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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.

The First Session of the 39th Parliament of the Province of Ontario be prorogued at 12:30 pm on Thursday, the 4th day of March, 2010.

WITNESS:

THE HONOURABLE
DAVID C. ONLEY

LIEUTENANT GOVERNOR OF OUR PROVINCE OF ONTARIO

GIVEN at Toronto, Ontario, on March 3, 2010.

BY COMMAND

Harinder Jeet Singh Takhar
Minister of Government Services

Christopher Bentley
Attorney General of Ontario

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

Que la première session de la 39^e législature de la province de l'Ontario soit prorogée à 12 heures 30, le jeudi 4 mars 2010.

TÉMOIN:

L'HONORABLE
DAVID C. ONLEY

LIEUTENANT-GOUVERNEUR DE NOTRE PROVINCE DE L'ONTARIO

FAIT à Toronto (Ontario) le 3 mars 2010.

PAR ORDRE

Harinder Jeet Singh Takhar
ministre des Services gouvernementaux

(143-G115)
Christopher Bentley
Procureur général de l'Ontario

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.

The Second Session of the 39th Parliament of the Province of Ontario be convened for the actual dispatch of business at 2:00 pm on Monday, the 8th day of March, 2010.

WITNESS:

THE HONOURABLE
DAVID C. ONLEY

LIEUTENANT GOVERNOR OF OUR PROVINCE OF ONTARIO

GIVEN at Toronto, Ontario, on March 3, 2010.

BY COMMAND

Harinder Jeet Singh Takhar
Minister of Government Services

Christopher Bentley
Attorney General of Ontario

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

Que la deuxième session de la 39^e législature de la province de l'Ontario en vue d'expédier les affaires parlementaires soit convoquée à 14 heures, le lundi 8 mars 2010.

TÉMOIN:

L'HONORABLE
DAVID C. ONLEY

LIEUTENANT-GOUVERNEUR DE NOTRE PROVINCE DE L'ONTARIO

FAIT à Toronto (Ontario) le 3 mars 2010.

PAR ORDRE

Harinder Jeet Singh Takhar
ministre des Services gouvernementaux

(143-G116)
Christopher Bentley
Procureur général de l'Ontario



Criminal Code Code Criminel

DESIGNATION OF QUALIFIED TECHNICIANS (BREATH SAMPLES)

NOTICE IS HEREBY GIVEN that pursuant to subsection 254(1) of the Criminal Code (Canada), the Honourable Rick Bartolucci, Minister of Community Safety and Correctional Services of Ontario, on the 2nd day of March, 2010, designated the following persons as being qualified to operate the approved instruments known as the Intoxilyzer® 8000C.

L'AVIS PRESENT est donné qu'en vertu du paragraphe 254(1) du Code Criminel du Canada, l'honorable Rick Bartolucci, Ministre de la Sécurité communautaire et des Services correctionnels de l'Ontario, le 2 mars 2010, désigna les personnes suivantes comme étant qualifiées pour manipuler les alcootest approuvé connu sous de nom de Intoxilyzer® 8000C.

Chris A. Bannon	Ontario Provincial Police
Jonathan Bray	Ontario Provincial Police
Ryan Burney	Ontario Provincial Police
Scott C. Burrows	Ontario Provincial Police
Shona M. Demary	Ontario Provincial Police
Jeffrey Evans	Ontario Provincial Police
Serge Francis	Ontario Provincial Police
Andrew S. Freeston	Ontario Provincial Police
R.J. Geneja	Ontario Provincial Police
Jeffrey A. Gracey	Ontario Provincial Police
John-Paul Graham	Ontario Provincial Police
Brad Greer	Ontario Provincial Police
S. Vincent Idzenga	Ontario Provincial Police
Eugene Johnson	Ontario Provincial Police
Helen R. Lamont	Ontario Provincial Police
Mark A. McDermott	Ontario Provincial Police
Dereck A. McLean	Ontario Provincial Police
Robert M. Morris	Ontario Provincial Police
Guy Prévost	Ontario Provincial Police
T.J. (Todd) Quinlan	Ontario Provincial Police
John Rozich	Ontario Provincial Police
Philip D. Stroeder	Ontario Provincial Police
Bradley J. Tichbourne	Ontario Provincial Police
Jaak A.R. Valiots	Ontario Provincial Police
M. Fred Wondergem	Ontario Provincial Police

(143-G117)

DESIGNATION OF QUALIFIED TECHNICIANS (BREATH SAMPLES)

NOTICE IS HEREBY GIVEN that pursuant to subsection 254(1) of the Criminal Code (Canada), the Honourable Rick Bartolucci, Minister of Community Safety and Correctional Services of Ontario, on the 2nd day of March, 2010, designated the following persons as being qualified to operate the approved instruments known as the Intoxilyzer® 8000C.

L'AVIS PRESENT est donné qu'en vertu du paragraphe 254(1) du Code Criminel du Canada, l'honorable Rick Bartolucci, Ministre de la Sécurité communautaire et des Services correctionnels de l'Ontario, le 2 mars 2010, désigna les personnes suivantes comme étant qualifiées pour manipuler les alcootest approuvé connu sous de nom de Intoxilyzer® 8000C.

Terrence H. Allore	Ontario Provincial Police
Darren F.C. Beebe	Ontario Provincial Police
Mitch Brennan	Ontario Provincial Police
Stefan Chambers	Ontario Provincial Police
Chris Collins	Ontario Provincial Police
Kerri Davis	Ontario Provincial Police
Gurpreet (Gup) Dhillon	Ontario Provincial Police
Matt Eamer	Ontario Provincial Police
Rick P. Foley	Ontario Provincial Police
Steven Groot	Ontario Provincial Police
Jonathan Hart	Ontario Provincial Police
Sean James Hawley	Ontario Provincial Police
Amanda Huff	Wawa Police Service
Suzanne Lacasse	Wawa Police Service
Allen Luyt	Ontario Provincial Police
Marcie E.A. Martin	Ontario Provincial Police
Paul M. Michtics	Ontario Provincial Police
Gerry Miles	Ontario Provincial Police
Stefan Moulard	Ontario Provincial Police
Shawn A. O'Neill	Ontario Provincial Police
D.A. Pittock	Ontario Provincial Police
J.R. Reppard	Ontario Provincial Police
Nathan Semach	Ontario Provincial Police
David Shaw	Ontario Provincial Police
Jason Vander Vegte	Ontario Provincial Police
Darren J. Watson	Ontario Provincial Police
Ryan Weir	Ontario Provincial Police

(143-G118)

Ontario Highway Transport Board

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

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

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

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

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

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

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

Camp Mini-Yo-We Inc. 47196
1878 Muskoka R., #10 West, R. R. # 2, Port Sydney, ON P0B 1L0

Applies for a public vehicle operating licence as follows:

For the transportation of passengers who are staff and campers of Camp Mini-Yo-We Inc. on a scheduled service between the City of Toronto and a place known as Port Sydney in the Town of Huntsville, via Highways 401, 400, 89 and 11, South Mary Lake Road and Muskoka Road 10.

PROVIDED THAT:

1. the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a) (iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, Chapter P. 54;
2. the licensee be restricted to the transportation of staff and campers of Camp Mini-Yo-We Inc. only;
3. this authority shall be restricted to the period between and including May 1st and September 30th in any calendar year.

Iron Range Bus Lines Inc. 24443-S/T
1141 Golf Links Rd., Thunder Bay, ON P7B 7A3
 Applies for the approval of transfer of extra provincial operating licence X-406 and public vehicle operating licence PV-2035 both now in the name of Dryden Bus Lines Limited, 365 Kennedy Road, Box 596, Dryden, ON P8N 2Z3.

George & Connie Isak (o/a Vista Ride Service) 47254
141 Breckenridge Dr., Kitchener, ON N2B 3R8
Applies for an extra provincial operating licence as follows:
 For the transportation of passengers on a chartered trip from points in the Regional Municipality of Waterloo and the County of Wellington to the Ontario/Quebec and the Ontario/USA border crossings for furtherance and return of the same passengers on the same chartered trip to point of origin. PROVIDED THAT there be no pick up or drop off of passengers except at point of origin.
 PROVIDED FURTHER THAT the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, Chapter P. 54, each having a maximum seating capacity of 12 passengers, exclusive of the driver.

Applies for a public vehicle operating licence as follows:

For the transportation of passengers:
 (a) on a chartered trip from points in the Regional Municipality of Waterloo and the County of Wellington;
 (b) on a scheduled service between points in the Regional Municipality of Waterloo on the one hand and
 (i) the Union Station and/or the Toronto Coach Terminal in the City of Toronto, on the other hand;
 (ii) the Lester B. Pearson International Airport in the City of Mississauga, on the other hand;
 (iii) the John C. Munro International Airport in the City of Hamilton, on the other hand;
 (iv) the London International Airport in the City of London, on the other hand
 PROVIDED THAT chartered trips be prohibited for para. "b"

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

FELIX D'MELLO
 Board Secretary/Secrétaire de la Commission

47254-A

(143-G119)

Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

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

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

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

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

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

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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2010-03-13

A REAL VISION REALTY SERVICES INC.	002099803
ADVANCECO CANADA INC.	002098924
ALBION KITCHEN & FURNITURE FACTORY LTD.	002098802
ALPHA FOOD EQUIPMENT LTD.	002099827
AMAL TRANSPORTATION INC.	002099165
APOLO AUTO INC.	002100857
ASHIKIR PROMOTIONS INC.	001695085
AUTOMOTIVE COMPONENT TESTING MACHINES INC.	001694957
BEST CHOICE REPAIRS INC.	001694993
BIOCER CANADA LIMITED	001695862
BLACKHAWK QUALITY ENGINEERING INC.	001695787

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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BLEB HOLDINGS INC.	002099129
BOND & MARY DEVELOPMENT INC.	002099247
C.J. DIGITAL INC.	002099681
CHASE BERKSHIRE DEVELOPMENTS INC.	001695764
CLA 3 HOLDINGS INC.	001697369
CLIFFCREST FINANCIAL SERVICES INC.	001697086
CROSS COUNTRY ASPHALT & SEALING INC.	001695648
ESTATE RECORDS INC.	001696395
EVERMORE EQUITY PARTNERZ INC.	002099031
FITAR HOLDING LTD.	002099282
FORSTAR CAPITAL ADVISORS INC.	002099746
GLOBALPRO INTERNATIONAL INC.	002100460
GOLDEN 7 INTERNATIONAL INC.	002100174
H & H LOGISTICS INC.	002098778
H2EAU INC.	002098727
J & F INTERIOR DESIGNER LTD.	001697137
JAMES ARRONET INVESTMENT CORP.	002099273
KINETIC HOLDINGS INC.	002100748
KITERACER INC.	001695760
KONSTANTIN INC.	001695389
LASERMICROWELD INC.	002100351
LAVIZAN FINANCIAL LTD.	001694968
LINSCOTT INVESTMENTS INC.	001695678
LINX INTERNATIONAL LTD.	001697281
LUCID MEDIA IMAGING INC.	002100998
MAPEK INC.	001696340
MARQUO INC.	001130676
MB STRATEGIC MARKETING GROUP INC.	001697013
MELINDA MARTIN PROFESSIONAL CORPORATION	002100019
MEXRAN ENTERPRISES INC.	002100425
MODA 56 INC.	001684839
MYSTI RESTAURANT & LOUNGE LTD.	002098847
NATIONAL ENTERTAINMENT GROUP LIMITED	001599581
NEW BEGINNING HOMES LTD.	002099385
NIGEL BARHAM LTD.	001697090
NORTHWEST AUDIO INCORPORATED	001695300
ONTARIO SUPERIOR DEVELOPMENT CORP.	002099018
PARTY ON PRODUCTIONS INC.	002099508

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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PERFORMANCE AUTOMOTIVE MARKETING LTD.	001686914
PERISSOS INTERNATIONAL TRADING & CONSULTING INC.	001694974
PROGRESSIVE LINK SOLUTIONS INC.	002100368
RAMA PROPERTY MANAGEMENT INC.	002100197
REACH AUTO PARTS CANADA INC.	002100193
RENAISSANCE IMMIGRATION SERVICES INC.	002098946
RIG MASTERS LEASING COMPANY LTD.	001697061
SCREEN MEDIA INC.	001695114
SETCHELL & MCKINNON LIMITED	000080118
SINCLAIR SYSTEMS LTD.	001697085
STOCKTON DEVELOPMENTS INC.	001695674
TANEX RESOURCES INC.	002099172
TCL CONSTRUCTION INC.	001695729
THE BODY COMPLEX INC.	002100629
THE BRIGHT BUILDING SERVICES INC.	001696249
THE GLOBAL A.A.S. MANAGEMENT GROUP LTD.	001688588
THE RETAIL TREE INC.	001695010
THE SCHOOL OF FUNCTIONAL ENGLISH INC.	002100316
THRONE FINANCIAL CORPORATION	001695633
UNION TRANS INC.	002099039
VICK COMPUTERS AND GRAPHICS INC.	002099572
WEAR-EVER CLOTHING INC.	001695657
WILLIAMS DAUGHTER LIMITED	001695258
YORK REGIONAL PROPERTY SERVICES INC.	001695631
1073948 ONTARIO LIMITED	001073948
1147199 ONTARIO INC.	001147199
1158063 ONTARIO LIMITED	001158063
1508982 ONTARIO INC.	001508982
1646432 ONTARIO INC.	001646432
1649633 ONTARIO INC.	001649633
1675404 ONTARIO INC.	001675404
1675405 ONTARIO INC.	001675405
1684841 ONTARIO INC.	001684841
1687706 ONTARIO INC.	001687706
1688566 ONTARIO LTD.	001688566
1690081 ONTARIO INC.	001690081
1690105 ONTARIO INC.	001690105
1694983 ONTARIO LTD.	001694983
1695305 ONTARIO INC.	001695305
1695365 ONTARIO INC.	001695365
1695638 ONTARIO INC.	001695638
1695688 ONTARIO INC.	001695688
1695870 ONTARIO INC.	001695870
1695993 ONTARIO INC.	001695993
1696216 ONTARIO INC.	001696216
1696265 ONTARIO LIMITED	001696265
1696366 ONTARIO LIMITED	001696366
1697053 ONTARIO LIMITED	001697053
1697059 ONTARIO INC.	001697059
1697076 ONTARIO INC.	001697076
1697107 ONTARIO LTD.	001697107
1697206 ONTARIO LIMITED	001697206
1697295 ONTARIO LTD.	001697295
2072167 ONTARIO INC.	002072167
2098891 ONTARIO INC.	002098891
2098931 ONTARIO LIMITED	002098931
2099027 ONTARIO LTD.	002099027
2099126 ONTARIO INC.	002099126
2099203 ONTARIO LTD.	002099203
2099440 ONTARIO LTD.	002099440
2099592 ONTARIO INC.	002099592
2099759 ONTARIO CORP.	002099759
2100156 ONTARIO INC.	002100156
2100228 ONTARIO INC.	002100228
2100398 ONTARIO LTD.	002100398
2100921 ONTARIO INC.	002100921
2100947 ONTARIO INC.	002100947

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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2101065 ONTARIO LIMITED	002101065
2101105 ONTARIO LTD.	002101105
401 MOTORSPORTS INC.	001652697
771148 ONTARIO INC.	000771148

KATHERINE M. MURRAY
Director, Ministry of Government Services
Directrice, Ministère des Services
gouvernementaux
(143-G120)

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

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

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

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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2010-02-15	
AABCO TREE SERVICE LTD.	000890928
AFFORDABLE USED COMPUTERS INC.	001079995
AMAKWES INC.	002088558
ANCHOR-IN HARBOUR LIMITED	000088289
ARTEMPS CANADA INCORPORATED	000751136
BEEF AND BRANDY (SUDBURY) INC.	000645220
BESTWAY ELECTRIC MOTOR & TOOL SERVICE LTD.	000726393
BREWERS DEPOT LTD.	000947085
BROOKSHORE DEVELOPMENTS INC.	001629818
CAFE DE FOU INC.	001683881
CANALINK DEVELOPMENT GROUP INC.	001240567
CARROLL AND ASSOCIATES INC.	001227277
CENTRIC EXTERIORS INC.	001503335
CLEANING DOCTOR INC.	001484770
COMPASS CANADA INC.	001146184
COUNTRYWIDE MAINTENANCE SYSTEMS INC.	001396955
D. MARK COLLECTIONS INC.	000558583
DATASOFT SOFTWARE AND COMPUTER CONSULTING LTD.	002036912
DIRECT TECHNOLOGIES, INC.	000999891
E.R. GROUP (HAMILTON) INC.	001180278
E-SEARCH INFORMATION CANADA INC.	001456936
ERCENT CONSULTING INC.	001542406
FINANCIAL OPERATIONS & SECURITIES SERVICES LTD.	001069046
FIORINI PAVING COMPANY LIMITED	001376539
FIRST CANADIAN FINANCIAL CONSULTANTS INC.	000982837
FIRST URBAN PROPERTY INC.	002066324
FRED KRAUSE LIMITED	000225477
FUGENHUGE INC.	001475961
GONZECO INC.	001562875
GREENSPUR DEVELOPMENTS LIMITED	000829084

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
HR FURNITURE LTD.	001624562
INTERTEK TECHNOLOGIES LIMITED	001014493
KUSTAS BUILDING IMPROVEMENTS INC.	002088417
LEATHER LUX INC.	002056543
LESTER PROPERTIES LTD.	000857778
LUCKY PETS INC.	001513047
MACCALLUM'S VENDING SERVICES INC.	001325670
MAX GOLDHAR HOLDINGS LTD.	001207194
MAXIMUS HOLDING INC.	001578842
MILLENNIUM MOTORS INC.	001183589
NAJ MOTORS INC.	001216798
NATURE'S SELECT LIMITED	001489060
NEWLANDS REAL ESTATE & APPRAISALS LTD.	000569080
O J AUTO SERVICE LIMITED	000430136
PARIS MARKET INC.	001566234
PAT DAM CONSTRUCTION LIMITED	000839045
PIZZA & PASTA TO GO INC.	001682810
PK HOSPITALITY LTD.	001608395
PRO SOFTWARE CONSULTANTS INC.	001599540
R & T EXPRESS TOURS INC.	001289617
RAFF CONSTRUCTION INC	000788558
S.T.C. LTD.	000865133
SAMBUCA PIZZA & PASTA BAR INC.	001335627
SHAKTHI FOODS INC.	002088586
SINO-CANADA BUSINESS CORPORATION	001633653
STETON TRADING INC.	001592048
SYNERGY MODERN DEVELOPMENT AND DESIGN INC.	001632982
TAMARAC ISLAND INN LTD.	000722828
TAYFAM ENTERPRISES LTD.	001554235
TILE MASTER ROOFING SYSTEMS INC.	001030413
VAN CLAN PROPERTIES LTD.	001391640
WESTERN MANAGEMENT CONSULTANTS INC.	000916489
1099141 ONTARIO LTD.	001099141
1100016 ONTARIO LTD.	001100016
1104649 ONTARIO LTD.	001104649
1108633 ONTARIO LIMITED	001108633
1109010 ONTARIO LIMITED	001109010
1118948 ONTARIO CORP.	001118948
1123317 ONTARIO LIMITED	001123317
1146265 ONTARIO INC.	001146265
1146338 ONTARIO INC.	001146338
1151934 ONTARIO INC.	001151934
1176301 ONTARIO INC.	001176301
1216123 ONTARIO INC.	001216123
1239417 ONTARIO LIMITED	001239417
1287124 ONTARIO LIMITED	001287124
1391148 ONTARIO INC.	001391148
1395764 ONTARIO LIMITED	001395764
1439746 ONTARIO INC.	001439746
1445652 ONTARIO INC.	001445652
1453971 ONTARIO INC.	001453971
1467131 ONTARIO LIMITED	001467131
1489498 ONTARIO INC.	001489498
1500045 ONTARIO LTD.	001500045
1514606 ONTARIO INC.	001514606
1514717 ONTARIO INC.	001514717
1561668 ONTARIO LIMITED	001561668
1574705 ONTARIO INC.	001574705
1598590 ONTARIO INC.	001598590
1602719 ONTARIO INC.	001602719
1632224 ONTARIO LTD.	001632224
1663977 ONTARIO INC.	001663977
1665893 ONTARIO LTD.	001665893
1667161 ONTARIO LTD.	001667161
1672475 ONTARIO INC.	001672475
1675002 ONTARIO INC.	001675002
1681077 ONTARIO LIMITED	001681077
1681779 ONTARIO LTD.	001681779

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
1682384 ONTARIO INC.	001682384
2028260 ONTARIO LIMITED	002028260
2031120 ONTARIO INC.	002031120
2033633 ONTARIO INC.	002033633
2061894 ONTARIO INC.	002061894
2088787 ONTARIO LIMITED	002088787
2089547 ONTARIO LTD.	002089547
284611 ONTARIO LIMITED	000284611
358041 ONTARIO LIMITED	000358041
584316 ONTARIO INC.	000584316
669607 ONTARIO LIMITED	000669607
727148 ONTARIO LTD.	000727148
762537 ONTARIO INC.	000762537
779589 ONTARIO INC.	000779589
827069 ONTARIO LIMITED	000827069
928107 ONTARIO LIMITED	000928107
990052 ONTARIO LTD.	000990052

(143-G121)

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

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
2010-01-05	
BERNARD H. MARTIN CONSULTANTS LTD.	000706565
2010-01-22	
ADONA PROPERTIES LIMITED	000238433
2010-02-03	
BELIEVE AESTHETICS LTD.	001717775
BRIHENCORP LTD.	000536876
278486 ONTARIO LIMITED	000278486
867037 ONTARIO INC.	000867037
2010-02-04	
BEAUBIEN-CAMPBELL TRANSLATIONS INC.	002157380
CATELON DEVELOPMENTS INC.	000346280
E. & M. MORRISON CONSULTING LTD.	001051674
GORDON KEEBLE LIMITED	000228797
HELEN LIN SERVICES INC.	001628912
HOW-PAUL LIMITED	001503981
HR CAPITAL INC.	001073493
JCNG INC.	001548292
L & W GARMENT INC.	001632044
MAST PRODUCTIONS LTD.	001189513
MEADOWS SUBDIVISION INC.	000956164
PYMM HOLDINGS INC.	001448175
R. H. WAKEFORD ENTERPRISES LIMITED	000280660
R.J. YOUNG QUEST COMMUNICATIONS INC.	001237403
SAFETYWORK INCORPORATED	000385471
1195154 ONTARIO LIMITED	001195154
2132564 ONTARIO INC.	002132564

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
2150617 ONTARIO CORP.	002150617
891667 ONTARIO INC.	000891667
2010-02-05	
AUGUSTINE'S DAIRY INC.	000940307
CAVACO REALTY INC.	000467040
CENTRE DU TRICOT-KNITTING CENTRE LIMITED	000245120
LORA BAY GETAWAYS INC.	001257518
MASTER-TECH ELECTRIC INC.	000448379
SARTORI AND SON COMPANY LIMITED	000070494
THE MOGUL EMPIRE EXOTIC INDIAN CUISINE INC.	001504382
TIM-OK ELECTRONIC INC.	000775205
W. RICHMOND SERVICES LTD.	001077689
WHITEFISH GENERAL STORE INC.	000539883
1016621 ONTARIO INC.	001016621
1436651 ONTARIO LIMITED	001436651
1607332 ONTARIO LTD.	001607332
1637625 ONTARIO INC.	001637625
2010-02-08	
BLUECEDAR SYSTEMS GROUP INC.	001448268
CALEDON CENTRE LIMITED	000803289
CANAROON INC.	001278149
EDWARD S. BONUTTO INC.	001270103
EURODESIGN CRAFTS LTD.	001586368
MCR INVESTMENT GROUP LTD.	001693899
NORDEN CONSULTING INC.	001206243
SAMICHIE ADVENTURES INC.	001304141
STANRENE ENTERPRISES LIMITED	000226300
STUBBS FAMILY HOLDINGS LIMITED	000331685
1061573 ONTARIO INC.	001061573
1216087 ONTARIO INC.	001216087
1309899 ONTARIO LTD.	001309899
1557485 ONTARIO INC.	001557485
1652360 ONTARIO LTD.	001652360
2023554 ONTARIO LIMITED	002023554
2085312 ONTARIO LTD.	002085312
598027 ONTARIO INC.	000598027
678579 ONTARIO INC.	000678579
730 TRUCK STOP GARAGE LTD.	001212347
769659 ONTARIO INC.	000769659
775681 ONTARIO LTD.	000775681
966957 ONTARIO LIMITED	000966957
2010-02-09	
CAREPLUS INC.	002150389
CLENT ASSOCIATES LTD.	001298451
DALRIADA DECORATING CORP.	002044953
DOUG HALL INC.	000892685
DYNASTY FINANCIAL INC.	000648325
HORIZON INVESTMENTS INC.	001633025
INTEGRICON CORPORATION	001103277
SUPER SHARP EXPRESS LTD.	001042332
TERASYNTHESIS INC.	001663413
TIDINGS CANADA INC.	000871109
TREMAIN HARDWARE LTD.	000553137
WALLS INC.	000979197
WTC YONGE HOLDINGS INC.	000745261
1554032 ONTARIO INC.	001554032
1567803 ONTARIO INC.	001567803
1572935 ONTARIO INC.	001572935
1606950 ONTARIO INC.	001606950
1787842 ONTARIO INC.	001787842
2004640 ONTARIO INC.	002004640
3 FOR 1 OPTICAL (BURLINGTON) INC.	002022524
638359 ONTARIO INC.	000638359
687081 ONTARIO INC.	000687081
2010-02-10	
BLACK BAY TIMBER LTD.	001383685
DJ QUALITECH SERVICES INC.	001220521
JOEL D'HUE MEDICINE PROFESSIONAL CORPORATION	001684764

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
NOREMAC GROUP INC.	001202472
P J KALIA INC.	000778277
STUDIO 59 INC.	001040257
SURREY STREET MEDICAL COMPLEX INC.	000947677
SURYA INFORMATION SERVICES INC.	001394865
THE BURGEAE CORPORATION	000428373
THE OMEGA RESOURCE GROUP INC.	001453289
THE PIMISI GROUP INC.	001573636
1099577 ONTARIO INC.	001099577
1497529 ONTARIO INC.	001497529
1672480 ONTARIO INC.	001672480
2011878 ONTARIO INC.	002011878
2138557 ONTARIO INC.	002138557
916431 ONTARIO INC.	000916431
2010-02-12	
1544421 ONTARIO INC.	001544421
2010-02-16	
ANAVITA FOODS IMPORTING & DISTRIBUTING LIMITED	000394649
BISUTTI TRUCKING INC.	002032279
DON MATTHEWS LIMITED	000213354
HENDERVALE STABLES LTD.	000929413
MARTIM INC.	001315144
SKYWAY INDUSTRIES INC.	002054601
1635057 ONTARIO INC.	001635057
520040 ONTARIO LTD.	000520040
702969 ONTARIO LIMITED	000702969
2010-02-17	
ENZOMEDIA INC.	002011568
JOFRADO MANAGEMENT LIMITED	000955048
KPS PERSONAL INC.	002119998
ROYAL TASTIES CORPORATION	001436687
1331597 ONTARIO INC.	001331597
1356989 ONTARIO INC.	001356989
1588167 ONTARIO INC.	001588167
220 ATTWELL DRIVE INC.	000873284
994621 ONTARIO INC.	000994621
2010-02-18	
ACCESS GROUP LTD.	001032011
CARIBBEAN DUTCHPOT RESTAURANT INC.	001316191
DUNBRIDGE MARKETING INC.	002108079
EAGLE EYE TRANSPORTATIONS & LOGISTICS INC.	001476420
FONTHILL AMALCO INC.	001790092
GEN CAR HOLDINGS INC.	001145165
HILLSVIEW DRYWALL INC.	002131956
IRV BERGMAN CONSTRUCTION LIMITED	000389729
KARM HEALTH ENTERPRISES INC.	002012450
PIERSON RENTALS LTD.	001510532
POINT-TEK SOLUTIONS INC.	001318115
PRIORITY FIRE ALARM SERVICES INC.	000870182
ROCKETT LUMBER (FONTHILL) LIMITED	001487624
TRANSENCO LIMITED	001089438
TURN-KEY HOMES LTD.	001549125
YORK AUTO SALES LTD.	001078697
1197663 ONTARIO INC.	001197663
1248905 ONTARIO LTD.	001248905
1390901 ONTARIO LIMITED	001390901
1488260 ONTARIO LTD.	001488260
1704843 ONTARIO INC.	001704843
2101702 ONTARIO INC.	002101702
349506 ONTARIO LIMITED	000349506
4X4 CONSTRUCTION INC.	001646052
749919 ONTARIO INC.	000749919
2010-02-19	
ADVANCED BRACING INC.	002131550
ARG ILLUSTRATIONS INC.	001369557
MAMMA GOA INC.	002097062
MUTUAL AID PARALEGAL INC.	001524668

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
OFFISLAND SERVICES INC.	001252603
PRL ENVIRONMENTAL SERVICES LTD.	001411229
1098359 ONTARIO LIMITED	001098359
1689227 ONTARIO INC.	001689227
2217663 ONTARIO LIMITED	002217663
693253 ONTARIO LIMITED	000693253
828471 ONTARIO LIMITED	000828471
2010-02-22	
AMERISAFE CANADA INC.	002177048
APT ADHESIVE LTD.	001547777
DELITEK LIMITED	001465033
DEMERIT POINTS INCORPORATION	001303634
ELECTROLYSER INC.	000435679
FAIR POLY INVESTMENT LTD.	001547774
GREENHILL DRUG MART INC.	001419788
HELPING HANDS PLUS INC.	001587407
KCP CORPORATE TRUSTEE INC.	002136238
OLYMPIA IMPORT HARDWOOD LTD.	001639301
PALIT MULTIMEDIA INC.	002144422
POLCAN ELECTRIC LTD.	000973521
POTENTIAL ENERGY TECHNOLOGY INC.	000953367
PRIME TIME RESOURCES (ONTARIO) INC.	001017410
RAZOR REZORT INC.	002077343
1065349 ONTARIO INC.	001065349
1242592 ONTARIO LIMITED	001242592
1561669 ONTARIO INC.	001561669
1617950 ONTARIO INCORPORATED	001617950
1630740 ONTARIO INC.	001630740
2197565 ONTARIO INC.	002197565
425807 ONTARIO LIMITED	000425807
730579 ONTARIO LIMITED	000730579
967985 ONTARIO INC.	000967985
990451 ONTARIO LIMITED	000990451
2010-02-23	
APEX CONSULTANTS AND SOLUTIONS INC.	001773425
B.G. PHILLIPS DRUGS LTD.	001182091
EAST RIVER TECHNOLOGIES INC.	001139727
GENUVINO TRATTORIA LTD.	001107484
GOLF PROPERTIES CORPORATION	001773993
HANOVER HILL EQUINE INC.	001598042
HEALING TOUCH HEALING HEART, HOLISTIC SERVICES INC.	001550120
HERMAR CONSULTING INC.	001433843
HUNSWORTH INDUSTRIAL LTD	001101546
INDOCA TRADING INC.	001494590
JINBASE INC.	001679248
JSG ASSOCIATES INC.	001061277
MAITRI CONSULTING INC.	001219678
N.C.Y. ENTERPRISES INC.	002087638
PAUL GORDON DANCERS INC.	000976058
RILEY'S SERVICES INC.	000853063
SHAFESBURY ROBBER INC.	002101709
SOUTH ASIA TIMES INC.	001611820
SUPER-CUTE SALES LTD.	000491218
WING CHUEN COMPANY LIMITED	001348396
1007433 ONTARIO INC.	001007433
1113720 ONTARIO LIMITED	001113720
1246294 ONTARIO INC.	001246294
1275880 ONTARIO LIMITED	001275880
1305197 ONTARIO LTD.	001305197
1488718 ONTARIO INC.	001488718
1518432 ONTARIO INC.	001518432
1623179 ONTARIO INC.	001623179
1624782 ONTARIO LIMITED	001624782
1692052 ONTARIO INC.	001692052
2056535 ONTARIO LTD.	002056535
2075382 ONTARIO LIMITED	002075382
2228168 ONTARIO INC.	002228168
569930 ONTARIO CORPORATION	000569930
731397 ONTARIO LIMITED	000731397
2010-02-24	
CANADIAN SPORTS ENTERPRISES INC.	001655726
CYBERENG INC.	001107449

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
GO GO COMIC INC.	002113063
KEELE STREET GP INC.	002112780
KOT CORPORATE TRUSTEE INC.	002136149
LASALLE DRYDOCK LTD.	001118547
LEA-DON CANADA LIMITED	000434940
LOUISE PERRY CONFERENCE INTERPRETER INC. / INTERPRETE DE CONFERENCE LOUISE PERRY INC.	001213319
MIA CASA INC.	002153133
NAZARETH EXPRESS LTD.	001513609
P. T. & A. CONSULTING INC.	001291393
SAANJHA BAZAAR INC.	002009994
STANTON STYLES BEAUTY SALON LIMITED	000209905
TECUMSEH BUSINESS PLAZA INC.	001339448
WILF BROWN FORMING INC.	000974148
1149496 ONTARIO INC.	001149496
1602004 ONTARIO LIMITED	001602004
1712123 ONTARIO LTD.	001712123
1714538 ONTARIO LTD.	001714538
2124567 ONTARIO LIMITED	002124567
893043 ONTARIO LTD.	000893043
2010-02-25	
EC EXCHANGE INC.	001302325
HIGH PARK LODGE INC.	001031706
INTELLIGALAXY COMMUNICATIONS INC.	001499383
NGI ADVISORS INC.	001667245
PEERLESS FACTORS INC.	001304272
TRIDENT-ALBERTA FUEL OIL LTD.	000489653
UNIQUE IMMIGRATION SERVICES INC.	001001898
1627036 ONTARIO INC.	001627036
705761 ONTARIO LIMITED	000705761

(143-G122) KATHERINE M. MURRAY
Director, Ministry of Government Services
Directrice, Ministère des Services
gouvernementaux

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
2010-03-01	
DELSAN DEMOLITION LIMITED	1083493

(143-G123) Katherine M. Murray
Director/Directrice

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

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

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

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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2010-02-26**ALEXANDRIA & DISTRICT MINOR HOCKEY
ASSOCIATION INC.**

597824

ASSEMBLY OF GOD UNITED IN CHRIST EVANGELICAL 1506965

JIAHUA COMMUNITY CORPORATION 1740648

MULTICULTURAL GLOBAL FOUNDATION 1652942

2010-03-02

CANADIAN BIBLE COLLEGE AND SEMINARY 1575386

ITALIAN WAY SOCIAL CLUB OF TORONTO 894356

NUR-UL-HUDA ACADEMY 1658624

PUNJAB CHARITY FOUNDATION 1768712

TRINITY PENTECOSTAL CHURCH OF GOD 1398262

Katherine M. Murray
Director/Directrice

(143-G124)

**Marriage Act
Loi sur le mariage**

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

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

February 22 - February 26

NAME	LOCATION	EFFECTIVE DATE
Mickle, Allen	Amherstburg, ON	26-Feb-10
Aud, Michael John	Kingston, ON	26-Feb-10
Penner, Jürgen	St. Catharines, ON	26-Feb-10
Manickathan, Jose	Scarborough, ON	26-Feb-10
Arnott, John	Toronto, ON	26-Feb-10
Bruneau, Robert A.	Sault Ste. Marie, ON	26-Feb-10
Zantingh, James Allen	Burks Falls, ON	26-Feb-10
Allaire, Joyce	Elliot Lake, ON	26-Feb-10
Rizzo, Gustavo	Mississauga, ON	26-Feb-10
Stiller, Scott Douglas	Chelsea, QC	26-Feb-10
Mengelle, Ervens	Peterborough, ON	26-Feb-10
Bigg, Richard J	Bloomfield, ON	26-Feb-10
Samuel, Therese Marie	Cumberland, ON	26-Feb-10
Mann, Nancy	Waterloo, ON	26-Feb-10

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

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

NAME	LOCATION	EFFECTIVE DATE
Larson, Neale Wayne March 4, 2010 to March 8, 2010	Sherwood Park, AB	25-Feb-10
Bekkering, Johannes April 1, 2010 to April 5, 2010	Grimsby, ON	25-Feb-10
McIntosh, Kathryn May 13, 2010 to May 17, 2010	Clifton, NB	25-Feb-10
Arril, Robert May 20, 2010 to May 24, 2010	Victoria, BC	25-Feb-10
Meissner, Randal July 7, 2010 to July 11, 2010	Edmonton, AB	25-Feb-10
Paul, Thomas July 28, 2010 to August 1, 2010	Montreal, QC	25-Feb-10
Shaw, Robert July 29, 2010 to August 2, 2010	Lancaster, PA USA	25-Feb-10
Nelligan, Timothy July 29, 2010 to August 2, 2010	Greenwood, NS	25-Feb-10
Aarssen, Mark August 26, 2010 to August 30, 2010	Wallaceburg, ON	25-Feb-10
CERTIFICATE OF CANCELLATION OF REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:		
LES AVIS DE RADIATION de personnes autorisées à célébrer des mariages en Ontario ont été envoyés à:		
NAME	LOCATION	EFFECTIVE DATE
Morales, Roberto	Wasaga Beach, ON	23-Feb-10
Morales, Gabriela Fabiana	Wasaga Beach, ON	23-Feb-10
Wilcocks, Robert Perry	Belmont, ON	23-Feb-10
Wilcocks, Michelle Denise	Belmont, ON	23-Feb-10
MacDonald, Kenneth	Mississauga, ON	23-Feb-10
Ramsden, Jennifer	St. Catharines, ON	23-Feb-10
Manuel, Brian	Brampton, ON	23-Feb-10
Manuel, Angela	Brampton, ON	23-Feb-10
MacGregor, Robert	Kitchener, ON	23-Feb-10
Hill, Stephen	Holland Landing, ON	23-Feb-10
Clark, Victor	Niagara Falls, ON	23-Feb-10
Mongrain, Charity	Welland, ON	23-Feb-10
Corfield, Daniel	Glencoe, ON	23-Feb-10
Brandly, Anne Louise	Kingston, ON	23-Feb-10
Chapman, Kenneth	London, ON	24-Feb-10
Decker, Philip	Tillsonburg, ON	24-Feb-10
Dunn, Steven	Nepean, ON	24-Feb-10
Grigg, Earl	Frankford, ON	24-Feb-10
Hale, Glenda	Wallaceburg, ON	24-Feb-10
Hale, Irving	Wallaceburg, ON	24-Feb-10
Hartenberg, Marc	Barrie, ON	24-Feb-10
Johnston, Paul	Mississauga, ON	24-Feb-10
Jones, Kevin	Bowmanville, ON	24-Feb-10
Kirk, Lynda	Fort Erie, ON	24-Feb-10
Kurish, John Campbell	Kingston, ON	24-Feb-10
Lougheed, Steven	Sault Ste. Marie, ON	24-Feb-10
Lyond, Wilfred	Washago, ON	24-Feb-10
MacPhail, Janice M.	Seeley's Bay, ON	24-Feb-10
Martin, Karen J.	Bowmanville, ON	24-Feb-10
McFarland, Colin	Ingersoll, ON	24-Feb-10
Mowchenko, Jay	Bowmanville, ON	24-Feb-10
Nwagbugbo, Mary	Brampton, ON	24-Feb-10
Payk, Christopher D.	Welland, ON	24-Feb-10
Peetoom, Jacobus	Bellville, ON	24-Feb-10
Richardson, William	Napanee, ON	24-Feb-10
Shepstone, Norman	Gravenhurst, ON	24-Feb-10
Shillington, Dale	Stittsville, ON	24-Feb-10

PREVIOUS NAME	NEW NAME	PREVIOUS NAME	NEW NAME
KESHTKAR, MOHAMMAD. AMIR.	POUR KAZEMI, AMIR. MOHAMMAD.	O'HALLORAN, JONATHAN. BLAKE.	HIGGINS, JONATHAN. BLAKE.
KHOSLA, ATUL.KUMAR.	KHOSLA, ATHUL.K.	OLUYEMI, TITILAYO.	LAWAL, TITILAYO.
KIM, HONGJUNG.	KIM, FRANK.HONGJUNG.	FLORENCE.	FLORENCE..
KO, PUI.HANG.PHILIP.	KO, PHILIP.HSI.YAO.	OUIMET, SHAWNA.LEE.	THOMSON, SHAWNA.LEE.
KOREN, BATH-SHEVA.	KOREN, BAT-SHEVA.	OWAISUDDIN, OWAISUDDIN.	UDDIN, OWAIS.
KRAMER, RAISSA. BREANNE.	KRAMER, BREANNE. ALESSANDRA.	OYEWUMI, LATEEF.A DELEKE.	OYEWUMI, ADELEKE. OLUBODUN.
KUZEMCZAK, MICHAL. LACROIX, CASSANDRA. CATHERINE.	KUZEMCHUK, MICHAEL. LAND, CASSANDRA. CATHERINE.	OZERSKY, RITA. PALAK, PALAK.	SACKS, RITA. SHARMA, PRIYA-BRIE.
LAJOIE, LEONEL.PATRICK.	LAJOIE, LONAL.PATRICK.	PANOPIO, ANNELYN.ROSE.	RUNES, ANNELYN.ROSE.
LAMARCHE, MARIE.	LAMARCHE, ESTELLE.SUSAN.	RUNES.	MAYLON.
LAMBERT, DEVON.ELIZABETH.	MACKAY, DEVON.ELIZABETH.	PARADA, ISMAR.JOSUE.	PARADA, JOSHUA.ISMAR.
LARTIGA-SUPERSAD, ALEJANDRO.MIGUEL.	LARTIGA-FERNANDEZ, ALEJANDRO.MIGUEL.	PARASKEVI, VIVI.	YANCOULIS, VIVI.PARASKEVI.
LAU, YAT.CHEONG.JUSTIN.	LAU, JUSTIN.YAT.CHEONG.	PARK, HYUNG.SUN.	PARK, ELIE.HYUNG.SUN.
LEE, CHANG.HUN.	LEE, KRIS.HUN.	PELLETIER, SUZANNE..	DESCHATELETS, SUZANNE..
LEE, JYY-HARN.	LEE, HANNA.JYY-HARN.	PHAM, THI.THANH.XUAN.	PREVOST, SUSAN.XUAN.THI.
LEON NAVARRO, NILIEN.	BAKE-NAVARRO, NILIEN.	PHULL, AMARPREET.SINGH.	SINGH, AMARPREET.PHULL.
LEUNG, YIN.FUN.	CHOW, YIN.FUN.	PHULL, KARISHMA.KAUR.	KAUR, KARISHMA.PHULL.
LEVINE, BRIAN.ALLAN.	LOUGHREN, ALLEN.BRIAN.	POLISHCHUK, OLGA.	STAPLES, OLGA.
LI, BO.YA.	LI, JESSICA.BOYA.	PONNAMPALAM, KRIISAN.	PATHMARAJAH, KRIISAN.
LI, LING.	LEE, LILY.	PONNAMPALAM, MAWLESHAN.	PATHMARAJAH, MAWLESHAN.
LI, XIU.WEI.	LI, WAYNE.XIUWEI.	PONNAMPALAM, PATHMARAJAH.	PATHMARAJAH, PONNAMPALAM.
LI, ZHI.HAO.	LI, KEVIN.ZHIHAO.	PONNAMPALAM, PAVITHRAN.	PATHMARAJAH, PAVITHRAN.
LIEN, CHI-CHEN.	LIEN, JENNIFER.CHI.CHEN..	PYNE-HILTON, REBECCA.	PYNE, ASHLEIGH.
LIM, MUNG.CHHIU.	TONG, TOM.MC.	ASHLEIGH.	REBECCA.
LIN, YONG.FENG.	LIN, REX.FRANKLIN.	QASEMI, PORAN.	QASEMI, SARAH.
LIN, YONG.JIAN.	LIN, RICKY.JAY.	RAKHRA, KULWINDER.SINGH.	DHILLON, KULWINDER.SINGH.
LIPIEC, HEATHER.	GOSHGARIAN, HEATHER.	RAMZY, EMAD.SHAFIK.	RAMSEY, EMAD.
NOREEN.	NOREEN.	RASSOULI, SEYEDEH.	RASSOULI, NAZANIN.
LIU, KAI.WEN.	LIU, KEVIN.KAIWEN.	RAYMOND, ANGELIA.BRENDA.	RAYMOND, ANGELA.BRENDA.
LONGPRE, KIM..	LANTIN, JASON.JOSEPH.	LOUISE.	LOUISE.
LOUCKS, COURTNEY.AMBER.	RICH, COURTNEY.AMBER.	RAZA, SYED.KAUSAR.	RAZA, KAUSAR.MUHSI.
LUKANIUK, CONRAD. BARON.	MAC TAVISH, CONRAD. BARON.	RIBEIRO, SARA.SOUSA.	RIBEIRO BAPTISTA, SARA.
LUPTON, KRYSTAL.ANNE.	SOUTTRY, KRYSTAL..	RIMANDO, ELRIC.MAESON.	VILLA-REAL, ELRIC.MAESON.
LYNCH, ILLEANA. PATRICK.	LYNCH MONDELLI, ILLEANA. PATRICK.	ROY, NOAH.MICHAEL.	LAVIGNE, NOAH.MICHAEL.
LYNCH, SOFIA.MEAGAN- ANNE.	LYNCH MONDELLI, SOFIA. MEAGAN-ANNE.	ROY, REESE.MERCEDES.	LAVIGNE, REESE.MERCEDES.
MACCHIONE, JACKSON. CHARLES.	SHEPHERD, JACKSON. CHARLES.	RUNGE, RICHARD.BRIAN. ANDREW.	WILSON, RICHARD.BRIAN. ANDREW.
MACLACHLAN, VALEIRE. EILLS.	GOUGH, VALERIE. ELLSIE.	RUNGE, RYAN.KURT.	WILSON, RYAN.KURT.
MAGHERA, PARDEEP.KAUR.	MAGHERA, PATTY.	DOUGLAS.	RANDELL.
MAGLIO, GERARDINA.	MANZO, DIANA.	RUS, TEODORA.	VERMESAN, TEODORA.
MAJOR, HUNTER.COLE.	JOHNSON, HUNTER.COLE.	RYZOWICZ, IZABELA.	SZAREK, IZABELA.
GUNTRAM.	GUNTRAM.	SALOKHA, VALERIE.	SOLOHO, VALERIE.
MAJOR, JAYDYN.MCKENNA.	JOHNSON, JAYDYN.MCKENNA.	YAUHENIEVNA.	SOLOHO, EVGENY.
LISE.	LISE.	SALOKHA, YAUHENI.	FRANCIS, BARNARD.SAMUEL.
MARQUIS, CARA. ALEXANDRA.	MCQUAID, CARA. ALEXANDRA.	SAMUEL, BARNARD.CHARLES.	SARRAFI, SHADIA.
MARTIN, SAMANTHA. JULIETTE.	COMPTON, SAMANTHA. JULIETTE.	SARRAFI, SHADI.	WARMUZ, HASAN.
MATHESON, SHELBY.MARIE.	HARTMAN, SHELBY.MARIE.	SBEANATY, HASAN.	WARMUZ, JANINA.
MCLARTY, RYLEY.DENNIS.	MARCOUX, RYLEY.DENNIS.	SBEANATY, JANINA.	MOTLAK, WROOD.
MILLER, RIYADH.	MILLER, REEIYAD.	SEWAN, WROOD.	MOHAMMED.JASSEM.
MILSON, JUSTIN.KYLE.	BIGELLI, JUSTIN.KYLE.	MOHAMMED.	TALEBI, NEGIN.
MOHANACHANDRAN, SUMATHY.	MOHAN, ARIZUNA.	SEYEDTALEBI, SADIGHAH.	BASHEER, SHAHID.
MOLNAR, STÉPHAN.JACQUES.	MOLNAR, STEVEN.JACQUES.	SHAHID, MUHAMMAD.	SHADE, MAUREEN.
MORAR, HEMAL.	RAJPUT, HEMAL.	SHEYDWASSER, MAUREEN.	LYNN.
NADA-RAJAH, UMA.SHANTI.	NADA-RAJAH, REBECCA.	LYNN.	SHI, STEPHEN.
NASIR, FAZAL-UL-HARIS.	NASIR, FAZAL-E-OMER.	SHI, SHI.	SHADE SILVER, ALEXANDRA.
NEMBHARD, JERMAINE. DELANO.	NEMBHARD, MUHAMMAD. UMAR.	SILVER, ALEXANDRA.JAEL.	JAEL.
NGO, VICTOR.	NGO, VICTOR.MING.REN.	SHADE.	SHADE SILVER, DANIEL.
NGU, JENNY.	NGU, GENEVIEVE.	SILVER, DANIEL.ETHAN.	ETHAN.
NORDIN, EMILY.ANNE..	JOSLIN, EMILY.ANNE.	SHADE.	SHADE SILVER, MATTHEW.
NORDIN, REBECCA. ALEXANDRA.	JOSLIN, REBECCA. ALEXANDRA.	SILVER, MATTHEW.HARRISON.	HARRISON.
NOVASELOVIC, GEORGE.	NOVASELLICK, GEORGE.	SHADE.	SINGH, JAI.RAJ.
		SINGH, AKSHAY.RAJ.	GHOTRA, BALRAJVIR.SINGH.
		SINGH, BALRAJVIR.	SINGH, DEEPIKA.
		SINGH, DAVINDER.	SINGH, JAY.MANGADANG.
		SIOCO, JERWIN.MANGADANG.	GALLINGER, JERRICA.
		SMITH-DOIRON, JERRICA- SANDRA-ANN.	SNYDER, GERARD.WILLIAM.
		SNYDER, GIRARD.	SPECTOR, ARON.
		SPECTOR, HARRY. NATHAN.	NATHAN.

