



The Ontario Gazette

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Toronto

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Parliamentary Notice

Avis parlementaire

RETURN OF MEMBERS

NOTICE IS HEREBY GIVEN of the receipt of the Return of the Members to represent the following Electoral Districts in the Legislative Assembly of the Province of Ontario.

Electoral District of Leeds-Grenville - Steve Clark
Electoral District of Ottawa West-Nepean - Bob Chiarelli

Toronto, March 12, 2010

RAPPORTS DÉCLARANT DES DÉPUTÉS ÉLUS

AVIS EST DONNÉ par les présentes de la réception des rapports déclarant les députés élus pour représenter les circonscriptions électorales indiquées ci-dessous à l'Assemblée législative de la Province de l'Ontario.

Circonscription électorale de Leeds-Grenville - Steve Clark
Circonscription électorale d'Ottawa Ouest-Nepean - Bob Chiarelli

Toronto, le 12 mars 2010

GREG ESSENSA
Chief Electoral Officer/
Directeur général des élections

(143-G127)

Proclamation

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

PROCLAMATION

REGULATED HEALTH PROFESSIONS STATUTE LAW AMENDMENT ACT, 2009

We, by and with the advice of the Executive Council of Ontario, name March 15, 2010 as the day on which section 19 of the *Regulated Health Professions Statute Law Amendment Act, 2009*, c. 26, which amends the *Ontario Drug Benefit Act*, comes into force.

WITNESS:

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

ADMINISTRATOR OF THE GOVERNMENT OF OUR PROVINCE OF
ONTARIO

GIVEN at Toronto, Ontario, on March 10, 2010.

BY COMMAND

Harinder Jeet Singh Takhar
Minister of Government Services

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

PROCLAMATION

LOI DE 2009 MODIFIANT DES LOIS EN CE QUI CONCERNE LES PROFESSIONS DE LA SANTÉ RÉGLEMENTÉES

Sur l'avis du Conseil exécutif de l'Ontario, nous désignons le 15 mars 2010 comme le jour où entre en vigueur l'article 19 de la *Loi de 2009 modifiant des lois en ce qui concerne les professions de la santé réglementées*, chap. 26, qui modifie la *Loi sur le régime de médicaments de l'Ontario*.

TÉMOIN:

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

ADMINISTRATRICE DU GOUVERNEMENT DE NOTRE PROVINCE
DE L'ONTARIO

FAIT à Toronto (Ontario) le 10 mars 2010.

PAR ORDRE

(143-G128)

Harinder Jeet Singh Takhar
ministre des Services gouvernementaux



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

PROCLAMATION

LONG-TERM CARE HOMES ACT, 2007

We, by and with the advice of the Executive Council of Ontario, name July 1, 2010 as the day on which the following provisions of the *Long-Term Care Homes Act, 2007*, c. 8, come into force:

1. Sections 1 to 31, 33 to 44 and 46 to 193 of the Act.
2. Section 194, which repeals the *Charitable Institutions Act*, the *Homes for the Aged and Rest Homes Act* and the *Nursing Homes Act*.
3. Subsections 195 (1) to (5) and (7) to (21), sections 196 and 198, subsection 199 (2), sections 200, 201, 203, 204 and 206, subsections 207 (1), (9), (10) and (15) to (17), sections 208 to 211 and 213 to 217, subsections 218 (1), (2), (4), (5), (7) and (8) and sections 219 to 229, which amend various Acts.

WITNESS:

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

ADMINISTRATOR OF THE GOVERNMENT OF OUR PROVINCE OF
ONTARIO

GIVEN at Toronto, Ontario, on March 10, 2010.

BY COMMAND

Harinder Jeet Singh Takhar
Minister of Government Services

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

PROCLAMATION

LOI DE 2007 SUR LES FOYERS DE SOINS DE LONGUE DURÉE

Sur l'avis du Conseil exécutif de l'Ontario, nous désignons le 1^{er} juillet 2010 comme le jour où entrent en vigueur les dispositions suivantes de la *Loi de 2007 sur les foyers de soins de longue durée*, chap. 8 :

1. Les articles 1 à 31, 33 à 44 et 46 à 193 de la Loi.
2. L'article 194, qui abroge la *Loi sur les établissements de bienfaisance*, la *Loi sur les foyers pour personnes âgées et les maisons de repos* et la *Loi sur les maisons de soins infirmiers*.
3. Les paragraphes 195 (1) à (5) et (7) à (21), les articles 196 et 198, le paragraphe 199 (2), les articles 200, 201, 203, 204 et 206, les paragraphes 207 (1), (9), (10) et (15) à (17), les articles 208 à 211 et 213 à 217, les paragraphes 218 (1), (2), (4), (5), (7) et (8) et les articles 219 à 229, qui modifient diverses lois.

TÉMOIN:

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

ADMINISTRATRICE DU GOUVERNEMENT DE NOTRE PROVINCE
DE L'ONTARIO

FAIT à Toronto (Ontario) le 10 mars 2010.

PAR ORDRE

Harinder Jeet Singh Takhar
(143-G129) ministre des Services gouvernementaux

Ontario Highway Transport Board

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

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

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

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

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

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

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

Aboutown Transportation Limited 31866-T
(o/a Aboutown Northlink)

1 Bathurst St., P.O. Box 2033, Station B, London, ON N6A 5J4

Applies for a public vehicle operating licence as follows:

For the transportation of passengers on a scheduled service between the City of Barrie, the Town of Innisfil, places known as Schomberg and Nobleton in the Regional Municipality of York, the City of Vaughan, the Lester B. Pearson International Airport in the City of Mississauga, and the City of Toronto, via Highways 400, 401, 409, 427, 27, 7 and 9 and County Roads 7 and 27.

John Muise (o/a The Beach Bus Company) 47256

P. O. Box 20002, Cumberland Beach, ON L0K 1G0

Applies for a public vehicle operating licence as follows:

For the transportation of passengers on a scheduled service between a place known as Washago in the Township of Ramara, places known as Cumberland Beach and Menoko Beach, both in the Township of Severn and the City of Orillia, via Highway 11.

FELIX D'MELLO
Board Secretary/Secrétaire de la Commission

(143-G130)

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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2010-03-20

ACCESS DENTAL CORP.	001686910
ALDASIKA LOGISTICS LTD.	002099198
AMBIANCE HOLDINGS LTD.	001697142
BAO XING ROOFING & DECORATION CO. LTD.	002099920
BARI MEDICINE PROFESSIONAL CORPORATION	002043415
BATTLE OF WARRIORS CHAMPIONSHIPS INC.	002099437
BEST MED STAFF INC.	002100400
BLITS RESEARCH GROUP INC.	001697430
BOBBY JOHNSTON WAM INC.	002098906
BONA AQUA INC.	002100526
C.NORRIS CONSTRUCTION INCORPORATED	001675161
CATFISH CREEK DEVELOPMENT LTD.	001441391
CENTRAL AIR SYSTEMS LIMITED	002099966
CLEARWAY LANDSCAPE DESIGN LTD.	000975775
COMPUTALK WORLD INC.	002100867
CONTACTWORLD INC.	001389599
DECOC COMPANY LTD.	001547708
DGPIX FOTO ATELIER INC.	001595093
DOODLEBUGS DAY-CARE CENTER INC.	002100444
DPERT INVESTMENTS INC.	001690066
DRAZDOV METALS LTD.	002099830
DYNATRON ASSOCIATES LIMITED	000133278
E&J FX CANADA LTD.	002099429
EL-LINK 1 CANADA INC.	001695217
ELITE TRADING CORPORATION	002098657
ERIC SUTHERLAND CUSTOM HOMES INC.	000663829
FASHIONROX LIMITED	001696343
GLORY LINKS INDUSTRIES LTD.	001348852
HMS MUSIC INC.	002014339
HOBBYWOOD LTD.	001694953
HYBRID INSTALLERS GROUP INC.	001694944
INCAN SOFTWARE CONSULTING INC.	002043988
INTERNATIONAL PAPER DEALS INC.	001695606
JAR & SON INC.	002099707
JZ ASIAN-PACIFIC HOLDING LIMITED	001643628
KENNETH A. CARSON CONSTRUCTION LTD.	000681137
KING STREET WEST GALLERIES LIMITED	001593699

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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LAI JING LTD.	001076596
MAURICE CONTRACTING & EQUIPMENT SALES LTD.	001697033
MEEN GROUP INC.	002100814
MIGE & CIE. INC.	001306563
MILLENNIUM FREIGHT SOLUTIONS INC.	002100797
NEHA&NITYA INC.	001697002
NIGHT "N" DAY MOBILE INTERIOR DETAILING INC.	002100446
NORTHERN ROOFING SUPPLIES INC.	002100411
NORTHERN TRUCK CENTRE INC.	001286171
OVER THE EDGE EDUCATIONAL EXPEDITIONS INC.	001402075
OZOMAX GLOBAL MARKETING INC.	001695327
PACKAGING ETC INC.	001697366
Q PERFORMANCE INC.	002100041
RADICAL ROBOTICS LTD.	002068018
RAZETTI INTERNATIONAL ENTERPRISES INC.	001695957
REGIONE LAZIO ITALIAN BAKERY & DELI LTD.	001457283
RICH TREE MORTGAGES INC.	001695668
RICHLAND CREATIONS INC.	001695201
RIO BAR AND CAFE INC.	001697217
ROCK-TEC CORP.	002099962
RON BURTON CONSTRUCTION LTD.	000778449
SABBI INC.	002100013
SACADA DESIGN & CONSTRUCTION LTD.	001688537
SAWDUST & STITCHES INC.	001333705
SERENITY PLACE LTD.	002068501
SKELETON INC.	001697128
SUNLUPTIOUS TANNING & SPA INC.	001690076
T BOY'S TOYZ INC.	002039665
TEMISKAMING SHORES MANUFACTURING INC.	001696294
THE TROUGH PROTECTOR INC.	001695063
THE WORLD ENTERPRISE LTD.	001697001
TRI CITY HOME BUILDERS INC.	001631251
VERTICCHIO HOLDINGS INC.	002100958
VIP CONNECTIONS INC.	002100603
WESTMORLAND FINANCIAL SERVICES LTD.	000725933
XYA LOGISTIX INC.	002100850
1018137 ONTARIO INC.	001018137
1033368 ONTARIO INC.	001033368
1048452 ONTARIO INC.	001048452
1121033 ONTARIO LTD.	001121033
1142819 ONTARIO INC.	001142819
1189820 ONTARIO LIMITED	001189820
1245795 ONTARIO INC.	001245795
1249403 ONTARIO LTD.	001249403
1265464 ONTARIO LIMITED	001265464
1275712 ONTARIO LIMITED	001275712
1347482 ONTARIO INC.	001347482
1378387 ONTARIO INC.	001378387
1558750 ONTARIO INC.	001558750
1559093 ONTARIO LIMITED	001559093
1568283 ONTARIO LIMITED	001568283
1619298 ONTARIO INC.	001619298
1678999 ONTARIO INC.	001678999
1682547 ONTARIO INC.	001682547
1682568 ONTARIO INC.	001682568
1688466 ONTARIO INC.	001688466
1690073 ONTARIO LTD.	001690073
1695025 ONTARIO LIMITED	001695025
1695111 ONTARIO INC.	001695111
1695262 ONTARIO INC.	001695262
1695287 ONTARIO INC.	001695287
1695374 ONTARIO LIMITED	001695374
1695386 ONTARIO INC.	001695386
1697062 ONTARIO LTD.	001697062

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
1697251 ONTARIO INC.	001697251
1697459 ONTARIO INC.	001697459
2038945 ONTARIO INCORPORATED	002038945
2098845 ONTARIO INC.	002098845
2099110 ONTARIO INC.	002099110
2099151 ONTARIO INC.	002099151
2099493 ONTARIO INC.	002099493
2099655 ONTARIO INC.	002099655
2099865 ONTARIO LTD.	002099865
2099981 ONTARIO INC.	002099981
2099983 ONTARIO INC.	002099983
2100196 ONTARIO LTD.	002100196
2100427 ONTARIO LIMITED	002100427
2100448 ONTARIO INC.	002100448
2100827 ONTARIO INC.	002100827
2100862 ONTARIO INC.	002100862
446817 ONTARIO LIMITED	000446817
901300 ONTARIO INC.	000901300

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

(143-G131)

**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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2010-02-22

ACME AQUACULTURE INC.	002088683
ALG ENTERPRISE INC.	001683890
ALTERNATIVE UTILITY INC.	002061651
AMANDA PRINCE NURSING EMPLOYMENT INC.	001680906
AMAZON DESIGN GROUP LTD.	001681703
ANTHONY'S ORIGINAL ITALIAN KITCHEN INC.	001682808
APPLIED SURFACES INC.	001681853
ASHBURNHAM MECHANICAL MAINTENANCE INC.	002088485
B.I.L.D.O.N. CONSTRUCTION (801) INC.	002088447
BEAT SQUAD MUSIC CORPORATION	001681647
BLACKSTONE CONSTRUCTION & ENGINEERING LTD.	002089794
BLO CO INC.	002089136
BLO CO IV INC.	002089140
BONANNO INVESTMENTS LTD.	002087925
BRICOLAGE LANDSCAPES LTD.	001683219
BULK EX LIMITED	002089581
C N GROUP INC.	002089003
CANADIAN BLASTING SERVICES INC.	001681997

