the Director for an extension of the time limit set out in subsection (1) and the Director may specify an extended time limit if, in the opinion of the Director, the extended time limit is necessary to correct the error or inaccuracy.

(3) The documents referred to in subsection (1) are the following:

1. A summary prepared under section 8 of the Act.
2. A report prepared under section 10 of the Act.
3. A notice given to the Director in accordance with section 11 or section 14 of this Regulation.

(4) If there is a change in the owner or the operator of a facility, the new owner or operator of the facility shall notify the Director in writing of the change within 30 days after the change.

Forms

30. If the Act or this Regulation requires or permits the submission or giving of a summary, notice, record or report, the summary, notice, record or report must be in an electronic form provided by or approved by the Director.

Unit of measurement, information for public or Director

31. If the owner or the operator of a facility is required by the Act or this Regulation to make any information related to a toxic substance available to the public or to give any information related to a toxic substance to the Director, the owner or the operator shall, in making the information available or giving the information, use,

- (a) the unit of measurement required to be used when tracking or reporting on the toxic substance for the purposes of the NPRI Notice, if the toxic substance is a substance listed in Schedule 1 to the NPRI Notice; and
- (b) tonnes, if the toxic substance is acetone.

COMMENCEMENT**Commencement**

32. This Regulation comes into force on the later of the day subsection 3 (1) of the *Toxics Reduction Act, 2009* comes into force and the day this Regulation is filed.

TABLE A
(SEE SUBSECTION 9 (2))

Item	Column 1	Column 2	Column 3
	Substance prescribed under subsection 3 (1)	CAS#	NPRI Part
1.	Acetaldehyde	75-07-0	1
2.	Acrylamide	79-06-1	1
3.	Aluminum ¹	7429-90-5	1
4.	Antimony ²	**	1
5.	Arsenic ³	**	1
6.	Asbestos ⁴	1332-21-4	1
7.	Benzene	71-43-2	1,5
8.	Biphenyl	92-52-4	1
9.	1,3 –Butadiene	106-99-0	1,5
10.	Cadmium ⁵	**	1
11a.	Benzoyl chloride	98-88-4	1
11b.	Benzyl chloride	100-44-7	1
12.	Chlorine	7782-50-5	1
13.	Chromium ⁶	**	1
14.	Cobalt ⁷	**	1
15.	Copper ⁸	**	1
16.	Creosote	8001-58-9	5
17.	Cyanides ⁹	**	1
18.	1,2-Dichloroethane	107-06-2	1,5
19a.	2,3,7,8-Tetrachlorodibenzo-p-dioxin	1746-01-6	3
19b.	1,2,3,7,8-Pentachlorodibenzo-p-dioxin	40321-76-4	3
19c.	1,2,3,4,7,8-Hexachlorodibenzo-p-dioxin	39227-28-6	3
19d.	1,2,3,7,8,9-Hexachlorodibenzo-p-dioxin	19408-74-3	3
19e.	1,2,3,6,7,8-Hexachlorodibenzo-p-dioxin	57653-85-7	3
19f.	1,2,3,4,6,7,8-Heptachlorodibenzo-p-dioxin	35822-46-9	3
19g.	Octachlorodibenzo-p-dioxin	3268-87-9	3
19h.	2,3,7,8-Tetrachlorodibenzofuran	51207-31-9	3
19i.	2,3,4,7,8-Pentachlorodibenzofuran	57117-31-4	3
19j.	1,2,3,7,8-Pentachlorodibenzofuran	57117-41-6	3
19k.	1,2,3,4,7,8-Hexachlorodibenzofuran	70648-26-9	3
19l.	1,2,3,7,8,9-Hexachlorodibenzofuran	72918-21-9	3
19m.	1,2,3,6,7,8-Hexachlorodibenzofuran	57117-44-9	3
19n.	2,3,4,6,7,8-Hexachlorodibenzofuran	60851-34-5	3
19o.	1,2,3,4,6,7,8-Heptachlorodibenzofuran	67562-39-4	3
19p.	1,2,3,4,7,8,9-Heptachlorodibenzofuran	55673-89-7	3
19q.	Octachlorodibenzofuran	39001-02-0	3
20.	Epichlorohydrin	106-89-8	1
21.	Ethylbenzene	100-41-4	1
22.	Ethylene Oxide	75-21-8	1
23.	Formaldehyde	50-00-0	1,5
24.	Hexachlorobenzene	118-74-1	3
25.	Hexavalent Chromium compounds	**	1
26.	Hydrochloric acid	7647-01-0	1