PREVIOUS NAME	NEW NAME
STEWART, REBECCA.JANE.	KORENIS, REBECCA.JANE.
STEWART, SARAH.KATE.	STEWART, SHAYSON.KIERAN.
STROPLE, SHAUN.	WEBB, SHAUN.ALEXANDER.
ALEXANDER.JOSEPH.	JOSEPH.
SUKUMARAN, POONAM.SAI.	SUDHEER, POONAM.
SUKUMARAN, PRIANKA.SAI.	SUDHEER, PRIANKA.
SUNTHARALINGAM, SUJATHA.	THANARASA, SUJATHA.
SUPERSAD, CANDACE.	FERNANDEZ, CANDACE.
AMANDA.	AMANDA.
SUTHAKARAN, LISHANJALA.	RATNALINGAM, LISHANJALA.
SZETO, MAN.YAU.	SZETO, IGNATIUS.MAN.YAU.
TAYLOR, ROBIN.LEE.	TAYLOR, ROBYNN.LEE.
TENNY, MARION.KATHLEEN..	THOMAS, KATHLEEN.
TERRY, JUSTIN.KENNETH.	BUZWAH, JUSTIN.KENNETH.
THARMALINGAM,	PATHMARAJAH,
ARULMALAR.	ARULMALAR.
TIBBETTS, DAVID.LEWIS.	REILLY, DAVID.LEWIS.
DOUGLAS.	DOUGLAS.
TIMPSON, NATASHA.	FILOSO-TIMPSON, NATASHA.
MARIA.	MARIA.
TIPOFF, CHRISTOPHER.	SHEPHERD, CHRISTOPHER.
LAURENCE.	LAURENCE.
TOKULAH, AGBONOGA.	STEPHEN, ANDREW.
ESHEBOR.	TOKULAH.
TSAI, JONATHAN..	HSU, JONATHAN.
TURNBULL, AILEEN.G..	TURNBULL, AILEEN.
USZYNSKI, JACEK.MACIEJ.	WILSON, JACK.
VIGNARAJAH,	SHIVASUBRAMANIYAM,
SHIVASARMILA.	SHIVASARMILA.
WASEEMUDDIN,	UDDIN,
WASEEMUDDIN.	WASEEM.
WATSON, KATIE.MORGAN.	MEAD, KATIE.MORGAN.
WATSON, KRISTIN.ELIZABETH.	MEAD, KRISTIN.ELIZABETH.
LYNN.	LYNN.
WATTEN, KATARZYNA.	WATTEN, KATHERINE.
ELZBIETA.	ELIZABETH.
WATTEN, KRZYSZTOF.ADAM.	WATTEN, KRIS.ADAM.
WIKSTROM, CARLA.JUNE.	MANCUSO, CARLA.JUNE.
YAZDANFAR, FATEMEH.	YAZDANFAR, AZITA.
YIN, XIUYING.	YIN, BECKY.
YOSEF, MIKI.	BENJAMIN JOSEPH, MIKI.
ZUIDEMA, JOHN.	RUDD, LARRY.JOHN.

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

(143-G126)

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

PUBLIC NOTICE

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

Committees Branch
Room 1405, Whitney Block, Queen's Park
Toronto, Ontario M7A 1A2
Telephone: 416/325-3500 (Collect calls will be accepted)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

(8699) T.F.N.

DEBORAH DELLER,
Clerk of the Legislative Assembly.

Applications to Provincial Parliament

NOTICE IS HEREBY GIVEN that on behalf of Noordin Esmail, Madatali Mitha, Talib Noomohamed, Sadrudin Dharamsi and Sadrudin Sajan application will be made to the Legislative Assembly of the Province of Ontario for an Act to revive Sandringham Developments Ltd.

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

DATED at Toronto this 8th day of February, 2010.

Alan Redway, O.C.
On behalf of applicants

(143-P061) 8,9,10,11

NOTICE IS HEREBY GIVEN that on behalf of SEAN GIBSON, an application will be made to the Legislative Assembly of the Province of Ontario for an Act to revive The Ontario Barber Association.

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

Dated at Hamilton, Ontario this Wednesday February 17th, 2010.

Sean Gibson
Member

(143-P072) 9,10,11,12

Revival of Murdoch Headsets Inc.

NOTICE IS HEREBY GIVEN that on behalf of Fred McClellan and Helen McClellan that application will be made to the Legislative Assembly of the Province of Ontario for an Act Reviving Murdoch Headsets Inc.

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

DATED at Ottawa this 26th day of February, 2010.

CHRISTINE S. THOMAS
Rick & Associates
Barristers and Solicitors
109 – 591 March Road
Kanata ON K2K 2M5

(143-P074) 10,11,12,13

NOTICE IS HEREBY GIVEN that on behalf of Sherry L. McNally application will be made to the Legislative Assembly of the Province of Ontario for an Act to revive S.L. McNally Consulting Services Incorporated.

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

Dated at Toronto, Ontario, this 21st day of February 2010.

Sherry L. McNally

(143-P081) 11,12,13,14

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

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE CITY OF ST. THOMAS

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 April 12, 2010, at St. Thomas City Hall, 545 Talbot Street, St. Thomas, Ontario.

The tenders will then be opened in public on the same day at St. Thomas City Hall, 545 Talbot Street, St. Thomas, Ontario at 3:30 p.m.

Description of Lands:

Part Lot 6, Block B, Plan 140; St. Thomas being PIN 35230-0128 (R) and known municipally as a vacant lot, Balfour Street, St. Thomas, Ontario
Minimum Tender Amount: \$ 11,603.54

Description of Lands:

Lots 26, 31, Plan 192 St. Thomas; Part Race to Mill, Plan 192 St. Thomas as in E112772(C); St. Thomas being the whole of PIN 35155-0186 (LT) and known municipally as a vacant lot on the North Side of Southwold Street, St. Thomas, Ontario
Minimum Tender Amount: \$ 9,247.10

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:

(143-P082) Sherry Kingswood
Tax Collector
The Corporation of the City of St. Thomas
545 Talbot Street
P.O. Box 520
St. Thomas, Ontario N5P 3V7

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

**THE CORPORATION OF THE TOWNSHIP OF
SOUTH STORMONT**

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 April 7, 2010 at the office of the Clerk of the Township of South Stormont, 4949 County Road #14, Ingleside, Ontario.

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

Description of Lands:

Part of Lot 15, Concession 6, Geographic Township of Cornwall, being Parts 1 to 3 on Reference Plan 52R-3664, now Township of South Stormont, County of Stormont (PIN 60134-0178)
Roll No. 04-06-001-017-44015

Minimum Tender Amount: \$ 44,416.94

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:

(143-P083) Mrs. Johanna Barkley - Treasurer
The Corporation of the Township of
South Stormont
4949 County Road #14
P.O. Box 340
Ingleside, Ontario K0C 1M0

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE CITY OF QUINTE WEST

Take Notice that tenders are invited for the purchase of the lands described below and will be received until 3:00:00 p.m. local time on Friday, April 9, 2010 at the 2nd floor reception of the Municipal office located at 7 Creswell Drive, Trenton, ON. (Local time is in accordance with the clock stamp located in the 2nd floor reception area of the municipal office which will be deemed conclusive.)

The tenders will then be opened in public April 9, 2010 at approx. 3:10 p.m. at the same Municipal Office

Description of Lands:

Roll 1204.301.060.13300.0000
Conc. 2 Pt. Lot 6 RP 38R954 Part 3
2.80AC 235.00FR

Vacant Land – landlocked with no municipal frontage
Minimum Tender Amount: \$ 8874.22

Description of Lands:

Roll 1204.211.030.24900.0000
631 Aikins Rd.
273.00AC 1875.00FR

Property if former Quinte Sanitation landfill site
Minimum Tender Amount: \$ 591,931.57

Description of Lands:

Roll 1204. 211.045.03500.0000
2320 Hamilton Road
House of property

Irreg. 0.57AC 89.06FR 278.21D

Minimum Tender Amount: \$ 19,194.75

Description of Lands:

Roll No. 1204.211.045.03400.0000
Reg Comp Plan 1644 Lot 4 Sidney Ward
Vacant Lot (beside 2320 Hamilton Rd.)
0.55AC 89.06FR 270.27D

Minimum Tender Amount: \$ 6840.24

Description of Lands:

Roll 1204.211.080.06200.0000
Reg Comp Plan 1933 Lot 8 Sidney Ward
Vacant land – ineligible for building permit
0.13AC 29.90FR 190.00D

Minimum Tender Amount: \$ 3604.06

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

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 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.

Detailed tender packages are available for pick up at the 2nd floor reception area, Quinte West Municipal offices, 7 Creswell Dr., Trenton. Packages may also be downloaded from the City website www.quintewest.ca. The detailed tender packages include a general map outlining the property offered for sale.

For further information contact:

Janet Powers, AMCT
Purchasing Supervisor
Corporation of the City of Quinte West
purchasing@quintewest.ca

(143-P084)

Municipal Act, 2001, as amended

SALE OF LAND BY PUBLIC TENDER

**THE CORPORATION OF THE
TOWNSHIP OF PAPINEAU-CAMERON**

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 April 12th, 2010 at the Township Offices, 4861 Highway #17, P.O. Box 630, Mattawa, Ontario, P0H 1V0.

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

Description of Lands

1. Firstly: Parcel 20396, Nipissing, Part Lot 2, Con. B, Twp 3, Cameron, now Township of Papineau-Cameron, District of Nipissing, being Parts 1 & 2, NR612; Except LT98631. Being the whole of PIN 49104-0110 (LT).
Secondly: Parcel 21200, Nipissing, Part Lots 1 & 2, Con. B, Twp 3, Cameron, now Township of Papineau-Cameron, District of Nipissing, being Parts 1 & 2, NR1203; Except Units 4 & 5, D65. Being the whole of PIN 49104-0111 (LT).

Thirdly: Parcel 23598, Nipissing, Part Lots 1 & 2, Con. B., Twp 3, Cameron, now Township of Papineau-Cameron, District of Nipissing, being Part 1, 36R-3645. Being the whole of PIN 49104-0112 (LT). Roll # 48 16 020 001 09700.

Minimum Tender Amount: \$ 60,263.21

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

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

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

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

Note: GST may be payable by successful purchaser.

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

Sandra J. Morin, Clerk-Treasurer
The Corporation of the
Township of Papineau-Cameron
4861 Highway # 17, P.O. Box 630
MATTAWA, Ontario, P0H 1V0
(705) 744-5610

(143-P085)

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWNSHIP OF PERRY

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 14 April 2010, at the Perry Municipal Office, P.O. Box 70, 90 Old Government Road, Emsdale, Ontario P0A 1J0.

The tenders will then be opened in public on the same day as soon as possible after 3:00 p.m. at the Perry Municipal Office, 90 Old Government Road, Emsdale.

Description of Lands:

Roll No. 49 14 000 002 42505 0000; 289 Station Rd; PIN 52163-0131(LT), Parcel 23484 Section SS, Part Lot 17 Concession 8 Perry, Part 3 42R10462, District of Parry Sound. File 08-03

Minimum Tender Amount: \$ 13,765.12

Roll No. 49 14 000 002 42510 0000; PIN 52163-0132(LT), Parcel 23485 Section SS, Part Lot 17 Concession 8 Perry, Part 2 42R10462, District of Parry Sound. File 08-04

Minimum Tender Amount: \$ 7,778.64

Roll No. 49 14 000 002 43500 0000; PIN 52163-0173(LT), Parcel 19010 Section SS, Lot 11 Plan M28, Perry, District of Parry Sound. File 08-05

Minimum Tender Amount: \$ 3,998.37

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 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 that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

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

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

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

Mrs. Claudette Levac
Treasurer
The Corporation of the Township of Perry
P.O. Box 70
90 Old Government Road
Emsdale, Ontario P0A 1J0
(705) 636-5941
www.townshipofperry.ca

(143-P086)

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

For further information regarding this sale and a copy of the prescribed form of tender visit www.kingsville.ca or contact:

Angela Lonsbery
Supervisor of Revenue
The Corporation of the Town of Kingsville
2021 Division Road North
Kingsville, Ontario N9Y 2Y9
519-733-2305 Ext 233

(143-P087)

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWN OF KINGSVILLE

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 14 April 2010, at the Town of Kingsville Municipal Office, 2021 Division Road North, Kingsville, Ontario N9Y 2Y9.

The tenders will then be opened in public on the same day as soon as possible after 3:00 p.m. at the Town of Kingsville Municipal Office, 2021 Division Road North, Kingsville, Ontario N9Y 2Y9.

Description of Lands:

Roll No. 37 11 070 000 02800 0000; 217 Queen, Kingsville PIN 75182-0385(LT) Part Lot 31-32 Plan 291 Kingsville as in R1249595 S/T Spousal Interest in R1249595 if any; Town of Kingsville, County of Essex. File 08-01

Minimum Tender Amount: \$ 19,781.49

Roll No. 37 11 370 000 00800 0000; 1820 Sabo St, Kingsville PIN 75170-0163(LT) Lot 3 Plan 1557 Gosfield South; S/T R138204; S/T Execution 00-00006, if enforceable; Town of Kingsville, County of Essex. File 08-18

Minimum Tender Amount: \$ 18,038.83

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

2010—03—13

ONTARIO REGULATION 26/10

made under the

PRIVATE SECURITY AND INVESTIGATIVE SERVICES ACT, 2005

Made: February 11, 2010
 Filed: February 25, 2010
 Published on e-Laws: February 26, 2010
 Printed in *The Ontario Gazette*: March 13, 2010

TRAINING AND TESTING

Definition

1. In this Regulation,

“Ministry” means the ministry of the Minister.

Training and testing for applicants

2. (1) A licence to act as a security guard shall not be issued to an applicant unless the applicant,

- (a) has successfully completed a training program that,
 - (i) conforms to the Training Curriculum for Security Guards published by the Ministry in 2009, and
 - (ii) is provided by an entity described in subsection (3); and
- (b) has successfully completed the licensing test for security guards set by the Ministry.

(2) A licence to act as a private investigator shall not be issued to an applicant unless the applicant,

- (a) has successfully completed a training program that,
 - (i) conforms to the Training Curriculum for Private Investigators published by the Ministry in 2009, and
 - (ii) is provided by an entity described in subsection (3); and
 - (b) has successfully completed the licensing test for private investigators set by the Ministry.
- (3) The training programs required by subsections (1) and (2) must be provided by,
- (a) a public university;
 - (b) a college established under the *Ontario Colleges of Applied Arts and Technology Act, 2002*;
 - (c) a private career college registered under the *Private Career Colleges Act, 2005* as part of a program approved under that Act;
 - (d) a licensed business entity; or
 - (e) a registered business entity that employs the applicant or that has made a conditional offer of employment to the applicant.

(4) The Training Curriculum for Security Guards and the Training Curriculum for Private Investigators referred to in subsections (1) and (2) are available from the Ministry and on the Ministry’s website.

(5) The test required by clause (1) (b) or (2) (b) may be administered by the Ministry or by a person or entity authorized by the Ministry.

(6) Subsection (1) does not apply to an applicant who holds a permanent licence to act as a security guard issued by another province or territory of Canada if that licence was issued to the applicant upon the successful completion of training and a test or upon the successful completion of a test.

(7) Subsection (2) does not apply to an applicant who holds a permanent licence to act as a private investigator issued by another province or territory of Canada if that licence was issued to the applicant upon the successful completion of training and a test or upon the successful completion of a test.

Restrictions on provision of training

3. (1) A licensed or registered business entity shall not provide a training program required by subsection 2 (1) or (2) unless the program conforms to the appropriate Training Curriculum as described in subsection 2 (1) or (2), as the case may be.

(2) A person or entity that is not listed in subsection 2 (3) shall not hold themselves out as being authorized to provide a training program required by subsection 2 (1) or (2) or in any way suggest that an individual who successfully completes a training program provided by the person or entity will have satisfied the training requirements set out in section 2 for the issuance of a licence to act as a security guard or private investigator.

Training and testing for licence renewals and new applications

4. A licensee who was issued a licence to act as a security guard or private investigator after successfully completing the training program and licensing test required by subsection 2 (1) or (2) may renew the licence or be issued a new licence without having to successfully complete the training or test again.

Transition re licence renewals and new applications

5. (1) A licensee who holds a valid licence to act as a security guard or private investigator on April 14, 2010 may renew the licence a first time after that date if he or she successfully completes the licensing test described in clause 2 (1) (b) or (2) (b), as appropriate.

(2) A licensee who renews his or her licence under subsection (1) may renew the licence a second and subsequent times without having to successfully complete the licensing test again and without having to successfully complete the training program required by clause 2 (1) (a) or (2) (a), as appropriate.

(3) Despite subsection (1), if the licence described in that subsection expires on or after April 15, 2010 and before July 16, 2010, the licensee may renew the licence a first time without having to successfully complete the licensing test described in clause 2 (1) (b) or (2) (b), as appropriate.

(4) A licensee who renews his or her licence under subsection (3) may renew the licence a second time only if he or she successfully completes the licensing test described in clause 2 (1) (b) or (2) (b), as appropriate, and he or she may renew the licence subsequent times without having to successfully complete the licensing test again and without having to successfully complete the training program required by clause 2 (1) (a) or (2) (a), as appropriate.

(5) If a licensee's licence is not renewed under subsection (1) or (4) because he or she has not successfully completed the licensing test described in clause 2 (1) (b) or (2) (b), as appropriate, he or she must successfully complete both the training program and the licensing test described in subsection 2 (1) or (2), as appropriate, before being issued a new licence.

(6) Despite clauses 2 (1) (b) and (2) (b), a licensee who has renewed his or her licence as described in subsection (1) or (4) may subsequently be issued a new licence without having to successfully complete the licensing test again and without having to successfully complete the training program required by clause 2 (1) (a) or (2) (a), as appropriate.

Commencement

6. This Regulation comes into force on the later of April 15, 2010 and the day this Regulation is filed.

RÈGLEMENT DE L'ONTARIO 26/10

pris en application de la

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

pris le 11 février 2010
 déposé le 25 février 2010
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FORMATION ET EXAMENS

Définition

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

«ministère» Le ministère du ministre.

Formation et examen à l'intention des auteurs d'une demande

2. (1) Le permis d'agent de sécurité ne peut être délivré à l'auteur d'une demande que s'il remplit les conditions suivantes :

- a) il a suivi un programme de formation qui remplit les conditions suivantes :
 - (i) il est conforme au Coursus de formation pour agents de sécurité publié par le ministère en 2009,
 - (ii) il est offert par une entité visée au paragraphe (3);
- b) il a réussi à l'examen établi par le ministère pour l'obtention d'un permis d'agent de sécurité.

(2) Le permis d'enquêteur privé ne peut être délivré à l'auteur d'une demande que s'il remplit les conditions suivantes :

- a) il a suivi un programme de formation qui remplit les conditions suivantes :
 - (i) il est conforme au Coursus de formation pour enquêteurs privés publié par le ministère en 2009,
 - (ii) il est offert par une entité visée au paragraphe (3);
- b) il a réussi à l'examen établi par le ministère pour l'obtention d'un permis d'enquêteur privé.

(3) Les programmes de formation exigés par les paragraphes (1) et (2) doivent être offerts par l'une ou l'autre des entités suivantes :

- a) une université publique;
- b) un collège ouvert en vertu de la *Loi de 2002 sur les collèges d'arts appliqués et de technologie de l'Ontario*;
- c) un collège privé d'enseignement professionnel inscrit en vertu de la *Loi de 2005 sur les collèges privés d'enseignement professionnel*, dans le cadre d'un programme approuvé aux termes de cette loi;
- d) une entreprise titulaire d'un permis;
- e) une entreprise inscrite qui emploie l'auteur de la demande ou qui lui a fait une offre d'emploi conditionnelle.

(4) Le Coursus de formation pour agents de sécurité et le Coursus de formation pour enquêteurs privés visés aux paragraphes (1) et (2) sont disponibles auprès du ministère et sur son site Web.

(5) L'examen exigé par l'alinéa (1) b) ou (2) b) peut être administré par le ministère ou une personne ou entité autorisée par celui-ci.

(6) Le paragraphe (1) ne s'applique pas à l'auteur d'une demande qui détient un permis permanent d'agent de sécurité délivré par une autre province ou un territoire du Canada si le permis lui a été délivré après qu'il a suivi une formation et réussi à un examen ou après qu'il a réussi à un examen.

(7) Le paragraphe (2) ne s'applique pas à l'auteur d'une demande qui détient un permis permanent d'enquêteur privé délivré par une autre province ou un territoire du Canada si le permis lui a été délivré après qu'il a suivi une formation et réussi à un examen ou après qu'il a réussi à un examen.

Restrictions relatives à la prestation de la formation

3. (1) Toute entreprise titulaire d'un permis ou inscrite ne doit pas offrir un programme de formation exigé par le paragraphe 2 (1) ou (2) à moins que celui-ci ne soit conforme au cursus de formation approprié visé au paragraphe 2 (1) ou (2), selon le cas.

(2) La personne ou l'entité qui n'est pas mentionnée au paragraphe 2 (3) ne doit pas se présenter comme étant autorisée à offrir un programme de formation exigé par le paragraphe 2 (1) ou (2) ni laisser entendre de quelque façon que ce soit qu'un particulier qui suit un programme de formation offert par elle satisfait aux exigences de formation énoncées à l'article 2 pour l'obtention d'un permis d'agent de sécurité ou d'enquêteur privé.

Formation et examen en vue du renouvellement des permis et des nouvelles demandes

4. Le titulaire de permis auquel a été délivré un permis d'agent de sécurité ou d'enquêteur privé après qu'il a suivi le programme de formation et réussi à l'examen d'obtention d'un permis exigés par le paragraphe 2 (1) ou (2) peut renouveler le permis ou se faire délivrer un nouveau permis sans être obligé de nouveau de suivre la formation ou de réussir à l'examen.

Dispositions transitoires : renouvellements de permis et nouvelles demandes

5. (1) Le titulaire de permis qui, le 14 avril 2010, détient un permis valide d'agent de sécurité ou d'enquêteur privé peut renouveler le permis une première fois après cette date s'il réussit à l'examen visé à l'alinéa 2 (1) b) ou (2) b), selon le cas, pour l'obtention d'un permis.

(2) Le titulaire de permis qui renouvelle son permis en vertu du paragraphe (1) peut le renouveler une deuxième fois et d'autres fois par la suite sans être obligé de nouveau de réussir à l'examen pour l'obtention d'un permis et sans être obligé de suivre le programme de formation exigé par l'alinéa 2 (1) a) ou (2) a), selon le cas.

(3) Malgré le paragraphe (1), si le permis visé à ce paragraphe expire le 15 avril 2010 ou par la suite, mais avant le 16 juillet 2010, le titulaire de permis peut le renouveler une première fois sans être obligé de réussir à l'examen visé à l'alinéa 2 (1) b) ou (2) b), selon le cas, pour l'obtention d'un permis.

(4) Le titulaire de permis qui renouvelle son permis en vertu du paragraphe (3) ne peut le renouveler une deuxième fois que s'il réussit à l'examen visé à l'alinéa 2 (1) b) ou (2) b), selon le cas, pour l'obtention d'un permis et il peut le renouveler d'autres fois par la suite sans être obligé de nouveau de réussir à cet examen et sans être obligé de suivre le programme de formation exigé par l'alinéa 2 (1) a) ou (2) a), selon le cas.

(5) Si le permis d'un titulaire de permis n'est pas renouvelé en vertu du paragraphe (1) ou (4) parce que le titulaire n'a pas réussi à l'examen visé à l'alinéa 2 (1) b) ou (2) b), selon le cas, pour l'obtention du permis, il doit à la fois suivre le programme de formation et réussir à l'examen pour l'obtention d'un permis visés au paragraphe 2 (1) ou (2), selon le cas, avant de se faire délivrer un nouveau permis.

(6) Malgré les alinéas 2 (1) b) et (2) b), le titulaire de permis qui a renouvelé son permis aux termes du paragraphe (1) ou (4) peut se faire délivrer un nouveau permis ultérieurement sans être obligé de nouveau de réussir à l'examen pour l'obtention d'un permis et sans être obligé de suivre le programme de formation exigé par l'alinéa 2 (1) a) ou (2) a), selon le cas.

Entrée en vigueur

6. Le présent règlement entre en vigueur le dernier en date du 15 avril 2010 et du jour de son dépôt.

Made by:
Pris par :

Le ministre de la Sécurité communautaire et des Services correctionnels,

RICK BARTOLUCCI
Minister of Community Safety and Correctional Services

Date made: February 11, 2010.
Pris le : 11 février 2010.

11/10

ONTARIO REGULATION 27/10

made under the

DENTISTRY ACT, 1991

Made: November 19, 2009
Approved: February 24, 2010
Filed: February 26, 2010
Published on e-Laws: March 2, 2010
Printed in *The Ontario Gazette*: March 13, 2010

QUALITY ASSURANCE

Definitions

1. In this Regulation,
“approved sponsor” means,

- (a) a faculty or school of dentistry or medicine,
- (b) a body that has been approved by the Academy of General Dentistry or the Continuing Education Recognition Program of the American Dental Association or the Canadian Dental Association,
- (c) a national or international dental association,

- (d) a provincial or state dental association or one of their component dental societies,
- (e) a local, provincial, state, national or international dental specialty or medical specialty association,
- (f) a Canadian dental or medical regulatory authority,
- (g) a hospital that is approved by the Committee,
- (h) a Canadian government agency,
- (i) the Canadian Forces,
- (j) a qualified provider of emergency procedure programs, cardiopulmonary resuscitation, advanced care life support, first aid or of similar programs, that is approved by the Committee,
- (k) a study club approved by the Committee,
- (l) any other entity approved by the Committee;

“assessor” means a person appointed by the Committee under section 81 of the Health Professions Procedural Code for the purposes of the quality assurance program;

“Committee” means the Quality Assurance Committee;

“Continuing Education Portfolio” means the Continuing Education Portfolio provided by the College under subsection 3 (6);

“core courses” means courses relevant to the practice of the profession designed to promote members’ continuing competence and maintenance of professional standards;

“Practice Enhancement Tool” means a self-administered interactive, computerized professional development program that facilitates the evaluation and assessment of a member’s practice, knowledge, skill and judgment based on peer-derived standards and that is approved by the Committee for the purposes of this Regulation.

Quality assurance program

2. (1) The Committee shall administer the quality assurance program,

- (a) to assure the quality of practice of the profession; and
- (b) to promote and facilitate continuing evaluation, competence and improvement among members.

(2) The quality assurance program includes the following components:

- 1. Continuing education.
- 2. Practice assessment.
- 3. Peer assessment.
- 4. The completion and submission of an annual declaration and the providing of information to the Committee.

(3) It is the responsibility of every member who holds a general or specialty certificate of registration to participate in the quality assurance program, and a reference to a “member” in this Regulation is a reference to such a member.

Continuing education

3. (1) Every member shall participate in continuing education activities.

(2) The continuing education activities must,

- (a) address continuing competence, continuous quality improvement, changes in practice environments; and
 - (b) incorporate standards of practice, advances in technology, and changes made to entry to practice competencies.
- (3) The Committee shall assess courses and activities and assign them continuing education point values.

(4) Every member shall obtain at least 90 continuing education points in each three-year cycle set by the Committee, as follows:

- 1. At least 15 points must be obtained from successfully participating in core courses approved by the Committee.
- 2. At least 45 points must be obtained,
 - i. from successfully participating in courses offered by approved sponsors, or
 - ii. by teaching dentistry at a university faculty of dentistry, or teaching dental hygiene or Level II dental assisting at an institution approved by the Committee.
- 3. Any remaining number of points may be obtained from other courses.

(5) The Committee shall ensure that a list of core courses that are approved for the purposes of paragraph 1 of subsection (4) are distributed to members from time to time through publication on the College's website and in the College's newsletter.

(6) The College shall provide each member with a Continuing Education Portfolio.

(7) The member shall retain a Continuing Education Portfolio in the format set out by the Committee and ensure that the portfolio contains for each three-year cycle,

- (a) records evidencing the member's attendance at and participation in continuing education activities; and
- (b) a log of continuing education activities attended, the nature of the activity undertaken, the sponsor, if any, and the number of points credited to that activity.

(8) The member shall retain the completed Continuing Education Portfolio for five years from the end of each three-year cycle.

Practice Enhancement Tool

4. (1) The purpose of the Practice Enhancement Tool is to permit a member to review his or her practice, knowledge, skill and judgment and ensure his or her continued competence.

(2) Every member shall complete the Practice Enhancement Tool,

- (a) within two years from the day this Regulation comes into force; and
- (b) subsequently, at least once every five years.

(3) Every member shall keep a record of the results of his or her completion of the Practice Enhancement Tool for at least five years after each completion.

(4) Every member shall ensure that the record mentioned under subsection (3) is retained in his or her Continuing Education Portfolio and is available or can readily be made available in writing.

(5) The Committee or an assessor may request a member to provide the written record, and the member shall comply with the request within 30 days of it being made.

(6) A member whose practice, knowledge, skill or judgment is identified in the results of the Practice Enhancement Tool as unsatisfactory in one or more areas shall,

- (a) provide the Committee with a copy of the results within 30 days of receiving the results; or
- (b) undertake continuing education activities in the area or areas identified as unsatisfactory or begin the process of undertaking those activities within the time set by the Committee.

(7) Before acting under clause (6) (b), a member may consult an assessor to review, interpret or discuss the results of the Practice Enhancement Tool or seek the assessor's assistance in identifying appropriate continuing education activities, and the Committee shall not require the member to participate in a practice assessment or peer assessment because the member has made such a consultation.

(8) A member acting under clause (6) (b) shall complete the Practice Enhancement Tool for a second time within the time set by the Committee, and,

- (a) if the results are satisfactory, keep a record of the results in accordance with subsections (3) and (4); or
- (b) if the member's practice, knowledge, skill or judgment is identified in the results of the Practice Enhancement Tool as unsatisfactory in one or more areas provide the Committee with a copy of the results within 30 days of receiving the results.

Practice or peer assessment: where Committee may require

5. (1) The Committee may require a member to participate in a practice assessment if the Committee receives the results of the member's Practice Enhancement Tool identifying one or more areas that are unsatisfactory respecting his or her practice, knowledge, skill or judgment.

(2) The Committee may require a member to participate in a peer assessment or practice assessment or both, if,

- (a) the member fails to complete or submit the annual declaration or provide information under section 7; or
- (b) the member is selected for assessment under an annual random selection process established or adopted by the Committee.

Practice or peer assessment: process and results

6. (1) Every member who is required to undergo a peer assessment or practice assessment under section 5 shall cooperate with the Committee and with every assessor who the Committee assigns to participate in the assessment and shall, in the form and manner and within the time frame specified by the Committee or the assessor,

- (a) answer any inquiries or questions raised by the Committee or the assessor that are relevant to the assessment;
 - (b) provide any information relevant to the results of the Practice Enhancement Tool requested by the Committee or the assessor; and
 - (c) provide a copy of the member's Continuing Education Portfolio to the Committee or the assessor on request.
- (2) An assessor who assesses a member shall make a report in writing to the Committee.
- (3) The assessor's report to the Committee shall include,
- (a) findings made by the assessor;
 - (b) expert opinions, if any;
 - (c) reasons;
 - (d) recommendations for completion of specified continuing education activities or remedial measures, if any;
 - (e) a log and summary of discussions with the member, if any; and
 - (f) any other information the assessor considers relevant.
- (4) The Committee shall provide the member with a copy of the assessor's report along with any quality assurance information submitted to it respecting the member that is relevant to the assessment, along with notice of the member's right to submit a written response to the Committee within 30 days after receiving the notice.
- (5) A member may make submissions to the Committee, in writing, in response to the assessor's report within 30 days after receiving the notice given under subsection (4).
- (6) After considering the assessor's report and any submissions made by the member, the Committee may take no further action or it may do any one or more of the following:
- (a) determine that the member's practice, knowledge, skill and judgment are unsatisfactory and require the member to undergo specified continuing education activities or remedial measures within a reasonable period of time;
 - (b) direct the member to complete records in the Continuing Education Portfolio;
 - (c) disclose the name of the member and any allegations against the member to the Inquiries, Complaints and Reports Committee if the Committee is of the opinion that the member may have committed an act of professional misconduct or may be incompetent or incapacitated.
- (7) The Committee may disclose the name of the member and any allegations against the member to the Inquiry, Complaints and Reports Committee if the Committee is of the opinion that the member may have committed an act of professional misconduct, or may be incompetent or incapacitated, and if the member, in the opinion of the Committee,
- (a) does not cooperate with the assessor or the Committee;
 - (b) does not undertake or successfully complete the specified continuing education activities or remedial measures required under clause (6) (a) within a reasonable period of time; or
 - (c) knowingly provides false information to the assessor or the Committee.

Annual declaration and information

7. (1) Each year, every member shall make a declaration to the Committee about his or her compliance with the requirements of the quality assurance program and provide any other information relevant to his or her participation in the program as required by the Committee, in the form and manner specified by the Committee, and by a time specified by the Committee.

(2) The declaration and the information required under subsection (1) shall not be considered quality assurance information.

(3) The Committee may refer the name of a member and any allegations against the member to the Inquiry, Complaints and Reports Committee where the Committee is of the opinion that,

- (a) the member knowingly gave false information on the declaration or in the other information; or
- (b) the member may have committed an act of professional misconduct or may be incompetent or incapacitated.

Additional duties of assessors

8. In addition to any duties set out under the Code, an assessor's duties under this Regulation include:

- (a) reviewing and facilitating the completion of a member's continuing education requirements;
- (b) reviewing the results of the Practice Enhancement Tool;

- (c) assisting members to identify appropriate continuing education activities;
- (d) reviewing a member's practice, knowledge, skill or judgment;
- (e) monitoring a member's compliance with the quality assurance program; and
- (f) any other duty assigned by the Committee that is relevant to the purposes of the quality assurance program.

Commencement**9. This Regulation comes into force on the day it is filed.**

Made by:

COUNCIL OF THE ROYAL COLLEGE OF DENTAL SURGEONS OF ONTARIO:

FRANK STECHEY
President

IRWIN FEFERARAD
Registrar

Date made: November 19, 2009.

11/10

ONTARIO REGULATION 28/10
made under the
CAPITAL INVESTMENT PLAN ACT, 1993

Made: February 24, 2010
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Amending O. Reg. 632/94
(Public Bodies)

Note: Ontario Regulation 632/94 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. Ontario Regulation 632/94 is amended by adding the following French version:**ORGANISMES PUBLICS****Organismes publics****1. Les entités suivantes sont des organismes publics pour l'application de la Loi :**

La Société ontarienne d'assurance-dépôts.

Le Barreau du Haut-Canada.

Le Fonds de garantie des prestations de retraite de l'Ontario.

Office de l'électricité de l'Ontario**2. L'Office de l'électricité de l'Ontario est un organisme public pour l'application de la Loi.**

Exportation et développement Canada

3. Exportation et développement Canada, société constituée par l'article 3 de la *Loi sur le développement des exportations* (Canada), est un organisme public pour l'application de la Loi.

Sa Majesté la Reine du chef du Canada

4. Sa Majesté la Reine du chef du Canada est un organisme public pour l'application de la Loi.

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

11/10

ONTARIO REGULATION 29/10

made under the

FINANCIAL ADMINISTRATION ACT

Made: February 24, 2010

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REVOKING VARIOUS REGULATIONS

Note: Ontario Regulations 24/92, 81/95, 200/95 and 26/03 have not previously been amended.

1. **The following Regulations are revoked:**

1. **Ontario Regulation 24/92.**

2. **Ontario Regulation 81/95.**

3. **Ontario Regulation 200/95.**

4. **Ontario Regulation 26/03.**

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

11/10

ONTARIO REGULATION 30/10

made under the

FISCAL TRANSPARENCY AND ACCOUNTABILITY ACT, 2004

Made: February 24, 2010

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Revoking O. Reg. 82/07

(Pre-election Report for 2007 Provincial Election)

Note: Ontario Regulation 82/07 has not previously been amended.

1. **Ontario Regulation 82/07 is revoked.**

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

RÈGLEMENT DE L'ONTARIO 30/10

pris en application de la

LOI DE 2004 SUR LA TRANSPARENCE ET LA RESPONSABILITÉ FINANCIÈRES

pris le 24 février 2010
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abrogeant le Règl. de l'Ont. 82/07
 (Rapport préélectoral — élections provinciales de 2007)

Remarque : Le Règlement de l'Ontario 82/07 n'a pas été modifié antérieurement.

1. Le Règlement de l'Ontario 82/07 est abrogé.
2. Le présent règlement entre en vigueur le jour de son dépôt.

11/10

ONTARIO REGULATION 31/10

made under the

LEGISLATION ACT, 2006

Made: February 24, 2010
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**REVOKING VARIOUS REGULATIONS MADE UNDER
THE SUCCESSION DUTY ACT**

Note: Regulation 804 and Ontario Regulation 44/78 have previously been amended. Those amendments are listed in the Table of Unconsolidated and Unrevoked Regulations at www.e-Laws.gov.on.ca.

Note: Ontario Regulation 45/78 has not previously been amended.

1. The following Regulations, originally made under *The Succession Duty Act*, being chapter 449 of the Revised Statutes of Ontario, 1970, are revoked:

1. Regulation 804 of the Revised Regulations of Ontario, 1970.
2. Ontario Regulation 44/78.
3. Ontario Regulation 45/78.

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

11/10

ONTARIO REGULATION 32/10

made under the

THE SUCCESSION DUTY ACT SUPPLEMENTARY PROVISIONS ACT, 1980

Made: February 24, 2010
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Revoking O. Reg. 816/80
 (Delegation of Authority)

Note: Ontario Regulation 816/80 has previously been amended. Those amendments are listed in the Table of Unconsolidated and Unrevoked Regulations at www.e-Laws.gov.on.ca.

1. **Ontario Regulation 816/80 is revoked.**
2. **This Regulation comes into force on the day it is filed.**

11/10

ONTARIO REGULATION 33/10

made under the

ONTARIO HOME OWNERSHIP SAVINGS PLAN ACT

Made: February 24, 2010
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Revoking Reg. 883 of R.R.O. 1990
 (General)

Note: Regulation 883 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. **Regulation 883 of the Revised Regulations of Ontario, 1990 is revoked.**
2. **This Regulation comes into force on the day it is filed.**

RÈGLEMENT DE L'ONTARIO 33/10

pris en application de la

LOI SUR LE RÉGIME D'ÉPARGNE-LOGEMENT DE L'ONTARIO

pris le 24 février 2010
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modifiant le Règl. 883 des R.R.O. de 1990
 (Dispositions générales)

Remarque : Le Règlement 883 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 Règlement 883 des Règlements refondus de l'Ontario de 1990 est abrogé.**

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

11/10

ONTARIO REGULATION 34/10

made under the

INSURANCE ACT

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STATUTORY ACCIDENT BENEFITS SCHEDULE — EFFECTIVE SEPTEMBER 1, 2010

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**PART I
GENERAL**

Citation

1. This Regulation may be cited as the *Statutory Accident Benefits Schedule — Effective September 1, 2010*.

Application and transition rules

2. (1) Except as otherwise provided in section 68, the benefits set out in this Regulation shall be provided under every contract evidenced by a motor vehicle liability policy in respect of accidents occurring on or after September 1, 2010.

(2) Subsections 25 (1), (3), (4) and (5), Parts VIII and IX, other than subsections 50 (2) to (5), and Parts X, XI and XII apply with such modifications as are necessary in respect of benefits provided under the Old Regulation with respect to accidents that occurred on or after November 1, 1996 and before September 1, 2010 and, for that purpose, the following rules apply:

1. References in paragraph 2 of subsection 25 (1), subsections 38 (1), (5), (7), (9), (10), (11), (12) and (14), sections 40 and 41 and subsection 44 (3) to the Minor Injury Guideline shall be read as references to the *Pre-approved Framework Guideline* referred to in the Old Regulation that would apply.
2. An amount that would, but for subsection 3 (1.3) of the Old Regulation, be paid under the Old Regulation after August 31, 2010 shall be paid under this Regulation in the amount determined,
 - i. under the Old Regulation, other than under section 24 of that Regulation, or
 - ii. under subsections 25 (1), (3), (4) and (5).
3. An amount described in paragraph 2 that is paid under this Regulation shall not include any amount previously paid under the Old Regulation.

(3) The benefits set out in this Regulation shall be provided in respect of accidents that occur in Canada or the United States of America, or on a vessel plying between ports of Canada or the United States of America.

(4) Benefits payable under this Regulation in respect of an insured person shall be paid by the insurer that is liable to pay under subsection 268 (2) of the Act.

(5) Subject to Part VII, the insurer shall pay the benefits under this Regulation despite section 225, subsection 233 (1), section 240 and subsection 265 (3) of the Act.

Definitions and interpretation

3. (1) In this Regulation,

“accident” means an incident in which the use or operation of an automobile directly causes an impairment or directly causes damage to any prescription eyewear, denture, hearing aid, prosthesis or other medical or dental device;

“authorized transportation expense” means, in respect of an insured person, expenses related to transportation,

- (a) that are authorized by, and calculated by applying the rates set out in, the Transportation Expense Guidelines published in *The Ontario Gazette* by the Financial Services Commission of Ontario, as they may be amended from time to time, and
- (b) that, unless the insured person sustained a catastrophic impairment as a result of the accident, relate to transportation expenses incurred only after the first 50 kilometres of a trip;

“business day” means a day that is not,

- (a) Saturday, or
- (b) a holiday within the meaning of section 88 of the *Legislation Act, 2006*, other than Easter Monday and Remembrance Day;

“chiropractor” means a person authorized by law to practise chiropractic;

“dentist” means a person authorized by law to practise dentistry;

“disability certificate” means, in respect of a person, a certificate from a health practitioner of the person’s choice that states the cause and nature of the person’s impairment and contains an estimate of the duration of the disability in respect of which the person is making or has made an application for a benefit described in this Regulation;

“Guideline” means,

- (a) a guideline, including the Minor Injury Guideline, issued by the Superintendent under subsection 268.3 (1) of the Act and published in *The Ontario Gazette*,

- (b) a guideline that is included in the professional fee guidelines or the *Optional Indexation Benefit Guidelines*, as published in *The Ontario Gazette* by the Financial Services Commission of Ontario, or
- (c) a guideline published in *The Ontario Gazette* that is an amended version of a guideline referred to in clause (a) or (b);

“health practitioner” means, in respect of a particular impairment,

- (a) a physician,
- (b) a chiropractor, if the impairment is one that a chiropractor is authorized by law to treat,
- (c) a dentist, if the impairment is one that a dentist is authorized by law to treat,
- (d) an occupational therapist, if the impairment is one that an occupational therapist is authorized by law to treat,
- (e) an optometrist, if the impairment is one that an optometrist is authorized by law to treat,
- (f) a psychologist, if the impairment is one that a psychologist is authorized by law to treat,
- (g) a physiotherapist, if the impairment is one that a physiotherapist is authorized by law to treat,
- (h) a registered nurse with an extended certificate of registration, if the impairment is one that the nurse is authorized by law to treat, or
- (i) a speech-language pathologist, if the impairment is one that a speech-language pathologist is authorized by law to treat;

“impairment” means a loss or abnormality of a psychological, physiological or anatomical structure or function;

“insured automobile” means, in respect of a particular motor vehicle liability policy, an automobile covered by the policy;

“insured person” means, in respect of a particular motor vehicle liability policy,

- (a) the named insured, any person specified in the policy as a driver of the insured automobile and, if the named insured is an individual, the spouse of the named insured and a dependant of the named insured or of his or her spouse,
 - (i) if the named insured, specified driver, spouse or dependant is involved in an accident in or outside Ontario that involves the insured automobile or another automobile, or
 - (ii) if the named insured, specified driver, spouse or dependant is not involved in an accident but suffers psychological or mental injury as a result of an accident in or outside Ontario that results in a physical injury to his or her spouse, child, grandchild, parent, grandparent, brother, sister, dependant or spouse’s dependant,
- (b) a person who is involved in an accident involving the insured automobile, if the accident occurs in Ontario, or
- (c) a person who is an occupant of the insured automobile and who is a resident of Ontario or was a resident of Ontario at any time during the 60 days before the accident, if the accident occurs outside Ontario;

“minor injury” means a sprain, strain, whiplash associated disorder, contusion, abrasion, laceration or subluxation and any clinically associated sequelae;

“Minor Injury Guideline” means a guideline,

- (a) that is issued by the Superintendent under subsection 268.3 (1.1) of the Act and published in *The Ontario Gazette*, and
- (b) that establishes a treatment framework in respect of one or more minor injuries;

“neuropsychologist” means a psychologist authorized by law to practise neuropsychology;

“occupational therapist” means a person authorized by law to practise occupational therapy;

“Old Regulation” means Ontario Regulation 403/96 (Statutory Accident Benefits Schedule — Accidents on or After November 1, 1996), made under the Act;

“person in need of care” means, in respect of an insured person, another person who is under 16 years of age or who requires care because of physical or mental incapacity;

“personal and vocational characteristics” include,

- (a) employment history,
- (b) education and training,
- (c) vocational aptitudes,
- (d) vocational skills,
- (e) physical abilities,

(f) cognitive abilities, and

(g) language abilities;

“physician” means a person authorized by law to practise medicine;

“physiotherapist” means a person authorized by law to practice physiotherapy;

“private corporation” means a corporation whose shares are not publicly traded and that is not controlled by one or more corporations whose shares are publicly traded;

“psychologist” means a person authorized by law to practise psychology;

“registered nurse with an extended certificate of registration” means a person authorized by law to practise nursing who holds an extended certificate of registration under the *Nursing Act, 1991*;

“regulated health profession” means a profession governed by a College as defined in the *Regulated Health Professions Act, 1991* or the Ontario College of Social Workers and Social Service Workers under the *Social Work and Social Service Work Act, 1998*;

“regulated health professional” means a member of a regulated health profession;

“self-employed person” means a person who,

(a) engages in a trade, occupation, profession or other type of business as a sole proprietor or as a partner, other than a limited partner, of a partnership, or

(b) is a controlling mind of a business carried on through one or more private corporations some or all of whose shares are owned by the person;

“self-employment” means a trade, occupation, profession or other type of business the essential tasks of which are carried on by a self-employed person;

“spouse” has the same meaning as in Part VI of the Act;

“sprain” means an injury to one or more tendons or ligaments or to one or more of each, including a partial but not a complete tear;

“strain” means an injury to one or more muscles, including a partial but not a complete tear;

“subluxation” means a partial but not a complete dislocation of a joint;

“whiplash associated disorder” means a whiplash injury that,

(a) does not exhibit objective, demonstrable, definable and clinically relevant neurological signs, and

(b) does not exhibit a fracture in or dislocation of the spine;

“whiplash injury” means an injury that occurs to a person’s neck following a sudden acceleration-deceleration force.

(2) For the purposes of this Regulation, a catastrophic impairment caused by an accident is,

(a) paraplegia or quadriplegia;

(b) the amputation of an arm or leg or another impairment causing the total and permanent loss of use of an arm or a leg;

(c) the total loss of vision in both eyes;

(d) subject to subsection (4), brain impairment that results in,

(i) a score of 9 or less on the Glasgow Coma Scale, as published in Jennett, B. and Teasdale, G., *Management of Head Injuries*, Contemporary Neurology Series, Volume 20, F.A. Davis Company, Philadelphia, 1981, according to a test administered within a reasonable period of time after the accident by a person trained for that purpose, or

(ii) a score of 2 (vegetative) or 3 (severe disability) on the Glasgow Outcome Scale, as published in Jennett, B. and Bond, M., *Assessment of Outcome After Severe Brain Damage*, Lancet i:480, 1975, according to a test administered more than six months after the accident by a person trained for that purpose;

(e) subject to subsections (4), (5) and (6), an impairment or combination of impairments that, in accordance with the American Medical Association’s *Guides to the Evaluation of Permanent Impairment*, 4th edition, 1993, results in 55 per cent or more impairment of the whole person; or

(f) subject to subsections (4), (5) and (6), an impairment that, in accordance with the American Medical Association’s *Guides to the Evaluation of Permanent Impairment*, 4th edition, 1993, results in a class 4 impairment (marked impairment) or class 5 impairment (extreme impairment) due to mental or behavioural disorder.