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
CAZ INC.	002088962
CELL CITY CANADA INC.	002087916
CLASSIC ASSOCIATED GROUPS LTD.	001054605
COFFEE BERRY INC.	001682666
CON DRAIN COMMERCIAL DEVELOPMENTS LIMITED	001676851
DELIVERY AT HOME LINE EXPRESS INC.	001682671
DOCUMUSIC INC.	001681803
E.F. FRERICHS & ASSOCIATES INC.	001682209
ESCARPMENT RETIREMENT RESORT INC.	002088637
FORTUNE ON WHEELS INC.	002089950
FOURTWENTYSIX INC.	002089222
FUND MANAGEMENT SYSTEMS INC.	002088788
GEORGIAN BAY EQUITY PARTNERS INC.	002089006
GINSGLOBAL FUND MANAGEMENT PARTNERS INC.	001681047
GOOD WELL CANADA TRANSPORT INC.	001683618
INNOVIRON INC.	001652535
INTELLECT PROPERTY VALUATIONS LTD.	001681976
INTERCARD GROUP 2005 INC.	002089040
INTRANORTH INC.	001668341
JAIPUR INSURANCE GROUP INC.	002088319
JAVA BROKER, INC.	001407277
JENSEN-GEST (CANADA) LTD.	001683960
K.W. ENTERPRISES INC.	001681701
LIMELIGHT RECORDS LTD.	001682792
M K MERCHANTS INC.	002088317
MALLSONS TRANSPORT LTD.	002088236
MANNHATTAN ENTERTAINMENT & MEDIA GROUP LTD.	002089829
MARDILL FORMING (2005) LIMITED	001682263
MCDUGALL BROTHERS MASONRY INC.	001681877
MJK LOCK ENTERPRISES INC.	001682607
MX INVESTMENTS LIMITED	001682226
NADCOM EMPLOYMENT SOLUTIONS INC.	001683734
NEWMARK ELECTRIC INC.	001598214
OCCIDENT SUCCESS EDUCATION INC.	002088809
OIS CAPITAL LTD.	002089909
OMNITECH SEARCH INC.	000455511
OPTIMA 2006 TRADING LTD.	002088180
PRIME TIME CONSTRUCTION INC.	002087873
PROSIGNAL COMMUNICATIONS INC.	001681075
RAN-KOR INC.	001670198
RED SKY CONSULTING LTD.	001683490
RIVERVIEW SALES INC.	002088502
RONI CONSTRUCTION INC.	001668325
RUTHERFORD BUILDING MAINTENANCE INC.	002088505
SAFESTERILE INC.	001682880
SECURUS GROUP INC.	001667186
SKYLINE BALLROOM CENTRE INC.	002087908
STONEWOOD ESTATES INC.	001681142
T. GUDOSKY DRUGS LTD.	000268742
TECHNO-WAVE PRODUCTS INC.	002089917
THE CORES GROUP INC.	001680899
TORONTO EXCAVAC LIMITED	002090100
UNION TOWER INVESTMENTS INC.	002088936
UNITED UMMAH INC.	001683857
WHITLEY WESTMINSTER LTD.	002089141
YONGES TRADING CO., LTD.	001681735
1145914 ONTARIO INC.	001145914
1216972 ONTARIO LIMITED	001216972
1297116 ONTARIO LTD.	001297116
1431686 ONTARIO LTD.	001431686
1526431 ONTARIO LIMITED	001526431
1644534 ONTARIO INC.	001644534
1680973 ONTARIO LIMITED	001680973
1680974 ONTARIO LIMITED	001680974
1681116 ONTARIO INCORPORATED	001681116
1681155 ONTARIO INC.	001681155
1681747 ONTARIO INC.	001681747

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
1681808 ONTARIO LIMITED	001681808
1681854 ONTARIO INC.	001681854
1682786 ONTARIO INC.	001682786
1682797 ONTARIO LTD.	001682797
1682807 ONTARIO LTD.	001682807
1682911 ONTARIO INC.	001682911
1682920 ONTARIO INC.	001682920
1682998 ONTARIO INC.	001682998
1683654 ONTARIO LIMITED	001683654
1683798 ONTARIO LIMITED	001683798
2087943 ONTARIO INC.	002087943
2088226 ONTARIO INC.	002088226
2088271 ONTARIO LIMITED	002088271
2088320 ONTARIO INC.	002088320
2088481 ONTARIO LTD.	002088481
2088621 ONTARIO INC.	002088621
2088622 ONTARIO INCORPORATED	002088622
2088703 ONTARIO INC.	002088703
2088724 ONTARIO INC.	002088724
2088902 ONTARIO LTD.	002088902
2089074 ONTARIO INC.	002089074
2089216 ONTARIO INC.	002089216
2089231 ONTARIO INC.	002089231
2089378 ONTARIO INC.	002089378
2089383 ONTARIO INC.	002089383
2089680 ONTARIO INC.	002089680
2089860 ONTARIO INC.	002089860
948377 ONTARIO LIMITED	000948377

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

(143-G132)

Certificate of Dissolution Certificat de dissolution

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

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

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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2010-02-04	
A & JANE LTD.	001251740
AUTOSPORT EVOLUTIONS INC.	001668236
ESPORTA TOTAL GEAR WASH INC.	001599699
GREEN PLANET REFILL INC.	001694250
KIMBARK MANAGEMENT SERVICES LIMITED	000824154
SPECIE SALES LIMITED	000513581
SUNNYNOOK FARMS CO. LTD.	001188046
1074119 ONTARIO LIMITED	001074119
2037671 ONTARIO LIMITED	002037671
2058587 ONTARIO INC.	002058587
954578 ONTARIO INC.	000954578
2010-02-10	
ES AUTO SALES LTD.	002028567
MR. MCGREGOR'S PLACE INC.	002210633
NIAGARA PSYCHOTHERAPY SERVICES INC.	002114905
SOLIDO (TESTON) INVESTMENTS LTD.	000994292

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
UNLIMITED PERSONAL ENHANCEMENT INC.	001242475
1339570 ONTARIO LIMITED	001339570
1451369 ONTARIO LIMITED	001451369
2119185 ONTARIO INC.	002119185
716819 ONTARIO INC.	000716819
855296 ONTARIO CORPORATION	000855296
2010-02-11	
A-K-L INVESTMENTS INC.	000481732
ADHAMI & ADHAMI FINANCIAL GROUP INC.	001214141
BARWICK REALTY INC.	002100394
BLUEBEECH CONSTRUCTION LTD.	001030765
DBS CONCEPT MILLS INC.	001612139
DELUCA TECHNICAL SERVICES LTD.	001045204
K.K.A. INC.	001331895
NIAGARA AUTO HOLDINGS INC.	000091851
PARKWAY REDI-MIX LTD.	000838114
REAL CARRIER & SONS LTD.	000672127
S.P.S. TRANSPORT LTD.	002097509
STONE MANOR DEVELOPMENTS (MANITOBA) LIMITED	001383488
U.B. BROTHERS CORPORATION	001673003
WISE INTERNATIONAL INVESTMENT INC.	001797929
WONNER INVESTMENTS LTD.	000278087
X-TREME MARKETING GROUP INC.	001716003
1251961 ONTARIO LTD.	001251961
1551907 ONTARIO INC.	001551907
2081418 ONTARIO INC.	002081418
2103724 ONTARIO INC.	002103724
2149948 ONTARIO CORPORATION	002149948
844545 ONTARIO LIMITED	000844545
2010-02-12	
CARON FORESTRY AND GUIDING SERVICES INC.	001742974
CHARLES D. TAYLOR HOME REPAIRS LIMITED	000403233
ERGO CANADA INC.	001028973
IMPACT PROCESS SOLUTIONS INC.	002199275
JAMES BOYS HOLDINGS INC.	001518541
JOBS 4 YOU INC.	002059122
NEIL J. GUIRY CONSTRUCTION LTD.	000727098
PIRES AUTOMOTIVE SERVICES INC.	001113052
SAI OFFSET PRINTING INC.	001161142
SANTEK SYSTEMS INC.	002113852
SPECIAL OCCASIONS (PERTH) LIMITED	000835390
VERMOTION, INC.	001501657
YONGE MACKENZIE CORPORATION	001478617
1058861 ONTARIO LIMITED	001058861
1195949 ONTARIO LTD.	001195949
1332078 ONTARIO LIMITED	001332078
1410720 ONTARIO INC.	001410720
1414805 ONTARIO LTD.	001414805
1531260 ONTARIO INC.	001531260
1614800 ONTARIO INC.	001614800
1653794 ONTARIO INC.	001653794
1739106 ONTARIO INC.	001739106
1749473 ONTARIO INC.	001749473
520488 ONTARIO INC.	000520488
715045 ONTARIO INC.	000715045
2010-02-16	
ALLIED STRATEGIC TECHNOLOGIES INC.	002094802
AMICI INVESTMENTS INC.	001565376
AUTANO TECHNOLOGIES LIMITED	000747180
CHEDVICK GROUP INC.	001354430
CLINTON AUTO PARTS LTD.	000427013
DAVID WILDER PRODUCTIONS INC.	001688861
ELDINE AUTO LTD.	001446800
FORTUNE LABEL INC.	001331468
GREAT LAKES COTTAGE RENTALS LTD.	002007209
GROVETREE CONSTRUCTION SERVICES INC.	002012200
GURU AUTOMOTIVE LTD.	002133351
JIM'S CONSTRUCTION OF FORT FRANCES LIMITED	000296172
K. & J. HEW INVESTMENTS INC.	000854369
MARGE CUMMINGS REAL ESTATE LTD.	000593371

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
MAXX DISTRIBUTING INC.	001207185
MAXX MARKETING INC.	000745388
MENAICOM INCORPORATED	001278414
MYBINDI INC.	001461906
NOVA TOWERS INC.	001008701
PARKERS STUNTS & ANIMALS INCORPORATED	001430940
PEGASUS GENPAR INC.	002181054
ROYAL BEACH HOMES INC.	001302390
SUN KUE HERBS & GINSENG CO. LTD.	001350172
WARDEN AUTOMOTIVE (2005) LIMITED	001140153
WELLNESS SCAN INC.	002121054
111879 ONTARIO INC.	000111879
1129982 ONTARIO LIMITED	001129982
1213915 ONTARIO INC.	001213915
1259146 ONTARIO LIMITED	001259146
1336023 ONTARIO LTD.	001336023
1454166 ONTARIO INC.	001454166
1493272 ONTARIO INC.	001493272
1525512 ONTARIO CORPORATION	001525512
1625825 ONTARIO LTD.	001625825
1669426 ONTARIO INC.	001669426
1741344 ONTARIO LIMITED	001741344
2017287 ONTARIO INC.	002017287
2091326 ONTARIO LIMITED	002091326
2181044 ONTARIO INC.	002181044
824496 ONTARIO INC.	000824496
917824 ONTARIO INC.	000917824
919539 ONTARIO INC.	000919539
2010-02-18	
2038852 ONTARIO INC.	002038852
2010-02-22	
B & W TRADING COMPANY LIMITED	001201860
CASTLE PAINTING INTERIORS LIMITED	001209177
D L EXPRESS INC.	001650750
DAL DAWSON AUTOMOTIVE INC.	000642941
DISTINCTIVE REALTY INC.	001047509
KING VALLEY GARDENS LTD.	001215389
PRENJOHN INC	000710649
TOURS & TRAVEL MARKETING CONCEPTS LTD.	000741984
1191031 ONTARIO INC.	001191031
1602500 ONTARIO INC.	001602500
1684149 ONTARIO INC.	001684149
1686661 ONTARIO INC.	001686661
1775638 ONTARIO INC.	001775638
1775829 ONTARIO INC.	001775829
5 BABIES INC.	001076669
2010-02-23	
DREAM ISLANDS COMMUNICATIONS INC.	001616241
1552345 ONTARIO INC.	001552345
2010-02-24	
MCNAMARA STRATEGIC SERVICES INC.	001467692
1396133 ONTARIO INC.	001396133
1470064 ONTARIO LIMITED	001470064
1639850 ONTARIO LIMITED	001639850
2010-02-25	
AMOS CANADA INC.	002118942
BETTA ENTERPRISES INC.	001500142
COSMAR HOLDINGS LIMITED	000207799
INTEGRATED AIR FILTRATION PRODUCTS INC.	000963050
MANTECH ROUTING NETWORKS INC.	001738728
PERFECT PETS OBEDIENCE TRAINING INC.	001268768
R & V WEAVER HOLDINGS LTD.	000078682
S&E SERVICES LIMITED	001268586
TECHNICAL PACKAGING MANAGEMENT LTD.	001110678
TRACK DAYS "R" US INC.	001559287
UNIQUE CARE PLANNING CORP.	001587472
URBAN KNEADS MASSAGE THERAPY & WELLNESS CENTRE LTD.	001630749
WONDERBOX GIFTS & ACCESSORIES INC.	002015768
1040687 ONTARIO INC.	001040687
1571667 ONTARIO INC.	001571667

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
1747264 ONTARIO CORP.	001747264
479622 ONTARIO INC.	000479622
859146 ONTARIO LIMITED	000859146
2010-02-26	
BOBBY'S TAXI LIMITED	000236582
CELEBRITY CREATIONS INC.	001151935
COMBUS LTD.	000305439
CUSTOM CONTOUR BRACES LTD.	001140769
HEADSTART EMPLOYMENT AGENCY INC.	001523459
KATLAR TRANSPORTATION LTD.	002106495
MICRO MECHANICS INC.	000499422
MULTI MENU OAKVILLE INC.	002231064
NOVINA WONG & ASSOCIATES INC.	001570888
ORBITRIX MANAGED SERVICES GROUP INC.	002190989
POLYREGEN INC.	002059901
PUNJAB LOAD EXPRESS INC.	002112385
RACEINC INTERNATIONAL CORP.	002074508
ROBUST SERVICES INC.	002198728
SPHINX TRADING CORPORATION	002193792
TENPANE HOLDINGS INC.	002105323
TERRACE BAY SUPERIOR WIRES INC.	001401304
1014624 ONTARIO LIMITED	001014624
1117236 ONTARIO INC.	001117236
1458856 ONTARIO INC.	001458856
1507669 ONTARIO LTD.	001507669
1510277 ONTARIO INC.	001510277
1554640 ONTARIO LTD.	001554640
1604831 ONTARIO LIMITED	001604831
2038559 ONTARIO INC.	002038559
2056950 ONTARIO INC.	002056950
2107589 ONTARIO INC.	002107589
2010-02-28	
TOKAN HOLDINGS INC.	001407450
2010-03-01	
ENTERSYS CORPORATION	001390806
GLORY BEE MUSIC LIMITED	000790220
I TRADE FINANCE INC.	001466275
NEWCANFINANCIAL INC.	001685916
NORMAN FOSTER SERVICES INC.	001087559
RAF-DAV HOLDINGS INC.	000751640
THE FINANCIAL NETWORK INC.	001163837
VESTCOM ONTARIO INC.	001391697
VIGILANCE SECURITY INC.	001494069
1024281 ONTARIO INC.	001024281
1337280 ONTARIO LIMITED	001337280
1364190 ONTARIO INC.	001364190
1416933 ONTARIO INC.	001416933
1691683 ONTARIO LTD.	001691683
2080251 ONTARIO INC.	002080251
426872 ONTARIO LIMITED	000426872
2010-03-02	
BREOHN INC.	001163377
EMPLOYEEO OTL LIMITED	001381780
FAWCETT BROADCASTING LIMITED	001089836
FIFTH DIMENSION CORPORATION	001260162
FINENG INC.	001219703
GOLDEN KEY CENTRES FOR LEARNING INC.	000658516
HAPPYCALL INC.	001603714
I & J FLOORING LTD.	002183289
JENNY WONG BEAUTY & FITNESS INC.	001218936
JKINNEMAN COMMUNICATIONS INC.	002032419
KAMS TECHNICAL SERVICES INC.	001222411
KIMBEL STREET GP INC.	002094549
LOOKING GLASS ANTIQUES & COLLECTIBLES LTD.	001441323
PHENICIA CARPET INC.	002135859
PINCHIS ENGINEERING GROUP LTD.	001194003
PLEASANT CAB CO. LIMITED	000134152
ROYAL ITALIAN MARBLE & TILE IMPORTING LTD.	001066914
VIEW TECH WINDOWS INC.	001599469
1028745 ONTARIO LIMITED	001028745
1486564 ONTARIO LTD.	001486564