Item	Column 1	Column 2	Column 3
	Substance prescribed under subsection 3 (1)	CAS#	NPRI Part
27.	Lead ^{10,11}	**	1
28.	Manganese ¹²	**	1
29.	Mercury ¹³	**	1,2
30.	Methanol	67-56-1	1,5
31.	Nickel ¹⁴	**	1
32.	Phenol ¹⁵	108-95-2	1
33.	p,p'-methylenebis (2-chloroaniline)	101-14-4	1
34.	Selenium ¹⁶	**	1
35.	Silver ¹⁷	**	1
36.	Styrene Oxide	96-09-3	1
37a.	Sulphuric acid	7664-93-9	1
37b.	Dimethyl sulphate	77-78-1	1
37c.	Diethyl sulphate	64-67-5	1
38.	Tetrachloroethylene	127-18-4	1
39.	Thorium Dioxide	1314-20-1	1
40.	Toluene	108-88-3	1,5
41a.	Acenaphthene	83-32-9	2
41b.	Acenaphthylene	208-96-8	2
41c.	Anthracene	120-12-7	1
41d.	Benzo(a)anthracene	56-55-3	2
41e.	Benzo(a)phenanthrene	218-01-9	2
41f.	Benzo(a)pyrene	50-32-8	2
41g.	Benzo(b)fluoranthene	205-99-2	2
41h.	Benzo(e)pyrene	192-97-2	2
41i.	Benzo(g,h,i)perylene	191-24-2	2
41j.	Benzo(j)fluoranthene	205-82-3	2
41k.	Benzo(k)fluoranthene	207-08-9	2
41l.	Dibenzo(a,j)acridine	224-42-0	2
41m.	Dibenzo(a,h)acridine	226-36-8	2
41n.	Dibenzo(a,h)anthracene	53-70-3	2
41o.	Dibenzo(a,e)fluoranthene	5385-75-1	2
41p.	Dibenzo(a,e)pyrene	192-65-4	2
41q.	Dibenzo(a,h)pyrene	189-64-0	2
41r.	Dibenzo(a,i)pyrene	189-55-9	2
41s.	Dibenzo(a,l)pyrene	191-30-0	2
41t.	7H-Dibenzo(c,g)carbazole	194-59-2	2
41u.	7,12-Dimethylbenz(a)anthracene	57-97-6	2
41v.	Fluoranthene	206-44-0	2
41w.	Fluorene	86-73-7	2
41x.	Indeno(1,2,3-c,d)pyrene	193-39-5	2
41y.	3-Methylcholanthrene	56-49-5	2
41z.	5-Methylchrysene	3697-24-3	2
41aa.	Naphthalene	91-20-3	1
41ab.	1-Nitropyrene	5522-43-0	2
41ac.	Perylene	198-55-0	2
41ad.	Phenanthrene	85-01-8	2
41ae.	Pyrene	129-00-0	2
42.	Trichloroethylene	79-01-6	1
43.	Triethylamine	121-44-8	1
44.	Vanadium ¹⁸	7440-62-2	1
45.	Vinyl Chloride	75-01-4	1
46.	Xylene ¹⁹	1330-20-7	1, 5
47.	Zinc ²⁰	**	1

Notes to Table A:

** no single CAS number applies to this substance

¹ fume or dust

² and its compounds

³ and its compounds

- ⁴ friable form
- ⁵ and its compounds
- ⁶ and its compounds, except hexavalent chromium compounds
- ⁷ and its compounds
- ⁸ and its compounds
- ⁹ ionic
- ¹⁰ and its compounds, except tetraethyl lead (CAS No. 78-00-2)
- ¹¹ does not include lead (and its compounds) contained in stainless steel, brass or bronze alloys.
- ¹² and its compounds
- ¹³ and its compounds
- ¹⁴ and its compounds
- ¹⁵ and its salts. The CAS Number corresponds to the weak acid or base. However, this substance includes the salts of these weak acids and bases. When calculating the weight of these substances and their salts, use the molecular weight of the acid or base, not the total weight of the salt.
- ¹⁶ and its compounds
- ¹⁷ and its compounds
- ¹⁸ (except when in an alloy) and its compounds
- ¹⁹ all isomers, including the individual isomers of xylene: m-xylene (CAS No. 108-38-3), o-xylene (CAS No. 95-47-6) and p-xylene (CAS No. 106-42-3)
- ²⁰ and its compounds