(3) Subsection (4) applies if an insured person is under the age of 16 years at the time of the accident and none of the Glasgow Coma Scale, the Glasgow Outcome Scale or the American Medical Association's *Guides to the Evaluation of Permanent Impairment*, 4th edition, 1993, referred to in clause (2) (d), (e) or (f) can be applied by reason of the age of the insured person.

(4) For the purposes of clauses (2) (d), (e) and (f), an impairment sustained in an accident by an insured person described in subsection (3) that can reasonably be believed to be a catastrophic impairment shall be deemed to be the impairment that is most analogous to the impairment referred to in clause (2) (d), (e) or (f), after taking into consideration the developmental implications of the impairment.

(5) Clauses (2) (e) and (f) do not apply in respect of an insured person who sustains an impairment as a result of an accident unless,

- (a) in the case of an impairment that includes a brain impairment, a physician states in writing that the insured person's condition is unlikely to cease to be a catastrophic impairment;
- (b) in the case of an impairment that is only a brain impairment, a neuropsychologist states in writing that the insured person's condition is unlikely to cease to be a catastrophic impairment; or
- (c) two years have elapsed since the accident.

(6) For the purpose of clauses (2) (e) and (f), an impairment that is sustained by an insured person but is not listed in the American Medical Association's *Guides to the Evaluation of Permanent Impairment*, 4th edition, 1993 is deemed to be the impairment that is listed in that document and that is most analogous to the impairment sustained by the insured person.

(7) For the purposes of this Regulation,

- (a) a person suffers a complete inability to carry on a normal life as a result of an accident if, as a result of the accident, the person sustains an impairment that continuously prevents the person from engaging in substantially all of the activities in which the person ordinarily engaged before the accident;
- (b) a person is a dependant of an individual if the person is principally dependent for financial support or care on the individual or the individual's spouse;
- (c) an aide or attendant for a person includes a family member or friend who acts as the person's aide or attendant, even if the family member or friend does not possess any special qualifications;
- (d) payments for loss of income under an income continuation benefit plan are deemed to include,
 - (i) payments of disability pension benefits under the *Canada Pension Plan*,
 - (ii) periodic payments of insurance, irrespective of whether the contract for the insurance provides for a waiting period, deductible amount or similar limitation or restriction and irrespective of whether the contract is paid for in whole or in part by the employer, if the insurance is offered by the insurer,
 - (A) to persons who are employed while the contract for the insurance is in effect, and
 - (B) only on the basis that the maximum benefit payable is limited to an amount calculated with reference to the insured person's income from employment;
- (e) subject to subsection (8), an expense in respect of goods or services referred to in this Regulation is not incurred by an insured person unless,
 - (i) the insured person has received the goods or services to which the expense relates,
 - (ii) the insured person has paid the expense, has promised to pay the expense or is otherwise legally obligated to pay the expense, and
 - (iii) the person who provided the goods or services,
 - (A) did so in the course of his or her regular occupation or profession, or
 - (B) sustained an economic loss as a result of providing the goods or services to the insured person;
- (f) an individual who is living and ordinarily present in Ontario is deemed to be the named insured under the policy insuring an automobile at the time of an accident if, at the time of the accident,
 - (i) the insured automobile is being made available for the individual's regular use by a corporation, unincorporated association, partnership, sole proprietorship or other entity, or
 - (ii) the insured automobile is being rented by the individual for a period of more than 30 days; and
- (g) an individual who is not living and ordinarily present in Ontario is deemed to be the named insured under the policy insuring an automobile at the time of an accident if, at the time of the accident,

- (i) the insured automobile is being made available for the individual's regular use by a corporation, unincorporated association, partnership, sole proprietorship or other entity, and
- (ii) the individual, his or her spouse or any dependant of the individual or spouse is an occupant of the insured automobile.

(8) If in a dispute to which sections 279 to 283 of the Act apply, a Court or arbitrator finds that an expense was not incurred because the insurer unreasonably withheld or delayed payment of a benefit in respect of the expense, the Court or arbitrator may, for the purpose of determining an insured person's entitlement to the benefit, deem the expense to have been incurred.

PART II INCOME REPLACEMENT, NON-EARNER AND CAREGIVER BENEFITS

INCOME REPLACEMENT BENEFITS

Interpretation

4. (1) In this Part,

“gross employment income” means salary, wages and other remuneration from employment, including fees and other remuneration for holding office, and any benefits received under the *Employment Insurance Act* (Canada), but excludes any retiring allowance within the meaning of the *Income Tax Act* (Canada) and severance pay that may be received;

“gross weekly employment income” means, in respect of an insured person, the amount of the person's gross annual employment income, as determined under subsection (2), divided by 52;

“other income replacement assistance” means, in respect of an insured person who sustains an impairment as a result of an accident,

(a) the amount of any gross weekly payment for loss of income that is received by or available to the person as a result of the accident under the laws of any jurisdiction or under any income continuation benefit plan, other than,

(i) a benefit under the *Employment Insurance Act* (Canada),

(ii) a payment under a sick leave plan that is available to the person but is not being received, and

(iii) a payment under a workers' compensation law or plan that is not being received by the person because the person has elected under the workers' compensation law or plan to bring an action and is not entitled to the payment, and

(b) the amount of any gross weekly payment for loss of income, other than a benefit or payment described in subclauses (a) (i) to (iii) that may be available to the person as a result of the accident under the laws of any jurisdiction or under any income continuation benefit plan but is not being received by the person and for which the person has not made an application.

(2) The gross annual employment income of an insured person is determined as follows:

1. In the case of a person referred to in subparagraph 1 i of section 5 who was not a self-employed person at any time during the four weeks before the accident, the person's gross annual employment income is whichever of the following amounts the person designates:

i. The person's gross employment income for the four weeks before the accident, multiplied by 13.

ii. The person's gross employment income for the 52 weeks before the accident.

2. Subject to paragraph 3, the person's gross annual employment income is his or her gross employment income for the 52 weeks before the accident if,

i. the person qualifies for a benefit under subparagraph 1 i of section 5 and was a self-employed person at any time during the four weeks before the accident, or

ii. the person qualifies for a benefit under subparagraph 1 ii of section 5.

3. If the person described in subparagraph 2 i was self-employed for at least one year before the accident, the person may designate as his or her gross annual employment income the amount of his or her gross employment income during the last fiscal year of the business that ended on or before the day of the accident.

(3) A self-employed person's weekly income or loss from self-employment at the time of the accident is the amount that would be 1/52 of the amount of the person's income or loss from the business for the last completed taxation year as determined in accordance with Part I of the *Income Tax Act* (Canada).

(4) A self-employed person's loss from self-employment after an accident is determined in the same manner as losses from the business in which the person was self-employed would be determined under subsection 9 (2) of the *Income Tax Act* (Canada) without making any deductions for,

- (a) any expenses that were not reasonable or necessary to prevent a loss of revenue;
- (b) any salary expenses paid to replace the self-employed person's active participation in the business, except to the extent that the expenses are reasonable in the circumstances; and
- (c) any non-salary expenses that are different in nature or greater than the non-salary expenses incurred before the accident, except to the extent that those expenses are reasonable in the circumstances and necessary to prevent or reduce any losses resulting from the accident.

(5) If, under the *Income Tax Act* (Canada) or legislation of another jurisdiction that imposes a tax calculated by reference to income, a person is required to report the amount of his or her income, the person's income before an accident shall be determined for the purposes of this Part without reference to any income the person has failed to report contrary to that Act or legislation.

(6) The amount of a person's gross annual employment income and the amount of the person's income or loss from self-employment may be adjusted for the purposes of this Part to reflect any subsequent change in the amount determined by the Canada Revenue Agency under the *Income Tax Act* (Canada) or by the relevant government or agency under the legislation of another jurisdiction that imposes a tax calculated by reference to income.

Eligibility criteria

5. (1) The insurer shall pay an income replacement benefit to an insured person who sustains an impairment as a result of an accident if the insured person satisfies one or both of the following conditions:

1. The insured person,
 - i. was employed at the time of the accident and, as a result of and within 104 weeks after the accident, suffers a substantial inability to perform the essential tasks of that employment, or
 - ii. was not employed at the time of the accident but,
 - A. was employed for at least 26 weeks during the 52 weeks before the accident or was receiving benefits under the *Employment Insurance Act* (Canada) at the time of the accident,
 - B. was at least 16 years old or was excused from attending school under the *Education Act* at the time of the accident, and
 - C. as a result of and within 104 weeks after the accident, suffers a substantial inability to perform the essential tasks of the employment in which the insured person spent the most time during the 52 weeks before the accident.
2. The insured person,
 - i. was a self-employed person at the time of the accident, and
 - ii. suffers, as a result of and within 104 weeks after the accident, a substantial inability to perform the essential tasks of his or her self-employment.

(2) Despite subsection (1), an insured person is not eligible to receive income replacement benefits if he or she is eligible to receive and has elected under section 35 to receive either a non-earner benefit or a caregiver benefit under this Part.

Period of benefit

6. (1) Subject to subsection (2), an income replacement benefit is payable for the period in which the insured person suffers a substantial inability to perform the essential tasks of his or her employment or self-employment.

- (2) The insurer is not required to pay an income replacement benefit,
- (a) for the first week of the disability; or
 - (b) after the first 104 weeks of disability, unless, as a result of the accident, the insured person is suffering a complete inability to engage in any employment or self-employment for which he or she is reasonably suited by education, training or experience.

Amount of weekly income replacement benefit

7. (1) The weekly amount of an income replacement benefit payable to an insured person who becomes entitled to the benefit before his or her 65th birthday is the lesser of "A" and "B" where,

"A" is the weekly base amount determined under subsection (2) less the total of all other income replacement assistance, if any, for the particular week the benefit is payable, and

"B" is \$400 or, if an optional income replacement benefit referred to in section 28 has been purchased and applies to the person, the amount fixed by the optional benefit.

- (2) For the purposes of subsection (1), the weekly base amount in respect of an insured person is determined as follows:

1. Determine whichever of the following amounts is applicable:
 - i. 70 per cent of the amount, if any, by which the sum of the insured person's gross weekly employment income and weekly income from self-employment exceeds the amount of the insured person's weekly loss from self-employment, if the weekly income replacement benefit is for one of the first 104 weeks of disability, or
 - ii. the greater of the amount determined for the purposes of subparagraph i and \$185, if the weekly income replacement benefit is for a week for which the person is entitled to receive an income replacement benefit after the first 104 weeks of disability.
2. To the amount determined under paragraph 1, add 70 per cent of the amount of the insured person's weekly loss from self-employment that he or she incurs as a result of the accident.
- (3) The insurer may deduct from the amount of an income replacement benefit payable to an insured person,
 - (a) 70 per cent of any gross employment income received by the insured person as a result of being employed after the accident and during the period in which he or she is eligible to receive an income replacement benefit; and
 - (b) 70 per cent of any income from self-employment earned by the insured person after the accident and during the period in which he or she is eligible to receive an income replacement benefit.
- (4) The insurer shall pay an expense incurred by or on behalf of an insured person for the preparation of a report for the purpose of calculating the person's income from employment or self-employment if all of the following conditions are satisfied:
 1. The insured person is applying for an income replacement benefit under this Part that is based on the employment or self-employment considered in the report.
 2. The report is prepared by an accountant licensed under the *Public Accounting Act, 2004* or comparable legislation of the jurisdiction in which the accountant practises.
 3. The expense is reasonable and necessary for the purpose of determining the insured person's entitlement to an income replacement benefit.
- (5) The insurer is not required to pay more than a total of \$2,500 for the preparation of one or more reports under subsection (4) in respect of an insured person.

Adjustment after age 65

8. (1) If a person is receiving an income replacement benefit immediately before his or her 65th birthday, the weekly amount of the benefit is adjusted, on the later of the day of the person's 65th birthday and the second anniversary of the day the person began receiving the benefit, to the amount determined in accordance with the following formula:

$$C \times 0.02 \times D$$

in which,

"C" is the weekly amount of the income replacement benefit that the person was entitled to receive immediately before the adjustment, before any deductions permitted by subsection 7 (3),

"D" is the lesser of,

- (a) 35, and
- (b) the number of years during which the person qualified for the income replacement benefit before the adjustment is made.

(2) Despite section 6, an income replacement benefit that has been adjusted under subsection (1) is payable, without any deductions under clause 7 (3) (a) or (b), until the person dies.

If entitlement first arises on or after 65th birthday

9. (1) If an insured person becomes entitled to receive an income replacement benefit on or after his or her 65th birthday,
 - (a) subject to clause 6 (2) (a) and despite clause 6 (2) (b), the insured person is entitled to an income replacement benefit for not more than 208 weeks after becoming entitled to the benefit; and
 - (b) the weekly amount of the benefit is the weekly amount of the income replacement benefit otherwise determined under section 7 before any deductions permitted by subsection 7 (3), multiplied by the factor set out in Column 2 of the Table to this subsection opposite the number of weeks that have elapsed since the person became entitled to receive the benefit.

TABLE

Column 1	Column 2
Number of weeks since Entitlement Arose	Factor
Less than 52 weeks	1.0
52 weeks or more but less than 104 weeks	0.8
104 weeks or more but less than 156 weeks	0.6
156 weeks or more but less than 208 weeks	0.3

(2) No deduction may be made under clause 7 (3) (a) or (b) from an income replacement benefit determined under subsection (1).

No violation of *Human Rights Code*

10. The age distinctions in sections 8 and 9 apply despite the *Human Rights Code*.

Temporary return to employment

11. A person receiving an income replacement benefit may return to or start employment or self-employment at any time during the first 104 weeks for which he or she is receiving the benefit without affecting his or her entitlement to resume receiving any benefits to which he or she is entitled under this Part if, as a result of the accident, he or she is unable to continue the employment or self-employment.

NON-EARNER BENEFITS

Non-earner benefit

12. (1) The insurer shall pay a non-earner benefit to an insured person who sustains an impairment as a result of an accident if the insured person satisfies any of the following conditions:

1. The insured person suffers a complete inability to carry on a normal life as a result of and within 104 weeks after the accident and does not qualify for an income replacement benefit.
2. The insured person suffers a complete inability to carry on a normal life as a result of and within 104 weeks after the accident and,
 - i. was enrolled on a full-time basis in elementary, secondary or post-secondary education at the time of the accident, or
 - ii. completed his or her education less than one year before the accident and was neither employed nor a self-employed person after completing his or her education and before the accident, in a capacity that reflected his or her education and training.

(2) Subject to subsection (3), the amount of a non-earner benefit is \$185 for each week during the period that the insured person suffers a complete inability to carry on a normal life, less the total of all other income replacement assistance, if any, for the same week.

(3) If a person qualifies for a non-earner benefit under paragraph 2 of subsection (1) and more than 104 weeks have elapsed since the onset of the disability, the amount of the non-earner benefit is \$320 for each week that the insured person suffers a complete inability to carry on a normal life, less the total of all other income replacement assistance, if any, for the same week.

(4) The insurer is not required to pay a non-earner benefit,

(a) for the first 26 weeks after the onset of the complete inability to carry on a normal life;

(b) before the insured person is 16 years of age; or

(c) if the insured person is eligible to receive and has elected under section 35 to receive either an income replacement benefit or a caregiver benefit under this Part.

(5) Sections 8 and 9 apply with necessary modifications for the purposes of determining the amount of a non-earner benefit and, in the application of those sections,

(a) the reference in the definition of “C” in subsection 8 (1) to “the weekly amount of the income replacement benefit that the person was entitled to receive immediately before the adjustment, before any deductions permitted by subsection 7 (3)” is to be read as a reference to the amount referred to in subsection (2); and

(b) the reference in clause 9 (1) (b) to “the weekly amount of the income replacement benefit otherwise determined under section 7 before any deductions permitted by subsection 7 (3)” is to be read as a reference to the amount referred to in subsection (2).

CAREGIVER BENEFITS

Caregiver benefit

13. (1) The insurer shall pay a caregiver benefit to or for an insured person who sustains a catastrophic impairment as a result of an accident if, as a result of and within 104 weeks after the accident, the insured person suffers a substantial inability to engage in the caregiving activities in which he or she was engaged at the time of the accident and if, at the time of the accident,

- (a) the insured person was residing with a person in need of care, and
- (b) the insured person was the primary caregiver for the person in need of care and did not receive any remuneration for engaging in caregiving activities.

(2) The caregiver benefit shall pay for reasonable and necessary expenses incurred as a result of the accident in caring for a person in need of care, but shall not exceed,

- (a) \$250 per week for the first person in need of care; and
- (b) \$50 per week for each additional person in need of care.

(3) Despite subsection (1), no caregiver benefit is payable to an insured person if he or she is eligible to receive and has elected under section 35 to receive either an income replacement benefit or a non-earner benefit under this Part.

(4) Despite subsection (1), no caregiver benefit is payable for any period longer than 104 weeks of disability unless, as a result of the accident, the insured person is suffering a complete inability to carry on a normal life.

**PART III
MEDICAL, REHABILITATION AND ATTENDANT CARE BENEFITS**

Insurer liable to pay benefits

14. Except as otherwise provided in this Regulation, an insurer is liable to pay the following benefits to or on behalf of an insured person who sustains an impairment as a result of an accident:

1. Medical and rehabilitation benefits under sections 15 to 17.
2. If the impairment is not a minor injury, attendant care benefits under section 19.

Medical benefits

15. (1) Subject to section 18, medical benefits shall pay for all reasonable and necessary expenses incurred by or on behalf of the insured person as a result of the accident for,

- (a) medical, surgical, dental, optometric, hospital, nursing, ambulance, audiometric and speech-language pathology services;
- (b) chiropractic, psychological, occupational therapy and physiotherapy services;
- (c) medication;
- (d) prescription eyewear;
- (e) dentures and other dental devices;
- (f) hearing aids, wheelchairs or other mobility devices, prostheses, orthotics and other assistive devices;
- (g) transportation for the insured person to and from treatment sessions, including transportation for an aide or attendant;
- (h) other goods and services of a medical nature that the insured person requires, other than goods or services for which a benefit is otherwise provided in this Regulation.

(2) Despite subsection (1), the insurer is not liable to pay medical benefits,

- (a) for goods or services that are experimental in nature;
- (b) for expenses related to professional services described in clause (1) (a), (b) or (h) rendered to an insured person that exceed the maximum rate or amount of expenses established under the Guidelines; or
- (c) for transportation expenses other than authorized transportation expenses.

Rehabilitation benefits

16. (1) Subject to section 18, rehabilitation benefits shall pay for all reasonable and necessary expenses incurred by or on behalf of the insured person in undertaking activities and measures described in subsection (3) that are reasonable and necessary for the purpose of reducing or eliminating the effects of any disability resulting from the impairment or to facilitate the person's reintegration into his or her family, the rest of society and the labour market.

- (2) Measures to reintegrate an insured person into the labour market are considered reasonable and necessary, taking into consideration the person's personal and vocational characteristics, if they enable the person to,
- (a) engage in employment or self-employment that is as similar as possible to the employment or self-employment in which he or she was engaged at the time of the accident; or
 - (b) lead as normal a work life as possible.
- (3) The activities and measures referred to in subsection (1) are,
- (a) life skills training;
 - (b) family counselling;
 - (c) social rehabilitation counselling;
 - (d) financial counselling;
 - (e) employment counselling;
 - (f) vocational assessments;
 - (g) vocational or academic training;
 - (h) workplace modifications and workplace devices, including communications aids, to accommodate the needs of the insured person;
 - (i) home modifications and home devices, including communications aids, to accommodate the needs of the insured person, or the purchase of a new home if it is more reasonable to purchase a new home to accommodate the needs of the insured person than to renovate his or her existing home;
 - (j) vehicle modifications to accommodate the needs of the insured person, or the purchase of a new vehicle if it is more reasonable to purchase a new vehicle to accommodate the needs of the insured person than to modify an existing vehicle;
 - (k) transportation for the insured person to and from counselling and training sessions, including transportation for an aide or attendant;
 - (l) other goods and services that the insured person requires, except,
 - (i) services provided by a case manager,
 - (ii) housekeeping and caregiver expenses, and
 - (iii) any goods or services for which a benefit is otherwise provided in this Regulation.
- (4) Despite subsection (1), the insurer is not liable to pay rehabilitation benefits,
- (a) for expenses related to professional services described in any of clauses (3) (a) to (g) or (3) (l) rendered to the insured person that exceed the maximum rate or amount of expenses established under the Guidelines;
 - (b) for expenses incurred to renovate the insured person's home if the renovations are only for the purpose of giving the insured person access to areas of the home that are not needed for ordinary living;
 - (c) for the purchase of a new home in excess of the value of the renovations to the insured person's existing home that would be required to accommodate the needs of the insured person;
 - (d) for expenses incurred to purchase or modify a vehicle to accommodate the needs of the insured person that are incurred within five years after the last expenses incurred for that purpose in respect of the same accident;
 - (e) for the purchase of a new vehicle in excess of the amount by which the cost of the new vehicle exceeds the trade-in value of the existing vehicle;
 - (f) for transportation expenses other than authorized transportation expenses.

Case manager services

17. (1) Subject to subsection (2), medical or rehabilitation benefits shall pay for all reasonable and necessary expenses incurred by or on behalf of an insured person as a result of the accident for services provided by a qualified case manager in accordance with a treatment and assessment plan under section 38,

- (a) if the insured person sustains a catastrophic impairment as a result of the accident; or
- (b) if the optional medical, rehabilitation and attendant care benefit referred to in paragraph 5 of subsection 28 (1) is available to the insured person.

(2) The insurer is not liable to pay expenses for case manager services that exceed the maximum rate or amount of expenses established under the Guidelines.

(3) In this section,

“qualified case manager” means a person who provides services related to the co-ordination of goods or services for which payment is provided by a medical or rehabilitation benefit.

Monetary limits re medical and rehabilitation benefits

18. (1) The sum of the medical and rehabilitation benefits payable in respect of an insured person who sustains an impairment that is predominantly a minor injury shall not exceed \$3,500 for any one accident, less the sum of all amounts paid in respect of the insured person in accordance with the Minor Injury Guideline.

(2) Despite subsection (1), the \$3,500 limit in that subsection does not apply to an insured person if his or her health practitioner determines and provides compelling evidence that the insured person has a pre-existing medical condition that will prevent the insured person from achieving maximal recovery from the minor injury if the insured person is subject to the \$3,500 limit or is limited to the goods and services authorized under the Minor Injury Guideline.

(3) The sum of the medical and rehabilitation benefits paid in respect of an insured person who is not subject to the financial limit in subsection (1) shall not exceed, for any one accident,

(a) \$50,000; or

(b) if the insured person sustained a catastrophic impairment as a result of the accident, \$1,000,000.

(4) The maximum amounts set out subsection (3) apply unless modified by any optional benefits that are available under paragraph 3 or 5 of subsection 28 (1).

(5) For the purposes of subsections (1) and (3), medical and rehabilitation benefits payable in respect of an insured person include all fees and expenses for conducting assessments and examinations and preparing reports in connection with any benefit or payment to or for an insured person under this Regulation, other than,

(a) fees in connection with any examination required by an insurer under section 44; and

(b) expenses in respect of a report referred to in subsection 7 (4).

Attendant care benefit

19. (1) Attendant care benefits shall pay for all reasonable and necessary expenses,

(a) that are incurred by or on behalf of the insured person as a result of the accident for services provided by an aide or attendant or by a long-term care facility, including a long-term care home under the *Long-Term Care Homes Act, 2007* or a chronic care hospital; and

(b) that, to the extent any of the expenses referred to in clause (a) are for transportation, are authorized transportation expenses for which no medical benefit described in clause 15 (1) (g) is payable, no rehabilitation benefit described in clause 16 (3) (k) is payable and no amount is payable under subsection 25 (4).

(2) Subject to subsection (3), the amount of a monthly attendant care benefit is determined in accordance with the version of the document entitled “Assessment of Attendant Care Needs” that is required to be submitted under section 42 and is calculated by,

(a) multiplying the total number of hours per month of each type of attendant care listed in the document that the insured person requires by an hourly rate that does not exceed the maximum hourly rate, as established under the Guidelines, that is payable in respect of that type of care; and

(b) adding the amounts determined under clause (a), if more than one type of attendant care is required.

(3) The amount of the attendant care benefit payable in respect of an insured person shall not exceed the amount determined under the following rules:

1. If the optional medical, rehabilitation and attendant care benefit referred to in paragraph 5 of subsection 28 (1) has not been purchased and does not apply to the insured person, the amount of the attendant care benefit payable in respect of the insured person shall not exceed,

i. \$3,000 per month, if the insured person did not sustain a catastrophic impairment as a result of the accident, or

ii. \$6,000 per month, if the insured person sustained a catastrophic impairment as a result of the accident.

2. Unless increased by any optional benefits available to the insured person in accordance with paragraph 4 or 5 of subsection 28 (1), the amount of the attendant care benefits paid in respect of the insured person shall not exceed, for any one accident,

i. \$1,000,000, if the insured person sustained a catastrophic impairment as a result of the accident, or

ii. \$36,000 in any other case.

3. If the optional medical, rehabilitation and attendant care benefit referred to in paragraph 5 of subsection 28 (1) has been purchased and applies to the insured person, the amount of the attendant care benefit payable in respect of the insured person shall not exceed the monthly limit under subsection 28 (6).

Duration of medical, rehabilitation and attendant care benefits

20. (1) Subject to subsection (3), no medical or rehabilitation benefit is payable for expenses incurred,

- (a) more than 10 years after the accident, in the case of an insured person who was at least 15 years of age at the time of the accident; or
- (b) after the insured person's 25th birthday, in the case of an insured person who was under 15 years of age at the time of the accident.

(2) Subject to subsection (3), no attendant care benefit is payable for expenses incurred more than 104 weeks after the accident.

(3) The time limits set out in subsections (1) and (2) do not apply in respect of an insured person,

- (a) who sustains a catastrophic impairment as a result of the accident; or
- (b) who is entitled to the optional medical, rehabilitation and attendant care benefit under paragraph 5 of subsection 28 (1).

**PART IV
PAYMENT OF OTHER EXPENSES**

Lost educational expenses

21. (1) The insurer shall pay for up to \$15,000 for lost educational expenses incurred by or on behalf of an insured person who sustains an impairment as a result of an accident if,

- (a) at the time of the accident, the insured person was enrolled in a program of elementary, secondary, post-secondary or continuing education; and
- (b) as a result of the accident, the insured person is unable to continue the program.

(2) The insurer may require a person who applies for or is receiving benefits under this section to furnish a disability certificate as often as is reasonably necessary.

(3) If an insurer requires a disability certificate, the person shall furnish a new disability certificate, completed as of a date after the date of the insurer's request, within 15 business days after receiving the insurer's request.

(4) If the person fails to comply with subsection (3), no amount is payable for lost educational expenses until the person furnishes the completed disability certificate.

(5) In this section,

"lost educational expenses" means expenses incurred before the accident for tuition, books, equipment or room and board in respect of the program term or program year in which the insured person was enrolled at the time of the accident, if the expenses are related to the program that the insured person is unable to continue.

Expenses of visitors

22. (1) If an insured person sustains an impairment as a result of an accident, the insurer shall pay for reasonable and necessary expenses incurred not more than 104 weeks after the accident by the following persons as a result of the accident in visiting the insured person during his or her treatment or recovery:

- 1. The spouse, children, grandchildren, parents, grandparents, brothers and sisters of the insured person.
- 2. An individual who was living with the insured person at the time of the accident.
- 3. An individual who has demonstrated a settled intention to treat the insured person as a child of the individual's family.
- 4. An individual whom the insured person has demonstrated a settled intention to treat as a child of the insured person's family.

(2) The time limit of 104 weeks does not apply if the insured person sustained a catastrophic impairment as a result of the accident.

Housekeeping and home maintenance

23. The insurer shall pay up to \$100 per week for reasonable and necessary additional expenses incurred by or on behalf of an insured person as a result of an accident for housekeeping and home maintenance services if, as a result of the accident, the insured person sustains a catastrophic impairment that results in a substantial inability to perform the housekeeping and home maintenance services that he or she normally performed before the accident.

Damage to clothing, glasses, hearing aids, etc.

24. The insurer shall pay for all reasonable expenses incurred by or on behalf of an insured person in repairing or replacing the following:

1. Clothing worn by the insured person at the time of the accident that was lost or damaged as a result of the accident.
2. Prescription eyewear, dentures, hearing aids, prostheses and other medical or dental devices that were lost or damaged as a result of the accident.

Cost of examinations

25. (1) The insurer shall pay the following expenses incurred by or on behalf of an insured person:

1. Reasonable fees charged for preparing a disability certificate if required under section 21, 36 or 37, including any assessment or examination necessary for that purpose.
2. Fees charged in accordance with the Minor Injury Guideline by a person authorized by the Guideline for preparing a treatment confirmation form and for conducting an assessment or examination and preparing a report as authorized by the Guideline.
3. Reasonable fees charged by a health practitioner for reviewing and approving a treatment and assessment plan under section 38, including any assessment or examination necessary for that purpose, if any one or more of the goods, services, assessments or examinations described in the treatment and assessment plan have been:
 - i. approved by the insurer,
 - ii. deemed by this Regulation to be payable by the insurer, or
 - iii. determined to be payable by the insurer on the resolution of a dispute in accordance with sections 279 to 283 of the Act.
4. Reasonable fees charged by an occupational therapist or a registered nurse for preparing an assessment of attendant care needs under section 42, including any assessment or examination necessary for that purpose.
5. Reasonable fees charged for preparing an application under section 45 for a determination of whether the insured person has sustained a catastrophic impairment, including any assessment or examination necessary for that purpose.

(2) Despite subsection (1), an insurer is not required to pay for an assessment or examination conducted in the insured person's home unless the insured person has sustained an impairment that is not a minor injury.

(3) The insurer is not liable under subsection (1) for expenses related to professional services rendered to an insured person that exceed the maximum rate or amount of expenses established under the Guidelines.

(4) The insurer shall pay reasonable expenses incurred by or on behalf of an insured person for authorized transportation expenses incurred in transporting the insured person to and from an assessment or examination referred to in subsection (1), including transportation expenses for an aide or an attendant.

(5) Despite any other provision of this Regulation, an insurer shall not pay,

- (a) more than \$2,000 in respect of fees for any one assessment or examination, whether conducted at the instance of the insured person or the insurer; or
- (b) any amount in respect of fees for preparing a future care plan, a life care plan or a similar plan or for any assessment or examination conducted in connection with the preparation of the plan.

**PART V
DEATH AND FUNERAL BENEFITS**

Death benefit

26. (1) The insurer shall pay a death benefit in respect of an insured person who dies as result of an accident,

- (a) within 180 days after the accident; or
- (b) within 156 weeks after the accident, if during that period the insured person was continuously disabled as a result of the accident.

(2) The death benefit shall provide the following payments:

1. A payment to the insured person's spouse of,
 - i. \$25,000, or
 - ii. if the optional death and funeral benefit referred to in section 28 has been purchased and is applicable to the insured person, the amount fixed by the optional benefit.

2. A payment to each of the insured person's dependants and to each person to whom the insured person had an obligation at the time of the accident to provide support under a domestic contract or court order of,
 - i. \$10,000, or
 - ii. if the optional death and funeral benefit referred to in section 28 has been purchased and is applicable to the insured person, the amount fixed by the optional benefit.
3. If no payment is required by paragraph 1, an additional payment to the insured person's dependants and the persons, other than a former spouse of the insured person, to whom the insured person had an obligation at the time of the accident to provide support under a domestic contract or court order, to be divided equally among the persons entitled, of,
 - i. \$25,000, or
 - ii. if the optional death and funeral benefit referred to in section 28 has been purchased and is applicable to the insured person, the amount fixed by the optional benefit.
4. A payment of \$10,000 to each former spouse of the insured person to whom the insured person was obligated at the time of the accident to provide support under a domestic contract or court order.
5. A payment of \$10,000 to,
 - i. a person in respect of whom the insured person was a dependant at the time of the accident,
 - ii. the spouse of a person in respect of whom the insured person was a dependant at the time of the accident, if the spouse was the insured person's primary caregiver at the time of the accident and the person in respect of whom the insured person was a dependant at the time of the accident dies before the insured person or within 30 days after the insured person, or
 - iii. the dependants of a person in respect of whom the insured person was a dependant at the time of the accident, if no payment is required by subparagraph i or ii, to be divided equally among the persons entitled.

(3) No payment shall be made under this section to a person who dies before the insured person or within 30 days after the insured person.

(4) If at the time of the accident the insured person had more than one spouse who is entitled to a payment under this section, the payment shall be divided equally among them.

(5) If at the time of the accident the insured person was a dependant in respect of more than one person who is entitled to a payment under this section, the payment shall be divided equally among the persons in respect of whom the insured person was a dependant.

(6) If requested by the insurer, a person who conducts an autopsy of the insured person shall provide a copy of his or her report to the insurer.

Funeral benefit

27. (1) The insurer shall pay a funeral benefit in respect of an insured person who dies as a result of an accident.

(2) The funeral benefit shall pay for funeral expenses incurred in an amount not exceeding,

(a) \$6,000; or

(b) if the optional death and funeral benefit referred to in section 28 has been purchased and is applicable to the insured person, the amount fixed by the optional benefit.

PART VI OPTIONAL BENEFITS

Description of optional benefits

28. (1) Every insurer shall offer the following optional benefits:

1. An optional income replacement benefit that increases the maximum weekly amount of \$400 referred to in the definition of "B" in subsection 7 (1) to \$600, \$800 or \$1,000, as selected by the named insured under the policy.
2. An optional caregiver, housekeeping and home maintenance benefit that,
 - i. provides caregiver benefits payable in the circumstances described in section 13 if, as a result of and within 104 weeks after the accident, the insured person suffers a substantial inability to engage in the caregiving activities in which he or she engaged at the time of the accident even if the impairment sustained by the insured person is not a catastrophic impairment, but not for any period longer than 104 weeks of disability unless, as a result of the accident, the insured person is suffering a complete inability to carry on a normal life, and

- ii. provides a housekeeping and home maintenance benefit payable in the circumstances described in section 23 even if the impairment sustained by the insured person is not a catastrophic impairment, but not for expenses incurred more than 104 weeks after the onset of the disability.
3. An optional medical and rehabilitation benefit of up to \$100,000 in respect of an insured person for any one accident in which the impairment sustained by the insured person is not a catastrophic impairment, instead of the maximum amount specified in clause 18 (3) (a).
 4. An optional attendant care benefit of up to \$72,000 in respect of an insured person for any one accident in which the impairment sustained by the person is not a catastrophic impairment, instead of the maximum amount specified in subparagraph 2 ii of subsection 19 (3).
 5. An optional medical, rehabilitation and attendant care benefit of up to the following maximum amounts, instead of the maximum amounts specified in subsection 18 (3) and paragraph 2 of subsection 19 (3), and that does not limit the period of time for which expenses are to be paid by the insurer for medical, rehabilitation and attendant care benefits:
 - i. The sum of the medical and rehabilitation benefits paid in respect of an insured person shall not exceed, for any one accident,
 - A. \$1,100,000 if the insured person did not sustain a catastrophic impairment as a result of the accident, or
 - B. \$2,000,000 if the insured person sustained a catastrophic impairment as a result of the accident.
 - ii. The amount of the attendant care benefit paid in respect of an insured person shall not exceed, for any one accident,
 - A. \$1,072,000 if the insured person did not sustain a catastrophic impairment as a result of the accident,
 - B. \$2,000,000 if the insured person sustained a catastrophic impairment as a result of the accident, or
 - C. nil, if the insured person's impairment is a minor injury.
 - iii. Despite the limits established by subparagraphs i and ii, the sum of all medical, rehabilitation and attendant care benefits paid in respect of an insured person for any one accident shall not exceed,
 - A. \$1,172,000 if the insured person did not sustain a catastrophic impairment as a result of the accident, or
 - B. \$3,000,000 if the insured person sustained a catastrophic impairment as a result of the accident.
 6. An optional death and funeral benefit that,
 - i. fixes the amount payable under paragraph 1 of subsection 26 (2) at \$50,000, instead of the amount specified in subparagraph 1 i of subsection 26 (2),
 - ii. fixes the amount payable under paragraph 2 of subsection 26 (2) at \$20,000, instead of the amount specified in subparagraph 2 i of subsection 26 (2),
 - iii. fixes the amount payable under paragraph 3 of subsection 26 (2) at \$50,000 instead of the amount specified in subparagraph 3 i of subsection 26 (2), and
 - iv. fixes the maximum payment for funeral expenses at \$8,000 instead of the amount specified in clause 27 (2) (a).
 7. An optional dependant care benefit, as described in section 29.
 8. An optional indexation benefit, as described in section 30.
- (2) The optional benefits referred to in subsection (1) are applicable only to,
 - (a) the named insured;
 - (b) the spouse of the named insured;
 - (c) the dependants of the named insured and of the named insured's spouse; and
 - (d) the persons specified in the policy as drivers of the insured automobile.
 - (3) An optional benefit may be purchased at any time before an accident in respect of which an application for benefits is made.
 - (4) If a person purchases an optional benefit referred to in subsection (1), the insurer shall issue to the person the endorsement set out in Ontario Policy Change Form 47 (OPCF 47), as approved by the Commissioner of Insurance on December 3, 1996 under section 227 of the Act.
 - (5) For the purposes of paragraphs 3 and 5 of subsection (1), the medical and rehabilitation benefits payable in respect of an insured person include all fees and expenses for conducting assessments and examinations and preparing reports in connection with any benefit or payment to or for an insured person under this Regulation, other than,

- (a) fees in connection with any examination required by an insurer under section 44; and
- (b) expenses in respect of a report referred to in subsection 7 (4).
- (6) For the purpose of paragraph 5 of subsection (1),
 - (a) the maximum monthly attendant care benefit payable in respect of an insured person shall not exceed \$6,000; and
 - (b) the medical and rehabilitation benefits payable in respect of an insured person include any amount paid in respect of the insured person for services provided by a qualified case manager as authorized under section 17.

Optional dependant care benefit

29. (1) The optional dependant care benefit shall pay for reasonable and necessary additional expenses incurred by or on behalf of an insured person as a result of an accident in caring for the insured person's dependants, if the insured person satisfies the following conditions:

1. The insured person sustained an impairment as a result of the accident.
2. The insured person was employed at the time of the accident.
3. The insured person is not receiving a caregiver benefit.

(2) Despite subsection (1), the amount of optional dependant care benefits shall not exceed \$75 per week for the first dependant and \$25 per week for each additional dependant, to a maximum amount of \$150 per week.

(3) No optional dependant care benefit is payable in respect of an expense incurred after the insured person dies.

Optional indexation benefit

30. (1) The optional indexation benefit shall provide that the following amounts are subject to annual indexation in accordance with subsections (2) and (3):

1. The weekly amount of any income replacement or non-earner benefit payable under this Regulation, determined without regard to any other income replacement assistance, within the meaning of subsection 4 (1), that is received by the insured person.
2. The following amounts:
 - i. The amounts specified in the definition of "B" in subsection 7 (1).
 - ii. The amounts specified in subsections 12 (2) and (3).
 - iii. The amounts specified in subsection 13 (2).
 - iv. The amounts specified in paragraphs 1 and 3 of subsection 19 (3).
3. If the optional medical, rehabilitation and attendant care benefit referred to in paragraph 5 of subsection 28 (1) was purchased and is applicable to the insured person, the following amounts:
 - i. The outstanding balance with respect to medical and rehabilitation benefits, as calculated under subsection (4).
 - ii. The outstanding balance with respect to attendant care benefits, as calculated under subsection (5).
 - iii. The outstanding balance with respect to medical, rehabilitation and attendant care benefits, as calculated under subsection (6).
4. If paragraph 3 does not apply, the following amounts:
 - i. The outstanding balance with respect to medical and rehabilitation benefits, as calculated under subsection (7).
 - ii. The outstanding balance with respect to attendant care benefits, as calculated under subsection (8).

(2) The indexation shall be performed on January 1 of every year following an accident to which the optional indexation benefit applies by adjusting the amount to be indexed by the percentage change in the Consumer Price Index for Canada (All Items), as published by Statistics Canada under the authority of the *Statistics Act* (Canada), for the period from September in the year immediately preceding the previous year to September of the previous year.

(3) Subsection (2) is subject to the Optional Indexation Benefit Guidelines published in *The Ontario Gazette* by the former Ontario Insurance Commission or the Financial Services Commission of Ontario, as they may be amended from time to time by the Financial Services Commission of Ontario, except that those guidelines shall not provide an adjustment of the amount to be indexed by a percentage greater than the percentage change in the applicable Consumer Price Index.

(4) For the purpose of subparagraph 3 i of subsection (1), the outstanding balance with respect to medical and rehabilitation benefits is the amount calculated using the formula,

E – F

in which,

“E” is the indexation balance for the year equal to,

- (a) the amount specified in sub-subparagraph 5 i A or B, as the case may be, of subsection 28 (1), if the year is the first year the optional indexation benefit applies, or
- (b) the outstanding balance for the previous year as calculated under this subsection and indexed under subsection (2), if the year is the second or a subsequent year the optional indexation benefit applies, and

“F” is the total of medical and rehabilitation benefits paid by the insurer in the year preceding January 1 of the year to which the optional indexation benefit applies.

(5) For the purpose of subparagraph 3 ii of subsection (1), the outstanding balance with respect to attendant care benefits is the amount calculated using the formula,

$$G - H$$

in which,

“G” is the indexation balance for the year equal to,

- (a) the amount specified in sub-subparagraph 5 ii A or B, as the case may be, of subsection 28 (1), if the year is the first year the optional indexation benefit applies, or
- (b) the outstanding balance for the previous year as calculated under this subsection and indexed under subsection (2), if the year is the second or a subsequent year the optional indexation benefit applies, and

“H” is the total of attendant care benefits paid by the insurer in the year preceding January 1 of the year to which the optional indexation benefit applies.

(6) For the purpose of subparagraph 3 iii of subsection (1), the outstanding balance with respect to medical, rehabilitation and attendant care benefits is calculated using the formula,

$$I - J$$

in which,

“I” is the indexation balance for the year equal to,

- (a) the amount specified in sub-subparagraph 5 iii A or B, as the case may be, of subsection 28 (1), if the year is the first year the optional indexation benefit applies, or
- (b) the outstanding balance for the previous year as calculated under this subsection and indexed under subsection (2), if the year is the second or a subsequent year the optional indexation benefit applies, and

“J” is the total of medical, rehabilitation and attendant care benefits paid by the insurer in the year preceding January 1 of the year to which the optional indexation benefit applies.

(7) For the purpose of subparagraph 4 i of subsection (1), the outstanding balance with respect to medical and rehabilitation benefits is calculated using the formula,

$$K - L$$

in which,

“K” is the indexation balance for the year equal to,

- (a) the amount specified in clause 18 (3) (a) or (b), as the case may be, if the year is the first year the optional indexation benefit applies, or
- (b) the outstanding balance for the previous year as calculated under this subsection and indexed under subsection (2), if the year is the second or a subsequent year the optional indexation benefit applies, and

“L” is the total of medical and rehabilitation benefits paid by the insurer in the year preceding January 1 of the year to which the optional indexation benefit applies.

(8) For the purpose of subparagraph 4 ii of subsection (1), the outstanding balance with respect to attendant care benefits is calculated using the formula,

$$M - N$$

in which,

“M” is the indexation balance for the year equal to,

- (a) the amount specified in subparagraph 2 i or ii of subsection 19 (3), as the case may be, if the year is the first year the optional indexation benefit applies, or
- (b) the outstanding balance for the previous year as calculated under this subsection and indexed under subsection (2), if the year is the second or a subsequent year the optional indexation benefit applies, and

“N” is the total of attendant care benefits paid by the insurer in the year preceding January 1 of the year to which the optional indexation benefit applies.

PART VII GENERAL EXCLUSIONS

Circumstances in which certain benefits not payable

31. (1) The insurer is not required to pay an income replacement benefit, a non-earner benefit or a benefit under section 21, 22 or 23,

- (a) in respect of a person who was the driver of an automobile at the time of the accident,
 - (i) if the driver knew or ought reasonably to have known that he or she was operating the automobile while it was not insured under a motor vehicle liability policy,
 - (ii) if the driver was driving the automobile without a valid driver’s licence,
 - (iii) if the driver is an excluded driver under the contract of automobile insurance, or
 - (iv) if the driver knew or ought reasonably to have known that he or she was operating the automobile without the owner’s consent;
- (b) in respect of any person who has made, or who knows of, a material misrepresentation that induced the insurer to enter into the contract of automobile insurance or who intentionally failed to notify the insurer of a change in a risk material to the contract;
- (c) in respect of an occupant of an automobile at the time of the accident who knew or ought reasonably to have known that the driver was operating the automobile without the owner’s consent;
- (d) in respect of a person who, at the time of the accident,
 - (i) was engaged in an act for which the person is convicted of a criminal offence, or
 - (ii) was an occupant of an automobile that was being used in connection with an act for which the person is convicted of a criminal offence; or
- (e) in respect of a person who is convicted of an offence under section 254 of the *Criminal Code* (Canada) of failing to comply with a lawful demand to provide a breath sample in connection with the accident.

(2) Clause (1) (c) does not prevent an excluded driver or any other occupant of an automobile driven by the excluded driver from recovering accident benefits under a motor vehicle liability policy in respect of which the excluded driver or other occupant is a named insured.

(3) The insurer shall hold in trust any amounts payable as an income replacement benefit, a non-earner benefit or a benefit under section 21, 22 or 23 to a person who sustains an impairment as a result of an accident if,

- (a) at the time of the accident, the person was engaged in, or was an occupant of an automobile that was being used in connection with, an act for which the person is charged with a criminal offence; or
- (b) the person is charged with an offence under section 254 of the *Criminal Code* (Canada) of failing to comply with a lawful demand to provide a breath sample in connection with the accident.

(4) On the final disposition of all charges described in clause (3) (a) or (b), the amounts and any income on the amounts described in subsection (3),

- (a) shall be returned to the insurer, if the person is found guilty of the offence or an included offence; or
- (b) shall be paid to the person entitled to the payment, if the person is not found guilty of the offence and an included offence.

(5) In this section,

“criminal offence” means,

- (a) operating an automobile while the ability to operate the automobile is impaired by alcohol or a drug,
- (b) operating an automobile while the concentration of alcohol in the operator’s blood exceeds the limit permitted by law,
- (c) failing to comply with a lawful demand to provide a breath sample, or

- (d) any other criminal offence, whether or not the offence is related to the operation of an automobile.

**PART VIII
PROCEDURES FOR CLAIMING BENEFITS**

GENERAL

Notice to insurer and application for benefits

32. (1) A person who intends to apply for one or more benefits described in this Regulation shall notify the insurer of his or her intention no later than the seventh day after the circumstances arose that give rise to the entitlement to the benefit, or as soon as practicable after that day.

- (2) The insurer shall promptly provide the person with,
- (a) the appropriate application forms;
 - (b) a written explanation of the benefits available;
 - (c) information to assist the person in applying for benefits; and
 - (d) information on the election relating to income replacement, non-earner and caregiver benefits, if applicable.

(3) If an insurer that is subject to a Guideline referred to in subsection 64 (7) determines, acting reasonably, that there is a likelihood that the person may, in connection with the accident, deliver one or more documents referred to in that subsection, the insurer shall provide the following information to the central processing agency referred to in that subsection:

1. The name, address, gender and date of birth of the person.
2. The date of the accident.
3. Particulars of the automobile insurance policy under which the person asserts he or she is entitled to a benefit or benefits, including,
 - i. the name of the insurer,
 - ii. the policy number, and
 - iii. the name of the person to whom the policy was issued.
4. The claim number assigned by the insurer.
5. Any other information reasonably required by the central processing agency to enable it to carry out its obligations to the insurer under this Regulation.

- (4) An insurer's obligation to provide the information referred to in subsection (3) may be discharged by,
- (a) providing the information to the central processing agency; or
 - (b) confirming, correcting or supplementing the information previously provided to the central processing agency.
- (5) The applicant shall submit a completed and signed application for benefits to the insurer within 30 days after receiving the application forms.

(6) If an insurer receives an incomplete or unsigned application, the insurer shall notify the applicant within 10 business days after receiving the application and shall advise the applicant of the missing information that is required or that the applicant's signature is missing, as appropriate.