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
1495854 ONTARIO INC.	001495854
2071354 ONTARIO CORPORATION	002071354
865195 ONTARIO LIMITED	000865195
2010-03-03	
ALPHA HOLDINGS CANADA INC.	001508638
ALSI CONTRACTING LTD.	000544086
ALSI DEVELOPMENTS LIMITED	001331565
ECUMENICAL DEVELOPMENT CORPORATION OF ONTARIO INC.	001674068
GEC TECHNOLOGIES INC.	002046512
HUMBER MEDICAL CENTRE LIMITED	000258865
JOHN S. SIEMON LTD.	000388193
MIDWEST CONSULTANTS LIMITED	000154708
PE-MA TRADING GROUP INC.	001099495
PROSPECT DEVELOPMENTS LTD.	001457014
ROMA MARKETING COMPANY OF WINDSOR LIMITED	001027595
THE GORE ROAD FISHING & RECREATION CORP.	001081101
VENTURE HOMES (ONTARIO) INC.	001688450
1239401 ONTARIO LIMITED	001239401
1555839 ONTARIO INC.	001555839
1567894 ONTARIO INC.	001567894
1754789 ONTARIO LTD.	001754789
2086661 ONTARIO INC.	002086661
2010-03-04	
CONUNDRUMS SOLVED INC.	002155384
E C LEATHER ACCESSORIES CORPORATION	001212606
GCAN NC (2006) INC.	002107864
VITAL BUFFET, INCORPORATED	001117479
1794595 ONTARIO LTD.	001794595

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

(143-G133)

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

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

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

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
2010-03-04	
ABDULLAH HALAL MEAT & GROCER LTD.	1779012
ACTIVE GROUP PROPERTY MAINTENANCE INC.	1680081
AQUASEAL (CANADA) INC.	1473957
ARTISANS AT WORK LTD.	1341883
ATLAS IMPORTS INC.	1324113
ATLAS ROAD AUTHORITY LTD.	2091676
CANADA SHELVING LIMITED	1611072
DOO-KARE SERVICES LIMITED	531571
GATOR SERVICES LTD.	1714122

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
GENERAL MICROSYSTEMS INCORPORATED	255265
JANDA FUJITA FINANCIAL SERVICES LTD.	1049066
JIORDAN COTTAGE ESTATES CORPORATION	1370338
KJE SERVICES INC.	918343
LA HOMES DESIGN INC.	2116840
LEAD HANDLING LIMITED	1510782
N2ERA INC.	1749301
N9NE DEGREES, INC.	1713955
RAXCORP INC.	2091223
S.J. SERVICES INC.	1370881
TRI THANH TRADING INC.	1588025
UPPER CANADA PADDLE CO. INC.	855664
VIGOR DS INC.	2053757
967351 ONTARIO INC.	967351
1037134 ONTARIO LTD.	1037134
1291750 ONTARIO LTD.	1291750
1307049 ONTARIO INCORPORATED	1307049
1419671 ONTARIO LIMITED	1419671
1578184 ONTARIO LTD.	1578184
1693635 ONTARIO INC.	1693635
1713964 ONTARIO INC.	1713964
1785678 ONTARIO INC.	1785678
2054689 ONTARIO INC.	2054689
2090422 ONTARIO INC.	2090422
2193840 ONTARIO INC.	2193840
2010-03-05	
A & J FLOW RITE ROOTER INC.	1789187
ACTIVEST MORTGAGE CORP.	745396
ACTIVEST MORTGAGE II CORP.	764019
AJ SOFTWARE SOLUTIONS INC.	2117520
ALL ROOFING INSTALLS LTD.	1728398
ALTERRA MARKET WIZARDS FUND GP INC.	1750517
AMANAMRIT ROADWAYS INC.	2117437
APAK AUTO SALES LIMITED	1347312
ATTISIR INC.	1714813
BCB ELECTRONIC SALES LTD.	2118061
BTC ONTARIO ENTERPRISE INC.	1714188
CAPITAR PARKING INC.	1703083
CERSTONE GROUP MARBLE & TILE INC.	2046798
CITY WIDE PAVING INC.	1062157
CLEAR CONSULTING SOLUTIONS INC.	2117567
COMP-U-CARD CANADA INC./COMPAGNIE COMP-U-CARD CANADA INC.	649541
CSJNB HOLDINGS INC.	2117474
CUSTOM LASER CUTTING INC.	2118059
DEMERARA JEWEL HOUSE INC.	841972
EONME.COM INC.	1399848
ETERNITY INVESTMENTS INC.	2178714
FAST FORWARD FREIGHT INC.	1482015
FINANCIAL MATRIX INC.	2028945
FINTEC PAINTING AND DECORATING LTD.	1645572
GC HOLDINGS COMPANY LIMITED	1495771
GILL TRAVEL CENTRE LIMITED	338488
GIRN PHOTO AND VIDEO LTD.	2117645
GLOBAL LINK DISTRIBUTIONS INC.	2117831
GLOBIZ NETWORK INC.	2117110
IAN DALE FARM LTD.	1707251
JTH BEST ENGINEERING INC.	892818
MCLEAN CORPORATION	859116
MARDYL CONCRETE & DRAIN LIMITED	1729849
MERETCO HOLDINGS INC.	990044
NOVA APPAREL LIMITED	1086262
ON WHEELS EXPRESS INC.	2138006
PEN-K PLATING INC.	1636933
PORT COLBORNE PHYSIOTHERAPY LTD.	1526962
SAMBA CAFÉ LTD.	1073692
SINCO MARBLE & GRANITE INC.	1779874

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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SPALVIERI CATERING & RESTAURANT CONSULTING INC.	2100318
SPINWEB LTD.	1675896
STONEHARBOUR INVESTMENT COUNSEL INC.	2111487
TORONTO AMBASSADORS TAXI SERVICES LTD.	1614638
TORONTONI INC.	2178961
TRI-DELL CLEAN AIR SYSTEMS INC.	2117707
TRIMAR GROUP TILE & MARBLE LTD.	2046792
WARAN'S RENOVATION INC.	1549751
3L CANADA GROUP INC.	1714823
715229 ONTARIO LIMITED	715229
723298 ONTARIO INC.	723298
825927 ONTARIO INC.	825927
855516 ONTARIO LIMITED	855516
1049644 ONTARIO LTD.	1049644
1314676 ONTARIO INC.	1314676
1585283 ONTARIO INC.	1585283
1630963 ONTARIO INC.	1630963
1714974 ONTARIO LTD.	1714974
1767470 ONTARIO INC.	1767470
2116225 ONTARIO INC.	2116225
2117463 ONTARIO LTD.	2117463
2117486 ONTARIO INC.	2117486
2117501 ONTARIO INC.	2117501
2117504 ONTARIO LIMITED	2117504
2010-03-10	
ASP WIRELESS NET INC.	1393963
DYNAMITE INDUSTRIAL GASES AND WELDING SUPPLIES INC.	1689473
FRIENDLY COMPUTER GUYS INC.	1152065
JAPAN LINE LTD.	1468854
JEM SUPPLY LTD.	2060653
KLENZ CORPORATION LIMITED	239537
MR. DOSA LTD.	1502352
RITZ IT UP CATERING INC.	1608345
SAN-TOR SPORTSWEAR INC.	934437
THE TILE STORE INC.	1468659
WELLINGTONS AUCTIONS LTD.	2085706
153 OMEGA CORPORATION.	1695178
1205045 ONTARIO LTD.	1205045
1425258 ONTARIO INC.	1425258
2142608 ONTARIO INC.	2142608

(143-G134) Katherine M. Murray
Director/Directrice

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

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

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

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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2010-03-09	
BACKPACKERS TRAVEL INC.	2193808
C.P. PRINTING INC.	1751596
FIRE-STOP SYSTEMS CANADA LIMITED	2199479
FONTAINE FILMS LIMITED	1299502
PKR GROUP INC.	1621914
1704752 ONTARIO LTD.	1704752
2174326 ONTARIO INC.	2174326
2179011 ONTARIO INC.	2179011
2182841 ONTARIO INC.	2182841

(143-G135) 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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2010-03-08	
CRIME PREVENTION ONTARIO	916374
GUJARATI BUSINESS ASSOCIATION	1582086

(143-G136) Katherine M. Murray
Director/Directrice

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:

March 1 - March 5

NAME	LOCATION	EFFECTIVE DATE
Butt, Glenys	Kitchener, ON	5-Mar-10
Gondos, Flavian	Toronto, ON	5-Mar-10
Bellinger, Jennifer Lynn	Niagara Falls, ON	5-Mar-10
Nti, Dominic	Woodbridge, ON	5-Mar-10
Granville, Jenetta A.	Ajax, ON	5-Mar-10
Hunt, David Matthew	Stouffville, ON	5-Mar-10
Robinson, Pamela	Brampton, ON	5-Mar-10
Afari, Kingsley	Toronto, ON	5-Mar-10
Blom, Keith	Thunder Bay, ON	5-Mar-10

NAME	LOCATION	EFFECTIVE DATE	PREVIOUS NAME	NEW NAME
Korn, Randy	Whitby, ON	5-Mar-10	DEVOST, PATRICIA.	JAMIESON, PATRICIA.
Reid, Eric	Ajax, ON	5-Mar-10	CATHERINE.	CATHERINE.
Emerson, Robert	Mississauga, ON	5-Mar-10	DIEUDONNE, DONALD.	MATHURIN, DONALD.
Emerson, Rinette	Mississauga, ON	5-Mar-10	DOVE, CHRISTINE.LOUISE.	DOVE, SARA.CHRISTINE.
Down, Elizabeth A.	Sault Ste Marie, ON	5-Mar-10	DUAN, SHENGYI.	DUAN, AMY.SHENGYI.
Cristea, Mihail	Toronto, ON	5-Mar-10	DUONG, DUC.QUANG.	DUONG, DAVID.DUC.QUANG.
McKay, Buddy	Thunder Bay, ON	5-Mar-10	DUROCHER, ADAM.DAVID..	MULDER, ADAM.DAVID.
Yang, Joseph	North York, ON	5-Mar-10	FEROSTAZ, FEROSTAZ.	PULI, FEROSTAZ.
Cybulski, Krzysztof	Peterborough, ON	5-Mar-10	GALE-LESPERANCE, TRAVIS.	GALE, TRAVIS.
Rutledge, Andrew	Grimsby, ON	5-Mar-10	TYLER.	TYLER.
Haggett, Luke G.	Smiths Falls, ON	5-Mar-10	GALLEGOS DE MACKAY, WENDY.	GALLEGOS, WENDY.

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

(143-G137)

Change of Name Act Loi sur le changement de nom

NOTICE IS HEREBY GIVEN that the following changes of name were granted during the period from March 01, 2010 to March 07, 2010 under the authority of the *Change of Name Act*, R.S.O. 1990, c.c.7 and the following Regulation RRO 1990, Reg 68. The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms mentionnés ci-après ont été accordés au cours de la période du 01 mars 2010 au 07 mars 2010, en vertu de la *Loi sur le changement de nom*, L.R.O. 1990, chap. C.7, et du Règlement 68, R.R.O. 1990, s'y rapportant. La liste indique l'ancien nom suivi du nouveau nom.