NOTE: A footnote that qualifies the listing of a toxic substance in this Table is the same footnote that qualifies its listing in Schedule 1 to the NPRI Notice.

51/09

ONTARIO REGULATION 456/09

made under the

FISH AND WILDLIFE CONSERVATION ACT, 1997

Made: December 3, 2009

Filed: December 4, 2009

Published on e-Laws: December 7, 2009

Printed in *The Ontario Gazette*: December 19, 2009

Amending O. Reg. 663/98
(Area Descriptions)

Note: Ontario Regulation 663/98 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. (1) Items 1, 3, 17, 18, 31 and 56 of the Table to Schedule 10 to Part 1 of Ontario Regulation 663/98 are revoked and the following substituted:

1	268	FF-1	R.R.
---	-----	------	------

.

3	268	FF-3	R.R.
---	-----	------	------

.

17	268	FF-17	R.R.
18	268	FF-18	R.R. & Ken

.

31	268	FF-32	R.R.
----	-----	-------	------

.

56	268	FF-57	R.R.
----	-----	-------	------

(2) Item 106 of the Table to Schedule 21 to Part 1 of the Regulation is revoked and the following substituted:

106	269	NG-108	T.B.
-----	-----	--------	------

(3) Items 72 and 73 of the Table to Schedule 34 to Part 1 of the Regulation are revoked and the following substituted:

72	271	WA-72	AI
----	-----	-------	----

(4) Item 74 of the Table to Schedule 34 to Part 1 of the Regulation is revoked and the following substituted:

74	271	WA-74	AI
----	-----	-------	----

2. (1) Items 37, 43 and 44 of the Table to Schedule 8 to Part 2 of the Regulation are revoked and the following substituted:

37	47F	KE-07B-084
----	-----	------------

.

43	47F	FF-07B-093
44	47F	FF-07B-094

(2) Items 21 and 25 of the Table to Schedule 10 to Part 2 of the Regulation are revoked and the following substituted:

21	48T	FF-09A-030
----	-----	------------

.

25	48T	FF-09A-034
----	-----	------------

(3) Items 13 and 14 of the Table to Schedule 11 to Part 2 of the Regulation are revoked and the following substituted:

13	48T	FF-09B-015
14	48T	FF-09B-016

(4) Items 9 and 10 of the Table to Schedule 12 to Part 2 of the Regulation are revoked and the following substituted:

9	48T	FF-10-010
10	48T	FF-10-011

(5) Items 8 and 32 of the Table to Schedule 27 to Part 2 of the Regulation are revoked and the following substituted:

8	51L	NG-19-008
---	-----	-----------

.

32	51L	GE-19-039
----	-----	-----------

(6) Items 2, 5 and 16 of the Table to Schedule 28 to Part 2 of the Regulation are revoked and the following substituted:

2	50M	NG-21A-003
---	-----	------------

5	50M	NG-21A-006
---	-----	------------

16	51L	GE-21A-026
----	-----	------------

(7) Items 24 and 25 of the Table to Schedule 29 to Part 2 of the Regulation are revoked and the following substituted:

24	52L	WA-21B-054
25	52L	WA-21B-055

(8) Item 52 of the Table to Schedule 29 to Part 2 of the Regulation is revoked.

(9) Schedule 40 to Part 2 of the Regulation is amended by adding the following item:

23	65D	WA-32-023
----	-----	-----------

(10) Items 2, 3, 11 and 14 of the Table to Schedule 41 to Part 2 of the Regulation are revoked and the following substituted:

2	52L, 60G	WA-33-002
3	52L, 60G	WA-33-003

11	65D	WA-33-011
----	-----	-----------

14	60G	WA-33-014
----	-----	-----------

(11) Item 16 of the Table to Schedule 41 to Part 2 of the Regulation is revoked.