- (7) The insurer shall not give a notice under subsection (6) unless,
- (a) the insurer, after a reasonable review of the incomplete application, is unable to determine, without the missing information, whether a benefit is payable; or
 - (b) the application has not been signed by the applicant.

(8) If subsection (6) applies in respect of an incomplete application, no benefit is payable before the applicant provides the missing information or signs the application, as the case may be.

(9) If an applicant is required by an insurer to submit an additional application in respect of a benefit that the applicant is receiving or may be eligible to receive, the applicant shall submit the additional application to the insurer within 30 days after receiving the additional application forms from the insurer.

(10) Despite any shorter time limit in this Regulation, if an applicant fails without a reasonable explanation to notify an insurer under subsection (1) within the time required under that subsection, the insurer may delay determining if the applicant is entitled to a benefit and may delay paying the benefit until the later of,

- (a) 45 days after the day the insurer receives the completed and signed application; or

- (b) 10 business days after the day the applicant complies with any request made by the insurer under subsection 33 (1) or (2).

Duty of applicant to provide information

33. (1) An applicant shall, within 10 business days after receiving a request from the insurer, provide the insurer with the following:

1. Any information reasonably required to assist the insurer in determining the applicant's entitlement to a benefit.
2. A statutory declaration as to the circumstances that gave rise to the application for a benefit.
3. The number, street and municipality where the applicant ordinarily resides.
4. Proof of the applicant's identity.

(2) If requested by the insurer, an applicant shall submit to an examination under oath, but is not required,

(a) to submit to more than one examination under oath in respect of matters relating to the same accident; or

(b) to submit to an examination under oath during a period when the person is incapable of being examined under oath because of his or her physical, mental or psychological condition.

(3) An applicant is entitled to be represented at his or her own expense at an examination under oath by such counsel or other representative of his or her choice as the law permits.

(4) The insurer shall make reasonable efforts to schedule the examination under oath for a time and location that are convenient for the applicant and shall give the applicant reasonable advance notice of the following:

1. The date and location of the examination.
2. That the applicant is entitled to be represented in the manner described in subsection (3).
3. The reason or reasons for the examination.
4. That the scope of the examination will be limited to matters that are relevant to the applicant's entitlement to benefits.

(5) The insurer shall limit the scope of the examination under oath to matters that are relevant to the applicant's entitlement to benefits described in this Regulation.

(6) The insurer is not liable to pay a benefit in respect of any period during which the insured person fails to comply with subsection (1) or (2).

(7) Subsection (6) does not apply in respect of a non-compliance with subsection (2) if,

(a) the insurer fails to comply with subsection (4) or (5); or

(b) the insurer interferes with the applicant's right to be represented as described in subsection (3).

(8) If an applicant who failed to comply with subsection (1) or (2) subsequently complies with that subsection, the insurer,

(a) shall resume payment of the benefit, if a benefit was being paid; and

(b) shall pay all amounts that were withheld during the period of non-compliance, if the applicant provides a reasonable explanation for the delay in complying with the subsection.

Result if fail to comply with time limits

34. A person's failure to comply with a time limit set out in this Part does not disentitle the person to a benefit if the person has a reasonable explanation.

Election of income replacement, non-earner or caregiver benefit

35. (1) If an application indicates that the applicant may qualify for two or more of the income replacement benefit, the non-earner benefit and the caregiver benefit under Part II, the insurer shall, within 10 business days after receiving the application, give a notice to the applicant advising the applicant that he or she must elect, within 30 days after receiving the notice, the benefit he or she wishes to receive.

(2) If an applicant is determined to have sustained a catastrophic impairment as a result of an accident, the insurer shall, within 10 business days of the date of the determination, give a notice to the applicant advising the applicant that, despite any election previously made under subsection (1), he or she may elect, within 30 days after receiving the notice, to receive a caregiver benefit if the applicant would otherwise qualify for a caregiver benefit.

(3) The applicant's election under subsection (1) is final and can be subsequently changed only if permitted under subsection (2).

CLAIM FOR INCOME REPLACEMENT BENEFIT, NON-EARNER BENEFIT, CAREGIVER BENEFIT OR PAYMENT FOR
HOUSEKEEPING OR HOME MAINTENANCE SERVICES

Application

36. (1) In this section and section 37,

“specified benefit” means an income replacement benefit, non-earner benefit, caregiver benefit or a payment for housekeeping or home maintenance services under section 23.

(2) An applicant for a specified benefit shall submit a completed disability certificate with his or her application under section 32.

(3) An applicant who fails to submit a completed disability certificate is not entitled to a specified benefit for any period before the completed disability certificate is submitted.

(4) Within 10 business days after the insurer receives the application and completed disability certificate, the insurer shall,

- (a) pay the specified benefit;
- (b) give the applicant a notice explaining the medical and any other reasons why the insurer does not believe the applicant is entitled to the specified benefit and, if the insurer requires an examination under section 44 relating to the specified benefit, advising the applicant of the requirement for an examination; or
- (c) send a request to the applicant under subsection 33 (1) or (2).

(5) If the insurer sends a request to the applicant under subsection 33 (1) or (2), the insurer shall, within 10 business days after the applicant complies with the request,

- (a) pay the specified benefit; or
- (b) give the applicant a notice described in clause (4) (b).

(6) If the insurer fails to comply with subsection (4) or (5) within the applicable time limit, the insurer shall pay the specified benefit for the period starting on the day the insurer received the application and completed disability certificate and ending, if the insurer subsequently gives a notice described in subsection (4) (b), on the day the insurer gives the notice.

(7) If the insurer requires the applicant to undergo an examination under section 44, the insurer shall, within 10 days after receiving the report of the examination,

- (a) give a copy of the report to the applicant and to the person who completed the disability certificate submitted with the application; and
- (b) provide the applicant with a notice indicating the amount, if any, that the insurer agrees to pay in respect of the specified benefit, the amount, if any, the insurer refuses to pay in respect of the specified benefit and the medical and any other reasons for the insurer’s decision.

(8) Within 10 business days after delivering the notice under clause (7) (b), the insurer shall pay the amount, if any, that the insurer agrees to pay in respect of the specified benefit.

(9) Every income replacement benefit, non-earner benefit or caregiver benefit shall be paid at least once every second week, subject to any prepayment of the benefit by the insurer.

Determination of continuing entitlement to specified benefits

37. (1) If an insurer wishes to determine if an insured person is still entitled to a specified benefit, the insurer may, but not more often than is reasonably necessary,

- (a) request that the insured person submit, within 15 business days, a new disability certificate completed as of a date on or after the date of the request;
- (b) notify the insured person that the insurer requires an examination under section 44; or
- (c) do both.

(2) An insurer shall not discontinue paying a specified benefit to an insured person unless,

- (a) the insured person fails or refuses to submit a completed disability certificate if requested to do so under subsection (1);
- (b) the disability certificate submitted on behalf of the insured person does not support the insured person’s continuing entitlement to the benefit;
- (c) the insurer has received the report of the examination under section 44, if the insurer required an examination under that section, and has determined that the insured person is not entitled to the benefit;
- (d) the insurer is entitled under subsection (7) to refuse to pay the specified benefit;

- (e) the insured person has resumed his or her pre-accident employment duties;
 - (f) the insurer is no longer required to pay the specified benefit by reason of subsection (7), paragraph 2 of subsection 28 (1), subsection 33 (6) or section 57 or 58; or
 - (g) the insured person is not entitled to the specified benefit for a reason unrelated to whether he or she has an impairment that entitles the insured person to receive the specified benefit.
- (3) If an insured person fails to submit a completed disability certificate as required under subsection (1), no specified benefits are payable for the period commencing the 15th business day after the day the insured person received the insurer's request and ending, if the insured person subsequently submits a completed disability certificate, the day the insurer receives the completed disability certificate.
- (4) If the insurer determines that an insured person is not entitled or is no longer entitled to receive a specified benefit on any one or more grounds set out in subsection (2), the insurer shall advise the insured person of its determination and the medical and any other reasons for its determination.
- (5) Within 10 business days after receiving the report of an examination under section 44, the insurer shall give a copy of the report to the insured person and to the person who completed the disability certificate, if one was provided in accordance with subsection (1).
- (6) Within 10 business days after receiving the report of an examination under section 44, the insurer shall provide the insured person with a notice of determination setting out,
- (a) the specified benefits the insurer agrees to pay;
 - (b) the specified benefits the insurer refuses to pay;
 - (c) the medical and any other reasons for the insurer's decision; and
 - (d) if the insurer determines that the insured person is not entitled to a specified benefit, the date that payment of the benefit will be stopped.
- (7) If the insured person fails or refuses to comply with subsection 44 (9), the insurer may,
- (a) make a determination that the insured person is no longer entitled to the specified benefit; and
 - (b) refuse to pay specified benefits relating to the period after the insured person failed or refused to comply with that subsection and before the insured person complies with that subsection.
- (8) If the insured person subsequently complies with subsection 44 (9), the insurer shall,
- (a) reconsider the insured person's entitlement to the specified benefit; and
 - (b) if the insurer determines that the insured person is still entitled to the specified benefit,
 - (i) resume payment of the specified benefit, and
 - (ii) pay all amounts, if any, that were withheld during the period of non-compliance if the insured person provides not later than the 10th business day after the failure or refusal to comply, or as soon as practicable after that day, a reasonable explanation for not complying with that subsection.

CLAIM FOR MEDICAL OR REHABILITATION BENEFITS

Claims for medical and rehabilitation benefits and for approval of assessments, etc.

- 38.** (1) This section applies to,
- (a) medical and rehabilitation benefits other than benefits payable in accordance with the Minor Injury Guideline; and
 - (b) all applications for approval of assessments or examinations.
- (2) An insurer is not liable to pay an expense in respect of a medical or rehabilitation benefit or an assessment or examination that was incurred before the insured person submits a treatment and assessment plan that satisfies the requirements of subsection (3) unless,
- (a) the insurer gives the insured person a notice under subsection 39 (1) stating that the insurer will pay the expense without a treatment and assessment plan;
 - (b) the expense is for an ambulance or other goods or services provided on an emergency basis not more than five business days after the accident to which the application relates; or
 - (c) the expense is reasonable and necessary as a result of the impairment sustained by the insured person for,
 - (i) drugs prescribed by a regulated health professional, or
 - (ii) goods with a cost of \$250 or less per item.

- (3) A treatment and assessment plan must,
- (a) be signed by the insured person unless the insurer waives that requirement;
 - (b) be completed and signed by a regulated health professional; and
 - (c) include a statement by a health practitioner approving the treatment and assessment plan and stating that he or she is of the opinion that the goods, services, assessments and examinations described in the treatment and assessment plan and their proposed costs are reasonable and necessary for the insured person's treatment or rehabilitation and,
 - (i) stating, if the treatment and assessment plan is in respect of an accident that occurred on or after September 1, 2010,
 - (A) that the insured person's impairment is not predominantly a minor injury, or
 - (B) that the insured person's impairment is predominantly a minor injury but, based on compelling evidence provided by the health practitioner, the insured person does not come within the Minor Injury Guideline because the insured person has a pre-existing medical condition that will prevent the insured person from achieving maximal recovery from the minor injury if the insured person is subject to the \$3,500 limit or is limited to the goods and services authorized under the Minor Injury Guideline, or
 - (ii) stating, if the treatment and assessment plan is in respect of an accident that occurred before September 1, 2010,
 - (A) that the expenses contemplated by the treatment and assessment plan are reasonable and necessary for the insured person's treatment or rehabilitation, and
 - (B) that the impairment sustained by the insured person does not come within a *Pre-approved Framework Guideline* referred to in the Old Regulation.
- (4) A claim for dental goods or services completed and signed by a dentist and in the form approved by the Ontario Dental Association is deemed to be a treatment and assessment plan that satisfies the requirements of subsection (3).
- (5) An insurer may refuse to accept a treatment and assessment plan if the plan describes goods or services to be received or an assessment or examination to be conducted in respect of any period during which the insured person is entitled to receive goods or services under the Minor Injury Guideline in respect of the impairment.
- (6) An insurer's refusal to accept a treatment and assessment plan under subsection (5) is final and is not subject to review.
- (7) Nothing in subsection (5) prevents an insured person, while receiving goods or services under the Minor Injury Guideline, from submitting a treatment and assessment plan applicable to a period other than the period for which the insured person is receiving goods or services under the Minor Injury Guideline.
- (8) Within 10 business days after it receives the treatment and assessment plan, the insurer shall give the insured person a notice that identifies the goods, services, assessments and examinations described in the treatment and assessment plan that the insurer agrees to pay for, any the insurer does not agree to pay for and the medical and any other reasons why the insurer considers any goods, services, assessments and examinations, or the proposed costs of them, not to be reasonable or necessary.
- (9) If the insurer believes that the Minor Injury Guideline applies to the insured person's impairment, the notice under subsection (8) must so advise the insured person.
- (10) If the insurer has not agreed to pay for all goods, services, assessments and examinations described in the treatment and assessment plan or believes that the Minor Injury Guideline applies to the insured person's impairment, the notice under subsection (8) may notify the insured person that the insurer requires the insured person to undergo an examination under section 44.
- (11) If the insurer fails to give a notice in accordance with subsection (8) in connection with a treatment and assessment plan, the following rules apply:
1. The insurer is prohibited from taking the position that the insured person has an impairment to which the Minor Injury Guideline applies.
 2. The insurer shall pay for all goods, services, assessments and examinations described in the treatment and assessment plan that relate to the period starting on the 11th business day after the day the insurer received the application and ending on the day the insurer gives a notice described in subsection (8).
- (12) If an insurer advises an insured person that the Minor Injury Guideline applies, the insured person may submit a treatment confirmation form under section 40 and, pending the insurer's determination, may receive goods and services in accordance with the Minor Injury Guideline.
- (13) Within 10 business days after receiving the report of an examination conducted under section 44 for the purpose of the treatment and assessment plan, the insurer shall give a copy of the report to the insured person and to the regulated health professional who prepared the treatment and assessment plan.

- (14) Within 10 business days after receiving the report, the insurer shall,
- (a) provide the insured person with a notice indicating the goods and services described in the treatment and assessment plan that the insurer agrees to pay for, the goods and services the insurer refuses to pay for and the medical and any other reasons for the insurer's decision; or
 - (b) if the insurer determines that the Minor Injury Guideline applies, advise the insured person that the Minor Injury Guideline applies to the insured person's impairment and provide medical and any other reasons for the insurer's determination.

(15) The insurer shall pay for goods and services the insurer agreed to pay for in the notice under subsection (8) or (14) or is required to pay for under this section within 30 days after receiving an invoice for them.

If no treatment and assessment plan required

39. (1) This section applies to a claim for a medical or rehabilitation benefit or an application for approval of an assessment or examination under section 38 if the insurer gives the insured person a notice informing the insured person that the insurer will pay the expenses without the submission of a treatment and assessment plan under that section.

- (2) If the insurer gives the insured person a notice under subsection (1),
- (a) the notice must describe the expenses that the insurer will pay without the submission of a treatment and assessment plan and shall specify,
 - (i) the types of expenses,
 - (ii) any restrictions on the amount of the expenses, and
 - (iii) any restrictions on when the expenses are to be incurred;
 - (b) the insurer shall comply with the requirements set out in any applicable Guideline if the notice is given in connection with a proposal, recommendation or suggestion that the insured person receive goods or services from a person named by the insurer;
 - (c) the insurer shall pay expenses described in the notice within 30 days after receiving an invoice for them; and
 - (d) the insurer shall, if there is a dispute about whether for the purpose of subsection 15 (1) or 16 (3) an expense described in the notice is reasonable or necessary, pay the expense pending resolution of the dispute in accordance with sections 279 to 283 of the Act.

CLAIM FOR MEDICAL OR REHABILITATION BENEFITS TO WHICH MINOR INJURY GUIDELINE APPLIES

Minor Injury Guideline

- 40.** (1) This section applies to a person if,
- (a) the person sustains, as a result of an accident, a minor injury to which the Minor Injury Guideline applies; and
 - (b) the person submits or intends to submit an application under section 32 for medical or rehabilitation benefits.
- (2) The person shall submit, within the time specified in the Minor Injury Guideline, a treatment confirmation form that satisfies the following requirements:
1. The treatment confirmation form must be prepared and signed by a health practitioner,
 - i. who is authorized by law to treat the impairment that is the subject of the form,
 - ii. who is authorized under the Minor Injury Guideline to complete the treatment confirmation form, and
 - iii. who will be the health practitioner responsible for providing the goods and services described in the treatment confirmation form.
 2. The treatment confirmation form must contain details concerning the impairment and specify the provisions of the Minor Injury Guideline that apply.
 3. The treatment confirmation form must be signed by the person claiming benefits, unless the insurer waives this requirement.
- (3) Within five business days after receiving a treatment confirmation form, the insurer shall send a notice to the person claiming benefits and to the health practitioner,
- (a) acknowledging receipt by the insurer of the treatment confirmation form; and
 - (b) advising if the person claiming benefits is an insured person with respect to the accident.

(4) If the person also submits a completed and signed application under section 32 and the insurer accepts the claim for benefits, the insurer shall, within 30 days of receipt, pay every invoice for goods and services described in section 15 or 16 that are provided in accordance with the Minor Injury Guideline.

(5) An insured person shall submit an amended treatment confirmation form if, during the course of treatment under the Minor Injury Guideline, he or she changes the health practitioner who is responsible for providing goods and services described in the treatment confirmation form.

(6) The insurer is liable to pay for goods and services described in an amended treatment confirmation form only to the extent the goods and services have not already been provided in accordance with the Minor Injury Guideline.

(7) If goods or services available under the Minor Injury Guideline are not provided within the times specified in that Guideline, the insured person shall submit a treatment and assessment plan under section 38 if he or she wishes to obtain medical or rehabilitation benefits to which the Minor Injury Guideline would otherwise apply.

(8) If a court or arbitrator determines, in any dispute about an insured person's entitlement to medical or rehabilitation benefits or related assessments or examinations, that the Minor Injury Guideline applies to an insured person and the insured person received benefits or underwent assessments or examinations under that Guideline,

- (a) the benefits are deemed to have been reasonable and necessary for the purposes of sections 15 and 16; and
- (b) the assessments and examinations are deemed to have been reasonably required for the purposes of section 25.

If treatment confirmation form not required

41. (1) This section applies to a claim for medical or rehabilitation benefits under section 40 in respect of a minor injury,

- (a) if the insurer gives the insured person a notice informing the insured person that the insurer offers to pay for the goods and services described in the Minor Injury Guideline without the submission of a treatment confirmation form; and
- (b) if the insured person accepts the insurer's offer and does not submit a treatment confirmation form in accordance with section 40 or a treatment and assessment plan in accordance with section 38 after receiving the notice described in clause (a).

(2) If this section applies, the following rules apply:

- 1. If the notice is given in connection with a proposal, recommendation or suggestion that the insured person receive goods or services from a person named by the insurer, the insurer shall also comply with any applicable Guideline.
- 2. After the insured person submits an application under section 32 to the insurer, the insurer shall pay the expenses described in the notice within 30 days after receiving an invoice for them.

CLAIM FOR ATTENDANT CARE BENEFITS

Application for attendant care benefits

42. (1) Subject to subsection (2), an application for attendant care benefits for an insured person must be,

- (a) in the form of and contain the information required to be provided in the version of the document entitled "Assessment of Attendant Care Needs" that is approved by the Superintendent for use in connection with the claim; and
- (b) prepared and submitted to the insurer by an occupational therapist or a registered nurse.

(2) If a Guideline issued for the purpose of this section specifies conditions, restrictions or limits with respect to the preparation of an assessment of attendant care needs, the assessment of attendant care needs must be prepared in accordance with the Guideline.

(3) Within 10 business days after receiving the assessment of attendant care needs, the insurer shall give the insured person a notice that specifies the expenses described in the assessment of attendant care needs the insurer agrees to pay, the expenses the insurer refuses to pay and the medical and any other reasons for the insurer's decision.

(4) A notice under subsection (3) may require the insured person to undergo an examination under section 44 if the insurer has not agreed to pay all expenses described in the assessment of attendant care needs.

(5) An insurer may, but is not required to, pay an expense incurred before an assessment of attendant needs that complies with this section is submitted to the insurer.

(6) The insurer shall begin payment of attendant care benefits within 10 business days after receiving the assessment of attendant care needs and, pending receipt by the insurer of the report of any examination under section 44 required by the insurer, shall calculate the amount of the benefits based on the assessment of attendant care needs.

(7) If an insurer wants to determine if an insured person is still entitled to attendant care benefits, wants to determine if the benefits are being paid in the appropriate amount or wants to determine both, the insurer shall give the person a notice requesting that a new assessment of attendant care needs for the insured person be prepared in accordance with this section and submitted to the insurer within 15 business days after the insured person receives the notice.

(8) Subject to subsection (12), a notice under subsection (7) may also advise the insured person that the insurer requires an examination under section 44.

(9) Subject to subsection (12), new assessments of attendant care needs may be submitted to an insurer at any time there are changes that would affect the amount of the benefits.

(10) If a new assessment of attendant care needs indicates that it is appropriate to increase the amount of the attendant care benefits and the insurer has not already advised the insured person that the insurer requires an examination under section 44, the insurer may give a notice to the insured person advising that the insurer requires an examination under that section.

(11) If a new assessment of attendant care needs is required under subsection (7) or the insurer requires an examination under section 44, the insurer shall, subject to section 20 and paragraph 2 of subsection 19 (3), continue to pay the insured person attendant care benefits at the same rate until the insurer receives the assessment of attendant care needs or the report of the examination, as applicable.

(12) If more than 104 weeks have elapsed since the accident, the insurer shall not require an examination under section 44 to determine the insured person's entitlement to attendant care benefits and the insured person shall not submit nor be required to submit an assessment of attendant care needs to the insurer unless,

- (a) the insured person is or may be entitled under section 20 to receive attendant care benefits more than 104 weeks after the accident; and
- (b) at least 52 weeks have elapsed since the last examination under section 44 relating to entitlement to attendant care benefits.

(13) Within 10 business days after receiving the report of an examination under section 44, the insurer shall,

- (a) give a copy of the report to the person who prepared the assessment of attendant care needs; and
- (b) provide the insured person with a notice specifying the benefits and expenses the insurer agrees to pay, the benefits and expenses the insurer refuses to pay and the medical and any other reasons for the insurer's decision.

(14) If an insured person fails or refuses to comply with subsection 44 (9), the insurer may,

- (a) make a determination that the insured person is not entitled to attendant care benefits; and
- (b) refuse to pay attendant care benefits relating to the period after the person failed or refused to comply with that subsection and before the insured person submits to the examination and provides the material required by that subsection.

(15) If an insured person subsequently complies with subsection 44 (9), the insurer shall,

- (a) reconsider the application and make a determination under this section;
- (b) subject to the new determination, section 20 and paragraph 2 of subsection 19 (3), resume payment of attendant care benefits; and
- (c) pay all amounts, if any, that were withheld during the period of non-compliance, if the insured person provides, not later than the 10th business day after the failure or refusal to comply, or as soon as practicable after that day, a reasonable explanation for not complying with that subsection.

(16) If an insurer determines that an insured person is not entitled by reason of section 20 to attendant care benefits for expenses incurred more than 104 weeks after the accident, the insurer shall give the insured person a notice of its determination, with reasons, not less than 10 business days before the last payment of attendant care benefits.

OTHER TYPES OF BENEFITS

Parts IV and V expenses and benefits

43. (1) If a person is entitled to a death benefit, a funeral benefit or a benefit under Part IV, the insurer shall pay the benefit within 30 days after the insurer receives an application for the benefit.

(2) If the insurer refuses to pay a benefit referred to in subsection (1), the insurer shall give the person a notice of the refusal and the medical and any other reasons for the refusal within 30 days after the insurer receives the application for the benefit.

(3) In the case of a benefit for housekeeping and home maintenance services under section 23, subsections (1) and (2) are subject to sections 36 and 37.

ADDITIONAL MATTERS

Examination required by insurer

44. (1) For the purposes of assisting an insurer to determine if an insured person is or continues to be entitled to a benefit under this Regulation for which an application is made, but not more often than is reasonably necessary, an insurer may

require an insured person to be examined under this section by one or more persons chosen by the insurer who are regulated health professionals or who have expertise in vocational rehabilitation.

(2) Despite subsection (1), if a Guideline specifies conditions, restrictions or limits with respect to the determination of whether an impairment is a catastrophic impairment and the purpose of the examination is to determine whether the insured person has sustained a catastrophic impairment, the determination must be made in accordance with those conditions, restrictions and limits.

(3) Subsection (1) does not apply with respect to,

- (a) a benefit payable in accordance with the Minor Injury Guideline; or
- (b) a funeral benefit or death benefit.

(4) Subject to subsection (7), an examination under this section may be limited by the insurer to an examination of material provided under subsection (9) in respect of the insured person without requiring the attendance of the insured person.

(5) If the insurer requires an examination under this section, the insurer shall arrange for the examination at its expense and shall give the insured person a notice setting out,

- (a) the medical and any other reasons for the examination;
- (b) whether the attendance of the insured person is required at the examination;
- (c) the name of the person or persons who will conduct the examination, any regulated health profession to which they belong and their titles and designations indicating their specialization, if any, in their professions; and
- (d) if the attendance of the insured person is required at the examination, the day, time and location of the examination and, if the examination will require more than one day, the same information for the subsequent days.

(6) If the attendance of the insured person is required at the examination, the insurer shall give the notice required under subsection (5) not less than five business days before the examination, unless the insured person and the insurer mutually agree otherwise.

(7) If the notice under subsection (5) indicates that the attendance of the insured person is not required at the examination and it is subsequently determined by the person conducting the examination that the insured person should be in attendance and personally examined, the insurer shall give a notice to the insured person at least five business days before the examination,

- (a) notifying the insured person of the change;
- (b) requiring the attendance of the insured person at the examination; and
- (c) setting out the day, time and location of the examination and, if the examination will require more than one day, setting out the same information for the subsequent days.

(8) A notice under subsection (5) or (7) may be verbal if a written confirmation is given as soon as practicable afterwards.

(9) The following rules apply in respect of the examination:

1. If the attendance of the insured person is not required, the insured person and the insurer shall, within five business days after the day the notice under subsection (5) is received by the insured person, provide to the person or persons conducting the examination such information and documents as are relevant or necessary for the review of the insured person's medical condition.
2. If the attendance of the insured person is required,
 - i. the insurer shall make reasonable efforts to schedule the examination for a day, time and location that are convenient for the insured person,
 - ii. the insured person and the insurer shall, not later than five business days before the day scheduled for the examination, provide to the person or persons conducting the examination such information and documents as are relevant or necessary for the review of the insured person's medical condition, and
 - iii. the insured person shall attend the examination and submit to all reasonable physical, psychological, mental and functional examinations requested by the person or persons conducting the examination.
3. If the examination relates to an application for attendant care benefits, the report of the examination must include an assessment of attendant care needs prepared in accordance with section 42.

Determination of catastrophic impairment

45. (1) An insured person who sustains an impairment as a result of an accident may apply to the insurer for a determination of whether the impairment is a catastrophic impairment.

- (2) The following rules apply with respect to an application under subsection (1):
1. An assessment or examination in connection with a determination of catastrophic impairment shall be conducted only by a physician.
 2. Despite paragraph 1, if the impairment is only a brain impairment, the assessment or examination may be conducted by a neuropsychologist.
 3. If a Guideline specifies conditions, restrictions or limits with respect to the determination of whether an impairment is a catastrophic impairment, the determination must be made in accordance with those conditions, restrictions and limits.
- (3) Within 10 business days after receiving an application under subsection (1) prepared and signed by the person who conducted the assessment or examination under subsection (2), the insurer shall give the insured person,
- (a) a notice stating that the insurer has determined that the impairment is a catastrophic impairment; or
 - (b) a notice stating that the insurer has determined that the impairment is not a catastrophic impairment and specifying the medical and any other reasons for the insurer's decision and, if the insurer requires an examination under section 44 relating to whether the impairment is a catastrophic impairment, so advising the insured person.
- (4) If an application is made under this section not more than 104 weeks after the accident and, immediately before the application was made, the insured person was receiving attendant care benefits,
- (a) the insurer shall continue to pay attendant care benefits to the insured person during the period before the insurer makes a determination under this section; and
 - (b) the amount of the attendant care benefits for the period referred to in clause (a) shall be determined on the assumption that the insured person's impairment is a catastrophic impairment.
- (5) Within 10 business days after receiving the report of an examination under section 44, the insurer shall,
- (a) give a copy of the report to the insured person and to the person who prepared the application under this section; and
 - (b) provide the insured person with a notice stating that the insurer has determined that the impairment is a catastrophic impairment or is not a catastrophic impairment and setting out the medical and any other reasons for the insurer's determination.
- (6) If an insured person is determined to have sustained a catastrophic impairment as a result of an accident, the insured person is entitled to payment of all expenses incurred before the date of the determination and to which the insured person would otherwise be entitled to payment under this Regulation by virtue of having sustained a catastrophic impairment.

Conflict of interest re referrals by insurer

- 46.** (1) This section applies if an insurer intends to refer an insured person to a person with whom the insurer has a potential conflict of interest and the referral is for the purpose of,
- (a) the insured person obtaining any goods or services referred to in section 15 or 16 from the person recommended by the insurer; or
 - (b) the insured person being examined or assessed, other than under section 44, by the person recommended by the insurer.
- (2) The insurer shall not refer the insured person to the person unless the insurer has first given the insured person a notice that satisfies the following and the insured person gives a written consent to obtain the goods or services from or be examined or assessed by the person:
1. The notice must specify the nature of the relationship between the insurer and the person, including the terms of remuneration of the person.
 2. The notice must specify the nature, amount and duration, if applicable, of the goods or services or the assessment or examination.
 3. The notice must inform the insured person that he or she is free to decline the proposed referral, or to revoke any consent given at any time, and that doing so will not prejudice or adversely affect the insured person's entitlement to benefits.
 4. The notice must inform the insured person that he or she is free to choose from whom the insured person prefers to receive the goods and services, or by whom the insured person prefers to be assessed or examined, in accordance with this Regulation, and that doing so will not prejudice or adversely affect the insured person's entitlement to benefits under this Regulation.
 5. The notice must inform the insured person of his or her rights and responsibilities with respect to the goods, services, assessments and examinations.
- (3) In this section, an insurer is deemed to have a potential conflict of interest with a person if,

- (a) the insurer may receive a financial benefit, directly or indirectly, as a result of the provision of goods or services by, on behalf of, or under the authority or supervision of the person; or
- (b) goods or services will be provided by, on behalf of, or under the authority or supervision of the person,
 - (i) pursuant to a subsisting arrangement with the insurer under which goods or services referred to in this Regulation are or will be provided at the insurer's expense, or
 - (ii) as a result of the insurer's referral, recommendation or suggestion of the person to the insured person.

PART IX PAYMENT OF BENEFITS

Deduction of collateral benefits

47. (1) The insurer may deduct the following amounts from the amount payable to an insured person as an income replacement or non-earner benefit under this Regulation:

1. Any temporary disability benefits being received by the insured person in respect of a period following the accident and in respect of an impairment that occurred before the accident.
2. Any other periodic benefit being received by the insured person in respect of a period following the accident and in respect of an impairment that occurred before the accident, if the insured person was receiving that other periodic benefit at the time he or she first qualified for the income replacement or non-earner benefit and, at that time, the other periodic benefit was a temporary disability benefit.

(2) Payment of a medical, rehabilitation or attendant care benefit or a benefit under Part IV is not required for that portion of an expense for which payment is reasonably available to the insured person under any insurance plan or law or under any other plan or law.

(3) In this section,

“temporary disability benefit” means,

- (a) an income replacement or non-earner benefit paid under this Regulation or the Old Regulation, unless the benefit is paid more than 104 weeks after the onset of the disability,
- (b) a caregiver benefit paid under this Regulation or the Old Regulation,
- (c) benefits paid under Part III or IV or section 32 of Ontario Regulation 776/93,
- (d) benefits paid under section 37, subsection 43 (9) or subsection 147 (2) of the pre-1997 Act, as defined in Part IX of the *Workplace Safety and Insurance Act, 1997*, in respect of injuries that occurred before January 1, 1998, including benefits paid under those provisions as those provisions are deemed to have been amended by Part IX of the *Workplace Safety and Insurance Act, 1997*,
- (e) benefits paid under subsection 43 (3) of the *Workplace Safety and Insurance Act, 1997* in respect of injuries that occurred after December 31, 1997, or
- (f) any other periodic temporary benefit paid under an income continuation benefit plan or law, other than,
 - (i) benefits under the *Employment Insurance Act (Canada)*,
 - (ii) a non-earner benefit paid under this Regulation or the Old Regulation more than 104 weeks after the onset of the disability,
 - (iii) benefits paid under Part V of Ontario Regulation 776/93 for more than 104 weeks,
 - (iv) benefits paid under Part IV of Regulation 672 of the Revised Regulations of Ontario, 1990 for more than 156 weeks, or
 - (v) benefits paid under Part II of Subsection 2 of Schedule C to the *Insurance Act* as it existed before June 22, 1990 that have been paid for more than 104 weeks.

Method of payment

48. (1) An insurer shall pay a benefit under this Regulation,

- (a) by mailing or delivering a cheque payable to the person entitled to the benefit to the address where the person ordinarily resides; or
 - (b) with the consent of the person entitled to the benefit, by electronic funds transfer to an account in the name of the person.
- (2) Despite subsection (1),

- (a) an insurer may arrange to be invoiced directly and to pay directly for goods or services provided in respect of an insured person;
- (b) an insurer may pay a benefit into court under section 271 of the Act; or
- (c) if the person entitled to the benefit has so directed in writing, an insurer shall pay the benefit directly to the person who submitted an invoice in respect of the benefit to a central processing agency in accordance with subsection 49.

Amounts payable under a Guideline

49. (1) Despite any other provision of this Regulation, if a benefit that would otherwise be payable by an insurer is payable in respect of an expense for goods or services specified in a Guideline that applies for the purposes of this section, an insurer to whom the Guideline applies shall not pay the benefit unless an invoice for the expense, in the form approved by the Superintendent and including all of the information required by the form,

- (a) is delivered to the insurer, if neither of paragraph 2 or 3 of subsection 64 (7) applies; or
 - (b) is deemed to be received by the insurer under subsection 64 (8) or (9), if paragraph 2 or 3 of subsection 64 (7) applies.
- (2) An insurer shall not waive the submission of an invoice for goods or services to which subsection (1) applies.
- (3) If a Guideline specifies that invoices are to be delivered to a central processing agency on behalf of insurers to whom the Guideline applies, each of those insurers that receives an invoice that complies with subsection (1) shall report the following to the central processing agency in the manner and within the time required by the Guideline:
1. The date or dates on which the goods or services referred to in the invoice were delivered or rendered.
 2. The names, addresses and professional college registration numbers, if applicable, of each provider of goods or services referred to in the invoice.
 3. Particulars of the goods or services referred to in the invoice.
 4. Particulars of the injury or injuries in respect of which the goods or services were delivered or rendered.
 5. The amount, if any, paid in respect of the goods or services referred to in the invoice by any person other than the insurer.
 6. The amount paid by the insurer in respect of the invoice.
 7. The amount paid by the insurer in respect of each separately described component of the invoice.
 8. The date on which a decision was made on payment or other disposition of the invoice.
 9. Any other disposition of the invoice.
 10. The information referred to in subsection 32 (3).
 11. Such additional information as may be specified in the Guideline, if the invoice is in respect of expenses described in a notice given by the insurer under subsection 39 (1) or 41 (1).

Explanation of benefit amounts

50. (1) When a benefit is first paid or the amount of a benefit is subsequently changed, the insurer shall provide the insured person with a written explanation of how the amount of the benefit was determined.

(2) While medical, rehabilitation or attendant care benefits are being claimed by or are being paid to or on behalf of an insured person, the insurer shall deliver benefit statements to the insured person in accordance with this section.

- (3) A benefit statement required under subsection (2) shall include a statement of,
- (a) the amount paid to the date of the benefit statement in respect of medical and rehabilitation benefits;
 - (b) the additional amount remaining in respect of medical and rehabilitation benefits, taking into account the applicable maximum limits referred to in sections 18 and 28, if the insured person were to be entitled to payment of those benefits;
 - (c) the amount paid to the date of the benefit statement in respect of attendant care benefits;
 - (d) the additional amount remaining in respect of attendant care benefits, taking into account the applicable maximum limits referred to in sections 20 and 28, if the insured person were to be entitled to payment of attendant care benefits; and
 - (e) the amount paid by the insurer to the date of the benefit statement in respect of examinations conducted under section 44.
- (4) Subject to subsection (5), the benefit statements must be delivered at the following times:

1. If it has been determined that the insured person has sustained a catastrophic impairment as a result of the accident, a benefit statement must be delivered at least once a year, commencing not later than 12 months after the date the insured person was determined to have sustained the catastrophic impairment.
2. In any other case, a benefit statement must be delivered at least once every two months, commencing not later than two months after the application for the benefit was first made.

(5) Despite subsection (2), an insurer is not required to deliver a benefit statement if all of the amounts referred to in subsection (3) are unchanged from the amounts set out in the most recent benefit statement delivered in accordance with this section.

Overdue payments

51. (1) An amount payable in respect of a benefit is overdue if the insurer fails to pay the benefit within the time required under this Regulation.

(2) If payment of a benefit under this Regulation is overdue, the insurer shall pay interest on the overdue amount for each day the amount is overdue from the date the amount became overdue until it is paid, at the rate of 1 per cent per month, compounded monthly.

Repayments to insurer

52. (1) Subject to subsection (3), a person is liable to repay to the insurer,

- (a) any benefit described in this Regulation that is paid to the person as a result of an error on the part of the insurer, the insured person or any other person, or as a result of wilful misrepresentation or fraud;
- (b) any income replacement or non-earner benefit under Part II that is paid to the person if he or she, or a person in respect of whom the payment was made, was disqualified from receiving the benefit under Part VII; or
- (c) any income replacement, non-earner or caregiver benefit under Part II or any benefit under Part IV, to the extent of any payments received by the person that are deductible under this Regulation from the amount of the benefit.

(2) If a person is liable to repay an amount to an insurer under this section,

- (a) the insurer shall give the person notice of the amount that is required to be repaid; and
- (b) the insurer may, if the person is receiving an income replacement or caregiver benefit, give the person notice that the insurer intends to collect the amount by reducing each subsequent payment of the benefit by up to 20 per cent of the amount that would otherwise be the amount of the benefit.

(3) If the notice required under subsection (2) is not given within 12 months after the payment of the amount that is to be repaid, the person to whom the notice would have been given ceases to be liable to repay the amount unless it was originally paid to the person as a result of wilful misrepresentation or fraud.

(4) An insurer that has given a notice referred to in clause (2) (b) may obtain repayment in the manner described in the notice.

(5) The insurer may charge interest on the outstanding balance of the amount to be repaid for the period starting on the 15th day after the notice is given under subsection (2) and ending on the day repayment is received in full, calculated at the bank rate in effect on the 15th day after the notice under subsection (2) is given.

(6) In subsection (5),

“bank rate” means the bank rate established by the Bank of Canada as the minimum rate at which the Bank of Canada makes short term advances to the banks listed in Schedule I to the *Bank Act* (Canada).

Termination of benefits for material misrepresentation

53. An insurer may terminate the payment of benefits to or on behalf of an insured person,

- (a) if the insured person has wilfully misrepresented material facts with respect to the application for the benefit; and
- (b) if the insurer provides the insured person with a notice setting out the reasons for the termination.

Notice of right to dispute insurer's refusal to pay or reduction of benefits

54. If an insurer refuses to pay a benefit or reduces the amount of a benefit that a person is receiving, the insurer shall provide the person with a written notice advising the person of his or her right to dispute the refusal or reduction.

Mediation proceedings

55. An insured person shall not commence a mediation proceeding under section 280 of the Act unless,

- (a) the insured person has notified the insurer of the circumstances giving rise to a claim for a benefit and has submitted an application for the benefit within the times prescribed by this Regulation; and

- (b) the insured person has complied with section 44 if the insurer provided the insured person with notice in accordance with this Regulation that it required an examination under that section.

Time limit for proceedings

56. (1) A mediation proceeding or evaluation under section 280 or 280.1 of the Act or a court proceeding or arbitration under clause 281 (1) (a) or (b) of the Act in respect of a benefit shall be commenced within two years after the insurer's refusal to pay the amount claimed.

(2) Despite subsection (1), a court proceeding or arbitration under clause 281 (1) (a) or (b) of the Act may be commenced within 90 days after the mediator reports to the parties under subsection 280 (8) of the Act or within 30 days after the person performing the evaluation provides a report to the parties under section 280.1 of the Act, whichever is later.

PART X

RESPONSIBILITY TO OBTAIN TREATMENT, PARTICIPATE IN REHABILITATION AND SEEK EMPLOYMENT OR SELF-EMPLOYMENT

Treatment and rehabilitation

57. (1) This section applies to an insured person if compliance with subsection (2) would not be detrimental to his or her treatment or recovery.

(2) An insured person who is entitled to an income replacement, non-earner or caregiver benefit shall obtain such treatment and participate in such rehabilitation as is reasonable, available and necessary to,

- (a) permit the insured person to engage in employment or self-employment in accordance with the criteria set out in subsection (3), in the case of an insured person entitled to an income replacement benefit; or
- (b) shorten the period during which the benefit is payable, in any other case.

(3) The criteria referred to in clause (2) (a) are:

1. The essential tasks of the employment or self-employment are of a type that the insured person,
 - i. is able and qualified to perform, or
 - ii. would be able and qualified to perform if the insured person obtained treatment and participated in rehabilitation that is reasonable, available and necessary to permit the person to engage in the employment or self-employment.
2. The place of employment or self-employment is in the area in which the insured person lives or it is reasonable for the insured person to engage in the employment or self-employment in that area.
3. The employment or self-employment is of a type in which it would be reasonable to expect the insured person to engage, having regard to the possibility of deterioration in the insured person's impairment and to the insured person's personal and vocational characteristics.

(4) If the insured person is still receiving medical and rehabilitation benefits and fails to obtain treatment or participate in rehabilitation in accordance with subsection (2), the insurer may notify the insured person that the insurer intends to stop payment of the income replacement, non-earner or caregiver benefit in accordance with subsection (5).

(5) If at least 10 business days have elapsed after a notice is given under subsection (4) and the insured person has not complied with subsection (2), the insurer may stop payment of the benefit.

(6) Section 37 does not apply in respect of a stoppage of benefits, or proposed stoppage of benefits, under this section.

(7) If, after the stoppage of benefits under subsection (5), the insured person subsequently complies with subsection (2), the insurer shall resume payment of the benefit for periods after the insured person complied.

Employment and self-employment

58. (1) This section applies to an insured person who is entitled to an income replacement benefit if,

- (a) returning to employment or to self-employment would not be detrimental to his or her treatment or recovery; and
- (b) he or she is not participating in a vocational rehabilitation program.

(2) The insured person shall make reasonable efforts to,

- (a) return to the employment or self-employment in which he or she was engaged at the time of the accident;
- (b) obtain employment for which he or she is reasonably suited by education, training or experience; or
- (c) engage in self-employment for which he or she is reasonably suited by education, training or experience.

(3) If the insured person fails to make reasonable efforts to comply with subsection (2), the insurer may notify the insured person that the insurer intends to stop payment of the benefit in accordance with subsection (4).

(4) If at least 10 business days have elapsed after a notice is given under subsection (3) and the insured person has not complied with subsection (2), the insurer may stop payment of the benefit.

(5) Section 37 does not apply in respect of a stoppage of benefits, or proposed stoppage of benefits, under this section.

(6) If, after the stoppage of benefits under subsection (4), the insured person subsequently complies with subsection (2), the insurer shall resume payment of the benefit for periods after the insured person complies.

PART XI INTERACTION WITH OTHER SYSTEMS

Accidents outside Ontario

59. (1) This section applies if,

(a) as a result of an accident in another province or territory of Canada or a jurisdiction in the United States of America, a person insured in that jurisdiction within the meaning of subsection (4) dies or sustains an impairment or incurs an expense described in section 15, 16 or 19; and

(b) no benefits are received under the law of the jurisdiction in which the accident occurred.

(2) The person, or the person claiming benefits in respect of him or her, may elect to receive either of the following, but not both:

1. The benefits described in this Regulation, other than the benefits referred to in paragraph 2.

2. Benefits in the same amounts and subject to the same conditions as if the person was a resident of the jurisdiction in which the accident occurred and was entitled to payments under the law of that jurisdiction.

(3) If an election is made under subsection (2), the insurer shall pay benefits in accordance with the election.

(4) For the purpose of this section, a person is insured in the jurisdiction in which the accident occurred if, at the time of the accident,

(a) the person was authorized by law to be or to remain in Canada and was living and ordinarily present in Ontario;

(b) the person met the criteria prescribed for recovery under the law of the jurisdiction in which the accident occurred;

(c) the person was not an owner, driver or occupant of an automobile registered in the jurisdiction in which the accident occurred; and

(d) the person,

(i) was an occupant of the insured automobile,

(ii) was the named insured, a person specified in the policy as a driver of the insured automobile, the spouse of the named insured or a dependant of the named insured or spouse and was an occupant of an automobile,

(iii) was the named insured, his or her spouse or a dependant of the named insured or spouse and was struck by an automobile while not an occupant of an automobile,

(iv) was struck by the insured automobile while not an occupant of an automobile,

(v) if the named insured is a corporation, unincorporated association, partnership or sole proprietorship, was a person for whose regular use the insured automobile was supplied, his or her spouse or a dependant of the person or spouse and suffered an impairment while being the occupant of an automobile or suffered an impairment caused by an automobile of which he or she was not an occupant, or

(vi) was struck by an automobile that was driven by a person described in subclause (i), (ii) or (v).

Social assistance payments

60. The insurer shall pay benefits described in this Regulation even though the insured person is entitled to or has received social assistance or similar payments, services or benefits under an Act of the Legislative Assembly or under similar legislation in another jurisdiction.

Workplace Safety and Insurance Act, 1997

61. (1) The insurer is not required to pay benefits described in this Regulation in respect of any insured person who, as a result of an accident, is entitled to receive benefits under the *Workplace Safety and Insurance Act, 1997* or any other workers' compensation law or plan.

(2) Subsection (1) does not apply in respect of an insured person who elects to bring an action referred to in section 30 of the *Workplace Safety and Insurance Act, 1997* if the election is not made primarily for the purpose of claiming benefits under this Regulation.

(3) If a person is entitled to receive benefits under this Regulation as a result of an election made under section 30 of the *Workplace Safety and Insurance Act, 1997*, no income replacement, non-earner or caregiver benefit is payable under this Regulation to the person in respect of any period of time before the person makes the election.

(4) If a person who would be entitled to benefits under this Regulation in the absence of subsection (1) elects to bring an action referred to in section 30 of the *Workplace Safety and Insurance Act, 1997* and there is a dispute concerning the insurer's liability to pay an expense for a vocational rehabilitation program the person was attending at the time of the election and continues to attend, the insurer shall pay the expense pending resolution of the dispute.

(5) Despite subsection (1), if there is a dispute about whether subsection (1) applies to a person, the insurer shall pay full benefits to the person under this Regulation pending resolution of the dispute if,

- (a) the person makes an assignment to the insurer of any benefits under any workers' compensation law or plan to which he or she is or may become entitled as a result of the accident; and
- (b) the administrator or board responsible for the administration of the workers' compensation law or plan approves the assignment.

PART XII MISCELLANEOUS

Assignment of benefits

62. (1) Except as otherwise provided by subsection (2), the assignment of a benefit under this Regulation and the assignment of the right to pursue a mediation, arbitration, appeal or variation proceeding under sections 280 to 284 of the Act are void.

(2) The following assignments are not void:

- 1. An assignment under section 267.8 of the Act.
- 2. An assignment of a benefit to,
 - i. the Ministry of Community and Social Services,
 - ii. a delivery agent under the *Ontario Disability Support Program Act, 1997* or the *Ontario Works Act, 1997*, or
 - iii. the Minister of Finance under subsection 6.1 (4) of the *Motor Vehicle Accident Claims Act*.

Copies of this Regulation

63. On request, the insurer shall provide a copy of this Regulation without charge to a named insured or a person entitled to benefits under this Regulation.

Notices and delivery

64. (1) Except as otherwise permitted by this Regulation, all notices required or permitted under this Regulation, other than a notice under subsection 32 (1) or (6), must be in writing.

(2) Any document, including a notice in writing, required or permitted under this Regulation to be given to a person may be delivered,

- (a) by faxing the document to the person or to the solicitor or authorized representative, if any, of the person in accordance with subsection (19);
- (b) by leaving a copy of the document with the solicitor or authorized representative, if any, of the person, or with an employee in the office of the solicitor or authorized representative;
- (c) by personal delivery to the person;
- (d) by ordinary or registered mail,
 - (i) in the case of an insurer, addressed to the insurer or its chief executive officer at the insurer's head office in Ontario as identified in the records of the Superintendent,
 - (ii) in the case of a person other than an insurer, addressed to the person at his or her last known address; or
- (e) by electronic means, if the intended recipient of the document consents to delivery by electronic means.