PREVIOUS NAME	NEW NAME
A ESTRADA, MAVERICK. PAUL.	ARADANAS, MAVERICK. ESTRADA.
ADEBAJO, BABATUNDE. ADENIYI.	ADEBAJO, TUNDE. ADENIYI.
ALCAIDE, OMEGA.URSAIS.	URSAIS, OMEGA.
AYRES, DONALD. CHRISTOPHER.	BOULD, DONALD. CHRISTOPHER.
BARRON WELCH, LOGAN. ALFRED.WALDEN.	BARRON, LOGAN.ALFRED. WALDEN.
BENOIT, SHAYNE.JOHANNE..	JESSO, SHAYNE.JOHANNE..
BERKINSHAW, CAVEL. AZALEA.MARIA.	LOWE, CAVEL.AZALEA. MARIA.
BESSETTE, ROBERT.JOSEPH.	MORRISON, ROBERT.JOSEPH.
BOON, DONNA.ROSEMARY.	BOON, DAWNA.ROSEMARY.
BOUCHARD, MARIE.ANGELE. CECIL.	BOUCHARD, CÉCILE.ANGÈLE. MARIE.
BRAICH, MUNMEETH.KAUR.	BRAICH, MUNNY.KAUR.
BRANDT, ALEXANDRA. SIMON.	BRANDT, ALEXANDRA. SIMONE.
CARRUTHERS, VANESSA. CLAIRE.LOUISE.	YUSUF, VANESSA.CLAIRE. LOUISE.
CHARRON, ANNE-MARIE. MICHELLE.	MOLTO, ANNE-MARIE. MICHELLE.
CHARTRAND, SYLVIE.MARIE. CLAIRE.	CHARTRAND, SYLVIE. CLAIRE.
CHEA, ROEUN.SOPHAL.	CHEA ROEUN, SOPHAL..
CHOW, YIN.KIT.	CHOW, ALAN.YIN.KIT.
CICCARELLI, TODD. ARTHUR..	CICCARELLI, TODDAN. ARTHUR.
CORMIER, RAYMOND. JOSEPH.	BOUDREAU, RAYMOND. JOSEPH.
CUNNINGHAM, ANTONY. ALEXANDER.	KOZLOWSKI, ANTONY. ALEXANDER.CUNNINGHAM.
DANTAS, LUCIA.DE.FATIMA.	DE BRITO, LUCIA.DE.FATIMA.
DE GAGNÉ, JACQUES.YVES. TIMOTHY.	DE GAGNÉ, ZUBAIR. AHMED.
DEACOFF, CHRISTINA.JOY.	DEACOFF, CJ.
DELALIC, NEVIO.	GLENS, NEVIO.
DENG, YUE.	DENG, ALEX.YUE.
DEVOST, PATRICIA. CATHERINE.	JAMIESON, PATRICIA. CATHERINE.
DIEUDONNE, DONALD.	MATHURIN, DONALD.
DOVE, CHRISTINE.LOUISE.	DOVE, SARA.CHRISTINE.
DUAN, SHENGYI.	DUAN, AMY.SHENGYI.
DUONG, DUC.QUANG.	DUONG, DAVID.DUC.QUANG.
DUROCHER, ADAM.DAVID..	MULDER, ADAM.DAVID.
FEROSTAZ, FEROSTAZ.	PULI, FEROSTAZ.
GALE-LESPERANCE, TRAVIS.	GALE, TRAVIS.
TYLER.	TYLER.
GALLEGOS DE MACKAY, WENDY.	GALLEGOS, WENDY.
GERHARDT, TAYLOR.	INGRATTA, TAYLOR.
MACKENZIE.	MACKENZIE.
HAMMER, EMILY.MAE.	DOIG, EMILY.MAE.
HOSTINS, NATALIA.JACOUB.	HOSTINS ROSSI, NATALIA. JACOUB.HABIB.
HABIB.	JACOUB.HABIB.
HOWARD, PAULINE. BERNADETTE.	MC COURT, KADIE.PAULINE. FITZGERALD.
IQBAL, SYED.ZARYAN.	SYED, ZARYAN.
JEWELL, ANGELA.RUTH.	LUCAS, ANGELA.RUTH.
KANAPATHYPILLAI, SHARANIYAN.	PILLAI, IAN.
KARERA, NADINE.	INGABIRE, FATIMA.
KARIM, KARIM.	MITHANI, KARIM.
KASSEM, MOHAMAD.	KASSEM, ADAM.
KENNEDY, JOANNA.	KRONGOLD, JOANNA. KENNEDY.
KRONGOLD.	VONNÉE, MATTE.DEAN.
KENNY, MATTHEW.BRIAN.	KINDOS, FRANCES.FANI.
KINDOU, FANI.	LAFRAMBOISE, ALMA.
LAFRAMBOISE, ELIZABETH.	ELIZABETH.
LANGFIELD, JOHN.RUSSELL.	DIAMOND, JOHN.RUSSELL.
LAROCHELLE, CHRISTOPHER.	WILSON, CHRISTOPHER. RICHARD.
CONRAD.EDGAR.	KINGSTONE, SARAH.RUTH. PHUONG.
LE, THI.PHUONG.	PHUONG.
DUNG.	LEE, LUCAS.LAP.YAN.
LEE, LUCAS.YIU.FAI.	LIU, JESSICA.
LIU, JIA.XI.	LIU, JASON.
LIU, JINBIAO.	LIU, JASON.
LO, HOI.MAN.	LO, CHARMAINE.HOI.MAN.
LO, PING.YIN.	LO, DENNIS.PING.YIN.
MC SWEEN, MARIAN.	MC SWEEN-JERRY, LEONNA. ABIGAIL.
LEONNA.A.	HILL, LAURA.MELISSA.
MELLOR, LAURA.MELISSA.	STIHL, ADAM.FAZAL.
MOHAMMED, ADAM.	MOHAMMED.
FAZAL.	MONTAG, CLARE.LEO.
MONTAG, CLAIRE.LEO.	MONTAG, CLARE.LEO.
NADARAJAH, DILAN.	JEYAKANTHAN, SARAN.
NESALIN SAMUEL,	SAMUEL, NESALIN.
RAJASEELAN.SAMUEL.	NGO, ERIC.
NGO, PHUOC.HAU.	FERAREZA, LAWRENCE.
PADILLO, LAWRENCE.	FERAREZA, LAWRENCE. PADILLO.
LAZAGA.	PAIK, CHRISTINA.DAEUN.
PAIK, DAEUN.	PAIK, DENNIS.INWOO.
PAIK, INWOO.	PATEL, SHEILA.K.
PATEL, SHITAL.KAMAL.	PETERS, LAUNIE.EDWARD.
PETERS, LONNY.EDWARD.	FRÉDÉRIQUE, MARCUS.
PRIME, MARC.YONEL.	SAMUEL,
RAJASEELAN SAMU,	RAJASEELAN.
SAMADHANAM..	RAO, JULIA.YI.JUN.
RAO, YI.JUN.	BADWAL, GAGAN.
SAINI, GAGAN.	KUCUK, HASAN.
SALIH, HASAN.	KUCUK, SADAN.
SALIH, SADAN.	SCHNURR, ROSE.ANN.
SCHNURR, ROSEANN.	VERONICA.
F.	SILVER, SUE.MARIE.
SILVER, SUSAN.MARIE.	SILVER, SUE.MARIE.
SINGH, ABHIJEET.	DHANJAL, ABHIJEET.SINGH.
SMITH, GEORGINA.LYNN.	HOOD, GINA.LYNN.
SMYTH, BRETTON.WAYNE.	MATTHIES, BRETTON.WAYNE.
GORDON.	GORDON.
SRI PARAKRAMA	ILUKKUMBURE,
MUDIYANSELAGE, ATHULA.	ATHULA..
ILUKKUMURE.	

PREVIOUS NAME	NEW NAME	PREVIOUS NAME	NEW NAME
TAYLOR, JENNIFER.LARA. VAN DER MEER, KANDACE. MARY. VAN STARKENBURG, SOPHIA. MARIE. VELAUTHAM, NICHOLAS. MOHAN. VIRANT, ALOISIJA. VYAS, KRUPABEN.SHAILE. WALDRUM, ELIZABETH. LOUISE. WANG, RUI. WARNER, DANIELLE.GRACE.. WELCH, NICHOLAS. LAWRENCE.BARRON.	BRINCO, JENNIFER.LARA. DEVEREAUX, KANDACE- MARY. HICKEY, SOPHIA. MARIE. MCKENZIE, NICHOLAS. MOHAN. VIRANT, SOPHIA. PATEL, KRUPA.PANKIL. GOODCHILD, ELIZABETH. LOUISE. WANG, JENNIFER.RUI. WARNER, DALE.ANNE. BARRON, NICHOLAS.ALFRED. LOGAN.	WILKINSON, BONNIE. JUNE. WILSON, DELISIA. DEZERYA. YOHANNES, ELSA.. YOUNG, SHELBIE-BRENDA. YOUNG-BEHAN, MIRANDA. MARIE.LISA.HOPE. YU, JING.NING. ZAWIDZKA, KATARZYNA. ZOU, LINSEN.	WILKINSON-PERHAT, BONNIE. JUNE. WILSON REID, DELISIA. DEZERYA. ABUBEKER, ZEYNABA.ADDUS. STRICKLAND, SHELBIE-BRENDA. STRICKLAND, MIRANDA. MARIE.LISA.HOPE. YU, MELODY.JINGNING. GRODZKI, KASIA. ZOU, SONG.
		(143-G138)	JUDITH M. HARTMAN, Deputy Registrar General/ Registraire générale adjointe de l'état civil

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

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

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

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

Ruling Number	Date	Material, System or Building Design	Manufacturer/ Agent
10-01- 238 (13395-R) Issued	January 14, 2010	GuardWrap®	Jumpstart, Inc.
05-19-143 (12627-R) Revision to Existing	February 17, 2010	TimberStrand® LSL	Weyerhaeuser
09-20-218 (13182-R) Revision to Existing	March 4, 2010	DMX Flexsheet/Colphene 800 AG (Drainage System)	DMX Plastics Limited
(143-G139)			

Financial Services Commission of Ontario

March 10, 2010

Toronto

Re: Financial Services Commission of Ontario Priorities – Request for Submissions

The *Financial Services Commission of Ontario Act, 1997* (the “FSCO Act”) requires the Financial Services Commission of Ontario to deliver to the Minister of Finance and publish in the *Ontario Gazette*, a statement setting out the proposed priorities of the Commission for the following fiscal year in connection with the administration of the *Insurance Act*, the *Compulsory Automobile Insurance Act*, the *Motor Vehicle Accident Claims Act*, the *Marine Insurance Act*, the *Prepaid Hospital and Medical Services Act*, the *Co-operative Corporations Act*, the *Credit Unions and Caisses Populaires Act*, the *Loan and Trust Corporations Act*, the *Mortgage Brokerages, Lenders and Administrators Act*, the *Pension Benefits Act* and the *Registered Insurance Brokers Act*, together with a summary of the reasons for the adoption of those priorities.

The statement of priorities for the coming fiscal year will be submitted to the Minister of Finance in June 2010 and will be published in the *Ontario Gazette* shortly thereafter.

In keeping with the *FSCO Act* and the Commission’s goal of furthering transparency in the regulatory process, the Commission invites interested parties to make written submissions regarding their views as to the matters that should be identified as priorities of the Financial Services Commission of Ontario.

The draft Statement of Priorities 2010 is posted on the FSCO website at: www.fSCO.gov.on.ca.

For a copy of the draft Statement of Priorities, or to forward submissions by May 18, 2010, please contact:

Chief Executive Officer
and Superintendent of Financial Services
Financial Services Commission of Ontario
5160 Yonge Street, Box 85
Toronto, Ontario
M2N 6L9

Tel.: (416) 590-7298
Toll Free: 1 (800) 668-0128
Fax: (416) 590-7070
E-mail: priorities@fsco.gov.on.ca

(143-G140E)

Commission des services financiers de l'Ontario

Le 10 mars 2010

Toronto

Objet: Priorités de la Commission des services financiers de l'Ontario – Demande de présentations

En vertu de la *Loi de 1997 sur la Commission des services financiers de l'Ontario* (la "*Loi sur la CSFO*"), la Commission des services financiers de l'Ontario doit présenter au ministre des Finances et publier dans la *Gazette de l'Ontario* un énoncé concernant les priorités de la Commission pour l'exercice suit dans le cadre de l'administration des lois suivantes: la *Loi sur les assurances*, la *Loi sur l'assurance-automobile obligatoire*, la *Loi sur l'indemnisation des victimes d'accidents de véhicules automobiles*, la *Loi sur l'assurance maritime*, la *Loi sur les services hospitaliers et médicaux prépayés*, la *Loi sur les sociétés coopératives*, la *Loi sur les caisses populaires et les credit unions*, la *Loi sur les sociétés de prêt et de fiducie*, la *Loi sur les maisons de courtage d'hypothèques*, les *prêteurs hypothécaires et les administrateurs d'hypothèques*, la *Loi sur les régimes de retraite*, et la *Loi sur les courtiers d'assurances inscrits*, et un résumé sur les raisons de l'adoption de ces priorités.

L'énoncé de priorités pour le prochain exercice sera soumis au ministre des Finances en juin 2010 et sera publié dans la *Gazette de l'Ontario* peu après.

Conformément à la *Loi sur la CSFO* et au but de la Commission en ce qui concerne l'amplification de la transparence du processus réglementaire, la Commission invite tous les partis intéressés à présenter leurs vues par écrit sur les sujets qui, selon eux, devraient être considérés comme des priorités par la Commission des services financiers de l'Ontario.

L'ébauche de l'Énoncé des priorités pour 2010 est affiché sur le site Web de la FSCO à l'adresse : www.fsco.gov.on.ca

Si vous désirez obtenir une copie de l'Énoncé des priorités ou nous envoyer vos présentations d'ici le 18 mai 2010, veuillez écrire au:

Directeur général
et le Surintendant des services financiers
Commission des services financiers de l'Ontario
5160, rue Yonge, C.P. 85
Toronto (Ontario)
M2N 6L9

téléphone: (416) 590-7298
interurbains sans frais: 1 (800) 668-0128
télécopieur: (416) 590-7070
courriel: priorities@fsco.gov.on.ca

(143-G140F)

ONTARIO ENERGY BOARD Amendments to the Distribution System Code

Note: The text of the amendments is set out in italics below, for ease of identification only.

- Section 2 of the Distribution System Code is amended by deleting the title of section 2.1 and the "Note" that appears under that section, and replacing them with the following:

2.1 *Distributor-owned Generation Facilities*

Except as otherwise expressly provided in its licence or this Code, a distributor shall not, in respect of any matter addressed in or under this Code, provide favoured treatment or preferential access to the distributor's distribution system or the distributor's services for any generation facilities whether owned by the distributor, an affiliate or another third party.