(12) Item 1 of the Table to Schedule 42 to Part 2 of the Regulation is revoked and the following substituted:

1	65D	WA-34-001
---	-----	-----------

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

Made by:

DONNA H. CANSFIELD
Minister of Natural Resources

Date made: December 3, 2009.

51/09

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

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

INDEX 51

Proclamation	3499
Ontario Highway Transport Board.....	3500
Notice of Default in Complying with the Corporations Tax Act / Avis de non-observation de la Loi sur l'imposition des sociétés	3500
Cancellation of Certificate of Incorporation (Corporations Tax Act Defaulters) / Annulation de certificat de constitution (Non-observation de la Loi sur l'imposition des sociétés)	3502
Certificate of Dissolution/Certificat de dissolution	3503
Notice of Default in Complying with the Corporations Information Act/ Avis de non-observation de la Loi sur les renseignements exigés des personnes morales	3505
Cancellation of Certificate of Incorporation (Business Corporations Act)/ Annulation de certificat de constitution en personne morale (Loi sur les sociétés par actions).....	3505
Cancellation for Cause (Business Corporations Act)/Annulation à juste titre (Loi sur les sociétés par actions).....	3505
Notice of Default in Complying with a Filing Requirement under the Corporations Information Act/ Avis de non-observation de la Loi sur les renseignements exigés des personnes morales	3506
Change of Name Act / Loi sur changement de nom	3506
BUILDING CODE ACT, 1992 / LOI DE 1992 SUR LE CODE DU BÂTIMENT.....	3510
Applications to Provincial Parliament — Private Bills/Demandes au Parlement provincial — Projets de loi d'intérêt privé	3511
Corporation Notices / Avis relatifs aux compagnies	3512
Sheriff's Sale of Lands / Ventes de terrains par le shérif	3512
Sale of Land for Tax Arrears By Public Tender / Ventes de terrains par appel d'offres pour arriéré d'impôt	
THE CORPORATION OF THE TOWNSHIP OF AMARANTH.....	3513
THE CORPORATION OF THE TOWN OF ESPANOLA.....	3513
THE CORPORATION OF THE CITY OF SARNIA	3513
THE CORPORATION OF THE CITY OF DRYDEN.....	3514
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	
COURTS OF JUSTICE ACT	O.Reg 453/09.....
ENVIRONMENTAL PROTECTION ACT	O.Reg 452/09.....
FISH AND WILDLIFE CONSERVATION ACT, 1997	O.Reg 456/09.....
ONTARIO NEW HOME WARRANTIES PLAN ACT	O.Reg 451/09.....
TOXICS REDUCTION ACT, 2009	O.Reg 455/09.....
WORKPLACE SAFETY AND INSURANCE ACT, 1997	O.Reg 454/09.....



Information

La Gazette de l'Ontario paraît chaque samedi, et les annonces à y insérer doivent parvenir à ses bureaux le jeudi à 15h au plus tard, soit au moins neuf jours avant la parution du numéro dans lequel elles figureront. Pour les semaines incluant le lundi de Pâques, le 11 novembre et les congés statutaires, accordez une journée de surplus. Pour connaître l'horaire entre Noël et le Jour de l'An s'il vous plaît communiquez avec le bureau de La Gazette de l'Ontario au (416) 326-5310 ou par courriel à mbs.GazettePubsOnt@ontario.ca

Tarifs publicitaires et soumission de format:

- 1) Envoyer les annonces dans le format **Word.doc** par courriel à mbs.GazettePubsOnt@ontario.ca
- 2) Le tarif publicitaire pour la première insertion envoyée électroniquement est de 75,00\$ par espace-colonne jusqu'à un ¼ de page.
- 3) Pour chaque insertion supplémentaire commandée en même temps que l'insertion initiale, le tarif est 40,00\$
- 4) Les clients peuvent confirmer la publication d'une annonce en visitant le site web de La Gazette de l'Ontario www.ontariogazette.gov.on.ca ou en visionnant une copie imprimée à une bibliothèque locale.