(3) For the purposes of clauses (2) (a) and (b), but subject to subsection (4), an authorized representative may include a regulated health professional if the document is a notice under subsection 38 (8) or 44 (5) or (7) or a report prepared under section 44.

(4) Subsection (3) does not apply unless,

- (a) the insured person is not represented at the relevant time by a solicitor or another authorized representative;

- (b) the insured person gives to the insurer a signed authorization and direction specifying which documents listed in subsection (3) that the insurer is authorized and directed to give to the regulated health professional;
 - (c) the signed authorization and direction is given to the insurer before the document is given to the regulated health professional; and
 - (d) the regulated health professional has agreed to act in accordance with the authorization and direction.
- (5) Despite clause (2) (d), any notice or other document that must be given within fewer than five business days shall not be delivered by ordinary mail.
- (6) The functional equivalency rules set out in sections 4 to 13 of the *Electronic Commerce Act, 2000* apply in the case of the delivery of a document by electronic means under clause (2) (e).
- (7) Despite subsection (2), but subject to subsection (15), the following rules apply in the circumstances specified in a Guideline issued for the purposes of this section to a document that is listed in section 66, is specified in the Guideline and is required under this Regulation to be delivered to an insurer to whom the Guideline applies:
- 1. Subject to paragraphs 2 and 3, the document and any attachments to it shall be delivered to the insurer only in a manner specified in the Guideline.
 - 2. If the Guideline specifies that a document, exclusive of attachments to it, is to be delivered to a central processing agency on behalf of the insurer,
 - i. the document shall be delivered not to the insurer but only to the central processing agency specified in the Guideline and only in a manner specified in the Guideline, and
 - ii. attachments to the document shall be delivered not to the central processing agency but only to the insurer in a manner specified in the Guideline.
 - 3. If the Guideline specifies that a document, together with attachments to it, is to be delivered to a central processing agency on behalf of the insurer, the document and the attachments shall be delivered not to the insurer but only to the central processing agency specified in the Guideline and only in a manner specified in the Guideline.
 - 4. A document referred to in paragraph 1, 2 or 3 shall be deemed not to have been received by the insurer to whom it is addressed, if it is delivered to the insurer otherwise than as specified in the Guideline.
- (8) A document referred to in paragraph 2 of subsection (7) is deemed to be received by the insurer to whom it is addressed on the later of,
- (a) the date on which the document, delivered in a manner specified in the Guideline to the central processing agency on behalf of an insurer to whom the Guideline applies, is determined by the central processing agency to be duly completed and to contain all information required by this Regulation to be included in it; and
 - (b) the date on which the last of any attachments is received by the insurer.
- (9) A document referred to in paragraph 3 of subsection (7) is deemed to be received by the insurer to whom it is addressed when the document and any attachments to it are delivered in a manner specified in the Guideline to the central processing agency on behalf of an insurer to whom the Guideline applies and the document is determined by the central processing agency to be duly completed and to contain all information required by this Regulation to be included in it.
- (10) For the purposes of subsections (8) and (9), the central processing agency shall be deemed to have determined, on the day the document was delivered to the central processing agency in a manner specified by the Guideline, that the document is duly completed and contains all information required by this Regulation to be included in it unless the central processing agency notifies the sender, in a manner specified in the Guideline and not later than the second business day after the document was delivered to the central processing agency, that the document is not duly completed or does not contain all information required by this Regulation to be included in it.
- (11) A notice under subsection (10) must include sufficient particulars to enable the sender to remedy the deficiency.
- (12) The central processing agency shall, as soon as practicable, make the contents of the document available to the insurer to whom the document is addressed.
- (13) An insurer that is deemed by subsection (8) or (9) to have received a document, other than an invoice to which subsection 49 (1) applies, shall in the manner and within the time required by the Guideline provide the central processing agency with the following information, which may include personal information:
- 1. Particulars of the goods or services referred to in the document for which the insurer agrees to pay and the amount the insurer agrees to pay in respect of such goods or services.
 - 2. Particulars of the goods or services referred to in the document for which the insurer does not agree to pay.

(14) Following receipt of the last of any attachments to a document in accordance with paragraph 2 of subsection (7), an insurer shall notify the central processing agency for the purpose of the application of clause (8) (b), in the manner and within the time required by the Guideline.

(15) Subsections (7) to (14) do not apply to a document if the insurer has waived the requirement that the document be submitted to the insurer in circumstances permitted by this Regulation.

(16) Nothing in this Regulation prohibits any person from delivering a document to which subsection (7) applies to the central processing agency on behalf of a person otherwise required to deliver it.

(17) If an attempt is made to personally deliver a document to a person at his or her place of residence and, for any reason, it is not possible to personally deliver the document to the person, the document may be delivered by leaving a copy, in a sealed envelope addressed to the person, at the person's place of residence with anyone who appears to be an adult member of the same household.

(18) In the absence of evidence to the contrary, a person is deemed to receive anything delivered by ordinary mail under clause (2) (d) on the fifth business day after the day the document is mailed in accordance with clause (2) (d).

(19) A document that is delivered by fax must include a cover page indicating,

- (a) the sender's name, address and telephone number;
- (b) the name of the person for whom the document is intended;
- (c) the date of the accident to which the document relates;
- (d) the name, address and telephone number of the person to whom the document relates;
- (e) the date and time the fax is sent;
- (f) the total number of pages faxed, including the cover page;
- (g) the telephone number from which the document is faxed; and
- (h) the name and telephone number of a person to contact in the event of transmission problems with the fax.

(20) A document delivered in accordance with clause (2) (a), (b), (c) or (e) after 5 p.m. local time of the recipient shall be deemed to be delivered on the next business day.

(21) Despite subclause (2) (d) (i) and subsections (18) and (20), if the insurer provides the name and address of a contact person to whom documents are to be delivered, anything delivered to the insurer that is not addressed to the attention of the contact person at that address shall not be considered to have been delivered to the insurer until it is received by the contact person.

(22) Subject to subsection (20), subsection 22 (3) of the *Electronic Commerce Act, 2000* applies to determine when a document delivered in accordance with clause (2) (e) is deemed to be delivered to the recipient.

(23) If subsection (8) or (9) applies, the recipient for the purposes of subsection (22) is the central processing agency.

(24) A reference in this Regulation to a number of days between two events shall be read as excluding the day on which the first event happens and including the day on which the second event happens.

(25) Subject to subsection (26), if any provision of this Regulation requires a person to do anything within a time period expressed in days or business days, the time period is deemed to expire on the last day of the time period at 5 p.m. local time.

(26) If a time period in which a person is required to do anything expires on a day that is not a business day, the time period is deemed to expire on the next day that is a business day at 5 p.m. local time.

(27) For the purposes of subsections (25) and (26), if the person delivering a document or notice and the person to whom the document or notice is to be delivered are in different time zones, references to 5 p.m. local time shall be read as references to the time when it is 5 p.m. in one time zone and after 5 p.m. in the other time zone.

(28) A regulated health professional who receives a document under the authority of subsection (3) shall immediately notify the insured person by telephone of the substance of the document and send a copy of the document to the insured person by ordinary mail or fax.

(29) An insurer shall not deliver documents to a regulated health professional in reliance on an authorization under subsection (4) unless the documents are expressly specified in the authorization referred to in that subsection.

(30) In this section,

“personal information” means information that is personal information for the purposes of the *Personal Information Protection and Electronic Documents Act* (Canada) or personal health information for the purposes of the *Personal Health Information Protection Act, 2004*.

Substitute decision-makers

65. Any consent, notice or other thing to be given by or to an insured person under this Regulation may be given by or to a person exercising a power of decision on behalf of the insured person under the authority of the *Substitute Decisions Act, 1992* or as authorized under the *Health Care Consent Act, 1996*.

Forms

66. Each of the following documents shall be in a form approved by the Superintendent:

1. An application form referred to in clause 32 (2) (a).
2. A disability certificate under section 21, 36 or 37.
3. A notice under section 35.
4. A treatment and assessment plan referred to in section 38.
5. A treatment confirmation form under section 40.
6. A notice under subsection 40 (3).
7. An application for attendant care benefits under section 42 (Assessment of Attendant Care Needs).
8. An application under subsection 45 (1).
9. An invoice in respect of an expense for goods or services specified in a Guideline applicable for the purposes of section 49.

When form is considered completed

67. (1) Any document that is required by section 66 to be in a form approved by the Superintendent and to which subsection 64 (7) applies and any other document specified in a Guideline applicable for the purposes of this section is duly completed and includes all information required by this Regulation to be included in it if,

- (a) every field not identified on the form as an optional field is completed in accordance with subsection (2); and
- (b) if any field on the form that is identified as an optional field is completed, it is completed in accordance with subsection (2).

(2) If the form specifies the manner or the format in which a field is to be completed, completion of the field shall be in that manner and in that format.

PART XIII TRANSITIONAL PROVISIONS

Transitional, optional benefits

68. (1) Despite any other provision of this Regulation and unless otherwise agreed in writing by the named insured and the insurer, subsection (2) applies to every motor vehicle liability policy that is in effect on September 1, 2010 until the earlier of,

- (a) the first expiry date under the motor vehicle liability policy; and
- (b) the day on which the motor vehicle liability policy is terminated by the insurer or the insured, if the policy is terminated before the day referred to in clause (a).

(2) The following benefits are deemed to be included in the motor vehicle liability policy and are applicable to an insured person in respect of the motor vehicle liability policy:

1. The optional caregiver, housekeeping and home maintenance benefit referred to in paragraph 2 of subsection 28 (1).
2. The optional medical and rehabilitation benefit referred to in paragraph 3 of subsection 28 (1).
3. The optional attendant care benefit referred to in paragraph 4 of subsection 28 (1).
4. All optional benefits referred to in subsection 27 (1) or section 28 or 29 of the Old Regulation that were purchased and still in effect on September 1, 2010.

PART XIV COMMENCEMENT

Commencement

69. **This Regulation comes into force on the later of September 1, 2010 and the day it is filed.**

ONTARIO REGULATION 35/10

made under the

INSURANCE ACT

Made: February 24, 2010

Filed: February 26, 2010

Published on e-Laws: March 2, 2010

Printed in *The Ontario Gazette*: March 13, 2010

Amending O. Reg. 403/96

(Statutory Accident Benefits Schedule — Accidents on or after November 1, 1996)

Note: Ontario Regulation 403/96 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 3 (1) of Ontario Regulation 403/96 is revoked and the following substituted:**3. (1)** In this section,

“New Regulation” means Ontario Regulation 34/10 (Statutory Accident Benefits Schedule — Effective September 1, 2010), made under the Act.

(1.1) Subject to subsection (1.3), the benefits set out in this Regulation shall be provided under every contract evidenced by a motor vehicle liability policy in respect of accidents that occur on or after November 1, 1996 and before September 1, 2010.

(1.2) Section 24 and Parts X, XI, XII, XIII and XV do not apply after August 31, 2010.

(1.3) No amount referred to in this Regulation shall be paid after August 31, 2010.

(1.4) An amount that would, but for subsection (1.3), be paid under this Regulation after August 31, 2010 shall be paid under the New Regulation, but in the amount determined,

(a) under this Regulation, other than section 24; or

(b) under subsections 25 (1), (3), (4) and (5) of the New Regulation.

(1.5) None of the following actions shall be taken on or after September 1, 2010 in respect of an accident that occurred on or after November 1, 1996 and before September 1, 2010:

1. The delivery of a disability certificate for the purpose of section 20, 35 or 37.
2. The delivery of a notice to an insurer under subsection 32 (1) of a person’s intention to apply for a benefit.
3. A request under clause 37 (1) (a) by an insurer.
4. The delivery of a treatment confirmation form for the purpose of section 37.1 or 37.2.
5. The delivery by an insurer of a notice for the purpose of section 37.3.
6. The delivery of a treatment plan for the purpose of section 38.
7. The delivery by an insurer of a notice for the purpose of section 38.1.
8. The delivery of an application under section 38.2 for approval of an assessment or examination.
9. The delivery under section 39 of an assessment of attendant care needs.
10. The delivery by an insurer of a notice for the purpose of subsection 39 (5).
11. The delivery of an application under section 40 for a determination of whether an impairment sustained by the insured person is a catastrophic impairment.
12. The delivery by an insurer of any notice requiring an insured person to be examined under section 42.

(1.6) Any action referred to in subsection (1.5) that is not taken before September 1, 2010 may instead be taken under the corresponding provision of the New Regulation and, for that purpose, any time limit set out in the New Regulation applies as if any action previously taken under this Regulation was taken under the New Regulation.

2. This Regulation comes into force on the later of September 1, 2010 and the day it is filed.

RÈGLEMENT DE L'ONTARIO 35/10

pris en application de la

LOI SUR LES ASSURANCES

pris le 24 février 2010
 déposé le 26 février 2010
 publié sur le site Lois-en-ligne le 2 mars 2010
 imprimé dans la *Gazette de l'Ontario* le 13 mars 2010

modifiant le Règl. de l'Ont. 403/96

(Annexe sur les indemnités d'accident légales — accidents survenus le 1^{er} novembre 1996 ou après ce jour)

Remarque : Le Règlement de l'Ontario 403/96 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 3 (1) du Règlement de l'Ontario 403/96 est abrogé et remplacé par ce qui suit :

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

«nouveau règlement» Le Règlement de l'Ontario 34/10 (Statutory Accident Benefits Schedule — Effective September 1, 2010) pris en application de la Loi.

(1.1) Sous réserve du paragraphe (1.3), les indemnités énoncées au présent règlement doivent être offertes par chaque contrat dont fait foi une police de responsabilité automobile à l'égard des accidents qui surviennent le 1^{er} novembre 1996 ou après ce jour, mais avant le 1^{er} septembre 2010.

(1.2) L'article 24 et les parties X, XI, XII, XIII et XV ne s'appliquent pas après le 31 août 2010.

(1.3) Aucun montant visé au présent règlement n'est payable après le 31 août 2010.

(1.4) Tout montant qui, en l'absence du paragraphe (1.3), serait payé aux termes du présent règlement après le 31 août 2010 l'est aux termes du nouveau règlement, mais selon ce qu'il serait calculé,

a) soit aux termes du présent règlement, à l'exclusion de l'article 24;

b) soit aux termes des paragraphes 25 (1), (3), (4) et (5) du nouveau règlement.

(1.5) Il est interdit de prendre les mesures suivantes le 1^{er} septembre 2010 ou après ce jour à l'égard d'un accident qui survient le 1^{er} novembre 1996 ou après ce jour, mais avant le 1^{er} septembre 2010 :

1. La remise d'un certificat d'invalidité dans le cadre de l'article 20, 35 ou 37.
2. La remise à l'assureur dans le cadre du paragraphe 32 (1) par une personne d'un avis de son intention de demander une indemnité.
3. La remise d'une demande par l'assureur dans le cadre de l'alinéa 37 (1) a).
4. La remise d'une formule de confirmation de traitement dans le cadre de l'article 37.1 ou 37.2.
5. La remise par l'assureur d'un avis dans le cadre de l'article 37.3.
6. La remise d'un plan de traitement dans le cadre de l'article 38.
7. La remise par l'assureur d'un avis dans le cadre de l'article 38.1.
8. La remise d'une demande d'approbation d'une évaluation ou d'un examen visée à l'article 38.2.
9. La remise d'une évaluation des besoins en soins auxiliaires dans le cadre de l'article 39.
10. La remise par l'assureur d'un avis dans le cadre du paragraphe 39 (5).
11. La remise d'une demande de détermination de l'existence ou non d'une déficience invalidante chez la personne assurée présentée en vertu de l'article 40.
12. La remise par l'assureur d'un avis exigeant qu'une personne assurée se fasse examiner dans le cadre de l'article 42.

(1.6) Toute mesure visée au paragraphe (1.5) qui n'est pas prise avant le 1^{er} septembre 2010 peut l'être plutôt aux termes de la disposition correspondante du nouveau règlement. À cette fin, toute échéance fixée par le nouveau règlement s'applique comme si toute mesure prise antérieurement aux termes du présent règlement l'avait été aux termes du nouveau règlement.

2. Le présent règlement entre en vigueur le dernier en date du 1^{er} septembre 2010 et du jour de son dépôt.

ONTARIO REGULATION 36/10

made under the

INSURANCE ACT

Made: February 24, 2010

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Printed in *The Ontario Gazette*: March 13, 2010

Amending Reg. 664 of R.R.O. 1990

(Automobile Insurance)

Note: Regulation 664 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. Regulation 664 of the Revised Regulations of Ontario, 1990 is amended by adding the following section:

ADDED COVERAGE TO OFFSET TORT DEDUCTIBLES ENDORSEMENT

5.1 (1) If requested by an insured in respect of a contract of automobile insurance, the insurer shall offer the “Added Coverage to Offset Tort Deductibles” endorsement, as approved by the Superintendent under section 227 of the Act.

(2) Benefits provided by the endorsement referred to in subsection (1) are deemed not to be statutory accident benefits for the purpose of Part VI of the Act.

2. Subsection 12 (2) of the Regulation is amended by adding the following paragraph:

7. Whether the insured person refused or failed to submit to an examination as required under section 44 of Ontario Regulation 34/10 (Statutory Accident Benefits Schedule — Effective September 1, 2010), made under the Act, or refused or failed to provide any material required to be provided under subsection 44 (9) of that regulation.

3. Subsection 14.1 (2) of the Regulation is revoked and the following substituted:

(2) Insurers shall use the following elements in their risk classification systems in classifying risks for damage to an automobile or its contents or loss of its use:

1. For contracts issued or renewed on or after April 15, 2004 and before September 1, 2010, \$300 as the amount of the reduction referred to in clause 263 (5.1) (b) of the Act, unless the contract provides for a different amount.

2. For contracts issued or renewed on or after September 1, 2010, \$500 as the amount of the reduction referred to in clause 263 (5.1) (b) of the Act, unless the contract provides for a different amount.

4. Subsection 16 (2) of the Regulation is revoked and the following substituted:

(2) No element of a risk classification system shall use past claims arising out of accidents occurring on or after September 1, 2010 for which an insured person was 25 per cent or less at fault.

5. Table 1 of the Regulation is revoked.**6. Section 5 of the Schedule to the Regulation is amended by adding the following subsection:**

(6) Despite subsection (5), the maximum amount that may be awarded in respect of expenses paid by or on behalf of the insured person or the insurer to an accountant licensed under the *Public Accounting Act, 2004*, or comparable legislation of the jurisdiction in which the accountant practises, for the preparation of a report in connection with a claim for income replacement benefits is \$2,500.

7. (1) Clause 7 (a) of the Schedule to the Regulation is amended by adding at the end “or under section 44 of Ontario Regulation 34/10 (Statutory Accident Benefits Schedule — Effective September 1, 2010) made under the Act”.

(2) Clause 7 (b) of the Schedule to the Regulation is revoked and the following substituted:

(b) refused or failed to provide any material relating to the claim that was required to be provided by subsection 42 (10) of Ontario Regulation 403/96 (Statutory Accident Benefits Schedule — Accidents on or after November 1, 1996), made under the Act, or by subsection 44 (9) of Ontario Regulation 34/10 (Statutory Accident Benefits Schedule — Effective September 1, 2010), made under the Act.

8. This Regulation comes into force on the later of September 1, 2010 and the day it is filed.

ONTARIO REGULATION 37/10

made under the

INSURANCE ACT

Made: February 24, 2010

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Amending O. Reg. 7/00

(Unfair or Deceptive Acts or Practices)

Note: Ontario Regulation 7/00 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. Ontario Regulation 7/00 is amended by adding the following section:**0.1** In this Regulation,

“affiliated insurer” means an insurer that is considered to be affiliated with another insurer under subsection 414 (3) of the Act; (“assureur du même groupe”)

“credit information” means information about a person’s creditworthiness, including the person’s credit score, credit-based insurance score, credit rating and information about or derived in whole or in part from his or her occupation, previous places of residence, number of dependants, educational or professional qualifications, current or previous places of employment, estimated income, outstanding debt obligations, past debt payment history, cost of living obligations and assets; (“information de crédit”)

“declination grounds” means the grounds on which an insurer is authorized under the Act to decline to issue or to terminate or refuse to renew a contract of automobile insurance or to refuse to provide or continue a coverage or endorsement; (“motifs de refus”)

“prohibited factor” means,

- (a) any reason or consideration that, under section 5 of Regulation 664 of the Revised Regulations of Ontario, 1990 (Automobile Insurance), made under the Act, insurers are prohibited from using in the manner described in that section,
- (b) any fact or factor that, under section 16 of Regulation 664 of the Revised Regulations of Ontario, 1990, insurers are prohibited from using as elements of a risk classification system, and
- (c) any other factor that is an estimate of, a surrogate for or analogous to a prohibited factor referred to in clause (a) or (b); (“critère interdit”)

“prohibited manner” means a manner that is subjective or arbitrary or that bears little or no relationship to the risk to be borne by the insurer. (“manière interdite”)

2. (1) Section 2 of the Regulation is amended by adding the following paragraphs:

4. When such a person uses credit information or a prohibited factor,
 - i. in processing or otherwise responding to requests for quotations for automobile insurance,
 - ii. in processing or otherwise responding to requests for applications to apply for automobile insurance,
 - iii. in processing or otherwise responding to completed and signed applications for automobile insurance,
 - iv. in processing offers to renew existing contracts of automobile insurance, or
 - v. in connection with any other matter relating to quotations for automobile insurance, applications for automobile insurance or renewals of existing contracts of automobile insurance.
5. When such a person applies any information or other factor in a prohibited manner on receiving a request for a quotation for automobile insurance, a request for an application to apply for automobile insurance, an application for automobile insurance or in connection with an offer to renew an existing contract of automobile insurance.
6. When such a person requires someone to consent or to obtain the consent of another person to the collection, use or disclosure of any credit information as a condition for providing a quotation for automobile insurance or an offer to renew an existing contract of automobile insurance.

7. When such a person collects, uses or discloses any credit information about someone in any manner in connection with automobile insurance, other than,
 - i. for the limited purposes, if any, described in the form of application for insurance approved by the Superintendent under subsection 227 (1) of the Act, or
 - ii. in accordance with the consent obtained in compliance with the *Personal Information Protection and Electronic Documents Act* (Canada) of the person to whom the information relates.
8. When, in connection with a request for a quotation for automobile insurance or an application for automobile insurance made to an affiliated insurer, or an offer by an affiliated insurer to renew an existing contract of automobile insurance, such a person fails to provide the lowest rate available from the insurer or any of the insurers with which it is affiliated in accordance with,
 - i. their declination grounds, and
 - ii. their rates and risk classification systems as approved under the Act or the *Automobile Insurance Rate Stabilization Act, 2003*.

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

(2) The reference to the “lowest rate available” in paragraph 8 of subsection (1) is a reference to the lowest rate available having regard to all of the circumstances, including the means of distribution through which the request, application or offer is made.

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

6. For the purposes of the definition of “unfair or deceptive acts or practices” in section 438 of the Act, each of the following actions is prescribed as an unfair or deceptive act or practice in relation to a claim for statutory accident benefits under the *Statutory Accident Benefits Schedule — Effective September 1, 2010*, made under the Act (in this section referred to as the *Schedule*):

1. The failure or refusal of an insurer without reasonable cause to pay a claim for goods or services or for the cost of an assessment within the time prescribed for payment in the *Schedule*.
2. The making of a statement by or on behalf of an insurer for the purposes of an adjustment or settlement of a claim if the insurer knows or ought to know that the statement misrepresents or unfairly presents the findings or conclusions of a person who conducted an examination under section 44 of the *Schedule*.

4. This Regulation comes into force on the later of September 1, 2010 and the day it is filed.

RÈGLEMENT DE L'ONTARIO 37/10

pris en application de la

LOI SUR LES ASSURANCES

pris le 24 février 2010

déposé le 26 février 2010

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imprimé dans la *Gazette de l'Ontario* le 13 mars 2010

modifiant le Règl. de l'Ont. 7/00

(Actes ou pratiques malhonnêtes ou mensongers)

Remarque : Le Règlement de l'Ontario 7/00 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 Règlement de l'Ontario 7/00 est modifié par adjonction de l'article suivant :

0.1 Les définitions qui suivent s'appliquent au présent règlement.

«assureur du même groupe» Assureur qui est considéré comme faisant partie du même groupe qu'un autre assureur aux termes du paragraphe 414 (3) de la Loi. («affiliated insurer»)

«critère interdit» S'entend de ce qui suit :

- a) toute raison ou tout facteur que l'article 5 du Règlement 664 des Règlements refondus de l'Ontario de 1990 (Automobile Insurance), pris en application de la Loi, interdit aux assureurs d'invoquer de la manière prévue à cet article;

- b) tout fait ou critère que l'article 16 du Règlement 664 des Règlements refondus de l'Ontario de 1990 interdit aux assureurs d'utiliser comme éléments d'un système de classement des risques;
- c) tout autre critère qui constitue une estimation, un substitut ou un équivalent d'un facteur interdit visé à l'alinéa a) ou b). («prohibited factor»)

«information de crédit» Renseignements sur la solvabilité d'une personne, notamment son pointage de crédit, son pointage de crédit à des fins d'assurance, sa cote de crédit et les renseignements qui concernent sa profession, ses lieux de résidence antérieurs, le nombre de personnes à sa charge, sa formation ou ses qualités professionnelles, ses lieux de travail actuels ou antérieurs, son revenu estimatif, ses obligations impayées, ses antécédents de remboursement de dettes, ses dettes relatives au coût de la vie et son actif, ou ceux qui en découlent en totalité ou en partie. («credit information»)

«manière interdite» Manière qui est subjective ou arbitraire ou qui n'a guère de rapport avec le risque devant être pris en charge par l'assureur. («prohibited manner»)

«motifs de refus» Les motifs pour lesquels l'assureur est autorisé en vertu de la Loi à refuser d'établir un contrat d'assurance-automobile, à le résilier ou à refuser de le renouveler ou à refuser d'offrir ou de maintenir une couverture ou un avenant. («declination grounds»)

2. (1) L'article 2 du Règlement est modifié par adjonction des dispositions suivantes :

- 4. Le fait d'utiliser de l'information de crédit ou un critère interdit à l'égard de ce qui suit :
 - i. le traitement des demandes de devis d'assurance-automobile ou toute autre réponse à ces demandes,
 - ii. le traitement des demandes de formulaire de proposition d'assurance-automobile ou toute autre réponse à ces demandes,
 - iii. le traitement des propositions d'assurance-automobile remplies et signées ou toute autre réponse à ces propositions,
 - iv. le traitement des offres de renouvellement des contrats d'assurance-automobile en vigueur,
 - v. toute autre question se rapportant aux devis d'assurance-automobile, propositions d'assurance-automobile ou renouvellements de contrats d'assurance-automobile en vigueur.
- 5. Le fait d'utiliser des renseignements ou d'autres critères d'une manière interdite sur réception d'une demande de devis d'assurance-automobile, d'une demande de formulaire de proposition d'assurance-automobile, d'une proposition d'assurance-automobile ou relativement à une offre de renouvellement d'un contrat d'assurance-automobile en vigueur.
- 6. Le fait d'exiger que quelqu'un consente à la collecte, à l'utilisation ou à la communication de renseignements sur la solvabilité comme condition à la présentation d'un devis d'assurance-automobile ou d'une offre de renouvellement d'un contrat d'assurance-automobile en vigueur, ou obtienne le consentement d'un tiers à ces mesures.
- 7. Le fait de recueillir, d'utiliser ou de communiquer des renseignements sur la solvabilité d'une personne de quelque manière que ce soit en ce qui concerne l'assurance-automobile, à l'exclusion de ce qui suit :
 - i. les fins restreintes éventuelles, prévues dans la formule de proposition d'assurance approuvée par le surintendant en application du paragraphe 227 (1) de la Loi,
 - ii. conformément au consentement de la personne à laquelle se rapportent les renseignements, obtenu en conformité avec la *Loi sur la protection des renseignements personnels et les documents électroniques* (Canada).
- 8. Relativement à une demande de devis d'assurance-automobile ou d'une proposition d'assurance-automobile présentée à un assureur du même groupe, ou à une offre de renouvellement d'un contrat d'assurance-automobile en vigueur présentée par un assureur du même groupe, le fait de ne pas accorder le taux le plus bas offert par l'assureur ou n'importe lequel des assureurs appartenant au même groupe, conformément :
 - i. d'une part, à leurs motifs de refus,
 - ii. d'autre part, à leurs taux et systèmes de classement des risques ou à la *Loi de 2003 sur la stabilisation des taux d'assurance-automobile*.

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

(2) La mention de «taux le plus bas offert» à la disposition 8 du paragraphe (1) vaut mention du taux le plus bas offert compte tenu de toutes les circonstances, notamment le moyen de distribution utilisé pour présenter la demande, la proposition ou l'offre.

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

6. Pour l'application de la définition de «actes ou pratiques malhonnêtes ou mensongers» à l'article 438 de la Loi, les actes suivants sont prescrits comme des actes ou des pratiques malhonnêtes ou mensongers relativement à une demande

d'indemnités d'accident légales présentée aux termes du règlement intitulé *Statutory Accident Benefits Schedule — Effective September 1, 2010*, pris en application de la Loi (appelé «l'*Annexe*» au présent article) :

1. Le fait que l'assureur omette ou refuse, sans motif raisonnable, de payer une demande d'indemnité au titre de biens ou de services ou du coût d'une évaluation dans le délai prescrit par l'*Annexe*.
 2. Le fait qu'une déclaration soit faite par l'assureur ou pour son compte aux fins de l'évaluation ou du règlement d'une demande d'indemnité s'il sait ou devrait savoir qu'elle présente de manière inexacte ou malhonnête les constatations ou conclusions de la personne qui a procédé à un examen visé à l'article 44 de l'*Annexe*.
- 4. Le présent règlement entre en vigueur le dernier en date du 1^{er} septembre 2010 et du jour de son dépôt.**

11/10

ONTARIO REGULATION 38/10

made under the

INSURANCE ACT

Made: February 24, 2010

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Printed in *The Ontario Gazette*: March 13, 2010

Amending O. Reg. 283/95

(Disputes Between Insurers)

Note: Ontario Regulation 283/95 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. Ontario Regulation 283/95 is amended by adding the following section:

0.1 In this Regulation,

“application” means an application for accident benefits (OCF-1) approved by the Superintendent for the purposes of the Schedule;

“benefits” means statutory accident benefits as defined in subsection 224 (1) of the Act;

“completed application” means a completed and signed application;

“Fund” means the Motor Vehicle Accident Claims Fund continued under subsection 2 (1) of the *Motor Vehicle Accident Claims Act*;

“Schedule” means, in respect of an accident, the *Statutory Accident Benefits Schedule* as defined in subsection 224 (1) of the Act that applies in respect of the accident.

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

(2) Subsection (1) applies in respect of benefits that may be payable as a result of an accident that occurs before September 1, 2010.

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

2.1 (1) This section applies in respect of benefits that may be payable as a result of an accident that occurs on or after September 1, 2010.

(2) An insurer shall promptly provide an application and any other appropriate forms in accordance with the Schedule to an applicant who notifies the insurer that he or she wishes to apply for benefits.

(3) The application provided by the insurer must include the insurer's name, mailing address and telephone and facsimile numbers.

(4) The applicant shall use the application provided by the insurer and shall send the completed application to only one insurer.

(5) An insurer that provides an application under subsection (2) to an applicant shall not take any action intended to prevent or stop the applicant from submitting a completed application to the insurer and shall not refuse to accept the completed application or redirect the applicant to another insurer.

(6) The first insurer that receives a completed application for benefits from the applicant shall commence paying the benefits in accordance with the provisions of the Schedule pending the resolution of any dispute as to which insurer is required to pay the benefits.

(7) An insurer that fails to comply with this section shall reimburse the Fund or another insurer for any legal fees, adjuster's fees, administrative costs and disbursements that are reasonably incurred by the Fund or other insurer as a result of the non-compliance.

(8) In subsection (7),
"insurer" does not include the Fund.

4. Section 3 of the Regulation is amended by adding the following subsections:

(1.1) If the dispute relates to an accident that occurred on or after September 1, 2010, a notice required under subsection (1) must also be given to the Fund if the insurer claims the Fund is required to pay benefits.

(2.1) If the dispute relates to an accident that occurred on or after September 1, 2010, the Fund may give a notice under subsection (1) after the 90-day period and is not required to comply with subsection (2).

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

3.1 (1) This section applies to disputes relating to accidents occurring on or after September 1, 2010.

(2) Before giving a notice to the Fund under section 3, an insurer must,

- (a) complete a reasonable investigation to determine if any other insurer or insurers are liable to pay benefits in priority to the Fund; and
- (b) provide particulars to the Fund of the investigation and the results of the investigation.

6. Section 4 of the Regulation is amended by adding the following subsection:

(2) Despite subsection (1), if the insurer that gives notice under section 3 is the Fund, no notice shall be given to the insured person under subsection (1).

7. Subsection 5 (3) of the Regulation is amended by adding at the beginning "Subject to subsection 7 (5)".

8. Section 7 of the Regulation is revoked and the following substituted:

7. (1) If the insurers cannot agree as to who is required to pay benefits, the dispute shall be resolved through an arbitration under the *Arbitration Act, 1991* initiated by the insurer paying benefits under section 2 or 2.1 or any other insurer against whom the obligation to pay benefits is claimed.

(2) If an insured person was entitled to receive a notice under section 4, has given a notice of objection under section 5 and disagrees with an agreement among insurers that an insurer other than the insurer selected by the insured person should pay the benefits, the dispute shall be resolved through an arbitration under the *Arbitration Act, 1991* initiated by the insured person.

(3) The arbitration may be initiated by an insurer or by the insured person no later than one year after the day the insurer paying benefits first gives notice under section 3.

(4) Despite subsection (3), the arbitration may be initiated by the Fund at any time before or after the expiry of the time limit set out in subsection (3) if the Fund is paying benefits in respect of an accident that occurred on or after September 1, 2010.

(5) No insured person is entitled to initiate or participate as a party to an arbitration under this section if the insurer paying benefits is the Fund.

(6) If the dispute relates to an accident that occurred on or after September 1, 2010, the failure of an insurer other than the Fund to comply with section 2.1 or 3.1 may be the subject of a special award made by the arbitrator.

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

(2) The following rules apply with respect to an arbitration of a dispute relating to an accident that occurs on or after September 1, 2010:

- 1. If an insurer to whom a notice to initiate arbitration is delivered does not respond to the notice within 30 days, the insurer is deemed to have accepted the jurisdiction of the arbitrator proposed in the notice.
- 2. A pre-arbitration hearing must be scheduled and take place no later than 120 days after the appointment of the arbitrator.
- 3. Subject to paragraph 4, once a date for the arbitration is scheduled, the arbitration must be conducted on that day.

4. The arbitrator may grant an adjournment on such terms as the arbitrator considers appropriate, but only if there is cogent and compelling evidence of the reasons why the hearing cannot proceed on the scheduled day.
5. Unless consented to by all parties, the hearing of the arbitration must be completed within two years after the commencement of the arbitration.
- (3) The decision of an arbitrator made under this Regulation must be made public.
- (4) If the decision relates to an accident that occurred on or after September 1, 2010, the decision must be made public,
 - (a) by the insurer that the arbitrator finds to be liable to pay the benefits; and
 - (b) in a manner and form specified by the Superintendent.
- 10. Section 11 of the Regulation is revoked.**
- 11. This Regulation comes into force on the later of September 1, 2010 and the day it is filed.**

11/10

ONTARIO REGULATION 39/10

made under the

INSURANCE ACT

Made: February 24, 2010
 Filed: February 26, 2010
 Published on e-Laws: March 2, 2010
 Printed in *The Ontario Gazette*: March 13, 2010

Amending O. Reg. 534/06

(Prescribed Information for the Purposes of Section 101.1 of the Act)

Note: Ontario Regulation 534/06 has not previously been amended.

1. (1) The definition of “agent of automobile insurers” in section 1 of Ontario Regulation 534/06 is revoked and the following substituted:

“agent of automobile insurers” includes an agent of automobile insurers specified in a Guideline,

- (a) issued for the purposes of section 44.1 or subsection 68 (3.2) of Ontario Regulation 403/96 (Statutory Accident Benefits Schedule — Accidents on or after November 1, 1996) made under the Act, or
- (b) applicable for the purposes of section 49 or subsection 64 (7) of Ontario Regulation 34/10 (Statutory Accident Benefits Schedule — Effective September 1, 2010), made under the Act; (“agent d’assureurs automobiles”)

(2) The definition of “claim related to health care” in section 1 of the Regulation is revoked and the following substituted:

“claim related to health care” means,

- (a) a claim for a benefit under Ontario Regulation 403/96 (Statutory Accident Benefits Schedule — Accidents on or after November 1, 1996), made under the Act, that arises by reason of an impairment as defined under that regulation, or
- (b) a claim for a benefit under Ontario Regulation 34/10 (Statutory Accident Benefits Schedule — Effective September 1, 2010), made under the Act, that arises by reason of an impairment as defined under that regulation; (“demande de règlement pour soins de santé”)

2. This Regulation comes into force on the later of September 1, 2010 and the day it is filed.

RÈGLEMENT DE L'ONTARIO 39/10

pris en application de la

LOI SUR LES ASSURANCES

pris le 24 février 2010
 déposé le 26 février 2010
 publié sur le site Lois-en-ligne le 2 mars 2010
 imprimé dans la *Gazette de l'Ontario* le 13 mars 2010

modifiant le Règl. de l'Ont. 534/06
 (Renseignements prescrits pour l'application de l'article 101.1 de la Loi)

Remarque : Le Règlement de l'Ontario 534/06 n'a pas été modifié antérieurement.

1. (1) La définition de «agent d'assureurs automobiles» à l'article 1 du Règlement de l'Ontario 534/06 est abrogée et remplacée par ce qui suit :

«agent d'assureurs automobiles» S'entend notamment d'un agent d'assureurs automobiles précisé dans une directive :

- a) soit formulée pour l'application de l'article 44.1 ou du paragraphe 68 (3.2) du Règlement de l'Ontario 403/96 (Annexe sur les indemnités d'accident légales — accidents survenus le 1^{er} novembre 1996 ou après ce jour) pris en application de la Loi;
- b) soit applicable dans le cadre de l'article 49 ou du paragraphe 64 (7) du Règlement de l'Ontario 34/10 (Statutory Accident Benefits Schedule — Effective September 1, 2010) pris en application de la Loi. («agent of automobile insurers»)

(2) La définition de «demande de règlement pour soins de santé» à l'article 1 du Règlement est abrogée et remplacée par ce qui suit :

«demande de règlement pour soins de santé» Selon le cas :

- a) demande d'indemnité que prévoit le Règlement de l'Ontario 403/96 (Annexe sur les indemnités d'accident légales — accidents survenus le 1^{er} novembre 1996 ou après ce jour) pris en application de la Loi et qui découle d'une déficience au sens de ce règlement;
- b) demande d'indemnité que prévoit le Règlement de l'Ontario 34/10 (Statutory Accident Benefits Schedule — Effective September 1, 2010) pris en application de la Loi et qui découle d'une déficience au sens de ce règlement. («claim related to health care»)

2. Le présent règlement entre en vigueur le dernier en date du 1^{er} septembre 2010 et du jour de son dépôt.

11/10

ONTARIO REGULATION 40/10

made under the

INSURANCE ACT

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Amending O. Reg. 777/93
 (Statutory Conditions — Automobile Insurance)

Note: Ontario Regulation 777/93 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. Clause (c) of subcondition (2.1) of statutory condition 9 of the Schedule to Ontario Regulation 777/93 is revoked and the following substituted:

- (c) a request in writing that an appraisal be carried out in accordance with section 128 of the Act,
- (i) is made by the insured, or
 - (ii) is made by the insurer and the insured agrees.

2. This Regulation comes into force on the later of September 1, 2010 and the day it is filed.

RÈGLEMENT DE L'ONTARIO 40/10

pris en application de la

LOI SUR LES ASSURANCES

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modifiant le Règl. de l'Ont. 777/93

(Conditions légales — assurance-automobile)

Remarque : Le Règlement de l'Ontario 777/93 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. L'alinéa c) de la sous-condition (2.1) de la condition légale 9 de l'annexe du Règlement de l'Ontario 777/93 est abrogé et remplacé par ce qui suit :

- c) la demande d'une estimation effectuée conformément à l'article 128 de la Loi est présentée par écrit :
- (i) soit par l'assuré,
 - (ii) soit par l'assureur, avec l'accord de l'assuré.

2. Le présent règlement entre en vigueur le dernier en date du 1^{er} septembre 2010 et du jour de son dépôt.

11/10

ONTARIO REGULATION 41/10

made under the

EDUCATION ACT

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BOARD BORROWING, INVESTING AND OTHER FINANCIAL MATTERS

PART I

NON-PERMANENTLY FINANCED DEBT OF DISTRICT SCHOOL BOARDS

Definitions

1. In this Part,

“assignee” means the trustee of a trust or another person to whom a portion of a legislative grant is assigned by a district school board under an agreement prescribed by this Part; (“cessionnaire”)

“non-permanently financed debt” means, in respect of a district school board, the amount as of August 31, 2001 that is listed in Column (e) under the heading “Not Permanently Financed” opposite the name of the board in Table 2, “Capital Related Debt Eligible for Funding Support, by District School Board”, in the document entitled *School Board Capital Related Debt (June 17, 2002)*, published by the Ministry; (“dette sans financement permanent”)

“participating board” means a district school board that enters into an agreement prescribed by this Part with an assignee; (“conseil participant”)

“refinanced debt” means the debt incurred by the assignee in respect of the financing arranged to refinance the non-permanently financed debt of district school boards; (“dette refinancée”)

“unreimbursed costs” means the costs, expenses or liabilities for which an assignee that is a trustee of a trust is held to be personally liable in connection with administering the trust or arranging for the financing to refinance the non-permanently financed debt. (“frais non remboursés”)

Prescribed instrument

2. (1) An agreement that contains the following is prescribed for the purposes of clause 247 (3) (f) of the Act as an instrument that may be executed by a district school board:

1. The agreement provides for the irrevocable assignment by the board to the assignee named in the agreement of the portion of each legislative grant that is paid under the Act in respect of,
 - i. the board’s non-permanently financed debt, other than amounts referred to in clause 37 (1) (b) of Ontario Regulation 154/01 (Student Focused Funding — Legislative Grants for the 2001-2002 School Board Fiscal Year) made under the Act or clause 37 (1) (b) of Ontario Regulation 156/02 (Student Focused Funding — Legislative Grants for the 2002-2003 School Board Fiscal Year) made under the Act as those regulations read immediately before they were revoked, or
 - ii. the portion of the refinanced debt attributable to the board.
2. The agreement requires the board to give a direction to the Minister to pay the assigned portion of each legislative grant directly to an account specified in the agreement.
3. The agreement requires the assignee to,
 - i. assume the board’s liability to pay its non-permanently financed debt,
 - ii. arrange financing to refinance the non-permanently financed debt of the board and other participating boards by,
 - A. creating and issuing, pursuant to one or more trust indentures, bonds, debentures or other evidences of the refinanced debt,
 - B. entering into one or more underwriting agreements in respect of the bonds, debentures or other evidences of the refinanced debt,
 - C. obtaining ratings of the bonds, debentures or other evidences of the refinanced debt from one or more nationally recognized rating agencies, and
 - D. causing an offering document to be prepared in respect of the bonds, debentures or other evidence of the refinanced debt and making it available to underwriters and other potential purchasers of the bonds, debentures or other evidences of the refinanced debt,
 - iii. out of the proceeds of the refinanced debt, pay the board’s non-permanently financed debt, and
 - iv. obtain from the holder of the non-permanently financed debt a receipt for the payment of the board’s non-permanently financed debt.
4. If the assignee is the trustee of a trust, the agreement requires the board to do the following:
 - i. indemnify the trustee in its personal capacity for all unreimbursed costs, if any, to the extent that the assets of the trust out of which the trustee is entitled at law or in equity to be indemnified for the unreimbursed costs are insufficient to satisfy the unreimbursed costs, and
 - ii. make just and equitable contribution to satisfy the claims giving rise to the unreimbursed costs in an amount that is in the same proportion to the aggregate of the unreimbursed costs that the board’s non-permanently financed debt bears to the sum of the non-permanently financed debt of all the participating boards and the amount of fees paid to the trustee, if the indemnity referred to in subparagraph i is for any reason held by a court to be unenforceable.
5. The agreement provides that if the board is required, pursuant to a provision in an agreement described in paragraph 4, to indemnify the trustee or make just and equitable contribution to satisfy the claims giving rise to the unreimbursed costs, the liability of the board under the rights of indemnity or contribution,
 - i. shall be several and not joint, and
 - ii. shall not exceed the amount by which the board’s non-permanently financed debt exceeds the cumulative amount of the legislative grants in respect of the principal amount of the refinanced debt paid to the account referred to in paragraph 2 established by the board.

(2) An agreement is prescribed for the purposes of clause 247 (3) (f) of the Act if it satisfies the requirements of subsection (1) and it contains provisions that are not inconsistent with the requirements of subsection (1).

Board to provide copy to the Minister

3. If a district school board enters into an agreement prescribed by this Part, it shall give a written direction described in paragraph 2 of subsection 2 (1) and a copy of the agreement to the Minister.

**PART II
RISK MANAGEMENT BY BOARDS IN RESPECT OF ENERGY PRICES**

Commodity price hedging agreements

4. (1) A board may enter into commodity price hedging agreements under this Part in order to hedge the risks associated with the fluctuations in the prices of the natural gas, electricity and other energy commodities that are required by the board to operate its schools, other properties and vehicles.

(2) The agreement must fix, directly or indirectly, or enable the board to fix the price or range of prices to be paid by the board for the future delivery of some or all of a commodity described in subsection (1) or the future cost to the board of an equivalent quantity of the commodity.

(3) A board shall not sell or otherwise dispose of the commodity price hedging agreement or any interest of the board in the agreement.

Report on commodity price hedging agreements

5. (1) If a board has any subsisting commodity price hedging agreements in a fiscal year, the treasurer of the board shall prepare and present to the board as part of the annual financial report to the board for the fiscal year a detailed report on all of those agreements.

(2) The report must contain the following information and documents:

1. A statement about the status of the agreements during the period of the report, including a comparison of the expected and actual results of using the agreements.
2. Such other information as the board may require.
3. Such other information as the treasurer considers appropriate to include in the report.

**PART III
BORROWING FOR PERMANENT IMPROVEMENTS**

Borrowing for permanent improvements

6. A board that, under subsection 247 (1) or (2) of the Act, borrows money or incurs debt for permanent improvements shall do so only in accordance with this Part.

Permitted loans

7. (1) A board may by by-law borrow money for permanent improvements by way of a loan with an initial maturity of more than one year from the Ontario Financing Authority.

(2) To obtain a loan described in subsection (1), a board shall make a loan application to the Ontario Financing Authority in accordance with any applicable policies, procedures or terms set by the Ontario Financing Authority.

(3) If the Ontario Financing Authority approves a board's loan application and the board can demonstrate to the satisfaction of the Minister that another entity would provide a loan with the same terms and conditions as the Ontario Financing Authority but at a lower cost, the board may by by-law borrow money for permanent improvements by way of a loan with an initial maturity of more than one year from that other entity if it is one of the following:

1. A bank listed in Schedule I or II of the *Bank Act* (Canada).
2. A loan corporation or trust corporation registered under the *Loan and Trust Corporations Act*.
3. A credit union or league to which the *Credit Unions and Caisses Populaires Act, 1994* applies.
4. A municipality in Canada.

(4) A board that obtains a loan described in this section shall ensure that the proceeds of it are used for permanent improvements.

(5) Despite the lifetime of a permanent improvement for which a loan described in this section is made, the loan shall be payable over a term not exceeding 25 years.

**PART IV
ELIGIBLE INVESTMENTS**

Eligible investments

8. A board does not have the power under section 241 of the Act to invest in a security other than a security prescribed under this Part.