2. Section 6 of the Distribution System Code is amended by adding the following immediately after section 6.2.30:

6.2A Connection Process for Distributor-owned Generation Facilities

- 6.2A.1 *Except as otherwise provided in sections 6.2A.2 to 6.2A.6, a distributor shall connect a generation facility that will be owned by it in accordance with section 6.2.*
- 6.2A.2 *The following sections do not apply in respect of the connection of a generation facility that will be owned by the distributor to whose distribution system the facility is being connected: 6.2.3; 6.2.4.1(d); 6.2.4.1(g); 6.2.5; 6.2.9; 6.2.9.1; 6.2.9.2; 6.2.9.3; 6.2.9.4; 6.2.10; 6.2.11; 6.2.18D; 6.2.18E; 6.2.18I; and 6.2.19.*
- 6.2A.3 *In applying section 6.2 in relation to a generation facility that will be owned by the distributor to whose distribution system the generation facility will be connected, the following shall apply:*
- (a) *the distributor shall be deemed to be and shall in all respects be treated as the “applicant” or person applying for the connection of a generation facility (however that may be expressed in section 6.2);*
 - (b) *where a provision in section 6.2 requires an applicant or generator to pay a cost, charge, fee or other amount of money or requires a distributor to refund or return a cost, charge, fee or other amount of money to an applicant or a generator, the distributor shall instead record the relevant amount in accordance with the Accounting Guidelines. The payment requirement shall be deemed to have been satisfied on the date on which the requisite accounting record is made by the distributor;*
 - (c) *where a provision in section 6.2 requires an applicant or generator to provide a deposit or requires a distributor to refund or return all or part of a deposit to an applicant or a generator, the distributor shall instead record the relevant amount in accordance with the Accounting Guidelines. The requirement to provide, refund or return a deposit shall be deemed to have been satisfied on the date on which the requisite accounting record is made by the distributor;*
 - (d) *the distributor shall complete its standard connection application form applicable to the type and size of its generation facility, and shall append to that form any information that would be required to be provided by a third party applicant under section 6.2.5 or 6.2.9, as applicable, and section 6.2.11, if that information is not already covered by the standard application. This completed form shall be deemed to be and shall in all respects be treated as the application to connect (however that may be expressed in section 6.2); and*
 - (e) *the date on which an application is filed with the Ontario Power Authority for a contract under the Feed-in Tariff program in relation to the output of the distributor’s generation facility shall be deemed to be and shall in all respects be treated as the date of receipt by the distributor of the application to connect its generation facility, and the distributor shall date stamp the application form referred to in section paragraph (d) accordingly.*

For the purposes of this section: (i) “deposit” means a capacity allocation deposit, an additional capacity allocation deposit and a connection cost deposit, as applicable; and (ii) “Accounting Guidelines” means all requirements established by the Board and in effect at the relevant time in respect of the accounting records, accounting principles and accounting separation standards to be followed by the distributor in relation to a generation facility owned by the distributor, including the “Guidelines: Regulatory and Accounting Treatments for Distributor-Owned Generation Facilities” (G-2009-0300).

- 6.2A.4 *The following shall apply in relation to the connection of a generation facility that will be owned by the distributor to whose distribution system the generation facility will be connected:*
- (a) *where capacity can be allocated in respect of the generation facility in accordance with the applicable provisions of section 6.2, capacity shall be allocated in relation to the generation facility within 150 days from the deemed date of receipt of the application, determined in accordance with section 6.2A.3(e). The distributor shall document the date on which capacity has been allocated in relation to the generation facility;*
 - (b) *in lieu of the requirement set out in section 6.2.4.1(e)(v), capacity allocated in respect of the generation facility shall be removed if the distributor or the generation facility fail to satisfy any of the requirements of a connection cost agreement referred to in section 6.2A.4(i);*
 - (c) *in lieu of section 6.2.6, the following shall apply:*
 - i. *the distributor shall complete its standard offer to connect applicable to micro-embedded generation facilities in relation to its generation facility within the applicable timeline set out in section 6.2.6; and*
 - ii. *the distributor shall ensure that all applicable requirements of that standard offer to connect are met by or in relation to its generation facility;*
 - (d) *in lieu of section 6.2.7, the following shall apply:*
 - i. *the distributor shall document the receipt of all of the necessary approvals or the authorization to connect referred to in section 6.2.7;*
 - ii. *in lieu of the requirement to enter into a Connection Agreement, the distributor shall ensure that all applicable requirements of the Connection Agreement are met by or in relation to its generation facility; and*

- iii. *subject to paragraph (ii), the distributor shall connect its generation facility to its distribution system within 5 days of the receipt of last necessary approval or authorization referred to in section 6.2.7;*
- (e) *in lieu of section 6.2.12, the following shall apply:*
 - i. *the distributor shall complete an assessment of the impact of its generation facility and a detailed cost estimate of the proposed connection within the applicable timeline set out in section 6.2.12;*
 - ii. *the distributor shall complete its standard offer to connect applicable to the type and size of its generation facility within the applicable timeline set out in section 6.2.6;*
 - iii. *the distributor shall ensure that all applicable requirements set out in its standard offer to connect are met by or in relation to its generation facility; and*
 - iv. *in lieu of the permission to revoke the standard offer to connect, if the distributor has not satisfied the obligation to provide any required deposits (as defined in section 6.2A.3) in the manner specified in section 6.2A.3(b) within 60 days of the date on which the distributor completes the standard offer to connect, the distributor shall terminate the connection process in relation to its generation facility and the capacity allocated to that facility shall be removed. The distributor shall not thereafter connect the generation facility except further to the preparation of a new application for connection as set out in section 6.2A.3(d);*
- (f) *in lieu of section 6.2.13, the distributor shall complete an assessment of the impact of its generation facility within the applicable timeline set out in section 6.2.13;*
- (g) *in lieu of section 6.2.15, where a material revision to the design, planned equipment or plans for its generation facility is proposed by the distributor, the distributor shall document the details of such revision;*
- (h) *in lieu of section 6.2.16, the following shall apply:*
 - i. *the distributor shall complete a detailed cost estimate of the proposed connection within the timeline set out in section 6.2.16;*
 - ii. *the distributor shall complete its standard offer to connect applicable to the type and size of its generation facility within the applicable timeline set out in section 6.2.16; and*
 - iii. *the distributor shall ensure that all applicable requirements set out in its standard offer to connect are met by or in relation to its generation facility;*
- (i) *in lieu of section 6.2.18, the following shall apply:*
 - i. *the distributor shall ensure that all of the requirements that must be included in a connection cost agreement as set out in section 6.2.18, other than in section 6.2.18 (g), as well as all other applicable requirements contained in the distributor's standard connection cost agreement applicable to the type and size of its generation facility are met by or in relation to its generation facility; and*
 - ii. *for the purposes of paragraph (i), the timelines expressed in section 6.2.18(c) by reference to the execution of a connection cost agreement shall instead be calculated by reference to the date that is 150 days from the date of deemed receipt of the application to connect, determined in accordance with section 6.2A.3(e);*
- (j) *in lieu of section 6.2.20, the following shall apply:*
 - i. *the distributor shall document the receipt of all of the necessary approvals and of the authorization to connect referred to in section 6.2.20;*
 - ii. *in lieu of the requirement to enter into a Connection Agreement, the distributor shall ensure that all applicable requirements set out in the applicable form of Connection Agreement are met by or in relation to its generation facility; and*
 - iii. *subject to paragraph (ii), the distributor shall promptly connect its generation facility to its distribution system following receipt of the last necessary approval or authorization referred to in section 6.2.20;*
- (k) *for the purposes of section 6.2.21, the timelines expressed in that section shall be calculated from the date of receipt of the last necessary approval or authorization referred to in section 6.2.20;*
- (l) *a distributor may elect to connect its generation facility using a process for connecting a smaller category of embedded generation facility as set out in section 6.2.24 only if the distributor also makes this option available to third party applicants as set out in the distributor's Conditions of Service, and only on the same terms and conditions; and*
- (m) *in lieu of section 6.2.25a, where a distributor proposes to increase the output of its generation facility that is then in service, the distributor shall complete a new standard connection application in the form applicable to the type and size of its generation facility as set out in section 6.2A.3(d) and, subject to section 6.2A.2, sections 6.2.12 to 6.2.24 shall apply.*

6.2A.5 *Where any provision of section 6.2A requires a distributor to ensure that all applicable requirements of a standard offer to connect or of an agreement are met, a senior officer of the distributor shall certify such compliance in writing. Such certification shall be completed in respect of each such requirement at the time at which the distributor has taken the necessary steps to confirm that the requirement has been met.*

6.2A.6 *Where any provision of section 6.2A requires a distributor to document information or to complete a document, the distributor shall retain the document until two years after the date on which the connection process is terminated in respect of its generation facility or the date on which its generation facility ceases to be connected to its distribution system.*

(143-G141)

ONTARIO ENERGY BOARD

Amendments to the Affiliate Relationships Code for Electricity Distributors and Transmitters

Note: The text of the amendments is set out in italics below, for ease of identification only.

1. Section 1.2 of the Affiliate Relationships Code for Electricity Distributors and Transmitters is amended by adding the following immediately after the definition of “market price”:

“qualifying facility” means a generation facility or an energy storage facility that meets the requirements set out in subsection 71(3) of the Act;

2. Section 1.5 of the Affiliate Relationships Code for Electricity Distributors and Transmitters is amended by adding the following at the end of that section:

Despite the above, a utility shall provide the following services to an affiliate in accordance with all applicable regulatory requirements set by the Board, including as to the terms of any contract:

(a) *all utility services; and*

(b) *any other service that is regulated by the Board, irrespective of whether a specific rate or charge has been established for that service:*

3. Section 2.2 of the Affiliate Relationships Code for Electricity Distributors and Transmitters is amended by adding the following immediately after section 2.2.3:

2.2.3A *Despite section 2.2.3, a utility that is a distributor may share employees that are directly involved in collecting, or have access to, confidential information with an affiliate that is an energy service provider whose sole activity at the time at which any such employee is being shared is the ownership and operation of one or more qualifying facilities.*

2.2.3B *Despite section 2.2.3, a utility that is a distributor may share employees that are directly involved in collecting, or have access to, confidential information with an affiliate that is an energy service provider and whose activities at the time at which any such employee is being shared include but are not limited to the ownership and operation of one or more qualifying facilities, provided that:*

(a) *the employees to be shared are limited to employees whose sole or principal function is to construct, operate, maintain or repair the distributor’s distribution system; and*

(b) *the employees may only be shared in relation to activities associated with the ownership and operation of one or more qualifying facilities.*

4. Section 2.3.1 of the Affiliate Relationships Code for Electricity Distributors and Transmitters is amended by adding the following immediately after section 2.3.1.1:

2.3.1.2 *Despite section 2.3.1.1, an Affiliate Contract between a utility that is a distributor and an affiliate that is exclusively for the provision of services, products, resources or use of asset related to a qualifying facility, the term of the Affiliate Contract may extend to a maximum of 20 years. Where an Affiliate Contract between a utility that is a distributor and an affiliate is for the provision of services, products, resources or use of asset related to, among other things, a qualifying facility, only that portion of the Affiliate Contract that relates to a qualifying facility may have a term that extends to a maximum of 20 years.*

5. Section 2.3.2 of the Affiliate Relationships Code for Electricity Distributors and Transmitters is amended by adding the following immediately after section 2.3.2.2:

2.3.2.3 *Despite section 2.3.2.1, a utility that is a distributor shall not be required to undertake a business case analysis prior to entering into an Affiliate Contract for the receipt of a service, product, resource or use of asset that it currently provides to itself and that pertains exclusively to the ownership and operation of one or more qualifying facilities.*

6. Section 2.3.4 of the Affiliate Relationships Code for Electricity Distributors and Transmitters is amended by adding the following immediately after section 2.3.4.3:

2.3.4A *Qualifying Facilities*

2.3.4A.1 *For a service, product, resource or use of asset that pertains exclusively to the ownership and operation of one or more qualifying facilities, fully-allocated cost-based pricing (as calculated in accordance with sections 2.3.4.1 and 2.3.4.2) may be applied between a utility that is a distributor and an affiliate in lieu of applying the transfer pricing provisions of section 2.3.3.1 or section 2.3.3.6, provided that the distributor complies with section 2.3.4.3.*

7. Section 2.4 of the Affiliate Relationships Code for Electricity Distributors and Transmitters is amended by adding the following immediately after section 2.4.1:

2.4.1A *Despite section 2.4.1, a utility that is a distributor and that has an affiliate that owns one or more qualifying facilities may invest or provide guarantees or any other form of financial support to its affiliates in an amount that, on an aggregated basis over all transactions with all affiliates, would equal an amount up to but not exceeding 35% of the distributor's total equity.*

2.4.1B *Despite sections 2.4.1 and 2.4.1A, a utility that is a distributor may invest or provide guarantees or any other form of financial support in any amount to an affiliate whose sole activity, at the time the investment is made or financial support is provided, is the ownership and operation of one or more qualifying facilities, subject only to the limitation that in no event may the distributor's investments or financial support be in an amount that, on an aggregated basis over all transactions with all affiliates, would equal an amount that exceeds 100% of the distributor's total equity.*

8. Section 2.4 of the Affiliate Relationships Code for Electricity Distributors and Transmitters is amended by adding the following immediately after section 2.4.2:

2.4.3 *Despite section 2.4.2, in the case of a utility that is a distributor any loan, investment or other financial support provided to an affiliate may be provided on terms no more favourable than what the distributor could obtain directly for itself in the capital markets if the loan, investment or other financial support is for the purpose of financing the ownership of one or more qualifying facilities.*

9. Section 2.5 of the Affiliate Relationships Code for Electricity Distributors and Transmitters is amended by adding the following immediately after section 2.5.2:

2.5.2A *Sections 2.5.1 and 2.5.2 do not apply in respect of the activities of an affiliate that is an energy service provider that are related to the ownership and operation of qualifying facilities.*

(143-G142)

MINISTRY OF THE ATTORNEY GENERAL MINISTÈRE DU PROCUREUR GÉNÉRAL

Civil Remedies for Illicit Activities Office (CRIA)

Statutory Notice 211-10 made under Ontario Regulation 498/06

ATTORNEY GENERAL OF ONTARIO

- and -

\$11,843 IN AMERICAN CURRENCY (IN REM)

The above captioned civil forfeiture proceeding commenced under the Civil Remedies Act has resulted in the sum of **\$12,358.85** being deposited into a special purpose account.

All individuals or other persons who have suffered pecuniary or non-pecuniary losses (money or non money damages) as a result of the unlawful activity that was the subject of the forfeiture proceeding are entitled to make a claim for compensation.

The Crown, a municipal corporation or a public body that is a member of one of the classes of public bodies prescribed in the regulation that suffered pecuniary losses as a result of the unlawful activity that are expenses incurred in remedying the effects of the unlawful activity are also entitled to make a claim for compensation.

All claims must comply with section 6 of Ontario Regulation 498/06 or they will be denied. Regulation 498/06 may be found at:
http://www.e-laws.gov.on.ca/html/regs/english/elaws_regs_060498_e.htm.