Abonnement:

Le tarif d'abonnement annuel est de 126,50\$ + T.P.S. pour 52 ou 53 numéros hebdomadaires débutant le premier samedi du mois de janvier (payable à l'avance). L'inscription d'un nouvel abonnement au courant de l'année sera calculée de façon proportionnelle pour la première année. Un nouvel abonné peut commander des copies d'éditions précédentes de la Gazette au coût d'une copie individuelle si l'inventaire le permet.

Le remboursement pour l'annulation d'abonnement sera calculé de façon proportionnelle à partir de 50% ou moins selon la date. Pour obtenir de l'information sur l'abonnement ou les commandes s.v.p. téléphonez le (416) 326-5306 durant les heures de bureau.

Copies individuelles:

Des copies individuelles de la Gazette peuvent être commandées en direct en ligne au site www.serviceontario.ca/publications ou en téléphonant 1-800-668-9938.

Options de paiement:

Les paiements peuvent être effectués au moyen de la carte Visa, MasterCard ou Amex, ou chèques ou mandats fait à l'ordre du MINISTRE DES FINANCES. Toute correspondance, notamment les changements d'adresse, doit être adressée à :

LA GAZETTE DE L'ONTARIO

50 rue Grosvenor, Toronto (Ontario) M7A 1N8

Téléphone (416) 326-5306

Paiement-Annonces:

Pour le traitement rapide les clients peuvent faire leur paiement au moyen de la carte Visa, MasterCard ou Amex lorsqu'ils soumettent leurs annonces. Les frais peuvent également être facturés.

MINISTÈRES DU GOUVERNEMENT DE L'ONTARIO S.V.P. NOTEZ

Il est possible de payer par carte d'achat du ministère ou par écriture de journal. Les paiements par écriture de journal sont assujettis aux exigences de facturation d'IFIS. S.V.P. communiquez avec le bureau de la Gazette au 416 326-5310 ou à mbs.GazettePubsOnt@ontario.ca.



Information

The Ontario Gazette is published every Saturday. Advertisements/notices must be received no later than 3 pm on Thursday, 9 days before publication of the issue in which they should appear. For weeks including Easter Monday, November 11th or a statutory holiday allow an extra day. For the Christmas/New Year holiday schedule please contact the Gazette at (416) 326-5310 or by email at mbs.GazettePubsOnt@ontario.ca

Advertising rates and submission formats:

- 1) Please submit all notices in a **Word.doc** format to: mbs.GazettePubsOnt@ontario.ca
- 2) For a first insertion electronically submitted the basic rate is \$75 up to ¼ page.
- 3) For subsequent insertions of the same notice ordered at the same time the rate is \$40 each.
- 4) Clients may confirm publication of a notice by visiting The Ontario Gazette web site at: www.ontariogazette.gov.on.ca or by viewing a printed copy at a local library.

Subscriptions:

The annual subscription rate is \$126.50 + G.S.T. for 52 or 53 weekly issues beginning the first Saturday in January, payable in advance. In-year new subscriptions will be pro-rated for the first year. A new subscriber may order back issues of the Gazette at the single-copy rate as inventory permits.

Refunds for cancelled subscriptions will be pro-rated from 50% or less depending upon date. For subscription information/orders please call (416) 326-5306 during normal business hours.

Single Copies:

Individual Gazette copies may be ordered on-line through the website at www.serviceontario.ca/publications or by phone at 1-800-668-9938.

Payment Options:

Subscriptions may be paid by VISA, AMEX or MasterCard or by Cheque or Money order payable to THE MINISTER OF FINANCE. All subscription enquiries and correspondence, including address changes, should be mailed to:

THE ONTARIO GAZETTE

50 Grosvenor Street, Toronto, Ontario M7A 1N8

Telephone: (416) 326-5306

Payment – Notices:

For fastest processing clients may pay by VISA, AMEX or MasterCard when submitting notices. Charges may also be invoiced.

ONTARIO GOVERNMENT MINISTRIES PLEASE NOTE:

Ministry Purchase Card or Journal Entry. Journal payments are subject to IFIS requirements. Please contact the Gazette office at 416 326-5310 or at mbs.GazettePubsOnt@ontario.ca.