Eligible investments

9. The following are prescribed, for the purposes of clause 241 (1) (a) of the Act, as securities that a board may invest in:

1. Bonds, debentures, promissory notes or other evidence of indebtedness issued or guaranteed by,
 - i. Canada or a province or territory of Canada,
 - ii. an agency of Canada or of a province or territory of Canada,
 - iii. a municipality in Canada, or
 - iv. the Municipal Finance Authority of British Columbia.
2. Bonds, debentures, promissory notes or other evidence of indebtedness of a corporation if,
 - i. the bond, debenture or other evidence of indebtedness is secured by the assignment to a trustee, as defined in the *Trustee Act*, of payments that Canada or a province or territory of Canada has agreed to make or is required to make under a federal, provincial or territorial statute, and
 - ii. the payments referred to in subparagraph i are sufficient to meet the amounts payable under the bond, debenture or other evidence of indebtedness, including the amounts payable at maturity.
3. Deposit receipts, deposit notes, certificates of deposit or investment, acceptances or similar instruments, the terms of which provide that the principal and interest shall be fully repaid no later than two years after the day the investment was made, that are issued, guaranteed or endorsed by,
 - i. a bank listed in Schedule I or II of the *Bank Act* (Canada),
 - ii. a loan corporation or trust corporation registered under the *Loan and Trust Corporations Act*, or
 - iii. a credit union or league to which the *Credit Unions and Caisses Populaires Act, 1994* applies.
4. Deposit receipts, deposit notes, certificates of deposit or investment, acceptances or similar instruments, the terms of which provide that the principal and interest shall be fully repaid more than two years after the day the investment was made, that are issued, guaranteed or endorsed by,
 - i. a bank listed in Schedule I or II of the *Bank Act* (Canada),
 - ii. a loan corporation or trust corporation registered under the *Loan and Trust Corporations Act*, or
 - iii. a credit union or league to which the *Credit Unions and Caisses Populaires Act, 1994* applies.
5. Bonds, debentures or evidences or long-term indebtedness issued by an institution listed in paragraph 4.

Rating of certain eligible investments

10. (1) A board shall not invest in a security under paragraph 4 or 5 of section 9 unless the bond, debenture, promissory note or evidence of indebtedness is rated,

- (a) by DBRS Limited as “AA(low)” or higher;
- (b) by Fitch Ratings as “AA-” or higher;
- (c) by Moody’s Investors Services Inc. as “Aa3” or higher; or
- (d) by Standard and Poor’s as “AA-” or higher.

(2) If an investment made under paragraph 4 or 5 of section 9 falls below the standard required under subsection (1), the board shall sell the investment within 90 days after the day the investment falls below the standard.

Restriction: securities expressed or payable in foreign currency

11. (1) A board shall not invest in a security that is expressed or payable in any currency other than Canadian dollars.

(2) Subsection (1) does not prevent a board from continuing an investment, made before this Regulation comes into force, that is expressed and payable in the currency of the United States of America or the United Kingdom.

Restriction: investment of money from certain funds

12. A board shall not invest money from its general fund, its capital fund or a reserve fund in a security unless,

- (a) the money is made repayable on or before the day on which the board requires the money; or
- (b) any interest or other earnings from the investment are credited to the fund from which the money was invested.

Statement of investment policies and goals

13. (1) Before a board invests in a security prescribed under this Part, the board shall, if it has not already done so, adopt a statement of the board's investment policies and goals.

- (2) In preparing the statement of the board's investment policies and goals under subsection (1), the board shall consider,
 - (a) the board's risk tolerance and the preservation of its capital;
 - (b) the board's need for a diversified portfolio of investments; and
 - (c) obtaining legal advice and financial advice with respect to the proposed investments.

Investment report

14. (1) If a board has an investment in a security prescribed under this Part, the board shall require the treasurer of the board to prepare an investment report as part of the treasurer's annual financial report to the board.

- (2) The investment report referred to in subsection (1) shall contain,
 - (a) a statement about the performance of the portfolio of investments of the board during the period covered by the report;
 - (b) a description of the estimated proportion of the total investments of the board that are invested in its own long-term and short-term securities to the total investment of the board and a description of the change, if any, in that estimated proportion since the previous year's report;
 - (c) a list of any investments of the board that are not eligible investments under this Part or that fall below the prescribed ratings, and a description of the plans for disposing of those investments;
 - (d) a statement by the treasurer as to whether or not, in his or her opinion, all investment were made in accordance with the investment policies and goals adopted by the board;
 - (e) a record of the date of each transaction in or disposal of its own securities, including a statement of the purchase and sale price of each security; and
 - (f) such other information that the board may require or that, in the opinion of the treasurer, should be included.

Ineligible investments

15. (1) Despite this Regulation, if on the day this Regulation comes into force, a board holds an investment that is not prescribed under this Regulation, the board shall sell the investment within 90 days after the day this Regulation comes into force.

(2) Despite subsection (1), if the sale of the investment would result in the board realizing an amount below the net book value of the investment, the board may retain the investment, but only until it has an opportunity to realize an amount equal to the net book value of the investment, at which time it shall sell the investment.

Commencement

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

RÈGLEMENT DE L'ONTARIO 41/10

pris en application de la

LOI SUR L'ÉDUCATION

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EMPRUNTS, PLACEMENTS ET AUTRES QUESTIONS FINANCIÈRES DES CONSEILS

PARTIE I

DETTE SANS FINANCEMENT PERMANENT DES CONSEILS SCOLAIRES DE DISTRICT

Définitions

1. Les définitions qui suivent s'appliquent à la présente partie.

«cessionnaire» La personne, notamment le fiduciaire d'une fiducie, à qui un conseil scolaire de district cède une portion d'une subvention générale aux termes d'une entente prescrite par la présente partie. («assignee»)

«conseil participant» Conseil scolaire de district qui conclut une entente prescrite par la présente partie avec un cessionnaire. («participating board»)

«dette refinancée» La dette contractée par le cessionnaire à l'égard du financement aménagé en vue de refinancer la dette sans financement permanent des conseils scolaires de district. («refinanced debt»)

«dette sans financement permanent» S'entend, à l'égard d'un conseil scolaire de district, de la somme au 31 août 2001 qui figure à la colonne (e) sous le titre «sans financement permanent» en regard du nom du conseil dans le tableau 2, intitulé «Dette liée aux immobilisations admissible à un soutien financier, par conseil scolaire», du document intitulé *Dette liée aux immobilisations des conseils scolaires (17 juin 2002)*, publié par le ministère. («non-permanently financed debt»)

«frais non remboursés» Les frais, dépenses ou engagements dont un cessionnaire qui est le fiduciaire d'une fiducie est tenu personnellement responsable relativement à l'administration de la fiducie ou à l'aménagement d'un financement en vue de refinancer la dette sans financement permanent. («unreimbursed costs»)

Instrument prescrit

2. (1) Est prescrite, pour l'application de l'alinéa 247 (3) f) de la Loi, comme instrument qu'un conseil scolaire de district peut signer toute entente qui satisfait aux exigences suivantes :

1. Elle prévoit la cession irrévocable par le conseil au cessionnaire qu'elle désigne de la portion de chaque subvention générale qui est versée en application de la Loi :
 - i. soit à l'égard de la dette sans financement permanent du conseil, à l'exclusion des sommes visées à l'alinéa 37 (1) b) du Règlement de l'Ontario 154/01 (Financement axé sur les besoins des élèves — subventions générales pour l'exercice 2001-2002 des conseils scolaires) ou à l'alinéa 37 (1) b) du Règlement de l'Ontario 156/02 (Financement axé sur les besoins des élèves — subventions générales pour l'exercice 2002-2003 des conseils scolaires), tels que ces règlements existaient immédiatement avant leur abrogation,
 - ii. soit à l'égard de la portion de la dette refinancée qui est imputable au conseil.
2. Elle exige du conseil qu'il donne au ministre la directive de verser la portion cédée de chaque subvention générale directement dans le compte qu'elle précise.
3. Elle exige du cessionnaire qu'il fasse ce qui suit :
 - i. prendre en charge l'obligation du conseil de payer sa dette sans financement permanent,
 - ii. aménager un financement en vue de refinancer la dette sans financement permanent du conseil et des autres conseils participants en faisant ce qui suit :
 - A. créer et émettre, conformément à un ou plusieurs actes de fiducie, des obligations, des débentures ou d'autres titres constatant la dette refinancée,
 - B. conclure un ou plusieurs accords de souscription à l'égard des obligations, des débentures ou des autres titres constatant la dette refinancée,
 - C. obtenir la notation des obligations, des débentures ou des autres titres constatant la dette refinancée par une ou plusieurs agences nationales d'évaluation,
 - D. faire préparer une notice d'offre à l'égard des obligations, des débentures ou des autres titres constatant la dette refinancée et la mettre à la disposition des placeurs et des autres acquéreurs potentiels de ces titres,
 - iii. payer la dette sans financement permanent du conseil sur le produit de la dette refinancée,
 - iv. obtenir du créancier de la dette sans financement permanent une quittance de son paiement.
4. Si le cessionnaire est le fiduciaire d'une fiducie, l'entente exige du conseil qu'il fasse ce qui suit :
 - i. indemniser le fiduciaire, en sa qualité personnelle, de tous les frais non remboursés éventuels, dans la mesure où l'actif de la fiducie sur lequel le fiduciaire a le droit en common law ou en equity d'être indemnisé de ces frais est insuffisant pour les couvrir,
 - ii. verser une contribution juste et équitable pour acquitter les réclamations donnant lieu aux frais non remboursés selon un montant qui représente par rapport au total des frais non remboursés la proportion entre la dette sans financement permanent du conseil et la somme de la dette sans financement permanent de tous les conseils participants et du montant des frais payés au fiduciaire, si un tribunal juge l'indemnisation visée à la sous-disposition i) inexécutable pour tout motif.

5. L'entente prévoit que si le conseil est tenu, en application d'une disposition d'une entente visée à la disposition 4, d'indemniser le fiduciaire ou de verser une contribution juste et équitable pour acquitter les réclamations donnant lieu aux frais non remboursés, la responsabilité du conseil à l'égard du droit d'indemnisation ou de contribution :

- i. d'une part, est individuelle et non conjointe,
- ii. d'autre part, ne doit pas dépasser l'excédent de la dette sans financement permanent du conseil sur le montant total des subventions générales visant le principal de la dette refinancée qui est versé dans le compte visé à la disposition 2 constitué par le conseil.

(2) Une entente est prescrite pour l'application de l'alinéa 247 (3) f) de la Loi si elle satisfait aux exigences du paragraphe (1) et contient des dispositions qui ne sont pas incompatibles avec ces exigences.

Obligation du conseil de fournir une copie au ministre

3. Le conseil scolaire de district qui conclut une entente prescrite par la présente partie donne au ministre la directive écrite visée à la disposition 2 du paragraphe 2 (1) ainsi qu'une copie de l'entente.

PARTIE II

GESTION DES RISQUES PAR LES CONSEILS EN CE QUI CONCERNE LES PRIX DE L'ÉNERGIE

Contrats de couverture des prix de marchandises

4. (1) Un conseil peut conclure des ententes de couverture des prix de marchandises en vertu de la présente partie afin de couvrir les risques liés aux fluctuations des prix du gaz naturel, de l'électricité et des autres produits énergétiques dont il a besoin pour faire fonctionner ses écoles, ses autres biens et ses véhicules.

(2) Le contrat fixe, directement ou indirectement, ou permet au conseil de fixer, le prix ou la fourchette de prix qu'il devra payer pour la livraison future d'une partie ou de l'intégralité d'un produit visé au paragraphe (1) ou le coût futur d'une quantité équivalente du produit.

(3) Le conseil ne doit pas disposer, notamment par vente, du contrat de couverture des prix de marchandises ou d'un intérêt qu'il a dans celui-ci.

Rapport sur les contrats de couverture des prix de marchandises

5. (1) Le trésorier du conseil qui a des contrats de couverture des prix de marchandises en vigueur au cours d'un exercice prépare un rapport détaillé sur ces contrats et le présente au conseil dans le cadre du rapport financier annuel au conseil pour l'exercice.

(2) Le rapport contient les renseignements et les documents suivants :

1. Une déclaration sur l'état des contrats au cours de la période visée par le rapport, y compris une comparaison des résultats attendus et des résultats réels du recours à ces contrats.
2. Les autres renseignements qu'exige le conseil.
3. Les autres renseignements que le trésorier estime approprié d'y inclure.

PARTIE III

EMPRUNTS AUX FINS D'AMÉLIORATIONS PERMANENTES

Emprunts aux fins d'améliorations permanentes

6. Le conseil qui, en vertu du paragraphe 247 (1) ou (2) de la Loi, contracte des emprunts ou des dettes pour couvrir le coût d'améliorations permanentes ne le fait que conformément à la présente partie.

Emprunts permis

7. (1) Un conseil peut, par règlement administratif, contracter un emprunt échéant initialement à plus d'un an auprès de l'Office ontarien de financement pour couvrir le coût d'améliorations permanentes.

(2) Le conseil qui veut obtenir un emprunt en vertu du paragraphe (1) en fait la demande auprès de l'Office ontarien de financement conformément aux politiques, aux procédures ou aux conditions applicables établies par ce dernier.

(3) Si l'Office ontarien de financement approuve la demande d'emprunt d'un conseil et que ce dernier peut convaincre le ministre qu'une autre entité accorderait un emprunt aux mêmes conditions que l'Office mais à moindre coût, le conseil peut, par règlement administratif, contracter un emprunt échéant initialement à plus d'un an auprès de cette autre entité pour couvrir le coût d'améliorations permanentes, s'il s'agit de l'une ou l'autre des entités suivantes :

1. Une banque mentionnée à l'annexe I ou II de la *Loi sur les banques* (Canada).
2. Une société de prêt ou de fiducie inscrite aux termes de la *Loi sur les sociétés de prêt et de fiducie*.
3. Une caisse ou une fédération à laquelle s'applique la *Loi de 1994 sur les caisses populaires et les credit unions*.

4. Une municipalité située au Canada.

(4) Le conseil qui obtient un emprunt visé au présent article veille à ce que le produit soit affecté à des améliorations permanentes.

(5) Malgré la durée de vie d'une amélioration permanente pour laquelle il est contracté, l'emprunt visé au présent article est remboursable en au plus 25 ans.

PARTIE IV PLACEMENTS ADMISSIBLES

Placements admissibles

8. Le conseil n'a pas, en vertu de l'article 241 de la Loi, le pouvoir de placer des sommes dans d'autres valeurs mobilières que celles qui sont prescrites par la présente partie.

Placements admissibles

9. Sont prescrits, pour l'application de l'alinéa 241 (1) a) de la Loi, comme valeurs mobilières dans lesquelles le conseil peut placer des sommes :

1. Les obligations, débentures, billets ou autres titres de créance émis ou garantis par l'une ou l'autre des entités suivantes :
 - i. le gouvernement du Canada ou celui d'une province ou d'un territoire du Canada,
 - ii. un organisme du gouvernement du Canada ou de celui d'une province ou d'un territoire du Canada,
 - iii. une municipalité située au Canada,
 - iv. le Municipal Finance Authority of British Columbia.
2. Les obligations, débentures, billets ou autres titres de créance d'une personne morale, si :
 - i. d'une part, les obligations, débentures ou autres titres de créance sont garantis par la cession à un fiduciaire, au sens de la *Loi sur les fiduciaires*, des versements que le gouvernement du Canada ou celui d'une province ou d'un territoire du Canada a convenu de faire ou est tenu de faire aux termes d'une loi fédérale, provinciale ou territoriale,
 - ii. d'autre part, les versements visés à la sous-disposition i sont suffisants pour couvrir les sommes exigibles aux termes des obligations, débentures ou autres titres de créance, y compris les sommes exigibles à leur échéance.
3. Les récépissés de dépôt, billets de dépôt, certificats de dépôt ou de placement, acceptations ou instruments semblables dont les conditions précisent que le capital et les intérêts doivent être intégralement remboursés au plus tard deux ans après le jour où le placement a été effectué et qui sont émis, garantis ou endossés par l'une ou l'autre des entités suivantes :
 - i. une banque mentionnée à l'annexe I ou II de la *Loi sur les banques* (Canada),
 - ii. une société de prêt ou de fiducie inscrite en application de la *Loi sur les sociétés de prêt et de fiducie*,
 - iii. une caisse ou une fédération à laquelle s'applique la *Loi de 1994 sur les caisses populaires et les credit unions*.
4. Les récépissés de dépôt, billets de dépôt, certificats de dépôt ou de placement, acceptations ou instruments semblables dont les conditions précisent que le capital et les intérêts doivent être intégralement remboursés plus de deux ans après le jour où le placement a été effectué et qui sont émis, garantis ou endossés par l'une ou l'autre des entités suivantes :
 - i. une banque mentionnée à l'annexe I ou II de la *Loi sur les banques* (Canada),
 - ii. une société de prêt ou de fiducie inscrite en application de la *Loi sur les sociétés de prêt et de fiducie*,
 - iii. une caisse ou une fédération à laquelle s'applique la *Loi de 1994 sur les caisses populaires et les credit unions*.
5. Les obligations, débentures ou titres de créance à long terme qui sont émis par un établissement mentionné à la disposition 4.

Cote de certains placements admissibles

10. (1) Le conseil ne doit pas placer des sommes dans une valeur mobilière visée à la disposition 4 ou 5 de l'article 9 à moins que l'obligation, la débenture, le billet ou le titre de créance bénéficie de l'une ou l'autre des cotes suivantes :

- a) la cote «AA(low)» ou une cote supérieure de DBRS Limited;
- b) la cote «AA-» ou une cote supérieure de Fitch Ratings;
- c) la cote «Aa3» ou une cote supérieure de Moody's Investors Services Inc.;
- d) la cote «AA-» ou une cote supérieure de Standard and Poor's.

(2) Si un placement effectué au titre de la disposition 4 ou 5 de l'article 9 ne respecte plus la norme exigée par le paragraphe (1), le conseil le vend dans les 90 jours qui suivent celui où le placement ne respecte plus cette norme.

Restriction : valeurs mobilières libellées ou remboursables dans une devise étrangère

11. (1) Le conseil ne doit pas placer des sommes dans une valeur mobilière libellée ou remboursable dans une autre devise que le dollar canadien.

(2) Le paragraphe (1) n'a pas pour effet d'empêcher le conseil de conserver un placement effectué avant l'entrée en vigueur du présent règlement qui est libellé et remboursable en devises des États-Unis d'Amérique ou du Royaume-Uni.

Restriction : placement de sommes provenant de certains fonds

12. Le conseil ne doit pas placer des sommes qui proviennent de son fonds d'administration générale, de son fonds de capital ou de ses fonds de réserve dans une valeur mobilière sauf si l'une ou l'autre des conditions suivantes est remplie :

- a) les sommes sont exigibles au plus tard le jour où le conseil en a besoin;
- b) les intérêts sur ces sommes ou les autres gains qu'elles produisent sont portés au crédit du fonds dont elles proviennent.

Déclaration sur les politiques et objectifs en matière de placement

13. (1) Avant de placer des sommes dans une valeur mobilière prescrite par la présente partie, le conseil adopte, s'il ne l'a pas déjà fait, une déclaration sur les politiques et objectifs du conseil en matière de placement.

(2) Lorsqu'il prépare la déclaration sur ses politiques et objectifs en matière de placement en application du paragraphe (1), le conseil fait ce qui suit :

- a) il tient compte de sa tolérance à l'égard du risque et de la préservation de son capital;
- b) il tient compte de son besoin de diversifier son portefeuille de placements;
- c) il envisage d'obtenir des conseils juridiques et financiers à l'égard des placements envisagés.

Rapport sur les placements

14. (1) Le conseil qui a placé des sommes dans une valeur mobilière prescrite par la présente partie demande à son trésorier de préparer un rapport sur les placements dans le cadre de son rapport financier annuel au conseil.

(2) Le rapport sur les placements visé au paragraphe (1) comprend ce qui suit :

- a) un état sur le rendement du portefeuille de placements du conseil pendant la période visée par le rapport;
- b) une estimation du rapport qui existe entre l'ensemble des placements du conseil qui portent sur ses propres valeurs mobilières à long terme et à court terme et la valeur totale de ses placements, de même qu'une description de tout changement survenu, le cas échéant, dans cette estimation depuis la préparation du rapport de l'année précédente;
- c) une liste des placements du conseil qui ne sont pas des placements admissibles aux termes de la présente partie ou qui ne respectent plus les cotes prescrites, ainsi qu'une description des plans d'aliénation de ces placements;
- d) une déclaration du trésorier indiquant si, selon lui, tous les placements ont été ou non effectués conformément aux politiques et objectifs du conseil en matière de placement;
- e) une indication de la date de chaque opération portant sur les valeurs mobilières émises par le conseil et de chaque aliénation de telles valeurs, y compris un relevé du prix d'achat et du prix de vente de chacune d'elles;
- f) tout autre renseignement qu'exige le conseil ou qui devrait être inclus de l'avis du trésorier.

Placements non admissibles

15. (1) Malgré le présent règlement, le conseil qui, le jour de l'entrée en vigueur du présent règlement, détient un placement qui n'est pas prescrit par ce dernier vend ce placement dans les 90 jours.

(2) Malgré le paragraphe (1), si le produit qu'il obtiendrait en vendant le placement est inférieur à sa valeur comptable nette, le conseil peut conserver ce placement, mais seulement jusqu'à ce qu'il puisse en obtenir une somme égale à sa valeur comptable nette. Il vend alors le placement.

Entrée en vigueur

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

ONTARIO REGULATION 42/10

made under the

EDUCATION ACT

Made: February 24, 2010

Filed: February 26, 2010

Published on e-Laws: March 2, 2010

Printed in *The Ontario Gazette*: March 13, 2010

Amending O. Reg. 412/00

(Elections to and Representation on District School Boards)

Note: Ontario Regulation 412/00 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. Ontario Regulation 412/00 is amended by striking out the following heading before section 1:**PART I
GENERAL****2. The Regulation is amended by adding the following section after the heading “Determination of Number of Members”:**

2.1 The number of members of a board for the purposes of a regular election is the number of members determined under subsection 58.1 (10.0.1) or (10.0.3) of the Act, subject to,

- (a) any reduction in the number of members pursuant to a resolution passed under subsection 58.1 (10.1) of the Act; and
- (b) the rules set out in section 3 of this Regulation.

3. (1) Subsection 3 (1) of the Regulation is revoked and the following substituted:

(1) If there has been a demographic change in a board’s geographical area of jurisdiction or a change in the size of the board’s geographical area of jurisdiction, a board may, not later than March 31 in an election year, determine the number of members to be elected to the board in accordance with this section.

(2) Subsection 3 (2) of the Regulation is amended by striking out the portion before paragraph 1 and substituting the following:

- (2) For the purposes of this section, the number of members of a board is determined as follows:

(3) Paragraphs 5 and 6 of subsection 3 (2) of the Regulation are revoked and the following substituted:

- 5. Take the number of members based on population determined under paragraph 2, plus the number of additional members determined under paragraph 3 or 4, whichever is greater.
- 6. Take the greater of,
 - i. the number determined under paragraph 5, and
 - ii. the number set out in Table 6 for the day school average daily enrolment of pupils of the board within the meaning of the most recent regulations made under section 234 of the Act, not counting pupils enrolled in junior kindergarten.
- 7. The number of members of the board is the greater of the numbers determined under paragraph 6 and section 2.1, subject to any reduction in the number of members pursuant to a resolution passed under subsection 58.1 (10.1) of the Act.

(4) Subsection 3 (3) of the Regulation is revoked.**4. Section 5 of the Regulation is amended by adding the following subsection:**

(2) If a board requests the Minister to increase its number of members under subsection 58.1 (10.0.2) of the Act, the board shall, not later than May 3, 2010, distribute the positions of the members to be elected to the board at the 2010 regular election in accordance with section 6 or 7, whichever is applicable.

5. The definition of “b” in paragraph 1 of subsection 6 (1) of the Regulation is revoked and the following substituted:

b = the total number of members determined for the board under section 2.1,

6. The definition of “b” in paragraph 1 of subsection 7 (1) of the Regulation is revoked and the following substituted:

b = the total number of members determined for the board under section 2.1,

7. Section 8 of the Regulation is revoked.

8. (1) Subsection 9 (2) of the Regulation is amended by striking out the portion before clause (a) and substituting the following:

(2) The board shall send a copy of the report to,

(2) Section 9 of the Regulation is amended by adding the following subsection:

(3) The copy of the report referred to in subsection (2) shall be sent by,

(a) May 3, 2010, for the purposes of the 2010 regular election, if a board requests the Minister to increase its number of members under subsection 58.1 (10.0.2) of the Act; or

(b) April 3 in the election year, in all other cases.

9. (1) Subsection 10 (4) of the Regulation is revoked and the following substituted:

(4) The appeal must be commenced not later than,

(a) May 20, 2010, for the purposes of the 2010 regular election, if a board requests the Minister to increase its number of members under subsection 58.1 (10.0.2) of the Act; or

(b) April 21 in the election year, in all other cases.

(2) Subsection 10 (6) of the Regulation is revoked and the following substituted:

(6) The secretary of the board shall forward any notices of appeal to the Ontario Municipal Board by,

(a) May 25, 2010, for the purposes of the 2010 regular election, if a board requests the Minister to increase its number of members under subsection 58.1 (10.0.2) of the Act; or

(b) April 25 in the election year, in all other cases.

10. Part II (ss. 12, 13) of the Regulation is revoked.

11. Table 1 of the Regulation is revoked and the following substituted:

TABLE 1
BOARD AREAS

Item	Name of Board	Area (km ²)
1.	District School Board Ontario North East	24,922
2.	Algoma District School Board	9,623
3.	Rainbow District School Board	14,757
4.	Near North District School Board	17,020
5.	Keewatin-Patricia District School Board	7,245
6.	Rainy River District School Board	10,552
7.	Lakehead District School Board	5,274
8.	Superior-Greenstone District School Board	18,959
9.	Bluewater District School Board	8,686
10.	Avon Maitland District School Board	5,639
11.	Greater Essex County District School Board	1,872
12.	Lambton Kent District School Board	5,505
13.	Thames Valley District School Board	7,278
14.	Toronto District School Board	634
15.	Durham District School Board	1,963
16.	Kawartha Pine Ridge District School Board	6,998
17.	Trillium Lakelands District School Board	12,133
18.	York Region District School Board	1,774
19.	Simcoe County District School Board	4,901
20.	Upper Grand District School Board	4,192
21.	Peel District School Board	1,255
22.	Halton District School Board	973

Item	Name of Board	Area (km ²)
23.	Hamilton-Wentworth District School Board	1,127
24.	District School Board of Niagara	1,883
25.	Grand Erie District School Board	4,067
26.	Waterloo Region District School Board	1,383
27.	Ottawa-Carleton District School Board	2,806
28.	Upper Canada District School Board	12,112
29.	Limestone District School Board	7,193
30.	Renfrew County District School Board	8,740
31.	Hastings and Prince Edward District School Board	7,200
32.	Northeastern Catholic District School Board	25,464
33.	Nipissing-Parry Sound Catholic District School Board	10,597
34.	Huron-Superior Catholic District School Board	9,815
35.	Sudbury Catholic District School Board	9,317
36.	Northwest Catholic District School Board	11,965
37.	Kenora Catholic District School Board	3,070
38.	Thunder Bay Catholic District School Board	4,936
39.	Superior North Catholic District School Board	18,716
40.	Bruce-Grey Catholic District School Board	8,686
41.	Huron Perth Catholic District School Board	5,639
42.	Windsor-Essex Catholic District School Board	1,872
43.	London District Catholic School Board	7,278
44.	St. Clair Catholic District School Board	5,505
45.	Toronto Catholic District School Board	634
46.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	10,324
47.	York Catholic District School Board	1,774
48.	Dufferin-Peel Catholic District School Board	2,751
49.	Simcoe Muskoka Catholic District School Board	10,640
50.	Durham Catholic District School Board	1,963
51.	Halton Catholic District School Board	973
52.	Hamilton-Wentworth Catholic District School Board	1,127
53.	Wellington Catholic District School Board	2,696
54.	Waterloo Catholic District School Board	1,383
55.	Niagara Catholic District School Board	1,883
56.	Brant Haldimand Norfolk Catholic District School Board	4,067
57.	Catholic District School Board of Eastern Ontario	12,112
58.	Ottawa Catholic District School Board	2,806
59.	Renfrew County Catholic District School Board	7,851
60.	Algonquin and Lakeshore Catholic District School Board	16,101
61.	Conseil scolaire de district du Nord-Est de l'Ontario	46,499
62.	Conseil scolaire de district du Grand Nord de l'Ontario	65,681
63.	Conseil scolaire de district du Centre Sud-Ouest	68,014
64.	Conseil des écoles publiques de l'Est de l'Ontario	38,041
65.	Conseil scolaire de district catholique des Grandes Rivières	25,452
66.	Conseil scolaire de district catholique Franco-Nord	10,597
67.	Conseil scolaire de district catholique du Nouvel-Ontario	19,226
68.	Conseil scolaire de district catholique des Aurores boréales	38,587
69.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	28,980
70.	Conseil scolaire de district catholique Centre-Sud	40,407
71.	Conseil scolaire de district catholique de l'Est ontarien	5,326
72.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	33,543

12. Item 13 of Table 5 of the Regulation is revoked and the following substituted:

13.	Conseil des écoles publiques de l'Est de l'Ontario	11.9
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13. (1) Subject to subsection (2), this Regulation comes into force on the day it is filed.

(2) Section 10 comes into force on December 1, 2010.

RÈGLEMENT DE L'ONTARIO 42/10

pris en application de la

LOI SUR L'ÉDUCATION

pris le 24 février 2010

déposé le 26 février 2010

publié sur le site Lois-en-ligne le 2 mars 2010

imprimé dans la *Gazette de l'Ontario* le 13 mars 2010

modifiant le Règl. de l'Ont. 412/00

(Élections aux conseils scolaires de district et représentation au sein de ces conseils)

Remarque : Le Règlement de l'Ontario 412/00 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 Règlement de l'Ontario 412/00 est modifié par suppression de l'intertitre suivant avant l'article 1 :**PARTIE I
DISPOSITIONS GÉNÉRALES****2. Le Règlement est modifié par adjonction de l'article suivant après l'intertitre «Détermination du nombre de membres» :**

2.1 Aux fins des élections ordinaires, le nombre de membres d'un conseil correspond au nombre de membres déterminé comme le prévoit le paragraphe 58.1 (10.0.1) ou (10.0.3) de la Loi, sous réserve de ce qui suit :

- a) la réduction éventuelle du nombre de membres conformément à une résolution adoptée en vertu du paragraphe 58.1 (10.1) de la Loi;
- b) les règles énoncées à l'article 3 du présent règlement.

3. (1) Le paragraphe 3 (1) du Règlement est abrogé et remplacé par ce qui suit :

(1) S'il y a eu un changement démographique dans la zone géographique relevant d'un conseil ou une modification de la superficie de celle-ci, le conseil peut, au plus tard le 31 mars d'une année d'élections, déterminer le nombre de membres à élire au conseil conformément au présent article.

(2) Le paragraphe 3 (2) du Règlement est modifié par substitution de ce qui suit au passage qui précède la disposition 1 :

(2) Pour l'application du présent article, le nombre des membres d'un conseil est déterminé comme suit :

(3) Les dispositions 5 et 6 du paragraphe 3 (2) du Règlement sont abrogées et remplacées par ce qui suit :

5. Prendre le nombre de membres fondé sur la population, déterminé aux termes de la disposition 2, majoré du nombre de membres supplémentaires déterminé aux termes de la disposition 3 ou de la disposition 4, selon celle qui donne le résultat le plus élevé.
6. Prendre celui des nombres suivants qui est le plus élevé :
 - i. le nombre déterminé aux termes de la disposition 5,
 - ii. le nombre indiqué au tableau 6 pour l'effectif quotidien moyen de jour des élèves du conseil au sens des règlements les plus récents pris en application de l'article 234 de la Loi, sans compter les élèves inscrits à la maternelle.
7. Le nombre de membres du conseil correspond au plus élevé des nombres déterminés aux termes de la disposition 6 et de l'article 2.1, sous réserve de la réduction éventuelle du nombre de membres conformément à une résolution adoptée en vertu du paragraphe 58.1 (10.1) de la Loi.

(4) Le paragraphe 3 (3) du Règlement est abrogé.**4. L'article 5 du Règlement est modifié par adjonction du paragraphe suivant :**

(2) Le conseil qui demande au ministre d'augmenter le nombre de ses membres en vertu du paragraphe 58.1 (10.0.2) de la Loi répartit, au plus tard le 3 mai 2010, les postes des membres à élire au conseil aux élections ordinaires de 2010 conformément à l'article 6 ou 7, selon le cas.

5. La définition de «b» à la disposition 1 du paragraphe 6 (1) du Règlement est abrogée et remplacée par ce qui suit :

b correspond au nombre total de membres déterminé pour le conseil aux termes de l'article 2.1;

6. La définition de «b» à la disposition 1 du paragraphe 7 (1) du Règlement est abrogée et remplacée par ce qui suit :

b correspond au nombre total de membres déterminé pour le conseil aux termes de l'article 2.1;

7. L'article 8 du Règlement est abrogé.

8. (1) Le paragraphe 9 (2) du Règlement est modifié par substitution de ce qui suit au passage qui précède l'alinéa a) :

(2) Le conseil envoie une copie du rapport aux personnes suivantes :

(2) L'article 9 du Règlement est modifié par adjonction du paragraphe suivant :

(3) La copie du rapport visée au paragraphe (2) est envoyée au plus tard :

- a) le 3 mai 2010, aux fins des élections ordinaires de 2010, si le conseil demande au ministre d'augmenter le nombre de ses membres en vertu du paragraphe 58.1 (10.0.2) de la Loi;
- b) le 3 avril de l'année des élections, dans tous les autres cas.

9. (1) Le paragraphe 10 (4) du Règlement est abrogé et remplacé par ce qui suit :

(4) L'appel est interjeté au plus tard :

- a) le 20 mai 2010, aux fins des élections ordinaires de 2010, si le conseil demande au ministre d'augmenter le nombre de ses membres en vertu du paragraphe 58.1 (10.0.2) de la Loi;
- b) le 21 avril de l'année des élections, dans tous les autres cas.

(2) Le paragraphe 10 (6) du Règlement est abrogé et remplacé par ce qui suit :

(6) Le secrétaire du conseil transmet tout avis d'appel à la Commission des affaires municipales de l'Ontario au plus tard :

- a) le 25 mai 2010, aux fins des élections ordinaires de 2010, si le conseil demande au ministre d'augmenter le nombre de ses membres en vertu du paragraphe 58.1 (10.0.2) de la Loi;
- b) le 25 avril de l'année des élections, dans tous les autres cas.

10. La partie II (art. 12 et 13) du Règlement est abrogée.

11. Le tableau 1 du Règlement est abrogé et remplacé par ce qui suit :

TABLEAU 1
TERRITOIRES DES CONSEILS

Point	Nom du conseil	Superficie (km ²)
1.	District School Board Ontario North East	24 922
2.	Algoma District School Board	9 623
3.	Rainbow District School Board	14 757
4.	Near North District School Board	17 020
5.	Keewatin-Patricia District School Board	7 245
6.	Rainy River District School Board	10 552
7.	Lakehead District School Board	5 274
8.	Superior-Greenstone District School Board	18 959
9.	Bluewater District School Board	8 686
10.	Avon Maitland District School Board	5 639
11.	Greater Essex County District School Board	1 872
12.	Lambton Kent District School Board	5 505
13.	Thames Valley District School Board	7 278
14.	Toronto District School Board	634
15.	Durham District School Board	1 963
16.	Kawartha Pine Ridge District School Board	6 998
17.	Trillium Lakelands District School Board	12 133
18.	York Region District School Board	1 774
19.	Simcoe County District School Board	4 901
20.	Upper Grand District School Board	4 192

Point	Nom du conseil	Superficie (km ²)
21.	Peel District School Board	1 255
22.	Halton District School Board	973
23.	Hamilton-Wentworth District School Board	1 127
24.	District School Board of Niagara	1 883
25.	Grand Erie District School Board	4 067
26.	Waterloo Region District School Board	1 383
27.	Ottawa-Carleton District School Board	2 806
28.	Upper Canada District School Board	12 112
29.	Limestone District School Board	7 193
30.	Renfrew County District School Board	8 740
31.	Hastings and Prince Edward District School Board	7 200
32.	Northeastern Catholic District School Board	25 464
33.	Nipissing-Parry Sound Catholic District School Board	10 597
34.	Huron-Superior Catholic District School Board	9 815
35.	Sudbury Catholic District School Board	9 317
36.	Northwest Catholic District School Board	11 965
37.	Kenora Catholic District School Board	3 070
38.	Thunder Bay Catholic District School Board	4 936
39.	Superior North Catholic District School Board	18 716
40.	Bruce-Grey Catholic District School Board	8 686
41.	Huron Perth Catholic District School Board	5 639
42.	Windsor-Essex Catholic District School Board	1 872
43.	London District Catholic School Board	7 278
44.	St. Clair Catholic District School Board	5 505
45.	Toronto Catholic District School Board	634
46.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	10 324
47.	York Catholic District School Board	1 774
48.	Dufferin-Peel Catholic District School Board	2 751
49.	Simcoe Muskoka Catholic District School Board	10 640
50.	Durham Catholic District School Board	1 963
51.	Halton Catholic District School Board	973
52.	Hamilton-Wentworth Catholic District School Board	1 127
53.	Wellington Catholic District School Board	2 696
54.	Waterloo Catholic District School Board	1 383
55.	Niagara Catholic District School Board	1 883
56.	Brant Haldimand Norfolk Catholic District School Board	4 067
57.	Catholic District School Board of Eastern Ontario	12 112
58.	Ottawa Catholic District School Board	2 806
59.	Renfrew County Catholic District School Board	7 851
60.	Algonquin and Lakeshore Catholic District School Board	16 101
61.	Conseil scolaire de district du Nord-Est de l'Ontario	46 499
62.	Conseil scolaire de district du Grand Nord de l'Ontario	65 681
63.	Conseil scolaire de district du Centre Sud-Ouest	68 014
64.	Conseil des écoles publiques de l'Est de l'Ontario	38 041
65.	Conseil scolaire de district catholique des Grandes Rivières	25 452
66.	Conseil scolaire de district catholique Franco-Nord	10 597
67.	Conseil scolaire de district catholique du Nouvel-Ontario	19 226
68.	Conseil scolaire de district catholique des Aurores boréales	38 587
69.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	28 980
70.	Conseil scolaire de district catholique Centre-Sud	40 407
71.	Conseil scolaire de district catholique de l'Est ontarien	5 326
72.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	33 543

12. Le point 13 du tableau 5 du Règlement est abrogé et remplacé par ce qui suit :

13.	Conseil des écoles publiques de l'Est de l'Ontario	11,9
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- 13. (1) Sous réserve du paragraphe (2), le présent règlement entre en vigueur le jour de son dépôt.**
(2) L'article 10 entre en vigueur le 1^{er} décembre 2010.

11/10

ONTARIO REGULATION 43/10

made under the

EDUCATION ACT

Made: February 24, 2010

Filed: February 26, 2010

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PROVINCIAL INTEREST IN EDUCATION

Duty to cooperate

1. If the Minister provides for a review of the performance of a board under section 2, the board shall cooperate fully with the review and take all necessary steps to facilitate the review.

Performance review

2. (1) If the Minister has concerns regarding the performance of a board with respect to a matter described in paragraph 1, 2, 3, 4 or 5 of subsection (2), the Minister may provide for a review of the performance of the board with respect to that matter.

(2) The following are the matters referred to in subsection (1):

1. The academic achievement of pupils of the board or classes of pupils of the board as measured by their academic outcomes including, but not limited to,
 - i. results on tests administered to pupils of the board by the Education Quality Accountability Office,
 - ii. the average number of secondary school credits accumulated by pupils of the board in one or more years,
 - iii. the average grades or marks received by pupils of the board on their provincial report cards.
2. The health and safety of pupils of the board or classes of pupils of the board. Examples of indicators of pupil health and safety include attendance records.
3. The level of cooperation among the board's members and between the board and the board's director of education in providing good governance to schools of the board including, but not limited to,
 - i. the mutual support among the board's members,
 - ii. the support between the board and the board's director of education, and
 - iii. the respect shown by the board and the board's director of education for their respective areas of responsibility under the Act.
4. The performance of the board or the board's director of education in carrying out their respective duties under clauses 169.1 (1) (h) and 283.1 (1) (f) and (g) of the Act.
5. The level of involvement by parents of pupils of the board, including, but not limited to,
 - i. participation by parents in school councils, and
 - ii. participation by parents in parent involvement committees.

(3) The Minister may provide procedural directions with respect to the review, including directions with respect to timelines.

Review by individual or committee

- 3. (1)** A review under section 2 shall be conducted by,
- (a) an individual appointed by the Minister;
 - (b) a committee appointed by the Minister; or

- (c) a committee composed of,
 - (i) one or more officials of the board appointed to the committee by the board, and
 - (ii) one or more persons that are not officials of the board appointed to the committee by the Minister.

(2) For the purposes of clause (1) (c), the Minister shall determine the number of officials of the board to be appointed to the committee under subclause (1) (c) (i) and the number of persons that are not officials of the board to be appointed to the committee under subclause (1) (c) (ii).

Draft report

4. (1) After a review is completed, the individual or committee that conducted the review shall prepare a draft report that,
- (a) describes the board's performance with respect to the matter reviewed; and
 - (b) if the individual or committee that conducted the review considers it appropriate to do so, recommends measures to improve the board's performance with respect to the matter reviewed.
- (2) A measure recommended under clause (1) (b) may apply to one or more schools of the board.
- (3) Measures that may be recommended under clause (1) (b) include, but are not limited to, the following:
- 1. Providing professional development opportunities to board members, the board's director of education, supervisory officers, principals, superintendents and other officials of the board.
 - 2. Adopting administrative practices and procedures, including practices and procedures that have been used successfully by other boards.
 - 3. Retaining consultants.
 - 4. Implementing programs or applying resources, including new or existing programs or resources.

Board comments

5. (1) The individual or committee that conducted the review shall give the board a copy of the draft report and provide the board with a reasonable opportunity to comment on it.

(2) The individual or committee shall consider any comments provided by the board and take them into account when preparing a final report under section 6.

Final report

6. (1) The individual or committee that conducted the review shall prepare a final report and shall submit it to the Minister.

(2) The individual or committee shall prepare an outline of any comments provided by the board under section 5 that were not incorporated into the final report and submit the outline to the Minister.

(3) The individual or committee shall also give a copy of the final report and outline to the board.

Minister's recommendations

7. (1) After considering the final report and outline submitted under section 6, the Minister shall provide the board with comments.

(2) Comments provided under subsection (1) may include recommendations regarding measures to improve the board's performance with respect to the matter reviewed.

(3) Subsections 4 (2) and (3) apply with necessary modifications to the Minister's recommendations under subsection (2).

Consideration by the board

8. (1) The board shall give full and fair consideration to the final report and to the Minister's comments under section 7 and shall take the report and the comments into account when carrying out its duties under the Act.

(2) Without limiting the generality of subsection (1), the board shall take the final report and the Minister's comments into account when carrying out its duties with respect to its multi-year plan.

Board reports

9. The board shall submit one or more reports to the Minister at such times as may be specified by the Minister regarding,
- (a) how the board complied with, or intends to comply with, its duties under this Regulation;
 - (b) any steps that it has taken or proposes to take to implement recommendations made in the final report or by the Minister;

- (c) the basis of the board's decisions with respect to implementation of recommendations made in the final report or by the Minister; and
- (d) any improvements that it has observed, or anticipates, with respect to the matter reviewed.

Commencement

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

RÈGLEMENT DE L'ONTARIO 43/10

pris en application de la

LOI SUR L'ÉDUCATION

pris le 24 février 2010
déposé le 26 février 2010
publié sur le site Lois-en-ligne le 2 mars 2010
imprimé dans la *Gazette de l'Ontario* le 13 mars 2010

INTÉRÊTS DE LA PROVINCE EN MATIÈRE D'ÉDUCATION

Obligation de collaborer

1. Si le ministre prévoit un examen du rendement d'un conseil en vertu de l'article 2, le conseil collabore pleinement à l'examen et prend toutes les mesures nécessaires pour le faciliter.

Examen du rendement

2. (1) Le ministre peut prévoir un examen du rendement d'un conseil en ce qui a trait à une question indiquée à la disposition 1, 2, 3, 4 ou 5 du paragraphe (2) si le rendement du conseil à cet égard le préoccupe.

(2) Les questions visées au paragraphe (1) sont les suivantes :

1. Le rendement scolaire des élèves du conseil ou de catégories de ceux-ci, mesuré selon leurs résultats scolaires, notamment :
 - i. leurs résultats aux tests administrés par l'Office de la qualité et de la responsabilité en éducation,
 - ii. le nombre moyen de crédits d'études secondaires qu'ils ont accumulés au cours d'une ou de plusieurs années,
 - iii. les cotes ou notes moyennes qu'ils ont obtenues sur leur bulletin scolaire de l'Ontario.
2. La santé et la sécurité des élèves du conseil ou de catégories de ceux-ci, les cahiers des présences étant des exemples d'indicateurs de la santé et de la sécurité des élèves.
3. Le niveau de collaboration entre les membres du conseil et entre le conseil et le directeur de l'éducation en vue d'assurer la bonne gouvernance des écoles du conseil, notamment :
 - i. le soutien mutuel entre les membres du conseil,
 - ii. le soutien entre le conseil et le directeur de l'éducation,
 - iii. le respect dont le conseil et le directeur de l'éducation font preuve envers les champs de responsabilité que la Loi leur attribue respectivement.
4. Le rendement du conseil ou celui du directeur de l'éducation dans l'exercice des fonctions que les alinéas 169.1 (1) h) et 283.1 (1) f) et g) de la Loi leur attribuent respectivement.
5. Le niveau de participation des parents des élèves du conseil, notamment :
 - i. leur participation aux conseils d'école,
 - ii. leur participation aux comités de participation des parents.

(3) Le ministre peut, par voie de directives, prévoir la marche à suivre pour l'examen, notamment les délais à respecter.

Examen effectué par un particulier ou un comité

- 3.** (1) L'examen prévu à l'article 2 est effectué :
- a) soit par un particulier nommé par le ministre;
 - b) soit par un comité constitué par le ministre;

c) soit par un comité composé à la fois :

- (i) d'un ou de plusieurs agents du conseil, nommés au comité par celui-ci,
- (ii) d'une ou de plusieurs personnes qui ne sont pas des agents du conseil et qui sont nommées au comité par le ministre.

(2) Pour l'application de l'alinéa (1) c), le ministre fixe le nombre d'agents du conseil qui sont nommés au comité en application du sous-alinéa (1) c) (i) et le nombre de personnes qui ne sont pas des agents du conseil qui sont nommées au comité en application du sous-alinéa (1) c) (ii).

Rapport provisoire

4. (1) Après avoir terminé l'examen, le particulier ou le comité qui l'a effectué prépare un rapport provisoire dans lequel :
- a) il indique le rendement du conseil en ce qui a trait à la question examinée;
 - b) il recommande, s'il estime approprié de le faire, des mesures visant à améliorer le rendement du conseil en ce qui a trait à la question examinée.
- (2) Les mesures recommandées au titre de l'alinéa (1) b) peuvent s'appliquer à une ou plusieurs écoles du conseil.
- (3) Les mesures recommandées au titre de l'alinéa (1) b) peuvent notamment être les suivantes :
- 1. Fournir des occasions de perfectionnement professionnel aux membres du conseil, ainsi qu'au directeur de l'éducation, aux agents de supervision, aux directeurs d'école, aux surintendants et aux autres agents du conseil.
 - 2. Adopter des pratiques et des procédures administratives, notamment celles que d'autres conseils ont employées avec succès.
 - 3. Retenir les services d'experts-conseils.
 - 4. Mettre en oeuvre des programmes, nouveaux ou existants, ou recourir à des ressources, nouvelles ou existantes.

Commentaires du conseil

5. (1) Le particulier ou le comité qui a effectué l'examen remet au conseil une copie du rapport provisoire et lui donne une occasion raisonnable de faire des commentaires à son sujet.

(2) Le particulier ou le comité étudie les commentaires du conseil et en tient compte lors de la préparation du rapport définitif prévu à l'article 6.

Rapport définitif

6. (1) Le particulier ou le comité qui a effectué l'examen prépare un rapport définitif et le présente au ministre.

(2) Le particulier ou le comité prépare un sommaire des commentaires faits par le conseil au titre de l'article 5 qui ne figurent pas dans le rapport définitif et le présente au ministre.

(3) Le particulier ou le comité donne aussi une copie du rapport définitif et du sommaire au conseil.

Recommandations du ministre

7. (1) Après avoir étudié le rapport définitif et le sommaire présentés en application de l'article 6, le ministre fait part de ses commentaires au conseil.

(2) Les commentaires fournis en application du paragraphe (1) peuvent comprendre des recommandations relatives à des mesures visant à améliorer le rendement du conseil en ce qui a trait à la question examinée.

(3) Les paragraphes 4 (2) et (3) s'appliquent, avec les adaptations nécessaires, aux recommandations du ministre visées au paragraphe (2).