To obtain a claim form or if you have any inquiries regarding your entitlement to compensation, please contact CRIA toll free at 1-888-246-5359 or by e-mail to cria@ontario.ca or by Fax to 416-314-3714 or in writing to:

Civil Remedies for Illicit Activities Office (CRIA)
Ministry of the Attorney General
77 Wellesley Street West, P.O. Box 555
Toronto, ON M7A 1N3

All completed claims must refer to **Notice 211-10** and be received by CRIA no later than 5:00:00 pm on **June 25, 2010** or they will not be considered. Completed claims may be submitted either in writing to the above address or electronically to the above e-mail account or via fax.

You may not be eligible for compensation if you took part in the unlawful activity giving rise to the forfeiture proceeding. Even if you are eligible for compensation, your claim may be denied if you are unable to provide proof of your claim.

Bureau du recours civil à l'égard d'activités illicites (BRCAI)

Avis 211-10 publié en application du Règlement de l'Ontario 498/06

LE PROCUREUR GÉNÉRAL DE L'ONTARIO

- et -

**11 843 \$ EN DEVICES AMÉRICAINES
(EN MATIÈRE RÉELLE)**

L'instance civile de confiscation susmentionnée, introduite en vertu de la Loi sur les recours civils, a entraîné le dépôt de la somme de **12 358,85 \$** dans un compte spécial.

Les particuliers ou autres personnes qui ont subi des pertes pécuniaires ou extrapécuniaires (pertes monétaires ou autres), par suite de l'activité illégale qui a donné lieu à l'introduction de la présente instance, ont le droit de présenter une demande d'indemnisation.

La Couronne, une municipalité ou un organisme public qui fait partie de l'une des catégories d'organismes publics prescrites dans le règlement, s'ils ont subi des pertes pécuniaires par suite de l'activité illégale qui constituent des frais engagés pour remédier aux effets de cette activité, ont aussi le droit de demander une indemnité.

Toutes les demandes doivent être conformes à l'article 6 du Règlement de l'Ontario 498/06; sinon, elles seront refusées. On peut consulter le Règlement 498/06 à l'adresse

http://www.e-laws.gov.on.ca/html/regs/french/elaws_regs_060498_f.htm.

Pour obtenir une formule de demande ou des renseignements sur votre droit à une indemnité, veuillez communiquer avec le BRCAI en composant le numéro sans frais 1 888 246-5359, par courriel à cria@ontario.ca, par télécopieur au 416 314-3714 ou encore par écrit à l'adresse suivante :

Bureau du recours civil à l'égard d'activités illicites (BRCAI)
Ministère du Procureur général
77, rue Wellesley Ouest, C.P. 555
Toronto ON M7A 1N3

Toutes les demandes dûment remplies doivent faire référence à l'avis 211-10. Elles doivent parvenir au BRCAI au plus tard le 25 juin 2010, à 17 h, faute de quoi elles ne seront pas examinées. Les demandes dûment remplies peuvent être présentées par écrit à l'adresse ci-dessus, par voie électronique à l'adresse de courriel ci-dessus, ou par télécopieur.

Vous pourriez ne pas être admissible à une indemnité si vous avez participé ou contribué à vos pertes ou à l'activité illégale donnant lieu à l'instance. Même si vous êtes admissible à une indemnité, votre demande pourra être refusée si vous n'êtes pas en mesure de la justifier.

(143-G143)

Civil Remedies for Illicit Activities Office (CRIA)

Statutory Notice 212-10 made under Ontario Regulation 498/06

ATTORNEY GENERAL OF ONTARIO

- and -

\$29,955 IN CANADIAN CURRENCY (IN REM)

The above captioned civil forfeiture proceeding commenced under the Civil Remedies Act has resulted in the sum of **\$29,417.95** being deposited into a special purpose account.

All individuals or other persons who have suffered pecuniary or non-pecuniary losses (money or non money damages) as a result of the unlawful activity that was the subject of the forfeiture proceeding are entitled to make a claim for compensation.

The Crown, a municipal corporation or a public body that is a member of one of the classes of public bodies prescribed in the regulation that suffered pecuniary losses as a result of the unlawful activity that are expenses incurred in remedying the effects of the unlawful activity are also entitled to make a claim for compensation.

All claims must comply with section 6 of Ontario Regulation 498/06 or they will be denied. Regulation 498/06 may be found at:
http://www.e-laws.gov.on.ca/html/regs/english/elaws_regs_060498_e.htm.

To obtain a claim form or if you have any inquiries regarding your entitlement to compensation, please contact CRIA toll free at 1-888-246-5359 or by e-mail to cria@ontario.ca or by Fax to 416-314-3714 or in writing to:

Civil Remedies for Illicit Activities Office (CRIA)
Ministry of the Attorney General
77 Wellesley Street West, P.O. Box 555
Toronto, ON M7A 1N3

All completed claims must refer to **Notice 212-10** and be received by CRIA no later than 5:00:00 pm on **June 25, 2010** or they will not be considered. Completed claims may be submitted either in writing to the above address or electronically to the above e-mail account or via fax.

You may not be eligible for compensation if you took part in the unlawful activity giving rise to the forfeiture proceeding. Even if you are eligible for compensation, your claim may be denied if you are unable to provide proof of your claim.

Bureau du recours civil à l'égard d'activités illicites (BRCAI)

Avis 212-10 publié en application du Règlement de l'Ontario 498/06

LE PROCUREUR GÉNÉRAL DE L'ONTARIO

- et -

29 955 \$ EN DEVISES CANADIENNES ET 100 \$ EN DEVISES AMÉRICAINES (EN MATIÈRE RÉELLE)

L'instance civile de confiscation susmentionnée, introduite en vertu de la Loi sur les recours civils, a entraîné le dépôt de la somme de **29 417,95 \$** dans un compte spécial.

Les particuliers ou autres personnes qui ont subi des pertes pécuniaires ou extrapécuniaires (pertes monétaires ou autres), par suite de l'activité illégale qui a donné lieu à l'introduction de la présente instance, ont le droit de présenter une demande d'indemnisation.

La Couronne, une municipalité ou un organisme public qui fait partie de l'une des catégories d'organismes publics prescrites dans le règlement, s'ils ont subi des pertes pécuniaires par suite de l'activité illégale qui constituent des frais engagés pour remédier aux effets de cette activité, ont aussi le droit de demander une indemnité.

Toutes les demandes doivent être conformes à l'article 6 du Règlement de l'Ontario 498/06; sinon, elles seront refusées. On peut consulter le Règlement 498/06 à l'adresse

http://www.e-laws.gov.on.ca/html/regs/french/elaws_regs_060498_f.htm.

Pour obtenir une formule de demande ou des renseignements sur votre droit à une indemnité, veuillez communiquer avec le BRCAI en composant le numéro sans frais 1 888 246-5359, par courriel à cria@ontario.ca, par télécopieur au 416 314-3714 ou encore par écrit à l'adresse suivante :

Bureau du recours civil à l'égard d'activités illicites (BRCAI)
Ministère du Procureur général
77, rue Wellesley Ouest, C.P. 555
Toronto ON M7A 1N3

Toutes les demandes dûment remplies doivent faire référence à l'avis 212-10. Elles doivent parvenir au BRCAI au plus tard le 25 juin 2010, à 17 h, faute de quoi elles ne seront pas examinées. Les demandes dûment remplies peuvent être présentées par écrit à l'adresse ci-dessus, par voie électronique à l'adresse de courriel ci-dessus, ou par télécopieur.

Vous pourriez ne pas être admissible à une indemnité si vous avez participé ou contribué à vos pertes ou à l'activité illégale donnant lieu à l'instance. Même si vous êtes admissible à une indemnité, votre demande pourra être refusée si vous n'êtes pas en mesure de la justifier.

(143-G144)

Civil Remedies for Illicit Activities Office (CRIA)**Statutory Notice 213-10 made under Ontario Regulation 498/06****ATTORNEY GENERAL OF ONTARIO****- and -****\$21,430 IN CANADIAN CURRENCY (IN REM)**

The above captioned civil forfeiture proceeding commenced under the Civil Remedies Act has resulted in the sum of **\$22,154.80** being deposited into a special purpose account.

All individuals or other persons who have suffered pecuniary or non-pecuniary losses (money or non money damages) as a result of the unlawful activity that was the subject of the forfeiture proceeding are entitled to make a claim for compensation.

The Crown, a municipal corporation or a public body that is a member of one of the classes of public bodies prescribed in the regulation that suffered pecuniary losses as a result of the unlawful activity that are expenses incurred in remedying the effects of the unlawful activity are also entitled to make a claim for compensation.

All claims must comply with section 6 of Ontario Regulation 498/06 or they will be denied. Regulation 498/06 may be found at:
http://www.e-laws.gov.on.ca/html/regs/english/elaws_regs_060498_e.htm.

To obtain a claim form or if you have any inquiries regarding your entitlement to compensation, please contact CRIA toll free at 1-888-246-5359 or by e-mail to cria@ontario.ca or by Fax to 416-314-3714 or in writing to:

Civil Remedies for Illicit Activities Office (CRIA)
Ministry of the Attorney General
77 Wellesley Street West, P.O. Box 555
Toronto, ON M7A 1N3

All completed claims must refer to **Notice 213-10** and be received by CRIA no later than 5:00:00 pm on **June 25, 2010** or they will not be considered. Completed claims may be submitted either in writing to the above address or electronically to the above e-mail account or via fax.

You may not be eligible for compensation if you took part in the unlawful activity giving rise to the forfeiture proceeding. Even if you are eligible for compensation, your claim may be denied if you are unable to provide proof of your claim.

Bureau du recours civil à l'égard d'activités illicites (BRCAI)**Avis 213-10 publié en application du Règlement de l'Ontario 498/06****LE PROCUREUR GÉNÉRAL DE L'ONTARIO****- et -****21 430 \$ EN DEVICES CANADIENNES ET 100 \$ EN DEVICES AMÉRICAINES (EN MATIÈRE RÉELLE)**

L'instance civile de confiscation susmentionnée, introduite en vertu de la Loi sur les recours civils, a entraîné le dépôt de la somme de **22 154,80 \$** dans un compte spécial.

Les particuliers ou autres personnes qui ont subi des pertes pécuniaires ou extrapécuniaires (pertes monétaires ou autres), par suite de l'activité illégale qui a donné lieu à l'introduction de la présente instance, ont le droit de présenter une demande d'indemnisation.

La Couronne, une municipalité ou un organisme public qui fait partie de l'une des catégories d'organismes publics prescrites dans le règlement, s'ils

ont subi des pertes pécuniaires par suite de l'activité illégale qui constituent des frais engagés pour remédier aux effets de cette activité, ont aussi le droit de demander une indemnité.

Toutes les demandes doivent être conformes à l'article 6 du Règlement de l'Ontario 498/06; sinon, elles seront refusées. On peut consulter le Règlement 498/06 à l'adresse
http://www.e-laws.gov.on.ca/html/regs/french/elaws_regs_060498_f.htm.

Pour obtenir une formule de demande ou des renseignements sur votre droit à une indemnité, veuillez communiquer avec le BRCAI en composant le numéro sans frais 1 888 246-5359, par courriel à cria@ontario.ca, par télécopieur au 416 314-3714 ou encore par écrit à l'adresse suivante :

Bureau du recours civil à l'égard d'activités illicites (BRCAI)
Ministère du Procureur général
77, rue Wellesley Ouest, C.P. 555
Toronto ON M7A 1N3

Toutes les demandes dûment remplies doivent faire référence à **l'avis 213-10**. Elles doivent parvenir au BRCAI au plus tard le **25 juin 2010**, à 17 h, faute de quoi elles ne seront pas examinées. Les demandes dûment remplies peuvent être présentées par écrit à l'adresse ci-dessus, par voie électronique à l'adresse de courriel ci-dessus, ou par télécopieur.

Vous pourriez ne pas être admissible à une indemnité si vous avez participé ou contribué à vos pertes ou à l'activité illégale donnant lieu à l'instance. Même si vous êtes admissible à une indemnité, votre demande pourra être refusée si vous n'êtes pas en mesure de la justifier.

(143-G145)

Civil Remedies for Illicit Activities Office (CRIA)**Statutory Notice 214-10 made under Ontario Regulation 498/06****ATTORNEY GENERAL OF ONTARIO****- and -****\$44,900 IN CANADIAN CURRENCY AND \$100 IN AMERICAN CURRENCY (IN REM)**

The above captioned civil forfeiture proceeding commenced under the Civil Remedies Act has resulted in the sum of **\$34,539.53** being deposited into a special purpose account.

All individuals or other persons who have suffered pecuniary or non-pecuniary losses (money or non money damages) as a result of the unlawful activity that was the subject of the forfeiture proceeding are entitled to make a claim for compensation.

The Crown, a municipal corporation or a public body that is a member of one of the classes of public bodies prescribed in the regulation that suffered pecuniary losses as a result of the unlawful activity that are expenses incurred in remedying the effects of the unlawful activity are also entitled to make a claim for compensation.

All claims must comply with section 6 of Ontario Regulation 498/06 or they will be denied. Regulation 498/06 may be found at:
http://www.e-laws.gov.on.ca/html/regs/english/elaws_regs_060498_e.htm.

To obtain a claim form or if you have any inquiries regarding your entitlement to compensation, please contact CRIA toll free at 1-888-246-5359 or by e-mail to cria@ontario.ca or by Fax to 416-314-3714 or in writing to:

Civil Remedies for Illicit Activities Office (CRIA)
Ministry of the Attorney General
77 Wellesley Street West, P.O. Box 555
Toronto, ON M7A 1N3

All completed claims must refer to **Notice 214-10** and be received by CRIA no later than 5:00:00 pm on **June 25, 2010** or they will not be considered. Completed claims may be submitted either in writing to the above address or electronically to the above e-mail account or via fax.

You may not be eligible for compensation if you took part in the unlawful activity giving rise to the forfeiture proceeding. Even if you are eligible for compensation, your claim may be denied if you are unable to provide proof of your claim.