Étude par le conseil

8. (1) Le conseil étudie de façon juste et approfondie le rapport définitif ainsi que les commentaires du ministre visés à l'article 7 et en tient compte dans l'exercice des fonctions que la Loi lui attribue.

(2) Sans préjudice de la portée générale du paragraphe (1), le conseil tient compte du rapport définitif et des commentaires du ministre dans l'exercice de ses fonctions à l'égard de son plan pluriannuel.

Rapports du conseil

9. Le conseil présente au ministre un ou plusieurs rapports, aux moments que celui-ci précise, en ce qui concerne :

- a) la façon dont il s'est acquitté, ou entend s'acquitter, des obligations que lui impose le présent règlement;
- b) les mesures qu'il a prises, ou se propose de prendre, pour mettre en oeuvre les recommandations du rapport définitif ou celles du ministre;

- c) le fondement de ses décisions en ce qui concerne la mise en oeuvre des recommandations du rapport définitif ou de celles du ministre;
- d) les améliorations qu'il a observées, ou qu'il prévoit, en ce qui a trait à la question examinée.

Entrée en vigueur

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

11/10

ONTARIO REGULATION 44/10

made under the

EDUCATION ACT

Made: February 24, 2010

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Amending O. Reg. 399/00
(Class Size)

Note: Ontario Regulation 399/00 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) Section 2 of Ontario Regulation 399/00 is amended by adding the following subsections:

(3.1) For the purposes of section 170.1 of the Act, the average size of a board's junior kindergarten and kindergarten classes, in the aggregate, in the schools of the board listed in the Table to this section, shall be determined for each school year, as of October 31 in the school year, as follows:

1. Determine the number of pupils enrolled in junior kindergarten and kindergarten classes in the schools of the board listed in the Table to this section.
2. Determine the number of junior kindergarten and kindergarten classes in the schools of the board listed in the Table to this section.
3. Divide the number determined under paragraph 1 by the number determined under paragraph 2.

(3.2) Where a class consists of pupils enrolled in junior kindergarten or kindergarten and pupils not enrolled in kindergarten or junior kindergarten, the following rules apply:

1. For the purposes of paragraph 1 of subsection (3.1), only the pupils in the class who are enrolled in kindergarten or junior kindergarten shall be counted.
2. For the purposes of paragraph 2 of subsection (3.1), the class shall be counted as the number obtained by dividing the number of pupils in the class who are enrolled in kindergarten or junior kindergarten by the total number of pupils in the class.

(3.3) For greater certainty, the rules set out in subsections (3.1) and (3.2) do not apply in respect of any school other than a school listed in the Table to this section.

(2) Subsections 2 (3.1), (3.2) and (3.3) of the Regulation, as made by subsection (1), are revoked.

(3) Subsection 2 (4) of the Regulation is amended by striking out “subsections (1) and (2)” in the portion before clause (a) and substituting “subsections (1), (2) and (3.1)”.

(4) Subsection 2 (4) of the Regulation is amended by striking out “subsections (1), (2) and (3.1)” in the portion before clause (a) and substituting “subsections (1) and (2)”.

(5) Section 2 of the Regulation is amended by adding the following Table:

TABLE
EARLY LEARNING PROGRAM SCHOOLS

Item	Column 1	Column 2	Column 3
	Name of board	SFIS #	Name of School
1.	Algoma District School Board	2546	Wm Merrifield VC PS
2.	Algoma District School Board	682	East View PS
3.	Algoma District School Board	1804	Pinewood PS
4.	Algoma District School Board	1668	Northern Heights PS
5.	Algoma District School Board	174	Ben R McMullin PS
6.	Algonquin and Lakeshore Catholic District School Board	9224	St Peter Catholic School, Trenton
7.	Algonquin and Lakeshore Catholic District School Board	4410	St Peter Catholic School, Kingston
8.	Algonquin and Lakeshore Catholic District School Board	4381	St Patrick Catholic School, Harrowsmith
9.	Algonquin and Lakeshore Catholic District School Board	3455	J J O'Neill Catholic School
10.	Avon Maitland District School Board	467	Clinton PS
11.	Avon Maitland District School Board	1115	Howick Central S
12.	Avon Maitland District School Board	1549	Milverton PS
13.	Avon Maitland District School Board	609	Downie Central PS
14.	Avon Maitland District School Board	2029	Romeo PS
15.	Bluewater District School Board	98	Arran Tara E S
16.	Bluewater District School Board	149	Bayview PS
17.	Bluewater District School Board	1399	Lucknow Central PS
18.	Bluewater District School Board	2254	Sullivan Community S
19.	Bluewater District School Board	2189	G C Huston P S
20.	Bluewater District School Board	1464	Beavercrest Community S
21.	Bluewater District School Board	1537	Mildmay-Carrick Central S
22.	Bluewater District School Board	1265	Kincardine Township-Tiverton PS
23.	Bluewater District School Board	1086	Hillcrest E S
24.	Brant Haldimand Norfolk Catholic District School Board	11312	Jean Vanier Catholic Elementary School
25.	Brant Haldimand Norfolk Catholic District School Board	4319	St Michaels S
26.	Brant Haldimand Norfolk Catholic District School Board	4429	St Pius S
27.	Brant Haldimand Norfolk Catholic District School Board	3660	Sacred Heart S
28.	Brant Haldimand Norfolk Catholic District School Board	3271	Holy Cross Sep S
29.	Bruce-Grey Catholic District School Board	3263	Holy Family Sep S
30.	Catholic District School Board of Eastern Ontario	3955	St. Francis Xavier - Brockville
31.	Catholic District School Board of Eastern Ontario	9677	Holy Name of Mary
32.	Catholic District School Board of Eastern Ontario	3332	Immaculate Conception
33.	Catholic District School Board of Eastern Ontario	4134	St. Joseph's
34.	Conseil scolaire de district catholique Centre-Sud	10746	ÉEC Jean-Paul II
35.	Conseil scolaire de district catholique Centre-Sud	8282	ÉEC Frère-André
36.	Conseil scolaire de district catholique Centre-Sud	3462	ÉEC Notre-Dame
37.	Conseil scolaire de district catholique Centre-Sud	7968	ÉEC Immaculée-Conception
38.	Conseil scolaire de district catholique Centre-Sud	3102	ÉEC Cardinal-Léger
39.	Conseil scolaire de district catholique de l'Est ontarien	6204	St-Gregoire, E
40.	Conseil scolaire de district catholique de l'Est ontarien	3143	Sacre-Coeur, E. sep.
41.	Conseil scolaire de district catholique de l'Est ontarien	4009	Saint-Isidore-de-Prescott, E. sep.
42.	Conseil scolaire de district catholique de l'Est ontarien	10724	de l'Ange-Gardien
43.	Conseil scolaire de district catholique des Aurores boréales	6515	Franco-Superieur (St Andrew Transf. frm District School Board34A)
44.	Conseil scolaire de district catholique des Grandes Rivières	7722	Louis Rheaume, Ecole
45.	Conseil scolaire de district catholique des Grandes Rivières	4568	Saints-Martyrs-Canadiens, E. sep.
46.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	60000	Nouvelle École d'Avalon
47.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	10195	J.-L.-Couroux
48.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	4582	Georges-Etienne-Cartier, E
49.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	3411	Sainte-Marguerite-Bourgeoys, Ecole
50.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	3618	Marius-Barbeau, E
51.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	9824	Le Petit Prince, École

Item	Column 1	Column 2	Column 3
	Name of board	SFIS #	Name of School
52.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	3246	Sainte-Marie, Ecole
53.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	3491	Sainte-Therese-d'Avila, Ecole
54.	Conseil scolaire de district catholique du Nouvel-Ontario	3481	Notre-Dame-des-Ecoles, E. sep.
55.	Conseil scolaire de district catholique du Nouvel-Ontario	4097	Saint-Joseph, E. sep.
56.	Conseil scolaire de district catholique du Nouvel-Ontario	4121	Saint-Joseph, E. sep.
57.	Conseil scolaire de district catholique du Nouvel-Ontario	4427	Saint-Pierre, E. sep.
58.	Conseil scolaire de district catholique du Nouvel-Ontario	3477	Notre-Dame-de-la-Merci, E. sep.
59.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	3942	Saint-Francis
60.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	4548	Sainte-Catherine
61.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	9287	Saint-Ambroise
62.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	4561	Saint-Paul
63.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	4566	Sainte-Ursule, E
64.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	5873	Sainte-Jeanne-d'Arc
65.	Conseil des écoles publiques de l'Est de l'Ontario	10987	E.E.P. l'Equinoxe
66.	Conseil des écoles publiques de l'Est de l'Ontario	3	Cite-Jeunesse
67.	Conseil des écoles publiques de l'Est de l'Ontario	10411	Seraphin-Marion
68.	Conseil des écoles publiques de l'Est de l'Ontario	9868	Riviere Castor
69.	Conseil scolaire de district du Centre Sud-Ouest	8335	Gabrielle-Roy, Ecole elementaire
70.	Conseil scolaire de district du Centre Sud-Ouest	10662	Pavillon de la jeunesse
71.	Conseil scolaire de district du Centre Sud-Ouest	697	La Marsh
72.	Conseil scolaire de district du Centre Sud-Ouest	8337	Félix-Leclerc, E. élé
73.	Conseil scolaire de district du Centre Sud-Ouest	9721	Saint -Joseph
74.	Conseil scolaire de district du Grand Nord de l'Ontario	28	Jeanne-Sauve, E.p.
75.	Conseil scolaire de district du Grand Nord de l'Ontario	9643	É.p. Pavillon de l'Avenir
76.	Conseil scolaire de district du Nord-Est de l'Ontario	10846	École publique Élémentaire des Navigateurs
77.	Conseil scolaire de district du Nord-Est de l'Ontario	10080	Étoile du Nord (École élémentaire publique)
78.	Conseil scolaire de district catholique Franco-Nord	4544	Sainte-Anne, E. sep.
79.	Conseil scolaire de district catholique Franco-Nord	4547	Sainte-Anne, E. sep.
80.	District School Board of Niagara	1525	Memorial PS
81.	District School Board of Niagara	1976	Richmond Street PS
82.	District School Board of Niagara	2235	Stevensville PS
83.	District School Board of Niagara	1502	McKay PS
84.	District School Board of Niagara	485	College Street PS
85.	District School Board of Niagara	2101	Senator Gibson PS
86.	District School Board of Niagara	2355	Valley Way PS
87.	District School Board of Niagara	2463	Westdale PS
88.	District School Board of Niagara	1889	Princess Margaret PS
89.	District School Board of Niagara	1181	James Morden PS
90.	District School Board of Niagara	1706	Ontario PS
91.	District School Board Ontario North East	10635	Cochrane Public School
92.	District School Board Ontario North East	7731	Federal Public School
93.	Dufferin-Peel Catholic District School Board	3233	Georges Vanier Sep S
94.	Dufferin-Peel Catholic District School Board	9799	Good Shepherd
95.	Dufferin-Peel Catholic District School Board	3275	Holy Cross Sep S
96.	Dufferin-Peel Catholic District School Board	10588	Holy Family
97.	Dufferin-Peel Catholic District School Board	3601	Queen of Heaven Sep S
98.	Dufferin-Peel Catholic District School Board	10968	St. Aidan Catholic
99.	Dufferin-Peel Catholic District School Board	3662	St Alfred Sep S
100.	Dufferin-Peel Catholic District School Board	10782	St. Bernard of Clairvaux Catholic
101.	Dufferin-Peel Catholic District School Board	3823	St Brigid Sep S
102.	Dufferin-Peel Catholic District School Board	9823	St Catherine of Siena (replacement school)
103.	Dufferin-Peel Catholic District School Board	4165	St Leonard Sep S
104.	Dufferin-Peel Catholic District School Board	4174	St Louis Sep S
105.	Dufferin-Peel Catholic District School Board	4239	St Mary Sep S (Brampton)

Item	Column 1	Column 2	Column 3
	Name of board	SFIS #	Name of School
106.	Dufferin-Peel Catholic District School Board	4402	St Peter Sep S
107.	Dufferin-Peel Catholic District School Board	10364	St. Pio of Pietrelcina
108.	Dufferin-Peel Catholic District School Board	9801	St Valentine Elementary School
109.	Durham Catholic District School Board	8770	Msgr. Philip Coffey C.S.
110.	Durham Catholic District School Board	8793	St. Marguerite D'Youville C.S.
111.	Durham Catholic District School Board	8775	St. Bernadette C.S.
112.	Durham Catholic District School Board	8765	Holy Redeemer C.S.
113.	Durham Catholic District School Board	8766	Immaculate Conception C.S.
114.	Durham District School Board	6133	Village Union PS
115.	Durham District School Board	1308	Dr CF Cannon PS
116.	Durham District School Board	916	Glen Street PS
117.	Durham District School Board	1990	Ritson PS
118.	Durham District School Board	10470	Bobby Orr Public School
119.	Durham District School Board	1016	Harmony PS
120.	Durham District School Board	897	Gertrude Colpus PS
121.	Durham District School Board	5414	Bolton C Falby PS
122.	Durham District School Board	147	Bayview Heights PS
123.	Durham District School Board	397	Thorah Central PS
124.	Durham District School Board	33	Duffin's Bay PS
125.	Durham District School Board	782	Fairport Beach PS
126.	Durham District School Board	387	Cartwright Central PS
127.	Durham District School Board	10655	Sir William Stephenson PS
128.	Durham District School Board	10000	Mary St. CS
129.	Durham District School Board	2435	Waverly PS
130.	Grand Erie District School Board	1424	Major Ballachey PS
131.	Grand Erie District School Board	6433	Bellview PS
132.	Grand Erie District School Board	648	Dunnville Central S
133.	Grand Erie District School Board	715	Elgin Avenue PS
134.	Grand Erie District School Board	402	Langton PS
135.	Grand Erie District School Board	1859	Prince Charles PS
136.	Grand Erie District School Board	946	Graham Bell
137.	Grand Erie District School Board	364	Central PS
138.	Grand Erie District School Board	306	Caledonia Centennial PS
139.	Greater Essex County District School Board	1470	Marlborough Public School
140.	Greater Essex County District School Board	1541	Mill Street Public School
141.	Greater Essex County District School Board	614	Dr H D Taylor Public School
142.	Greater Essex County District School Board	73	Amherstburg Public School
143.	Greater Essex County District School Board	1866	Prince Edward Public School
144.	Greater Essex County District School Board	166	Belle River Public School
145.	Greater Essex County District School Board	2506	William G Davis Public School
146.	Greater Essex County District School Board	936	Gore Hill Public School
147.	Greater Essex County District School Board	10800	John Campbell
148.	Greater Essex County District School Board	366	Colchester North Public School
149.	Greater Essex County District School Board	692	Eastwood Public School
150.	Halton Catholic District School Board	11241	Our Lady of Fatima
151.	Halton Catholic District School Board	8102	St. Peter
152.	Halton Catholic District School Board	8125	St. James
153.	Halton Catholic District School Board	8115	Holy Rosary (B)
154.	Halton Catholic District School Board	8100	St. Patrick
155.	Halton Catholic District School Board	8095	St. Luke
156.	Halton Catholic District School Board	8126	St. John (B)
157.	Halton District School Board	11	Abbey Lane PS
158.	Halton District School Board	1290	Kings Road PS
159.	Halton District School Board	1314	Lakeshore PS
160.	Halton District School Board	1557	Mohawk Gardens PS
161.	Halton District School Board	1695	Oakwood PS
162.	Halton District School Board	2318	Tom Thomson PS
163.	Halton District School Board	2404	W H Morden PS
164.	Halton District School Board	11146	Escarpment View
165.	Halton District School Board	11147	PL Robertson
166.	Halton District School Board	50109	Clearview

Item	Column 1	Column 2	Column 3
	Name of board	SFIS #	Name of School
167.	Halton District School Board	11256	Palermo
168.	Hamilton-Wentworth Catholic District School Board	4362	St Patrick CES
169.	Hamilton-Wentworth Catholic District School Board	6438	Holy Name CES
170.	Hamilton-Wentworth Catholic District School Board	3826	St Brigid CES
171.	Hamilton-Wentworth Catholic District School Board	4162	St Lawrence CES
172.	Hamilton-Wentworth Catholic District School Board	4593	Blessed Kateri Tekakwitha
173.	Hamilton-Wentworth Catholic District School Board	1	NEW-St Mathew
174.	Hamilton-Wentworth Catholic District School Board	3564	Our Lady of the Assumption CES
175.	Hamilton-Wentworth District School Board	8072	Roxborough Park
176.	Hamilton-Wentworth District School Board	8044	Dr. J Edgar Davey
177.	Hamilton-Wentworth District School Board	10613	Cathy Wever Elementary School
178.	Hamilton-Wentworth District School Board	11044	Prince of Wales
179.	Hamilton-Wentworth District School Board	8037	Bennetto (formerly Centennial)
180.	Hamilton-Wentworth District School Board	8024	King George
181.	Hamilton-Wentworth District School Board	8057	Parkdale
182.	Hamilton-Wentworth District School Board	8063	Queen Mary
183.	Hamilton-Wentworth District School Board	8068	Richard Beasley
184.	Hamilton-Wentworth District School Board	8081	Sir Isaac Brock
185.	Hamilton-Wentworth District School Board	8059	Pauline Johnson
186.	Hastings and Prince Edward District School Board	484	College Street Public School
187.	Hastings and Prince Edward District School Board	580	Deseronto Public School
188.	Hastings and Prince Edward District School Board	1660	North Trenton Public School
189.	Hastings and Prince Edward District School Board	1926	Queen Victoria School
190.	Hastings and Prince Edward District School Board	9322	Queen Elizabeth Public School (Trenton)
191.	Hastings and Prince Edward District School Board	374	Madoc Township Public School
192.	Hastings and Prince Edward District School Board	671	Earl Prentice Public School
193.	Huron-Perth Catholic District School Board	10764	St. Joseph's School
194.	Huron-Perth Catholic District School Board	3710	St Ambrose Sep S
195.	Huron-Superior Catholic District School Board	4350	St Patrick Catholic School
196.	Huron-Superior Catholic District School Board	3801	St Bernadette Catholic School
197.	Huron-Superior Catholic District School Board	4481	St Theresa Catholic School
198.	Kawartha Pine Ridge District School Board	958	Grant Sine PS
199.	Kawartha Pine Ridge District School Board	1733	Otonabee Valley PS
200.	Kawartha Pine Ridge District School Board	1033	Havelock PS
201.	Kawartha Pine Ridge District School Board	11009	Apsley Central Replacement School(Mar. 2010)
202.	Kawartha Pine Ridge District School Board	1868	Prince of Wales PS
203.	Kawartha Pine Ridge District School Board	474	Colborne P S
204.	Kawartha Pine Ridge District School Board	400	Central PS
205.	Kawartha Pine Ridge District School Board	11008	Ganaraska Trail P.S. (new Sept. 2009)
206.	Kawartha Pine Ridge District School Board	11107	Castleton/Cramahe Replacement School (new Sept. 2010)
207.	Kawartha Pine Ridge District School Board	2042	Roseneath Centennial PS
208.	Keewatin-Patricia District School Board	1819	Pinewood PS
209.	Keewatin-Patricia District School Board	7537	Evergreen P.S.
210.	Kenora Catholic District School Board	4171	St Louis Sep S
211.	Lakehead District School Board	7573	Westmount
212.	Lakehead District School Board	7546	Algonquin Avenue
213.	Lakehead District School Board	7596	Sherbrooke
214.	Lakehead District School Board	7571	Vance Chapman
215.	Lakehead District School Board	7589	McKellar Park
216.	Lambton Kent District School Board	246	Brigden S
217.	Lambton Kent District School Board	547	D. A. Gordon PS
218.	Lambton Kent District School Board	1221	Johnston Memorial S
219.	Lambton Kent District School Board	1912	Queen Elizabeth II S
220.	Lambton Kent District School Board	2366	Victor Lauriston PS
221.	Lambton Kent District School Board	2489	Wheatley Area PS
222.	Lambton Kent District School Board	2588	Zone Township Central PS
223.	Lambton Kent District School Board	10495	Colonel Cameron Public School
224.	Limestone District School Board	1642	North Addington Education Centre (Elem)
225.	Limestone District School Board	2115	Sharbot Lake PS
226.	Limestone District School Board	1860	Prince Charles PS

Item	Column 1	Column 2	Column 3
	Name of board	SFIS #	Name of School
227.	Limestone District School Board	2165	Westdale Park PS
228.	Limestone District School Board	1799	Perth Road PS
229.	Limestone District School Board	811	First Avenue PS
230.	Limestone District School Board	862	Frontenac PS
231.	Limestone District School Board	9707	Centreville PS
232.	London District Catholic School Board	4453	St Robert Sep S
233.	London District Catholic School Board	10621	St. Catherine of Siena
234.	London District Catholic School Board	4601	Monsignor Morrison Sep S
235.	London District Catholic School Board	4353	St Patrick's S
236.	London District Catholic School Board	3072	Blessed Kateri Sep S
237.	Near North District School Board	665	E W Norman PS
238.	Near North District School Board	1472	Marshall Park PS
239.	Near North District School Board	308	M T Davidson S
240.	Near North District School Board	2382	Victory PS
241.	Niagara Catholic District School Board	7965	St Denis
242.	Niagara Catholic District School Board	3527	St. Therese
243.	Niagara Catholic District School Board	3211	Father Hennepin Sep S
244.	Niagara Catholic District School Board	7973	St Joseph
245.	Niagara Catholic District School Board	7981	Our Lady of Fatima
246.	Niagara Catholic District School Board	3304	Holy Name S
247.	Niagara Catholic District School Board	4348	St Patrick Sep S
248.	Niagara Catholic District School Board	4256	St Mary S
249.	Nipissing-Parry Sound Catholic District School Board	3439	Mother St Bride S
250.	Nipissing-Parry Sound Catholic District School Board	3518	Our Lady of Fatima Sep S
251.	Northeastern Catholic District School Board	7715	St Paul School
252.	Northwest Catholic District School Board	11282	St Patrick's School
253.	Ottawa Catholic District School Board	3048	Bayshore Catholic S
254.	Ottawa Catholic District School Board	3226	Our Lady of Mount Carmel S
255.	Ottawa Catholic District School Board	3812	St Bernard Sep S
256.	Ottawa Catholic District School Board	10284	St Elizabeth S
257.	Ottawa Catholic District School Board	3822	St Brigid S
258.	Ottawa Catholic District School Board	3049	Brother André Catholic Elementary School
259.	Ottawa Catholic District School Board	3046	St Patrick English Catholic Sep S
260.	Ottawa Catholic District School Board	3238	St Martin de Porres S
261.	Ottawa Catholic District School Board	3603	Our Lady of Wisdom S
262.	Ottawa Catholic District School Board	10283	St Daniel S
263.	Ottawa-Carleton District School Board	88	Arch Street PS
264.	Ottawa-Carleton District School Board	311	Cambridge Street PS
265.	Ottawa-Carleton District School Board	498	Convent Glen E S
266.	Ottawa-Carleton District School Board	793	Featherston Drive PS
267.	Ottawa-Carleton District School Board	879	General Vanier PS
268.	Ottawa-Carleton District School Board	941	Glen Cairn PS
269.	Ottawa-Carleton District School Board	1725	Metcalfe PS
270.	Ottawa-Carleton District School Board	1814	Pinecrest PS
271.	Ottawa-Carleton District School Board	1916	Queen Elizabeth PS
272.	Ottawa-Carleton District School Board	2005	Robert E. Wilson PS
273.	Ottawa-Carleton District School Board	1018	Grant AS
274.	Ottawa-Carleton District School Board	333	Carson Grove PS
275.	Ottawa-Carleton District School Board	412	Century Public PS
276.	Ottawa-Carleton District School Board	1439	Manordale PS
277.	Ottawa-Carleton District School Board	1653	North Gower - Marlborough PS
278.	Ottawa-Carleton District School Board	1727	Greely PS
279.	Ottawa-Carleton District School Board	2399	W. Erskine Johnston PS
280.	Ottawa-Carleton District School Board	143	Bayshore PS
281.	Ottawa-Carleton District School Board	212	Blossom Park PS
282.	Ottawa-Carleton District School Board	1229	Jockvale ES
283.	Ottawa-Carleton District School Board	2401	W. E. Gowling PS
284.	Ottawa-Carleton District School Board	2580	York Street PS
285.	Peel District School Board	1034	Brian Fleming PS
286.	Peel District School Board	828	Floradale PS
287.	Peel District School Board	1476	Marvin Heights PS

Item	Column 1	Column 2	Column 3
	Name of board	SFIS #	Name of School
288.	Peel District School Board	2160	Sir Winston Churchill PS
289.	Peel District School Board	2301	Thorn Lodge PS
290.	Peel District School Board	591	Dixie PS
291.	Peel District School Board	10405	Queen Street PS
292.	Peel District School Board	263	Brookmede PS
293.	Peel District School Board	10718	Thorndale P.S.
294.	Peel District School Board	1013	Hanover PS
295.	Peel District School Board	227	Brandon Gate PS
296.	Peel District School Board	1984	Ridgeview PS
297.	Peel District School Board	1834	Plowman's Park PS
298.	Peel District School Board	734	Elmcrest PS
299.	Peel District School Board	1999	Riverside PS
300.	Peel District School Board	728	Ellengale PS
301.	Peel District School Board	10403	Springdale Elementary PS
302.	Peel District School Board	9919	Cooksville Creek P.S.
303.	Peel District School Board	1427	Massey PS
304.	Peel District School Board	1418	Madoc Drive PS
305.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	9258	Pope John Paul II School
306.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	9260	St. Mary's School,Lindsay
307.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	9266	St. Anthony's School
308.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	9248	St. Paul's School,Peterborough
309.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	9274	St. Elizabeth Catholic ES
310.	Rainbow District School Board	1920	Queen Elizabeth II PS
311.	Rainbow District School Board	1880	Princess Anne PS
312.	Rainbow District School Board	2445	Wembley PS
313.	Rainbow District School Board	1335	Lansdowne
314.	Rainbow District School Board	759	A B Ellis PS
315.	Rainbow District School Board	448	Churchill PS
316.	Rainy River District School Board	9385	North Star Community School
317.	Renfrew County Catholic District School Board	4056	St John Bosco Sep S
318.	Renfrew County Catholic District School Board	4274	St Mary's Sep S - Deep River
319.	Renfrew County Catholic District School Board	3298	Holy Name Sep S
320.	Renfrew County District School Board	1948	Palmer Rapids PS
321.	Renfrew County District School Board	470	Cobden District PS
322.	Renfrew County District School Board	1509	McNab PS
323.	Renfrew County District School Board	152	Beachburg PS
324.	Simcoe County District School Board	8163	Oakley Park PS
325.	Simcoe County District School Board	8166	Port McNicoll PS
326.	Simcoe County District School Board	8225	Waubauskene ES
327.	Simcoe County District School Board	8150	Killarney Beach PS
328.	Simcoe County District School Board	8154	Warminster ES
329.	Simcoe County District School Board	10123	Clearview Meadows
330.	Simcoe County District School Board	8173	Sir William Osler PS
331.	Simcoe County District School Board	8201	Codrington PS
332.	Simcoe County District School Board	8183	Adjala Central PS
333.	Simcoe County District School Board	10166	Admiral Collingwood PS
334.	Simcoe County District School Board	8144	Hon. Earl Rowe PS
335.	Simcoe County District School Board	8202	Coldwater PS
336.	Simcoe County District School Board	11021	Lion's Oval
337.	Simcoe County District School Board	8194	Baxter Central PS
338.	Simcoe County District School Board	8176	Sunnybrae PS
339.	Simcoe County District School Board	8192	Assikinack PS
340.	Simcoe Muskoka Catholic District School Board	8324	St Paul's
341.	Simcoe Muskoka Catholic District School Board	8309	St Bernard's
342.	Simcoe Muskoka Catholic District School Board	8330	St Antoine Daniel
343.	Simcoe Muskoka Catholic District School Board	3270	Saint Mary's

Item	Column 1	Column 2	Column 3
	Name of board	SFIS #	Name of School
344.	Simcoe Muskoka Catholic District School Board	8320	St Mary's
345.	Simcoe Muskoka Catholic District School Board	9791	Holy Cross
346.	Simcoe Muskoka Catholic District School Board	8319	St Mary's
347.	Simcoe Muskoka Catholic District School Board	8293	Marie of the Incarnation
348.	St. Clair Catholic District School Board	4430	St. Joseph Catholic S,
349.	St. Clair Catholic District School Board	3687	St. Agnes Catholic S
350.	St. Clair Catholic District School Board	3282	Holy Family Catholic S
351.	St. Clair Catholic District School Board	3791	St. Benedict Catholic S
352.	Sudbury Catholic District School Board	10485	St. Anne
353.	Sudbury Catholic District School Board	4439	St. Raphael
354.	Sudbury Catholic District School Board	3585	Pius XII Sep S
355.	Superior North Catholic District School Board	3319	Holy Saviour (part lease to District School Board#62)
356.	Superior-Greenstone District School Board	1461	Margaret Twomey PS
357.	Thames Valley District School Board	7892	Lord Nelson PS
358.	Thames Valley District School Board	11205	John Wise PS
359.	Thames Valley District School Board	7875	Cleardale PS
360.	Thames Valley District School Board	7860	A. E. Duffield PS
361.	Thames Valley District School Board	11217	Stoney Creek PS (*to be re-named)
362.	Thames Valley District School Board	569	Delaware Central PS
363.	Thames Valley District School Board	7879	Evelyn Harrison PS
364.	Thames Valley District School Board	1826	Plattsville & District PS
365.	Thames Valley District School Board	11104	Wilberforce PS
366.	Thames Valley District School Board	7902	Northridge PS
367.	Thames Valley District School Board	11204	West Nissouri PS
368.	Thames Valley District School Board	1847	Port Stanley PS
369.	Thames Valley District School Board	11203	Blenheim District PS
370.	Thames Valley District School Board	680	East Oxford Central PS
371.	Thames Valley District School Board	7908	Stoneybrook PS
372.	Thames Valley District School Board	2589	Zorra Highland Park PS
373.	Thames Valley District School Board	321	Caradoc Central PS
374.	Thames Valley District School Board	2358	Valleyview Central PS
375.	Thames Valley District School Board	322	Caradoc North PS
376.	Thunder Bay Catholic District School Board	3156	Corpus Christi Sep S
377.	Thunder Bay Catholic District School Board	4528	St Vincent Sep S
378.	Toronto Catholic District School Board	4232	St Martin De Porres Sep S
379.	Toronto Catholic District School Board	4005	St Ignatius of Loyola Sep S
380.	Toronto Catholic District School Board	3779	St Barbara C S
381.	Toronto Catholic District School Board	3175	Holy Child CS (Joint Owner w/ TDistrict School Board)
382.	Toronto Catholic District School Board	3137	Christ the King CS
383.	Toronto Catholic District School Board	3717	St Angela CS
384.	Toronto Catholic District School Board	3063	Blessed Kateri Tekakwitha C S
385.	Toronto Catholic District School Board	3918	St Elizabeth Seton Sep S
386.	Toronto Catholic District School Board	3534	Our Lady of Guadalupe CS
387.	Toronto Catholic District School Board	9293	St Leo Sep S
388.	Toronto Catholic District School Board	3901	St Dunstan Sep S
389.	Toronto Catholic District School Board	3598	Precious Blood CS
390.	Toronto Catholic District School Board	4295	St Maurice Sep S
391.	Toronto Catholic District School Board	3881	St Antoine Daniel CS
392.	Toronto Catholic District School Board	4225	St Martha S
393.	Toronto Catholic District School Board	3279	Holy Cross CS
394.	Toronto Catholic District School Board	3301	Holy Name CS
395.	Toronto Catholic District School Board	3287	Holy Family CS
396.	Toronto Catholic District School Board	3348	James Culnan CS
397.	Toronto Catholic District School Board	3956	St Francis Xavier Sep S
398.	Toronto Catholic District School Board	4185	St Luke Sep S
399.	Toronto Catholic District School Board	10311	Immaculate Conception (new school)
400.	Toronto Catholic District School Board	5984	Santa Maria CS
401.	Toronto Catholic District School Board	3848	St Charles Sep S
402.	Toronto Catholic District School Board	10316	St Anthony (new school)

Item	Column 1	Column 2	Column 3
	Name of board	SFIS #	Name of School
403.	Toronto Catholic District School Board	4463	St John Bosco Sep S
404.	Toronto Catholic District School Board	3637	Sacred Heart CS
405.	Toronto Catholic District School Board	4541	Stella Maris (shared, leased from TDistrict School Board)
406.	Toronto District School Board	8730	H J Alexander Jr PS
407.	Toronto District School Board	8715	Bala Avenue Community School
408.	Toronto District School Board	8721	Cordella Jr PS
409.	Toronto District School Board	8723	Dennis Avenue Community School
410.	Toronto District School Board	8620	Greenholme JMS
411.	Toronto District School Board	8982	Military Trail PS
412.	Toronto District School Board	8696	West Glen JS
413.	Toronto District School Board	9191	Stanley PS
414.	Toronto District School Board	8882	Glen Ravine Jr PS
415.	Toronto District School Board	8418	Parkdale Jr & Sr PS
416.	Toronto District School Board	10499	Portage Trail JCS
417.	Toronto District School Board	8925	George B Little PS
418.	Toronto District School Board	8494	Market Lane Jr & Sr PS
419.	Toronto District School Board	8732	Harwood PS
420.	Toronto District School Board	8930	Wexford PS
421.	Toronto District School Board	8827	Chester Le Jr PS
422.	Toronto District School Board	8832	Cliffside JPS
423.	Toronto District School Board	9042	Ancaster PS
424.	Toronto District School Board	8611	Elmbank JS Academy
425.	Toronto District School Board	8887	H A Halbert Jr PS
426.	Toronto District School Board	9125	George Anderson PS
427.	Toronto District School Board	8392	Dundas Jr PS
428.	Toronto District School Board	8415	Pape Avenue Jr PS
429.	Toronto District School Board	8950	J G Workman PS
430.	Toronto District School Board	8990	Pauline Johnson Jr PS
431.	Toronto District School Board	8919	Fairglen Jr PS
432.	Toronto District School Board	8923	General Brock PS
433.	Toronto District School Board	8724	F H Miller Jr PS
434.	Toronto District School Board	8689	Twentieth Street JS
435.	Toronto District School Board	8931	Whitehaven Jr PS
436.	Toronto District School Board	8987	North Bendale Jr PS
437.	Toronto District School Board	8489	Lord Lansdowne Jr & Sr PS
438.	Toronto District School Board	8674	Second Street JMS
439.	Toronto District School Board	8663	Parkfield JS
440.	Toronto District School Board	8913	Tom Longboat Jr PS
441.	Toronto District School Board	9006	Silver Springs PS
442.	Toronto District School Board	9174	Rene Gordon ES
443.	Toronto District School Board	8699	Westmount JS
444.	Toronto District School Board	8889	Heather Heights Jr PS
445.	Toronto District School Board	8946	Inglewood Heights Jr PS
446.	Toronto District School Board	8878	Ellesmere-Statton PS
447.	Toronto District School Board	8630	James S Bell JMS
448.	Toronto District School Board	8751	Weston Memorial Jr PS
449.	Toronto District School Board	8588	Albion Heights JMS
450.	Toronto District School Board	8629	Islington JMS
451.	Toronto District School Board	8850	Birch Cliff Heights PS
452.	Toronto District School Board	8943	Highland Creek PS
453.	Toronto District School Board	9186	Sloane PS
454.	Toronto District School Board	8606	David Hornell JS
455.	Toronto District School Board	9081	Cherokee PS
456.	Toronto District School Board	8839	Alexmuir Jr PS
457.	Toronto District School Board	8694	Wellesworth JS
458.	Toronto District School Board	9113	Ernest PS
459.	Toronto District School Board	9153	Muirhead PS
460.	Toronto District School Board	8739	King George Jr PS
461.	Toronto District School Board	9139	Kingslake PS
462.	Toronto District School Board	9087	Crestview PS

Item	Column 1	Column 2	Column 3
	Name of board	SFIS #	Name of School
463.	Toronto District School Board	8830	Churchill Heights PS
464.	Toronto District School Board	8948	Iroquois Jr PS
465.	Toronto District School Board	8847	Bendale Jr PS
466.	Toronto District School Board	8595	Broadacres JS
467.	Toronto District School Board	8851	Birch Cliff PS
468.	Toronto District School Board	8975	Mary Shadd PS
469.	Toronto District School Board	8910	Terry Fox PS
470.	Toronto District School Board	9145	Lillian PS
471.	Toronto District School Board	8835	Agnes Macphail PS
472.	Toronto District School Board	8908	Terraview-Willowfield PS
473.	Toronto District School Board	8932	William G Davis Jr PS
474.	Toronto District School Board	9066	Harrison PS
475.	Toronto District School Board	9194	Summit Heights PS
476.	Toronto District School Board	8928	West Rouge Jr PS
477.	Trillium Lakelands District School Board	1267	King Albert PS
478.	Trillium Lakelands District School Board	2375	Queen Victoria PS
479.	Trillium Lakelands District School Board	1133	Huntsville PS
480.	Trillium Lakelands District School Board	1569	K P Manson PS
481.	Trillium Lakelands District School Board	2433	Watt PS
482.	Trillium Lakelands District School Board	1773	Parkview PS
483.	Trillium Lakelands District School Board	1155	Irwin Memorial PS
484.	Trillium Lakelands District School Board	190	Ridgewood PS
485.	Upper Canada District School Board	491	Commonwealth Public School
486.	Upper Canada District School Board	1491	Maxville PS
487.	Upper Canada District School Board	717	Duncan J Schoular PS
488.	Upper Canada District School Board	707	South Edwardsburg PS
489.	Upper Canada District School Board	1853	Pleasant Corners PS
490.	Upper Canada District School Board	1604	Nationview PS
491.	Upper Canada District School Board	65	Naismith PS
492.	Upper Canada District School Board	901	Gladstone
493.	Upper Canada District School Board	678	East Front
494.	Upper Canada District School Board	1446	Maple Grove Public School
495.	Upper Canada District School Board	1367	Linklater Public School
496.	Upper Grand District School Board	2515	Willow Road PS
497.	Upper Grand District School Board	949	Grand Valley & District PS
498.	Upper Grand District School Board	9432	Laurelwoods ES
499.	Upper Grand District School Board	228	Brant Avenue PS
500.	Upper Grand District School Board	867	Gateway Drive PS
501.	Upper Grand District School Board	5531	Victoria Cross PS
502.	Upper Grand District School Board	10451	Princess Margaret PS
503.	Upper Grand District School Board	1892	Priory Park PS
504.	Upper Grand District School Board	1553	Minto-Clifford PS
505.	Upper Grand District School Board	627	Drayton Heights P.S.
506.	Upper Grand District School Board	5213	Arthur PS (formerly Arthur DHS)
507.	Upper Grand District School Board	5353	Erin PS
508.	Upper Grand District School Board	868	John Black PS
509.	Waterloo Catholic District School Board	3797	St Bernadette Sep S
510.	Waterloo Catholic District School Board	3728	St Anne Sep S
511.	Waterloo Catholic District School Board	4412	St Peter Sep S
512.	Waterloo Catholic District School Board	3730	St Anne Sep S
513.	Waterloo Catholic District School Board	3981	St Gregory Sep S
514.	Waterloo Catholic District School Board	3709	St Ambrose Sep S
515.	Waterloo Catholic District School Board	4313	St Michael Sep S
516.	Waterloo Catholic District School Board	3682	Sir Edgar Bauer Sep S
517.	Waterloo Region District School Board	1114	Howard Robertson PS
518.	Waterloo Region District School Board	1902	Queen Elizabeth PS
519.	Waterloo Region District School Board	1164	J F Carmichael PS
520.	Waterloo Region District School Board	1268	King Edward PS
521.	Waterloo Region District School Board	347	Cedarbrae PS
522.	Waterloo Region District School Board	829	Floradale PS
523.	Waterloo Region District School Board	417	Chalmers Street PS

Item	Column 1	Column 2	Column 3
	Name of board	SFIS #	Name of School
524.	Waterloo Region District School Board	852	Franklin PS
525.	Waterloo Region District School Board	1778	Parkway PS
526.	Waterloo Region District School Board	242	Bridgeport PS
527.	Waterloo Region District School Board	588	Dickson PS
528.	Waterloo Region District School Board	2073	Ryerson PS
529.	Wellington Catholic District School Board	3634	Sacred Heart Cath G
530.	Wellington Catholic District School Board	4102	St Joseph Cath Guel
531.	Wellington Catholic District School Board	4041	St John Cath Arth
532.	Wellington Catholic District School Board	4241	St Mary Cath MF
533.	Wellington Catholic District School Board	4059	St John Brebeuf Cath S
534.	Windsor-Essex Catholic District School Board	7833	St James
535.	Windsor-Essex Catholic District School Board	7826	St Angela
536.	Windsor-Essex Catholic District School Board	7843	W. J. Langlois
537.	Windsor-Essex Catholic District School Board	7813	H. J. Lassaline
538.	Windsor-Essex Catholic District School Board	3084	Our Lady of the Annunciation
539.	Windsor-Essex Catholic District School Board	4172	St Louis Sep S
540.	Windsor-Essex Catholic District School Board	7856	Our Lady of Perpetual Help
541.	York Catholic District School Board	11111	x Block 33 (Opening Sept. 2010)
542.	York Catholic District School Board	3954	St. Francis Xavier CES
543.	York Catholic District School Board	3916	St. Elizabeth Seton CES
544.	York Catholic District School Board	10219	St. Thomas Aquinas CES (Replacement)
545.	York Catholic District School Board	6065	Divine Mercy CES (Shurgain West)
546.	York Catholic District School Board	3291	Holy Family CES
547.	York Catholic District School Board	11260	x Valeta Lifford/Block 12 (Opening Sept. 2010)
548.	York Catholic District School Board	3367	Kateri Tekakwitha CES
549.	York Catholic District School Board	3858	St. Clement CES
550.	York Catholic District School Board	3361	Blessed John XXIII
551.	York Catholic District School Board	3309	Holy Spirit CES (Cat Tail)
552.	York Catholic District School Board	3229	St. Francis of Assisi CES
553.	York Catholic District School Board	9777	Corpus Christi CES (Elgin East)
554.	York Catholic District School Board	3849	St. Charles Garnier CES
555.	York Region District School Board	10100	Lorna Jackson PS
556.	York Region District School Board	11296	Whitchurch Highlands PS Replacement
557.	York Region District School Board	11521	Sutton PS Replacement
558.	York Region District School Board	11163	King City PS Replacement
559.	York Region District School Board	11234	Glenn Gould PS
560.	York Region District School Board	6359	Glad Park Public School
561.	York Region District School Board	9741	Michael Cranny Elementary School
562.	York Region District School Board	10677	Ellen Fairclough PS
563.	York Region District School Board	10675	John McCrae PS
564.	York Region District School Board	1565	Morning Glory PS
565.	York Region District School Board	1183	James Robinson PS
566.	York Region District School Board	10756	Jersey PS
567.	York Region District School Board	6364	Lakeside PS
568.	York Region District School Board	1544	Milliken Mills PS
569.	York Region District School Board	503	Coppard Glen PS
570.	York Region District School Board	1965	Regency Acres PS
571.	York Region District School Board	11232	Bond Lake PS
572.	York Region District School Board	2560	E J Sand PS
573.	York Region District School Board	537	Crosby Heights PS
574.	York Region District School Board	6365	Stonehaven Public School
575.	York Region District School Board	1952	Ramer Wood PS
576.	York Region District School Board	2173	Summitview PS
577.	York Region District School Board	1865	Prince Charles PS
578.	York Region District School Board	1832	Pleasantville PS
579.	York Region District School Board	2451	Westminster PS

2. (1) Subsection 4 (3) of the Regulation is amended by adding the following paragraph:

2.1 The average size of the board's junior kindergarten and kindergarten classes, in the aggregate, in schools of the board set out in the Table to section 2, as determined under section 2.

(2) Section 4 of the Regulation is amended by adding the following subsection:

(4) Funding for the schools set out in the Table to section 2 may be determined with reference to the information described in paragraph 2.1 of subsection (3).

3. (1) Subject to subsection (2), this Regulation comes into force on the day it is filed.**(2) Subsections 1 (2) and (4) come into force on September 1, 2012.****RÈGLEMENT DE L'ONTARIO 44/10**

pris en application de la

LOI SUR L'ÉDUCATION

pris le 24 février 2010
déposé le 26 février 2010

publié sur le site Lois-en-ligne le 2 mars 2010
imprimé dans la *Gazette de l'Ontario* le 13 mars 2010

modifiant le Règl. de l'Ont. 399/00
(Effectif des classes)

Remarque : Le Règlement de l'Ontario 399/00 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. (1) L'article 2 du Règlement de l'Ontario 399/00 est modifié par adjonction des paragraphes suivants :

(3.1) Pour l'application de l'article 170.1 de la Loi, l'effectif moyen de l'ensemble des classes de maternelle et de jardin d'enfants d'un conseil, dans les écoles du conseil figurant au tableau du présent article, est calculé pour chaque année scolaire, au 31 octobre de celle-ci, de la manière suivante :

1. Établir le nombre d'élèves inscrits aux classes de maternelle et de jardin d'enfants des écoles du conseil figurant au tableau du présent article.
2. Établir le nombre de classes de maternelle et de jardin d'enfants des écoles du conseil figurant au tableau du présent article.
3. Diviser le nombre établi aux termes de la disposition 1 par celui établi aux termes de la disposition 2.

(3.2) Les règles suivantes s'appliquent lorsqu'une classe comprend à la fois des élèves qui sont inscrits à la maternelle ou au jardin d'enfants et des élèves qui ne le sont pas :

1. Pour l'application de la disposition 1 du paragraphe (3.1), seuls les élèves de la classe qui sont inscrits à la maternelle ou au jardin d'enfants sont comptés.
2. Pour l'application de la disposition 2 du paragraphe (3.1), la classe compte pour le nombre obtenu en divisant le nombre d'élèves de la classe qui sont inscrits à la maternelle ou au jardin d'enfants par le nombre total d'élèves de la classe.

(3.3) Il est entendu que les règles énoncées aux paragraphes (3.1) et (3.2) ne s'appliquent pas à l'égard d'une école ne figurant pas au tableau du présent article.

(2) Les paragraphes 2 (3.1), (3.2) et (3.3) du Règlement, tels qu'ils sont pris par le paragraphe (1), sont abrogés.

(3) Le paragraphe 2 (4) du Règlement est modifié par substitution de «paragraphes (1), (2) et (3.1)» à «paragraphes (1) et (2)» dans le passage qui précède l'alinéa a).

(4) Le paragraphe 2 (4) du Règlement est modifié par substitution de «paragraphes (1) et (2)» à «paragraphes (1), (2) et (3.1)» dans le passage qui précède l'alinéa a).

(5) L'article 2 du Règlement est modifié par adjonction du tableau suivant :

TABLEAU
ÉCOLES OFFRANT LE PROGRAMME D'APPRENTISSAGE DES JEUNES ENFANTS

Numéro	Colonne 1	Colonne 2	Colonne 3
	Nom du conseil	N° du SIIS	Nom de l'école
1.	Algoma District School Board	2546	Wm Merrifield VC PS
2.	Algoma District School Board	682	East View PS

Numéro	Colonne 1	Colonne 2	Colonne 3
	Nom du conseil	N° du SIIS	Nom de l'école
3.	Algoma District School Board	1804	Pinewood PS
4.	Algoma District School Board	1668	Northern Heights PS
5.	Algoma District School Board	174	Ben R McMullin PS
6.	Algonquin and Lakeshore Catholic District School Board	9224	St Peter Catholic School, Trenton
7.	Algonquin and Lakeshore Catholic District School Board	4410	St Peter Catholic School, Kingston
8.	Algonquin and Lakeshore Catholic District School Board	4381	St Patrick Catholic School, Harrowsmith
9.	Algonquin and Lakeshore Catholic District School Board	3455	J J O'Neill Catholic School
10.	Avon Maitland District School Board	467	Clinton PS
11.	Avon Maitland District School Board	1115	Howick Central S
12.	Avon Maitland District School Board	1549	Milverton PS
13.	Avon Maitland District School Board	609	Downie Central PS
14.	Avon Maitland District School Board	2029	Romeo PS
15.	Bluewater District School Board	98	Arran Tara E S
16.	Bluewater District School Board	149	Bayview PS
17.	Bluewater District School Board	1399	Lucknow Central PS
18.	Bluewater District School Board	2254	Sullivan Community S
19.	Bluewater District School Board	2189	G C Huston P S
20.	Bluewater District School Board	1464	Beavercrest Community S
21.	Bluewater District School Board	1537	Mildmay-Carrick Central S
22.	Bluewater District School Board	1265	Kincardine Township-Tiverton PS
23.	Bluewater District School Board	1086	Hillcrest E S
24.	Brant Haldimand Norfolk Catholic District School Board	11312	Jean Vanier Catholic Elementary School
25.	Brant Haldimand Norfolk Catholic District School Board	4319	St Michaels S
26.	Brant Haldimand Norfolk Catholic District School Board	4429	St Pius S
27.	Brant Haldimand Norfolk Catholic District School Board	3660	Sacred Heart S
28.	Brant Haldimand Norfolk Catholic District School Board	3271	Holy Cross Sep S
29.	Bruce-Grey Catholic District School Board	3263	Holy Family Sep S
30.	Catholic District School Board of Eastern Ontario	3955	St. Francis Xavier - Brockville
31.	Catholic District School Board of Eastern Ontario	9677	Holy Name of Mary
32.	Catholic District School Board of Eastern Ontario	3332	Immaculate Conception
33.	Catholic District School Board of Eastern Ontario	4134	St. Joseph's
34.	Conseil scolaire de district catholique Centre-Sud	10746	É.É.C. Jean-Paul II
35.	Conseil scolaire de district catholique Centre-Sud	8282	É.É.C. Frère-André
36.	Conseil scolaire de district catholique Centre-Sud	3462	É.É.C. Notre-Dame
37.	Conseil scolaire de district catholique Centre-Sud	7968	É.É.C. Immaculée-Conception
38.	Conseil scolaire de district catholique Centre-Sud	3102	É.É.C. Cardinal-Léger
39.	Conseil scolaire de district catholique de l'Est ontarien	6204	St-Grégoire, É.
40.	Conseil scolaire de district catholique de l'Est ontarien	3143	Sacré-Coeur, É. sép.
41.	Conseil scolaire de district catholique de l'Est ontarien	4009	Saint-Isidore-de-Prescott, É. sép.
42.	Conseil scolaire de district catholique de l'Est ontarien	10724	de l'Ange-Gardien
43.	Conseil scolaire de district catholique des Aurores boréales	6515	Franco-Supérieur (St Andrew Transf. frm District School Board34A)
44.	Conseil scolaire de district catholique des Grandes Rivières	7722	Louis Rhéaume, École
45.	Conseil scolaire de district catholique des Grandes Rivières	4568	Saints-Martyrs-Canadiens, É. sép.
46.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	60000	Nouvelle École d'Avalon
47.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	10195	J.-L.-Couroux
48.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	4582	Georges-Étienne-Cartier, É.
49.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	3411	Sainte-Marguerite-Bourgeoys, École
50.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	3618	Marius-Barbeau, É.
51.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	9824	Le Petit Prince, École
52.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	3246	Sainte-Marie, École
53.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	3491	Sainte-Thérèse-d'Avila, École
54.	Conseil scolaire de district catholique du Nouvel-Ontario	3481	Notre-Dame-des-Écoles, É. sép.
55.	Conseil scolaire de district catholique du Nouvel-Ontario	4097	Saint-Joseph, É. sép.

Numéro	Colonne 1	Colonne 2	Colonne 3
	Nom du conseil	N° du SIIS	Nom de l'école
56.	Conseil scolaire de district catholique du Nouvel-Ontario	4121	Saint-Joseph, É. sép.
57.	Conseil scolaire de district catholique du Nouvel-Ontario	4427	Saint-Pierre, É. sép.
58.	Conseil scolaire de district catholique du Nouvel-Ontario	3477	Notre-Dame-de-la-Merci, É. sép.
59.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	3942	Saint-Francis
60.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	4548	Sainte-Catherine
61.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	9287	Saint-Ambroise
62.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	4561	Saint-Paul
63.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	4566	Sainte-Ursule, É.
64.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	5873	Sainte-Jeanne-d'Arc
65.	Conseil des écoles publiques de l'Est de l'Ontario	10987	É.É.P. l'Équinoxe
66.	Conseil des écoles publiques de l'Est de l'Ontario	3	Cité-Jeunesse
67.	Conseil des écoles publiques de l'Est de l'Ontario	10411	Séraphin-Marion
68.	Conseil des écoles publiques de l'Est de l'Ontario	9868	Rivière Castor
69.	Conseil scolaire de district du Centre Sud-Ouest	8335	Gabrielle-Roy, École élémentaire
70.	Conseil scolaire de district du Centre Sud-Ouest	10662	Pavillon de la jeunesse
71.	Conseil scolaire de district du Centre Sud-Ouest	697	La Marsh
72.	Conseil scolaire de district du Centre Sud-Ouest	8337	Félix-Leclerc, É. él.
73.	Conseil scolaire de district du Centre Sud-Ouest	9721	Saint -Joseph
74.	Conseil scolaire de district du Grand Nord de l'Ontario	28	Jeanne-Sauvé, É. p.
75.	Conseil scolaire de district du Grand Nord de l'Ontario	9643	É. p. Pavillon de l'Avenir
76.	Conseil scolaire de district du Nord-Est de l'Ontario	10846	École publique élémentaire des Navigateurs
77.	Conseil scolaire de district du Nord-Est de l'Ontario	10080	Étoile du Nord (École élémentaire publique)
78.	Conseil scolaire de district catholique Franco-Nord	4544	Sainte-Anne, É. sép.
79.	Conseil scolaire de district catholique Franco-Nord	4547	Sainte-Anne, É. sép.
80.	District School Board of Niagara	1525	Memorial PS
81.	District School Board of Niagara	1976	Richmond Street PS
82.	District School Board of Niagara	2235	Stevensville PS
83.	District School Board of Niagara	1502	McKay PS
84.	District School Board of Niagara	485	College Street PS
85.	District School Board of Niagara	2101	Senator Gibson PS
86.	District School Board of Niagara	2355	Valley Way PS
87.	District School Board of Niagara	2463	Westdale PS
88.	District School Board of Niagara	1889	Princess Margaret PS
89.	District School Board of Niagara	1181	James Morden PS
90.	District School Board of Niagara	1706	Ontario PS
91.	District School Board Ontario North East	10635	Cochrane Public School
92.	District School Board Ontario North East	7731	Federal Public School
93.	Dufferin-Peel Catholic District School Board	3233	Georges Vanier Sep S
94.	Dufferin-Peel Catholic District School Board	9799	Good Shepherd
95.	Dufferin-Peel Catholic District School Board	3275	Holy Cross Sep S
96.	Dufferin-Peel Catholic District School Board	10588	Holy Family
97.	Dufferin-Peel Catholic District School Board	3601	Queen of Heaven Sep S
98.	Dufferin-Peel Catholic District School Board	10968	St. Aidan Catholic
99.	Dufferin-Peel Catholic District School Board	3662	St Alfred Sep S
100.	Dufferin-Peel Catholic District School Board	10782	St. Bernard of Clairvaux Catholic
101.	Dufferin-Peel Catholic District School Board	3823	St Brigid Sep S
102.	Dufferin-Peel Catholic District School Board	9823	St Catherine of Siena (replacement school)
103.	Dufferin-Peel Catholic District School Board	4165	St Leonard Sep S
104.	Dufferin-Peel Catholic District School Board	4174	St Louis Sep S
105.	Dufferin-Peel Catholic District School Board	4239	St Mary Sep S (Brampton)
106.	Dufferin-Peel Catholic District School Board	4402	St Peter Sep S
107.	Dufferin-Peel Catholic District School Board	10364	St. Pio of Pietrelcina
108.	Dufferin-Peel Catholic District School Board	9801	St Valentine Elementary School
109.	Durham Catholic District School Board	8770	Msgr. Philip Coffey C.S.
110.	Durham Catholic District School Board	8793	St. Marguerite D'Youville C.S.

Numéro	Colonne 1	Colonne 2	Colonne 3
	Nom du conseil	N° du SIIS	Nom de l'école
111.	Durham Catholic District School Board	8775	St. Bernadette C.S.
112.	Durham Catholic District School Board	8765	Holy Redeemer C.S.
113.	Durham Catholic District School Board	8766	Immaculate Conception C.S.
114.	Durham District School Board	6133	Village Union PS
115.	Durham District School Board	1308	Dr CF Cannon PS
116.	Durham District School Board	916	Glen Street PS
117.	Durham District School Board	1990	Ritson PS
118.	Durham District School Board	10470	Bobby Orr Public School
119.	Durham District School Board	1016	Harmony PS
120.	Durham District School Board	897	Gertrude Colpus PS
121.	Durham District School Board	5414	Bolton C Falby PS
122.	Durham District School Board	147	Bayview Heights PS
123.	Durham District School Board	397	Thorah Central PS
124.	Durham District School Board	33	Duffin's Bay PS
125.	Durham District School Board	782	Fairport Beach PS
126.	Durham District School Board	387	Cartwright Central PS
127.	Durham District School Board	10655	Sir William Stephenson PS
128.	Durham District School Board	10000	Mary St. CS
129.	Durham District School Board	2435	Waverly PS
130.	Grand Erie District School Board	1424	Major Ballachey PS
131.	Grand Erie District School Board	6433	Bellview PS
132.	Grand Erie District School Board	648	Dunnville Central S
133.	Grand Erie District School Board	715	Elgin Avenue PS
134.	Grand Erie District School Board	402	Langton PS
135.	Grand Erie District School Board	1859	Prince Charles PS
136.	Grand Erie District School Board	946	Graham Bell
137.	Grand Erie District School Board	364	Central PS
138.	Grand Erie District School Board	306	Caledonia Centennial PS
139.	Greater Essex County District School Board	1470	Marlborough Public School
140.	Greater Essex County District School Board	1541	Mill Street Public School
141.	Greater Essex County District School Board	614	Dr H D Taylor Public School
142.	Greater Essex County District School Board	73	Amherstburg Public School
143.	Greater Essex County District School Board	1866	Prince Edward Public School
144.	Greater Essex County District School Board	166	Belle River Public School
145.	Greater Essex County District School Board	2506	William G Davis Public School
146.	Greater Essex County District School Board	936	Gore Hill Public School
147.	Greater Essex County District School Board	10800	John Campbell
148.	Greater Essex County District School Board	366	Colchester North Public School
149.	Greater Essex County District School Board	692	Eastwood Public School
150.	Halton Catholic District School Board	11241	Our Lady of Fatima
151.	Halton Catholic District School Board	8102	St. Peter
152.	Halton Catholic District School Board	8125	St. James
153.	Halton Catholic District School Board	8115	Holy Rosary (B)
154.	Halton Catholic District School Board	8100	St. Patrick
155.	Halton Catholic District School Board	8095	St. Luke
156.	Halton Catholic District School Board	8126	St. John (B)
157.	Halton District School Board	11	Abbey Lane PS
158.	Halton District School Board	1290	Kings Road PS
159.	Halton District School Board	1314	Lakeshore PS
160.	Halton District School Board	1557	Mohawk Gardens PS
161.	Halton District School Board	1695	Oakwood PS
162.	Halton District School Board	2318	Tom Thomson PS
163.	Halton District School Board	2404	W H Morden PS
164.	Halton District School Board	11146	Escarpment View
165.	Halton District School Board	11147	PL Robertson
166.	Halton District School Board	50109	Clearview
167.	Halton District School Board	11256	Palermo
168.	Hamilton-Wentworth Catholic District School Board	4362	St Patrick CES
169.	Hamilton-Wentworth Catholic District School Board	6438	Holy Name CES
170.	Hamilton-Wentworth Catholic District School Board	3826	St Brigid CES
171.	Hamilton-Wentworth Catholic District School Board	4162	St Lawrence CES

Numéro	Colonne 1	Colonne 2	Colonne 3
	Nom du conseil	N° du SIIS	Nom de l'école
172.	Hamilton-Wentworth Catholic District School Board	4593	Blessed Kateri Tekakwitha
173.	Hamilton-Wentworth Catholic District School Board	1	NEW-St Mathew
174.	Hamilton-Wentworth Catholic District School Board	3564	Our Lady of the Assumption CES
175.	Hamilton-Wentworth District School Board	8072	Roxborough Park
176.	Hamilton-Wentworth District School Board	8044	Dr. J Edgar Davey
177.	Hamilton-Wentworth District School Board	10613	Cathy Wever Elementary School
178.	Hamilton-Wentworth District School Board	11044	Prince of Wales
179.	Hamilton-Wentworth District School Board	8037	Bennetto (formerly Centennial)
180.	Hamilton-Wentworth District School Board	8024	King George
181.	Hamilton-Wentworth District School Board	8057	Parkdale
182.	Hamilton-Wentworth District School Board	8063	Queen Mary
183.	Hamilton-Wentworth District School Board	8068	Richard Beasley
184.	Hamilton-Wentworth District School Board	8081	Sir Isaac Brock
185.	Hamilton-Wentworth District School Board	8059	Pauline Johnson
186.	Hastings and Prince Edward District School Board	484	College Street Public School
187.	Hastings and Prince Edward District School Board	580	Deseronto Public School
188.	Hastings and Prince Edward District School Board	1660	North Trenton Public School
189.	Hastings and Prince Edward District School Board	1926	Queen Victoria School
190.	Hastings and Prince Edward District School Board	9322	Queen Elizabeth Public School (Trenton)
191.	Hastings and Prince Edward District School Board	374	Madoc Township Public School
192.	Hastings and Prince Edward District School Board	671	Earl Prentice Public School
193.	Huron-Perth Catholic District School Board	10764	St. Joseph's School
194.	Huron-Perth Catholic District School Board	3710	St Ambrose Sep S
195.	Huron-Superior Catholic District School Board	4350	St Patrick Catholic School
196.	Huron-Superior Catholic District School Board	3801	St Bernadette Catholic School
197.	Huron-Superior Catholic District School Board	4481	St Theresa Catholic School
198.	Kawartha Pine Ridge District School Board	958	Grant Sine PS
199.	Kawartha Pine Ridge District School Board	1733	Otonabee Valley PS
200.	Kawartha Pine Ridge District School Board	1033	Havelock PS
201.	Kawartha Pine Ridge District School Board	11009	Apsley Central Replacement School(Mar. 2010)
202.	Kawartha Pine Ridge District School Board	1868	Prince of Wales PS
203.	Kawartha Pine Ridge District School Board	474	Colborne P S
204.	Kawartha Pine Ridge District School Board	400	Central PS
205.	Kawartha Pine Ridge District School Board	11008	Ganaraska Trail P.S. (new Sept. 2009)
206.	Kawartha Pine Ridge District School Board	11107	Castleton/Cramahe Replacement School (new Sept. 2010)
207.	Kawartha Pine Ridge District School Board	2042	Roseneath Centennial PS
208.	Keewatin-Patricia District School Board	1819	Pinewood PS
209.	Keewatin-Patricia District School Board	7537	Evergreen P.S.
210.	Kenora Catholic District School Board	4171	St Louis Sep S
211.	Lakehead District School Board	7573	Westmount
212.	Lakehead District School Board	7546	Algonquin Avenue
213.	Lakehead District School Board	7596	Sherbrooke
214.	Lakehead District School Board	7571	Vance Chapman
215.	Lakehead District School Board	7589	McKellar Park
216.	Lambton Kent District School Board	246	Brigden S
217.	Lambton Kent District School Board	547	D. A. Gordon PS
218.	Lambton Kent District School Board	1221	Johnston Memorial S
219.	Lambton Kent District School Board	1912	Queen Elizabeth II S
220.	Lambton Kent District School Board	2366	Victor Lauriston PS
221.	Lambton Kent District School Board	2489	Wheatley Area PS
222.	Lambton Kent District School Board	2588	Zone Township Central PS
223.	Lambton Kent District School Board	10495	Colonel Cameron Public School
224.	Limestone District School Board	1642	North Addington Education Centre (Elem)
225.	Limestone District School Board	2115	Sharbot Lake PS
226.	Limestone District School Board	1860	Prince Charles PS
227.	Limestone District School Board	2165	Westdale Park PS
228.	Limestone District School Board	1799	Perth Road PS
229.	Limestone District School Board	811	First Avenue PS
230.	Limestone District School Board	862	Frontenac PS
231.	Limestone District School Board	9707	Centreville PS

Numéro	Colonne 1	Colonne 2	Colonne 3
	Nom du conseil	N° du SIIS	Nom de l'école
232.	London District Catholic School Board	4453	St Robert Sep S
233.	London District Catholic School Board	10621	St. Catherine of Siena
234.	London District Catholic School Board	4601	Monsignor Morrison Sep S
235.	London District Catholic School Board	4353	St Patrick's S
236.	London District Catholic School Board	3072	Blessed Kateri Sep S
237.	Near North District School Board	665	E W Norman PS
238.	Near North District School Board	1472	Marshall Park PS
239.	Near North District School Board	308	M T Davidson S
240.	Near North District School Board	2382	Victory PS
241.	Niagara Catholic District School Board	7965	St Denis
242.	Niagara Catholic District School Board	3527	St. Therese
243.	Niagara Catholic District School Board	3211	Father Hennepin Sep S
244.	Niagara Catholic District School Board	7973	St Joseph
245.	Niagara Catholic District School Board	7981	Our Lady of Fatima
246.	Niagara Catholic District School Board	3304	Holy Name S
247.	Niagara Catholic District School Board	4348	St Patrick Sep S
248.	Niagara Catholic District School Board	4256	St Mary S
249.	Nipissing-Parry Sound Catholic District School Board	3439	Mother St Bride S
250.	Nipissing-Parry Sound Catholic District School Board	3518	Our Lady of Fatima Sep S
251.	Northeastern Catholic District School Board	7715	St Paul School
252.	Northwest Catholic District School Board	11282	St Patrick's School
253.	Ottawa Catholic District School Board	3048	Bayshore Catholic S
254.	Ottawa Catholic District School Board	3226	Our Lady of Mount Carmel S
255.	Ottawa Catholic District School Board	3812	St Bernard Sep S
256.	Ottawa Catholic District School Board	10284	St Elizabeth S
257.	Ottawa Catholic District School Board	3822	St Brigid S
258.	Ottawa Catholic District School Board	3049	Brother André Catholic Elementary School
259.	Ottawa Catholic District School Board	3046	St Patrick English Catholic Sep S
260.	Ottawa Catholic District School Board	3238	St Martin de Porres S
261.	Ottawa Catholic District School Board	3603	Our Lady of Wisdom S
262.	Ottawa Catholic District School Board	10283	St Daniel S
263.	Ottawa-Carleton District School Board	88	Arch Street PS
264.	Ottawa-Carleton District School Board	311	Cambridge Street PS
265.	Ottawa-Carleton District School Board	498	Convent Glen E S
266.	Ottawa-Carleton District School Board	793	Featherston Drive PS
267.	Ottawa-Carleton District School Board	879	General Vanier PS
268.	Ottawa-Carleton District School Board	941	Glen Cairn PS
269.	Ottawa-Carleton District School Board	1725	Metcalfe PS
270.	Ottawa-Carleton District School Board	1814	Pinecrest PS
271.	Ottawa-Carleton District School Board	1916	Queen Elizabeth PS
272.	Ottawa-Carleton District School Board	2005	Robert E. Wilson PS
273.	Ottawa-Carleton District School Board	1018	Grant AS
274.	Ottawa-Carleton District School Board	333	Carson Grove PS
275.	Ottawa-Carleton District School Board	412	Century Public PS
276.	Ottawa-Carleton District School Board	1439	Manordale PS
277.	Ottawa-Carleton District School Board	1653	North Gower - Marlborough PS
278.	Ottawa-Carleton District School Board	1727	Greely PS
279.	Ottawa-Carleton District School Board	2399	W. Erskine Johnston PS
280.	Ottawa-Carleton District School Board	143	Bayshore PS
281.	Ottawa-Carleton District School Board	212	Blossom Park PS
282.	Ottawa-Carleton District School Board	1229	Jockvale ES
283.	Ottawa-Carleton District School Board	2401	W. E. Gowling PS
284.	Ottawa-Carleton District School Board	2580	York Street PS
285.	Peel District School Board	1034	Brian Fleming PS
286.	Peel District School Board	828	Floradale PS
287.	Peel District School Board	1476	Marvin Heights PS
288.	Peel District School Board	2160	Sir Winston Churchill PS
289.	Peel District School Board	2301	Thorn Lodge PS
290.	Peel District School Board	591	Dixie PS
291.	Peel District School Board	10405	Queen Street PS
292.	Peel District School Board	263	Brookmede PS

Numéro	Colonne 1	Colonne 2	Colonne 3
	Nom du conseil	N° du SIIS	Nom de l'école
293.	Peel District School Board	10718	Thorndale P.S.
294.	Peel District School Board	1013	Hanover PS
295.	Peel District School Board	227	Brandon Gate PS
296.	Peel District School Board	1984	Ridgeview PS
297.	Peel District School Board	1834	Plowman's Park PS
298.	Peel District School Board	734	Elmcrest PS
299.	Peel District School Board	1999	Riverside PS
300.	Peel District School Board	728	Ellengale PS
301.	Peel District School Board	10403	Springdale Elementary PS
302.	Peel District School Board	9919	Cooksville Creek P.S.
303.	Peel District School Board	1427	Massey PS
304.	Peel District School Board	1418	Madoc Drive PS
305.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	9258	Pope John Paul II School
306.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	9260	St. Mary's School, Lindsay
307.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	9266	St. Anthony's School
308.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	9248	St. Paul's School, Peterborough
309.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	9274	St. Elizabeth Catholic ES
310.	Rainbow District School Board	1920	Queen Elizabeth II PS
311.	Rainbow District School Board	1880	Princess Anne PS
312.	Rainbow District School Board	2445	Wembley PS
313.	Rainbow District School Board	1335	Lansdowne
314.	Rainbow District School Board	759	A B Ellis PS
315.	Rainbow District School Board	448	Churchill PS
316.	Rainy River District School Board	9385	North Star Community School
317.	Renfrew County Catholic District School Board	4056	St John Bosco Sep S
318.	Renfrew County Catholic District School Board	4274	St Mary's Sep S - Deep River
319.	Renfrew County Catholic District School Board	3298	Holy Name Sep S
320.	Renfrew County District School Board	1948	Palmer Rapids PS
321.	Renfrew County District School Board	470	Cobden District PS
322.	Renfrew County District School Board	1509	McNab PS
323.	Renfrew County District School Board	152	Beachburg PS
324.	Simcoe County District School Board	8163	Oakley Park PS
325.	Simcoe County District School Board	8166	Port McNicoll PS
326.	Simcoe County District School Board	8225	Waubashene ES
327.	Simcoe County District School Board	8150	Killarney Beach PS
328.	Simcoe County District School Board	8154	Warminster ES
329.	Simcoe County District School Board	10123	Clearview Meadows
330.	Simcoe County District School Board	8173	Sir William Osler PS
331.	Simcoe County District School Board	8201	Codrington PS
332.	Simcoe County District School Board	8183	Adjala Central PS
333.	Simcoe County District School Board	10166	Admiral Collingwood PS
334.	Simcoe County District School Board	8144	Hon. Earl Rowe PS
335.	Simcoe County District School Board	8202	Coldwater PS
336.	Simcoe County District School Board	11021	Lion's Oval
337.	Simcoe County District School Board	8194	Baxter Central PS
338.	Simcoe County District School Board	8176	Sunnybrae PS
339.	Simcoe County District School Board	8192	Assikinack PS
340.	Simcoe Muskoka Catholic District School Board	8324	St Paul's
341.	Simcoe Muskoka Catholic District School Board	8309	St Bernard's
342.	Simcoe Muskoka Catholic District School Board	8330	St Antoine Daniel
343.	Simcoe Muskoka Catholic District School Board	3270	Saint Mary's
344.	Simcoe Muskoka Catholic District School Board	8320	St Mary's
345.	Simcoe Muskoka Catholic District School Board	9791	Holy Cross
346.	Simcoe Muskoka Catholic District School Board	8319	St Mary's
347.	Simcoe Muskoka Catholic District School Board	8293	Marie of the Incarnation
348.	St. Clair Catholic District School Board	4430	St. Joseph Catholic S,

Numéro	Colonne 1	Colonne 2	Colonne 3
	Nom du conseil	N° du SIIS	Nom de l'école
349.	St. Clair Catholic District School Board	3687	St. Agnes Catholic S
350.	St. Clair Catholic District School Board	3282	Holy Family Catholic S
351.	St. Clair Catholic District School Board	3791	St. Benedict Catholic S
352.	Sudbury Catholic District School Board	10485	St. Anne
353.	Sudbury Catholic District School Board	4439	St. Raphael
354.	Sudbury Catholic District School Board	3585	Pius XII Sep S
355.	Superior North Catholic District School Board	3319	Holy Saviour (part lease to District School Board#62)
356.	Superior-Greystone District School Board	1461	Margaret Twomey PS
357.	Thames Valley District School Board	7892	Lord Nelson PS
358.	Thames Valley District School Board	11205	John Wise PS
359.	Thames Valley District School Board	7875	Cleardale PS
360.	Thames Valley District School Board	7860	A. E. Duffield PS
361.	Thames Valley District School Board	11217	Stoney Creek PS (*to be re-named)
362.	Thames Valley District School Board	569	Delaware Central PS
363.	Thames Valley District School Board	7879	Evelyn Harrison PS
364.	Thames Valley District School Board	1826	Plattsville & District PS
365.	Thames Valley District School Board	11104	Wilberforce PS
366.	Thames Valley District School Board	7902	Northridge PS
367.	Thames Valley District School Board	11204	West Nissouri PS
368.	Thames Valley District School Board	1847	Port Stanley PS
369.	Thames Valley District School Board	11203	Blenheim District PS
370.	Thames Valley District School Board	680	East Oxford Central PS
371.	Thames Valley District School Board	7908	Stoneybrook PS
372.	Thames Valley District School Board	2589	Zorra Highland Park PS
373.	Thames Valley District School Board	321	Caradoc Central PS
374.	Thames Valley District School Board	2358	Valleyview Central PS
375.	Thames Valley District School Board	322	Caradoc North PS
376.	Thunder Bay Catholic District School Board	3156	Corpus Christi Sep S
377.	Thunder Bay Catholic District School Board	4528	St Vincent Sep S
378.	Toronto Catholic District School Board	4232	St Martin De Porres Sep S
379.	Toronto Catholic District School Board	4005	St Ignatius of Loyola Sep S
380.	Toronto Catholic District School Board	3779	St Barbara C S
381.	Toronto Catholic District School Board	3175	Holy Child CS (Joint Owner w/ TDistrict School Board)
382.	Toronto Catholic District School Board	3137	Christ the King CS
383.	Toronto Catholic District School Board	3717	St Angela CS
384.	Toronto Catholic District School Board	3063	Blessed Kateri Tekakwitha C S
385.	Toronto Catholic District School Board	3918	St Elizabeth Seton Sep S
386.	Toronto Catholic District School Board	3534	Our Lady of Guadalupe CS
387.	Toronto Catholic District School Board	9293	St Leo Sep S
388.	Toronto Catholic District School Board	3901	St Dunstan Sep S
389.	Toronto Catholic District School Board	3598	Precious Blood CS
390.	Toronto Catholic District School Board	4295	St Maurice Sep S
391.	Toronto Catholic District School Board	3881	St Antoine Daniel CS
392.	Toronto Catholic District School Board	4225	St Martha S
393.	Toronto Catholic District School Board	3279	Holy Cross CS
394.	Toronto Catholic District School Board	3301	Holy Name CS
395.	Toronto Catholic District School Board	3287	Holy Family CS
396.	Toronto Catholic District School Board	3348	James Culnan CS
397.	Toronto Catholic District School Board	3956	St Francis Xavier Sep S
398.	Toronto Catholic District School Board	4185	St Luke Sep S
399.	Toronto Catholic District School Board	10311	Immaculate Conception (new school)
400.	Toronto Catholic District School Board	5984	Santa Maria CS
401.	Toronto Catholic District School Board	3848	St Charles Sep S
402.	Toronto Catholic District School Board	10316	St Anthony (new school)
403.	Toronto Catholic District School Board	4463	St John Bosco Sep S
404.	Toronto Catholic District School Board	3637	Sacred Heart CS
405.	Toronto Catholic District School Board	4541	Stella Maris (shared, leased from TDistrict School Board)
406.	Toronto District School Board	8730	H J Alexander Jr PS

Numéro	Colonne 1	Colonne 2	Colonne 3
	Nom du conseil	N° du SIIS	Nom de l'école
407.	Toronto District School Board	8715	Bala Avenue Community School
408.	Toronto District School Board	8721	Cordella Jr PS
409.	Toronto District School Board	8723	Dennis Avenue Community School
410.	Toronto District School Board	8620	Greenholme JMS
411.	Toronto District School Board	8982	Military Trail PS
412.	Toronto District School Board	8696	West Glen JS
413.	Toronto District School Board	9191	Stanley PS
414.	Toronto District School Board	8882	Glen Ravine Jr PS
415.	Toronto District School Board	8418	Parkdale Jr & Sr PS
416.	Toronto District School Board	10499	Portage Trail JCS
417.	Toronto District School Board	8925	George B Little PS
418.	Toronto District School Board	8494	Market Lane Jr & Sr PS
419.	Toronto District School Board	8732	Harwood PS
420.	Toronto District School Board	8930	Wexford PS
421.	Toronto District School Board	8827	Chester Le Jr PS
422.	Toronto District School Board	8832	Cliffside JPS
423.	Toronto District School Board	9042	Ancaster PS
424.	Toronto District School Board	8611	Elmbank JS Academy
425.	Toronto District School Board	8887	H A Halbert Jr PS
426.	Toronto District School Board	9125	George Anderson PS
427.	Toronto District School Board	8392	Dundas Jr PS
428.	Toronto District School Board	8415	Pape Avenue Jr PS
429.	Toronto District School Board	8950	J G Workman PS
430.	Toronto District School Board	8990	Pauline Johnson Jr PS
431.	Toronto District School Board	8919	Fairglen Jr PS
432.	Toronto District School Board	8923	General Brock PS
433.	Toronto District School Board	8724	F H Miller Jr PS
434.	Toronto District School Board	8689	Twentieth Street JS
435.	Toronto District School Board	8931	Whitehaven Jr PS
436.	Toronto District School Board	8987	North Bendale Jr PS
437.	Toronto District School Board	8489	Lord Lansdowne Jr & Sr PS
438.	Toronto District School Board	8674	Second Street JMS
439.	Toronto District School Board	8663	Parkfield JS
440.	Toronto District School Board	8913	Tom Longboat Jr PS
441.	Toronto District School Board	9006	Silver Springs PS
442.	Toronto District School Board	9174	Rene Gordon ES
443.	Toronto District School Board	8699	Westmount JS
444.	Toronto District School Board	8889	Heather Heights Jr PS
445.	Toronto District School Board	8946	Inglewood Heights Jr PS
446.	Toronto District School Board	8878	Ellesmere-Statton PS
447.	Toronto District School Board	8630	James S Bell JMS
448.	Toronto District School Board	8751	Weston Memorial Jr PS
449.	Toronto District School Board	8588	Albion Heights JMS
450.	Toronto District School Board	8629	Islington JMS
451.	Toronto District School Board	8850	Birch Cliff Heights PS
452.	Toronto District School Board	8943	Highland Creek PS
453.	Toronto District School Board	9186	Sloane PS
454.	Toronto District School Board	8606	David Hornell JS
455.	Toronto District School Board	9081	Cherokee PS
456.	Toronto District School Board	8839	Alexmuir Jr PS
457.	Toronto District School Board	8694	Wellesworth JS
458.	Toronto District School Board	9113	Ernest PS
459.	Toronto District School Board	9153	Muirhead PS
460.	Toronto District School Board	8739	King George Jr PS
461.	Toronto District School Board	9139	Kingslake PS
462.	Toronto District School Board	9087	Crestview PS
463.	Toronto District School Board	8830	Churchill Heights PS
464.	Toronto District School Board	8948	Iroquois Jr PS
465.	Toronto District School Board	8847	Bendale Jr PS
466.	Toronto District School Board	8595	Broadacres JS
467.	Toronto District School Board	8851	Birch Cliff PS

Numéro	Colonne 1	Colonne 2	Colonne 3
	Nom du conseil	N° du SIIS	Nom de l'école
468.	Toronto District School Board	8975	Mary Shadd PS
469.	Toronto District School Board	8910	Terry Fox PS
470.	Toronto District School Board	9145	Lillian PS
471.	Toronto District School Board	8835	Agnes Macphail PS
472.	Toronto District School Board	8908	Terraview-Willowfield PS
473.	Toronto District School Board	8932	William G Davis Jr PS
474.	Toronto District School Board	9066	Harrison PS
475.	Toronto District School Board	9194	Summit Heights PS
476.	Toronto District School Board	8928	West Rouge Jr PS
477.	Trillium Lakelands District School Board	1267	King Albert PS
478.	Trillium Lakelands District School Board	2375	Queen Victoria PS
479.	Trillium Lakelands District School Board	1133	Huntsville PS
480.	Trillium Lakelands District School Board	1569	K P Manson PS
481.	Trillium Lakelands District School Board	2433	Watt PS
482.	Trillium Lakelands District School Board	1773	Parkview PS
483.	Trillium Lakelands District School Board	1155	Irwin Memorial PS
484.	Trillium Lakelands District School Board	190	Ridgewood PS
485.	Upper Canada District School Board	491	Commonwealth Public School
486.	Upper Canada District School Board	1491	Maxville PS
487.	Upper Canada District School Board	717	Duncan J Schoular PS
488.	Upper Canada District School Board	707	South Edwardsburg PS
489.	Upper Canada District School Board	1853	Pleasant Corners PS
490.	Upper Canada District School Board	1604	Nationview PS
491.	Upper Canada District School Board	65	Naismith PS
492.	Upper Canada District School Board	901	Gladstone
493.	Upper Canada District School Board	678	East Front
494.	Upper Canada District School Board	1446	Maple Grove Public School
495.	Upper Canada District School Board	1367	Linklater Public School
496.	Upper Grand District School Board	2515	Willow Road PS
497.	Upper Grand District School Board	949	Grand Valley & District PS
498.	Upper Grand District School Board	9432	Laurelwoods ES
499.	Upper Grand District School Board	228	Brant Avenue PS
500.	Upper Grand District School Board	867	Gateway Drive PS
501.	Upper Grand District School Board	5531	Victoria Cross PS
502.	Upper Grand District School Board	10451	Princess Margaret PS
503.	Upper Grand District School Board	1892	Priory Park PS
504.	Upper Grand District School Board	1553	Minto-Clifford PS
505.	Upper Grand District School Board	627	Drayton Heights P.S.
506.	Upper Grand District School Board	5213	Arthur PS (formerly Arthur DHS)
507.	Upper Grand District School Board	5353	Erin PS
508.	Upper Grand District School Board	868	John Black PS
509.	Waterloo Catholic District School Board	3797	St Bernadette Sep S
510.	Waterloo Catholic District School Board	3728	St Anne Sep S
511.	Waterloo Catholic District School Board	4412	St Peter Sep S
512.	Waterloo Catholic District School Board	3730	St Anne Sep S
513.	Waterloo Catholic District School Board	3981	St Gregory Sep S
514.	Waterloo Catholic District School Board	3709	St Ambrose Sep S
515.	Waterloo Catholic District School Board	4313	St Michael Sep S
516.	Waterloo Catholic District School Board	3682	Sir Edgar Bauer Sep S
517.	Waterloo Region District School Board	1114	Howard Robertson PS
518.	Waterloo Region District School Board	1902	Queen Elizabeth PS
519.	Waterloo Region District School Board	1164	J F Carmichael PS
520.	Waterloo Region District School Board	1268	King Edward PS
521.	Waterloo Region District School Board	347	Cedarbrae PS
522.	Waterloo Region District School Board	829	Floradale PS
523.	Waterloo Region District School Board	417	Chalmers Street PS
524.	Waterloo Region District School Board	852	Franklin PS
525.	Waterloo Region District School Board	1778	Parkway PS
526.	Waterloo Region District School Board	242	Bridgeport PS
527.	Waterloo Region District School Board	588	Dickson PS
528.	Waterloo Region District School Board	2073	Ryerson PS

Numéro	Colonne 1	Colonne 2	Colonne 3
	Nom du conseil	N° du SIIS	Nom de l'école
529.	Wellington Catholic District School Board	3634	Sacred Heart Cath G
530.	Wellington Catholic District School Board	4102	St Joseph Cath Guel
531.	Wellington Catholic District School Board	4041	St John Cath Arth
532.	Wellington Catholic District School Board	4241	St Mary Cath MF
533.	Wellington Catholic District School Board	4059	St John Brebeuf Cath S
534.	Windsor-Essex Catholic District School Board	7833	St James
535.	Windsor-Essex Catholic District School Board	7826	St Angela
536.	Windsor-Essex Catholic District School Board	7843	W. J. Langlois
537.	Windsor-Essex Catholic District School Board	7813	H. J. Lassaline
538.	Windsor-Essex Catholic District School Board	3084	Our Lady of the Annunciation
539.	Windsor-Essex Catholic District School Board	4172	St Louis Sep S
540.	Windsor-Essex Catholic District School Board	7856	Our Lady of Perpetual Help
541.	York Catholic District School Board	11111	x Block 33 (Opening Sept. 2010)
542.	York Catholic District School Board	3954	St. Francis Xavier CES
543.	York Catholic District School Board	3916	St. Elizabeth Seton CES
544.	York Catholic District School Board	10219	St. Thomas Aquinas CES (Replacement)
545.	York Catholic District School Board	6065	Divine Mercy CES (Shurgain West)
546.	York Catholic District School Board	3291	Holy Family CES
547.	York Catholic District School Board	11260	x Valeta Lifford/Block 12 (Opening Sept. 2010)
548.	York Catholic District School Board	3367	Kateri Tekakwitha CES
549.	York Catholic District School Board	3858	St. Clement CES
550.	York Catholic District School Board	3361	Blessed John XXIII
551.	York Catholic District School Board	3309	Holy Spirit CES (Cat Tail)
552.	York Catholic District School Board	3229	St. Francis of Assisi CES
553.	York Catholic District School Board	9777	Corpus Christi CES (Elgin East)
554.	York Catholic District School Board	3849	St. Charles Garnier CES
555.	York Region District School Board	10100	Lorna Jackson PS
556.	York Region District School Board	11296	Whitchurch Highlands PS Replacement
557.	York Region District School Board	11521	Sutton PS Replacement
558.	York Region District School Board	11163	King City PS Replacement
559.	York Region District School Board	11234	Glenn Gould PS
560.	York Region District School Board	6359	Glad Park Public School
561.	York Region District School Board	9741	Michael Cranny Elementary School
562.	York Region District School Board	10677	Ellen Fairclough PS
563.	York Region District School Board	10675	John McCrae PS
564.	York Region District School Board	1565	Morning Glory PS
565.	York Region District School Board	1183	James Robinson PS
566.	York Region District School Board	10756	Jersey PS
567.	York Region District School Board	6364	Lakeside PS
568.	York Region District School Board	1544	Milliken Mills PS
569.	York Region District School Board	503	Coppard Glen PS
570.	York Region District School Board	1965	Regency Acres PS
571.	York Region District School Board	11232	Bond Lake PS
572.	York Region District School Board	2560	E J Sand PS
573.	York Region District School Board	537	Crosby Heights PS
574.	York Region District School Board	6365	Stonehaven Public School
575.	York Region District School Board	1952	Ramer Wood PS
576.	York Region District School Board	2173	Summitview PS
577.	York Region District School Board	1865	Prince Charles PS
578.	York Region District School Board	1832	Pleasantville PS
579.	York Region District School Board	2451	Westminster PS

2. (1) Le paragraphe 4 (3) du Règlement est modifié par adjonction de la disposition suivante :

2.1 L'effectif moyen de l'ensemble des classes des écoles de maternelle et de jardin d'enfants d'un conseil, dans les écoles du conseil figurant au tableau de l'article 2, calculé aux termes de celui-ci.

(2) L'article 4 du Règlement est modifié par adjonction du paragraphe suivant :

(4) Le financement à accorder aux écoles figurant au tableau de l'article 2 peut être calculé en fonction des renseignements visés à la disposition 2.1 du paragraphe (3).

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

(2) Les paragraphes 1 (2) et (4) entrent en vigueur le 1^{er} septembre 2012.

11/10

ONTARIO REGULATION 45/10

made under the

EDUCATION ACT

Made: February 24, 2010

Filed: February 26, 2010

Published on e-Laws: March 2, 2010

Printed in *The Ontario Gazette*: March 13, 2010

REVOKING VARIOUS REGULATIONS

Note: Ontario Regulations 466/97, 471/97 and 225/02 have previously been amended. For the legislative history of the Regulations, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

Note: Ontario Regulations 472/98 and 222/02 have not previously been amended.

1. The following Regulations are revoked:

1. **Ontario Regulation 466/97.**
2. **Ontario Regulation 471/97.**
3. **Ontario Regulation 472/98.**
4. **Ontario Regulation 222/02.**
5. **Ontario Regulation 225/02.**

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

RÈGLEMENT DE L'ONTARIO 45/10

pris en application de la

LOI SUR L'ÉDUCATION

pris le 24 février 2010

déposé le 26 février 2010

publié sur le site Lois-en-ligne le 2 mars 2010

imprimé dans la *Gazette de l'Ontario* le 13 mars 2010

ABROGEANT DIVERS RÈGLEMENTS

Remarque : Les Règlements de l'Ontario 466/97, 471/97 et 225/02 ont été modifiés antérieurement. Ces modifications sont indiquées dans l'Historique législatif détaillé des règlements codifiés sur le site www.lois-en-ligne.gouv.on.ca.

Remarque : Les Règlements de l'Ontario 472/98 et 222/02 n'ont pas été modifiés antérieurement.

1. Les règlements suivants sont abrogés :

1. **Le Règlement de l'Ontario 466/97.**
2. **Le Règlement de l'Ontario 471/97.**
3. **Le Règlement de l'Ontario 472/98.**
4. **Le Règlement de l'Ontario 222/02.**
5. **Le Règlement de l'Ontario 225/02.**

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

11/10

ONTARIO REGULATION 46/10

made under the

ONTARIO INFRASTRUCTURE PROJECTS CORPORATION ACT, 2006

Made: February 24, 2010
 Filed: February 26, 2010
 Published on e-Laws: March 2, 2010
 Printed in *The Ontario Gazette*: March 13, 2010

Amending O. Reg. 220/08
 (General)

Note: Ontario Regulation 220/08 has not previously been amended.

1. Ontario Regulation 220/08 is amended by adding the following section:**Financing for MaRS and its subsidiaries**

10.1 (1) MaRS Discovery District and its subsidiaries are specified as public bodies for the purposes of paragraph 1 of section 3 of the Act.

(2) Subject to section 11, the Corporation may provide financing to the public bodies specified in subsection (1) for capital expenditures relating to infrastructure projects and acquisitions.

2. This Regulation comes into force on the day it is filed.**RÈGLEMENT DE L'ONTARIO 46/10**

pris en application de la

LOI DE 2006 SUR LA SOCIÉTÉ ONTARIENNE DE TRAVAUX D'INFRASTRUCTURE

pris le 24 février 2010
 déposé le 26 février 2010
 publié sur le site Lois-en-ligne le 2 mars 2010
 imprimé dans la *Gazette de l'Ontario* le 13 mars 2010

modifiant le Règl. de l'Ont. 220/08
 (Dispositions générales)

Remarque : Le Règlement de l'Ontario 220/08 n'a pas été modifié antérieurement.

1. Le Règlement de l'Ontario 220/08 est modifié par adjonction de l'article suivant :**Financement fourni au District de la découverte MaRS et à ses filiales**

10.1 (1) Le District de la découverte MaRS et ses filiales sont précisés à titre d'organismes publics pour l'application de la disposition 1 de l'article 3 de la Loi.

(2) Sous réserve de l'article 11, la Société peut fournir un financement aux organismes publics que précise le paragraphe (1) aux fins des dépenses en immobilisations liées à des travaux d'infrastructure et à des acquisitions d'infrastructures.

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

11/10

ONTARIO REGULATION 47/10

made under the

EMPLOYMENT PROTECTION FOR FOREIGN NATIONALS ACT (LIVE-IN CAREGIVERS AND OTHERS), 2009

Made: February 24, 2010
 Filed: February 26, 2010
 Published on e-Laws: March 2, 2010
 Printed in *The Ontario Gazette*: March 13, 2010

PENALTIES**Penalties re notices of contravention**

1. (1) The following penalties are prescribed for the purposes of section 27 of the Act:

1.	If the notice relates to a contravention of section 14 or 15 of the Act	\$250
2.	If the notice relates to the second contravention of section 14 or 15 of the Act in a three-year period	\$500
3.	If the notice relates to the third or subsequent contravention of section 14 or 15 of the Act in a three-year period	\$1,000
4.	If the notice relates to a contravention of a provision of the Act other than section 14 or 15	\$250
5.	If the notice relates to the second contravention of a provision of the Act other than section 14 or 15 in a three-year period	\$500
6.	If the notice relates to the third or subsequent contravention of a provision of the Act other than section 14 or 15 in a three-year period	\$1,000
7.	If the notice relates to a contravention of a provision of the Act other than section 14 or 15 and the contravention affects more than one individual described in subsection (2)	\$250, multiplied by the number of individuals affected
8.	If the notice relates to the second contravention of a provision of the Act other than section 14 or 15 in a three-year period and the contravention affects more than one individual described in subsection (2)	\$500, multiplied by the number of individuals affected
9.	If the notice relates to the third or subsequent contravention of a provision of the Act other than section 14 or 15 in a three-year period and the contravention affects more than one individual described in subsection (2)	\$1,000, multiplied by the number of individuals affected

(2) An individual is to be counted for the purposes of paragraphs 7, 8 and 9 of subsection (1) if the individual is,

- (a) a foreign national employed in Ontario as a live-in caregiver;
- (b) a foreign national employed in Ontario in such other position or sector as may be prescribed; or
- (c) a foreign national who is attempting or has attempted to find employment referred to in clause (a) or (b).

Commencement

2. **This Regulation comes into force on the later of the day section 50 of the Act comes into force and the day this Regulation is filed.**

RÈGLEMENT DE L'ONTARIO 47/10

pris en application de la

**LOI DE 2009 SUR LA PROTECTION DES ÉTRANGERS DANS LE CADRE DE L'EMPLOI
(AIDES FAMILIAUX ET AUTRES)**

pris le 24 février 2010
 déposé le 26 février 2010
 publié sur le site Lois-en-ligne le 2 mars 2010
 imprimé dans la *Gazette de l'Ontario* le 13 mars 2010

PÉNALITÉS**Pénalités : avis de contravention**

1. (1) Les pénalités suivantes sont prescrites pour l'application de l'article 27 de la Loi :

1.	L'avis porte sur une contravention à l'article 14 ou 15 de la Loi	250 \$
2.	L'avis porte sur une deuxième contravention à l'article 14 ou 15 de la Loi commise au cours d'une période de trois ans	500 \$
3.	L'avis porte sur une troisième contravention ou une contravention subséquente à l'article 14 ou 15 de la Loi commise au cours d'une période de trois ans	1 000 \$
4.	L'avis porte sur une contravention à une disposition de la Loi autre que l'article 14 ou 15	250 \$
5.	L'avis porte sur une deuxième contravention à une disposition de la Loi, autre que l'article 14 ou 15, commise au cours d'une période de trois ans	500 \$
6.	L'avis porte sur une troisième contravention ou une contravention subséquente à une disposition de la Loi, autre que l'article 14 ou 15, commise au cours d'une période de trois ans	1 000 \$
7.	L'avis porte sur une contravention à une disposition de la Loi, autre que l'article 14 ou 15, et la contravention touche plus d'un particulier visé au paragraphe (2)	250 \$, multiplié par le nombre de particuliers touchés
8.	L'avis porte sur une deuxième contravention à une disposition de la Loi, autre que l'article 14 ou 15, commise au cours d'une période de trois ans et la contravention touche plus d'un particulier visé au paragraphe (2)	500 \$, multiplié par le nombre de particuliers touchés
9.	L'avis porte sur une troisième contravention ou une contravention subséquente à une disposition de la Loi, autre que l'article 14 ou 15, commise au cours d'une période de trois ans et la contravention touche plus d'un particulier visé au paragraphe (2)	1 000 \$, multiplié par le nombre de particuliers touchés

(2) Pour l'application des dispositions 7, 8 et 9 du paragraphe (1), un particulier est pris en compte s'il s'agit, selon le cas :

- a) d'un étranger employé en Ontario comme aide familial;
- b) d'un étranger employé en Ontario dans un poste ou un secteur prescrit;
- c) d'un étranger qui tente ou a tenté de trouver un emploi visé à l'alinéa a) ou b).

Entrée en vigueur

2. Le présent règlement entre en vigueur le dernier en date du jour de son dépôt et du jour de l'entrée en vigueur de l'article 50 de la Loi.

11/10

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

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

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