Bureau du recours civil à l'égard d'activités illicites (BRCAI)

Avis 214-10 publié en application du Règlement de l'Ontario 498/06

LE PROCUREUR GÉNÉRAL DE L'ONTARIO

– et –

44 900 \$ EN DEVICES CANADIENNES ET 100 \$ EN DEVICES AMÉRICAINES (EN MATIÈRE RÉELLE)

L'instance civile de confiscation susmentionnée, introduite en vertu de la Loi sur les recours civils, a entraîné le dépôt de la somme de **34 539,53 \$** dans un compte spécial.

Les particuliers ou autres personnes qui ont subi des pertes pécuniaires ou extrapécuniaires (pertes monétaires ou autres), par suite de l'activité illégale qui a donné lieu à l'introduction de la présente instance, ont le droit de présenter une demande d'indemnisation.

La Couronne, une municipalité ou un organisme public qui fait partie de l'une des catégories d'organismes publics prescrites dans le règlement, s'ils ont subi des pertes pécuniaires par suite de l'activité illégale qui constituent des frais engagés pour remédier aux effets de cette activité, ont aussi le droit de demander une indemnité.

Toutes les demandes doivent être conformes à l'article 6 du Règlement de l'Ontario 498/06; sinon, elles seront refusées. On peut consulter le Règlement 498/06 à l'adresse http://www.e-laws.gov.on.ca/html/regs/french/elaws_regs_060498_f.htm.

Pour obtenir une formule de demande ou des renseignements sur votre droit à une indemnité, veuillez communiquer avec le BRCAI en composant le numéro sans frais 1 888 246-5359, par courriel à cria@ontario.ca, par télécopieur au 416 314-3714 ou encore par écrit à l'adresse suivante :

Bureau du recours civil à l'égard d'activités illicites (BRCAI)
Ministère du Procureur général
77, rue Wellesley Ouest, C.P. 555
Toronto ON M7A 1N3

Toutes les demandes dûment remplies doivent faire référence à l'**avis 214-10**. Elles doivent parvenir au BRCAI au plus tard le **25 juin 2010**, à 17 h, faute de quoi elles ne seront pas examinées. Les demandes dûment remplies peuvent être présentées par écrit à l'adresse ci-dessus, par voie électronique à l'adresse de courriel ci-dessus, ou par télécopieur.

Vous pourriez ne pas être admissible à une indemnité si vous avez participé ou contribué à vos pertes ou à l'activité illégale donnant lieu à l'instance. Même si vous êtes admissible à une indemnité, votre demande pourra être refusée si vous n'êtes pas en mesure de la justifier.

(143-G146)

Civil Remedies for Illicit Activities Office (CRIA)

Statutory Notice 215-10 made under Ontario Regulation 498/06

ATTORNEY GENERAL OF ONTARIO

- and -

\$25,680 IN CANADIAN CURRENCY (IN REM)

The above captioned civil forfeiture proceeding commenced under the Civil Remedies Act has resulted in the sum of **\$27,487.44** being deposited into a special purpose account.

All individuals or other persons who have suffered pecuniary or non-pecuniary losses (money or non money damages) as a result of the unlawful activity that was the subject of the forfeiture proceeding are entitled to make a claim for compensation.

The Crown, a municipal corporation or a public body that is a member of one of the classes of public bodies prescribed in the regulation that suffered pecuniary losses as a result of the unlawful activity that are expenses incurred in remedying the effects of the unlawful activity are also entitled to make a claim for compensation.

All claims must comply with section 6 of Ontario Regulation 498/06 or they will be denied. Regulation 498/06 may be found at: http://www.e-laws.gov.on.ca/html/regs/english/elaws_regs_060498_e.htm.

To obtain a claim form or if you have any inquiries regarding your entitlement to compensation, please contact CRIA toll free at 1-888-246-5359 or by e-mail to cria@ontario.ca or by Fax to 416-314-3714 or in writing to:

Civil Remedies for Illicit Activities Office (CRIA)
Ministry of the Attorney General
77 Wellesley Street West, P.O. Box 555
Toronto, ON M7A 1N3

All completed claims must refer to **Notice 215-10** and be received by CRIA no later than 5:00:00 pm on **June 25, 2010** or they will not be considered. Completed claims may be submitted either in writing to the above address or electronically to the above e-mail account or via fax.

You may not be eligible for compensation if you took part in the unlawful activity giving rise to the forfeiture proceeding. Even if you are eligible for compensation, your claim may be denied if you are unable to provide proof of your claim.

Bureau du recours civil à l'égard d'activités illicites (BRCAI)

Avis 215-10 publié en application du Règlement de l'Ontario 498/06

LE PROCUREUR GÉNÉRAL DE L'ONTARIO

– et –

25 680 \$ EN DEVICES CANADIENNES (EN MATIÈRE RÉELLE)

L'instance civile de confiscation susmentionnée, introduite en vertu de la Loi sur les recours civils, a entraîné le dépôt de la somme de **27 487,44 \$** dans un compte spécial.

Les particuliers ou autres personnes qui ont subi des pertes pécuniaires ou extrapécuniaires (pertes monétaires ou autres), par suite de l'activité illégale qui a donné lieu à l'introduction de la présente instance, ont le droit de présenter une demande d'indemnisation.

La Couronne, une municipalité ou un organisme public qui fait partie de l'une des catégories d'organismes publics prescrites dans le règlement, s'ils ont subi des pertes pécuniaires par suite de l'activité illégale qui constituent des frais engagés pour remédier aux effets de cette activité, ont aussi le droit de demander une indemnité.

Toutes les demandes doivent être conformes à l'article 6 du Règlement de l'Ontario 498/06; sinon, elles seront refusées. On peut consulter le Règlement 498/06 à l'adresse http://www.e-laws.gov.on.ca/html/regs/french/elaws_regs_060498_f.htm.

Pour obtenir une formule de demande ou des renseignements sur votre droit à une indemnité, veuillez communiquer avec le BRCAI en composant

le numéro sans frais 1 888 246-5359, par courriel à cria@ontario.ca, par télécopieur au 416 314-3714 ou encore par écrit à l'adresse suivante :

Bureau du recours civil à l'égard d'activités illicites (BRCAI)
Ministère du Procureur général
77, rue Wellesley Ouest, C.P. 555
Toronto ON M7A 1N3

Toutes les demandes dûment remplies doivent faire référence à l'**avis 215-10**. Elles doivent parvenir au BRCAI au plus tard le **25 juin 2010**, à 17 h, faute de quoi elles ne seront pas examinées. Les demandes dûment remplies peuvent être présentées par écrit à l'adresse ci-dessus, par voie électronique à l'adresse de courriel ci-dessus, ou par télécopieur.

Vous pourriez ne pas être admissible à une indemnité si vous avez participé ou contribué à vos pertes ou à l'activité illégale donnant lieu à l'instance. Même si vous êtes admissible à une indemnité, votre demande pourra être refusée si vous n'êtes pas en mesure de la justifier.

(143-G147)

Civil Remedies for Illicit Activities Office (CRIIA)

Statutory Notice 216-10 made under Ontario Regulation 498/06

ATTORNEY GENERAL OF ONTARIO

- and -

\$16,495 IN CANADIAN CURRENCY (IN REM)

The above captioned civil forfeiture proceeding commenced under the Civil Remedies Act has resulted in the sum of **\$16,621.70** being deposited into a special purpose account.

All individuals or other persons who have suffered pecuniary or non-pecuniary losses (money or non money damages) as a result of the unlawful activity that was the subject of the forfeiture proceeding are entitled to make a claim for compensation.

The Crown, a municipal corporation or a public body that is a member of one of the classes of public bodies prescribed in the regulation that suffered pecuniary losses as a result of the unlawful activity that are expenses incurred in remedying the effects of the unlawful activity are also entitled to make a claim for compensation.

All claims must comply with section 6 of Ontario Regulation 498/06 or they will be denied. Regulation 498/06 may be found at:
http://www.e-laws.gov.on.ca/html/regs/english/elaws_regs_060498_e.htm.

To obtain a claim form or if you have any inquiries regarding your entitlement to compensation, please contact CRIIA toll free at 1-888-246-5359 or by e-mail to cria@ontario.ca or by Fax to 416-314-3714 or in writing to:

Civil Remedies for Illicit Activities Office (CRIIA)
Ministry of the Attorney General
77 Wellesley Street West, P.O. Box 555
Toronto, ON M7A 1N3

All completed claims must refer to **Notice 216-10** and be received by CRIIA no later than 5:00:00 pm on **June 25, 2010** or they will not be considered. Completed claims may be submitted either in writing to the above address or electronically to the above e-mail account or via fax.

You may not be eligible for compensation if you took part in the unlawful activity giving rise to the forfeiture proceeding. Even if you are eligible for compensation, your claim may be denied if you are unable to provide proof of your claim.

Bureau du recours civil à l'égard d'activités illicites (BRCAI)

Avis 216-10 publié en application du Règlement de l'Ontario 498/06

LE PROCUREUR GÉNÉRAL DE L'ONTARIO

- et -

16 495 \$ EN DEVICES CANADIENNES (EN MATIÈRE RÉELLE)

L'instance civile de confiscation susmentionnée, introduite en vertu de la Loi sur les recours civils, a entraîné le dépôt de la somme de **16 621,70 \$** dans un compte spécial.

Les particuliers ou autres personnes qui ont subi des pertes pécuniaires ou extrapécuniaires (pertes monétaires ou autres), par suite de l'activité illégale qui a donné lieu à l'introduction de la présente instance, ont le droit de présenter une demande d'indemnisation.

La Couronne, une municipalité ou un organisme public qui fait partie de l'une des catégories d'organismes publics prescrites dans le règlement, s'ils ont subi des pertes pécuniaires par suite de l'activité illégale qui constituent des frais engagés pour remédier aux effets de cette activité, ont aussi le droit de demander une indemnité.

Toutes les demandes doivent être conformes à l'article 6 du Règlement de l'Ontario 498/06; sinon, elles seront refusées. On peut consulter le Règlement 498/06 à l'adresse
http://www.e-laws.gov.on.ca/html/regs/french/elaws_regs_060498_f.htm.

Pour obtenir une formule de demande ou des renseignements sur votre droit à une indemnité, veuillez communiquer avec le BRCAI en composant le numéro sans frais 1 888 246-5359, par courriel à cria@ontario.ca, par télécopieur au 416 314-3714 ou encore par écrit à l'adresse suivante :

Bureau du recours civil à l'égard d'activités illicites (BRCAI)
Ministère du Procureur général
77, rue Wellesley Ouest, C.P. 555
Toronto ON M7A 1N3

Toutes les demandes dûment remplies doivent faire référence à l'**avis 216-10**. Elles doivent parvenir au BRCAI au plus tard le **25 juin 2010**, à 17 h, faute de quoi elles ne seront pas examinées. Les demandes dûment remplies peuvent être présentées par écrit à l'adresse ci-dessus, par voie électronique à l'adresse de courriel ci-dessus, ou par télécopieur.

Vous pourriez ne pas être admissible à une indemnité si vous avez participé ou contribué à vos pertes ou à l'activité illégale donnant lieu à l'instance. Même si vous êtes admissible à une indemnité, votre demande pourra être refusée si vous n'êtes pas en mesure de la justifier.

(143-G148)

Civil Remedies for Illicit Activities Office (CRIIA)

Statutory Notice 217-10 made under Ontario Regulation 498/06

ATTORNEY GENERAL OF ONTARIO

- and -

\$8,000 IN CANADIAN CURRENCY (IN REM)

The above captioned civil forfeiture proceeding commenced under the Civil Remedies Act has resulted in the sum of **\$7,987.79** being deposited into a special purpose account.

All individuals or other persons who have suffered pecuniary or non-pecuniary losses (money or non money damages) as a result of the unlawful activity that was the subject of the forfeiture proceeding are entitled to make

a claim for compensation.

The Crown, a municipal corporation or a public body that is a member of one of the classes of public bodies prescribed in the regulation that suffered pecuniary losses as a result of the unlawful activity that are expenses incurred in remedying the effects of the unlawful activity are also entitled to make a claim for compensation.

All claims must comply with section 6 of Ontario Regulation 498/06 or they will be denied. Regulation 498/06 may be found at:
http://www.e-laws.gov.on.ca/html/regs/english/elaws_regs_060498_e.htm.

To obtain a claim form or if you have any inquiries regarding your entitlement to compensation, please contact CRIA toll free at 1-888-246-5359 or by e-mail to cria@ontario.ca or by Fax to 416-314-3714 or in writing to:

Civil Remedies for Illicit Activities Office (CRIA)
Ministry of the Attorney General
77 Wellesley Street West, P.O. Box 555
Toronto, ON M7A 1N3

All completed claims must refer to **Notice 217-10** and be received by CRIA no later than 5:00:00 pm on **June 25, 2010** or they will not be considered. Completed claims may be submitted either in writing to the above address or electronically to the above e-mail account or via fax.

You may not be eligible for compensation if you took part in the unlawful activity giving rise to the forfeiture proceeding. Even if you are eligible for compensation, your claim may be denied if you are unable to provide proof of your claim.

Bureau du recours civil à l'égard d'activités illicites (BRCAI)

Avis 217-10 publié en application du Règlement de l'Ontario 498/06

LE PROCUREUR GÉNÉRAL DE L'ONTARIO

– et –

**8 000 \$ EN DEVICES CANADIENNES
(EN MATIÈRE RÉELLE)**

L'instance civile de confiscation susmentionnée, introduite en vertu de la Loi sur les recours civils, a entraîné le dépôt de la somme de **7 987,79 \$** dans un compte spécial.

Les particuliers ou autres personnes qui ont subi des pertes pécuniaires ou extrapécuniaires (pertes monétaires ou autres), par suite de l'activité illégale qui a donné lieu à l'introduction de la présente instance, ont le droit de présenter une demande d'indemnisation.

La Couronne, une municipalité ou un organisme public qui fait partie de l'une des catégories d'organismes publics prescrites dans le règlement, s'ils ont subi des pertes pécuniaires par suite de l'activité illégale qui constitue des frais engagés pour remédier aux effets de cette activité, ont aussi le droit de demander une indemnité.

Toutes les demandes doivent être conformes à l'article 6 du Règlement de l'Ontario 498/06; sinon, elles seront refusées. On peut consulter le Règlement 498/06 à l'adresse
http://www.e-laws.gov.on.ca/html/regs/french/elaws_regs_060498_f.htm.

Pour obtenir une formule de demande ou des renseignements sur votre droit à une indemnité, veuillez communiquer avec le BRCAI en composant le numéro sans frais 1 888 246-5359, par courriel à cria@ontario.ca, par télécopieur au 416 314-3714 ou encore par écrit à l'adresse suivante :

Bureau du recours civil à l'égard d'activités illicites (BRCAI)
Ministère du Procureur général
77, rue Wellesley Ouest, C.P. 555
Toronto ON M7A 1N3

Toutes les demandes dûment remplies doivent faire référence à l'**avis 217-10**. Elles doivent parvenir au BRCAI au plus tard le **25 juin 2010**, à 17 h,

faute de quoi elles ne seront pas examinées. Les demandes dûment remplies peuvent être présentées par écrit à l'adresse ci-dessus, par voie électronique à l'adresse de courriel ci-dessus, ou par télécopieur.

Vous pourriez ne pas être admissible à une indemnité si vous avez participé ou contribué à vos pertes ou à l'activité illégale donnant lieu à l'instance. Même si vous êtes admissible à une indemnité, votre demande pourra être refusée si vous n'êtes pas en mesure de la justifier.

(143-G149)

Civil Remedies for Illicit Activities Office (CRIA)

Statutory Notice 218-10 made under Ontario Regulation 498/06

ATTORNEY GENERAL OF ONTARIO

- and -

\$30,000 IN CANADIAN CURRENCY (IN REM)

The above captioned civil forfeiture proceeding commenced under the Civil Remedies Act has resulted in the sum of **\$30,175.04** being deposited into a special purpose account.

All individuals or other persons who have suffered pecuniary or non-pecuniary losses (money or non money damages) as a result of the unlawful activity that was the subject of the forfeiture proceeding are entitled to make a claim for compensation.

The Crown, a municipal corporation or a public body that is a member of one of the classes of public bodies prescribed in the regulation that suffered pecuniary losses as a result of the unlawful activity that are expenses incurred in remedying the effects of the unlawful activity are also entitled to make a claim for compensation.

All claims must comply with section 6 of Ontario Regulation 498/06 or they will be denied. Regulation 498/06 may be found at:
http://www.e-laws.gov.on.ca/html/regs/english/elaws_regs_060498_e.htm.

To obtain a claim form or if you have any inquiries regarding your entitlement to compensation, please contact CRIA toll free at 1-888-246-5359 or by e-mail to cria@ontario.ca or by Fax to 416-314-3714 or in writing to:

Civil Remedies for Illicit Activities Office (CRIA)
Ministry of the Attorney General
77 Wellesley Street West, P.O. Box 555
Toronto, ON M7A 1N3

All completed claims must refer to **Notice 218-10** and be received by CRIA no later than 5:00:00 pm on **June 25, 2010** or they will not be considered. Completed claims may be submitted either in writing to the above address or electronically to the above e-mail account or via fax.

You may not be eligible for compensation if you took part in the unlawful activity giving rise to the forfeiture proceeding. Even if you are eligible for compensation, your claim may be denied if you are unable to provide proof of your claim.

Bureau du recours civil à l'égard d'activités illicites (BRCAI)

Avis 218-10 publié en application du Règlement de l'Ontario 498/06

LE PROCUREUR GÉNÉRAL DE L'ONTARIO

– et –

**30 000 \$ EN DEVICES CANADIENNES
(EN MATIÈRE RÉELLE)**

L'instance civile de confiscation susmentionnée, introduite en vertu de la Loi sur les recours civils, a entraîné le dépôt de la somme de **30 175,04 \$** dans un compte spécial.

Les particuliers ou autres personnes qui ont subi des pertes pécuniaires ou extrapécuniaires (pertes monétaires ou autres), par suite de l'activité illégale qui a donné lieu à l'introduction de la présente instance, ont le droit de présenter une demande d'indemnisation.

La Couronne, une municipalité ou un organisme public qui fait partie de l'une des catégories d'organismes publics prescrites dans le règlement, s'ils ont subi des pertes pécuniaires par suite de l'activité illégale qui constituent des frais engagés pour remédier aux effets de cette activité, ont aussi le droit de demander une indemnité.

Toutes les demandes doivent être conformes à l'article 6 du Règlement de l'Ontario 498/06; sinon, elles seront refusées. On peut consulter le Règlement 498/06 à l'adresse

http://www.e-laws.gov.on.ca/html/regsfrench/elaws_regs_060498_f.htm.

Pour obtenir une formule de demande ou des renseignements sur votre droit à une indemnité, veuillez communiquer avec le BRCAI en composant le numéro sans frais 1 888 246-5359, par courriel à cria@ontario.ca, par télécopieur au 416 314-3714 ou encore par écrit à l'adresse suivante :

Bureau du recours civil à l'égard d'activités illicites (BRCAI)
Ministère du Procureur général
77, rue Wellesley Ouest, C.P. 555
Toronto ON M7A 1N3

Toutes les demandes dûment remplies doivent faire référence à l'avis 218-10. Elles doivent parvenir au BRCAI au plus tard le **25 juin 2010**, à 17 h, faute de quoi elles ne seront pas examinées. Les demandes dûment remplies peuvent être présentées par écrit à l'adresse ci-dessus, par voie électronique à l'adresse de courriel ci-dessus, ou par télécopieur.

Vous pourriez ne pas être admissible à une indemnité si vous avez participé ou contribué à vos pertes ou à l'activité illégale donnant lieu à l'instance. Même si vous êtes admissible à une indemnité, votre demande pourra être refusée si vous n'êtes pas en mesure de la justifier.

(143-G150)

Civil Remedies for Illicit Activities Office (CRIA)

Statutory Notice 219-10 made under Ontario Regulation 498/06

ATTORNEY GENERAL OF ONTARIO

- and -

\$79,900 IN CANADIAN CURRENCY (THE CONTENTS OF A SAFETY DEPOSIT BOX) (IN REM)

The above captioned civil forfeiture proceeding commenced under the Civil Remedies Act has resulted in the sum of **\$58,762.17** being deposited into a special purpose account.

All individuals or other persons who have suffered pecuniary or non-pecuniary losses (money or non money damages) as a result of the unlawful activity that was the subject of the forfeiture proceeding are entitled to make a claim for compensation.

The Crown, a municipal corporation or a public body that is a member of one of the classes of public bodies prescribed in the regulation that suffered pecuniary losses as a result of the unlawful activity that are expenses incurred in remedying the effects of the unlawful activity are also entitled to make a claim for compensation.

All claims must comply with section 6 of Ontario Regulation 498/06 or they will be denied. Regulation 498/06 may be found at:

http://www.e-laws.gov.on.ca/html/regsfrench/elaws_regs_060498_e.htm.

To obtain a claim form or if you have any inquiries regarding your entitlement to compensation, please contact CRIA toll free at 1-888-246-5359 or by e-mail to cria@ontario.ca or by Fax to 416-314-3714 or in writing to:

Civil Remedies for Illicit Activities Office (CRIA)
Ministry of the Attorney General
77 Wellesley Street West, P.O. Box 555
Toronto, ON M7A 1N3

All completed claims must refer to **Notice 219-10** and be received by CRIA no later than 5:00:00 pm on **June 25, 2010** or they will not be considered. Completed claims may be submitted either in writing to the above address or electronically to the above e-mail account or via fax.

You may not be eligible for compensation if you took part in the unlawful activity giving rise to the forfeiture proceeding. Even if you are eligible for compensation, your claim may be denied if you are unable to provide proof of your claim.

Bureau du recours civil à l'égard d'activités illicites (BRCAI)

Avis 219-10 publié en application du Règlement de l'Ontario 498/06

LE PROCUREUR GÉNÉRAL DE L'ONTARIO

- et -

79 900 \$ EN DEVISES CANADIENNES (CONTENU D'UN COFFRE-FORT) (EN MATIÈRE RÉELLE)

L'instance civile de confiscation susmentionnée, introduite en vertu de la Loi sur les recours civils, a entraîné le dépôt de la somme de **58 762,17 \$** dans un compte spécial.

Les particuliers ou autres personnes qui ont subi des pertes pécuniaires ou extrapécuniaires (pertes monétaires ou autres), par suite de l'activité illégale qui a donné lieu à l'introduction de la présente instance, ont le droit de présenter une demande d'indemnisation.

La Couronne, une municipalité ou un organisme public qui fait partie de l'une des catégories d'organismes publics prescrites dans le règlement, s'ils ont subi des pertes pécuniaires par suite de l'activité illégale qui constituent des frais engagés pour remédier aux effets de cette activité, ont aussi le droit de demander une indemnité.

Toutes les demandes doivent être conformes à l'article 6 du Règlement de l'Ontario 498/06; sinon, elles seront refusées. On peut consulter le Règlement 498/06 à l'adresse

http://www.e-laws.gov.on.ca/html/regsfrench/elaws_regs_060498_f.htm.

Pour obtenir une formule de demande ou des renseignements sur votre droit à une indemnité, veuillez communiquer avec le BRCAI en composant le numéro sans frais 1 888 246-5359, par courriel à cria@ontario.ca, par télécopieur au 416 314-3714 ou encore par écrit à l'adresse suivante :

Bureau du recours civil à l'égard d'activités illicites (BRCAI)
Ministère du Procureur général
77, rue Wellesley Ouest, C.P. 555
Toronto ON M7A 1N3

Toutes les demandes dûment remplies doivent faire référence à l'avis 219-10. Elles doivent parvenir au BRCAI au plus tard le **25 juin 2010**, à 17 h, faute de quoi elles ne seront pas examinées. Les demandes dûment remplies peuvent être présentées par écrit à l'adresse ci-dessus, par voie électronique à l'adresse de courriel ci-dessus, ou par télécopieur.

Vous pourriez ne pas être admissible à une indemnité si vous avez participé ou contribué à vos pertes ou à l'activité illégale donnant lieu à l'instance. Même si vous êtes admissible à une indemnité, votre demande pourra être refusée si vous n'êtes pas en mesure de la justifier.

(143-G151)

Civil Remedies for Illicit Activities Office (CRIA)**Statutory Notice 220-10 made under Ontario Regulation 498/06****ATTORNEY GENERAL OF ONTARIO****- and -****\$16,730 IN CANADIAN CURRENCY AND \$20 IN U.S. CURRENCY
(IN REM)**

The above captioned civil forfeiture proceeding commenced under the Civil Remedies Act has resulted in the sum of **\$14,360.63** being deposited into a special purpose account.

All individuals or other persons who have suffered pecuniary or non-pecuniary losses (money or non money damages) as a result of the unlawful activity that was the subject of the forfeiture proceeding are entitled to make a claim for compensation.

The Crown, a municipal corporation or a public body that is a member of one of the classes of public bodies prescribed in the regulation that suffered pecuniary losses as a result of the unlawful activity that are expenses incurred in remedying the effects of the unlawful activity are also entitled to make a claim for compensation.

All claims must comply with section 6 of Ontario Regulation 498/06 or they will be denied. Regulation 498/06 may be found at:
http://www.e-laws.gov.on.ca/html/regs/english/elaws_regs_060498_e.htm.

To obtain a claim form or if you have any inquiries regarding your entitlement to compensation, please contact CRIA toll free at 1-888-246-5359 or by e-mail to cria@ontario.ca or by Fax to 416-314-3714 or in writing to:

Civil Remedies for Illicit Activities Office (CRIA)
Ministry of the Attorney General
77 Wellesley Street West, P.O. Box 555
Toronto, ON M7A 1N3

All completed claims must refer to **Notice 220-10** and be received by CRIA no later than 5:00:00 pm on **June 25, 2010** or they will not be considered. Completed claims may be submitted either in writing to the above address or electronically to the above e-mail account or via fax.

You may not be eligible for compensation if you took part in the unlawful activity giving rise to the forfeiture proceeding. Even if you are eligible for compensation, your claim may be denied if you are unable to provide proof of your claim.

Bureau du recours civil à l'égard d'activités illicites (BRCAI)**Avis 220-10 publié en application du Règlement de l'Ontario 498/06****LE PROCUREUR GÉNÉRAL DE L'ONTARIO****- ET -****16 730 \$ EN DEVICES CANADIENNES ET 20 \$ EN DEVICES
AMÉRICAINES
(EN MATIÈRE RÉELLE)**

L'instance civile de confiscation susmentionnée, introduite en vertu de la Loi sur les recours civils, a entraîné le dépôt de la somme de **14 360,63 \$** dans un compte spécial.

Les particuliers ou autres personnes qui ont subi des pertes pécuniaires ou extrapécuniaires (pertes monétaires ou autres), par suite de l'activité illégale qui a donné lieu à l'introduction de la présente instance, ont le droit de présenter une demande d'indemnisation.

La Couronne, une municipalité ou un organisme public qui fait partie de l'une des catégories d'organismes publics prescrites dans le règlement, s'ils ont subi des pertes pécuniaires par suite de l'activité illégale qui constituent des frais engagés pour remédier aux effets de cette activité, ont aussi le droit de demander une indemnité.

Toutes les demandes doivent être conformes à l'article 6 du Règlement de l'Ontario 498/06; sinon, elles seront refusées. On peut consulter le Règlement 498/06 à l'adresse
http://www.e-laws.gov.on.ca/html/regs/french/elaws_regs_060498_f.htm.

Pour obtenir une formule de demande ou des renseignements sur votre droit à une indemnité, veuillez communiquer avec le BRCAI en composant le numéro sans frais 1 888 246-5359, par courriel à cria@ontario.ca, par télécopieur au 416 314-3714 ou encore par écrit à l'adresse suivante :

Bureau du recours civil à l'égard d'activités illicites (BRCAI)
Ministère du Procureur général
77, rue Wellesley Ouest, C.P. 555
Toronto ON M7A 1N3

Toutes les demandes dûment remplies doivent faire référence à l'**avis 220-10**. Elles doivent parvenir au BRCAI au plus tard le **25 juin 2010**, à 17 h, faute de quoi elles ne seront pas examinées. Les demandes dûment remplies peuvent être présentées par écrit à l'adresse ci-dessus, par voie électronique à l'adresse de courriel ci-dessus, ou par télécopieur.

Vous pourriez ne pas être admissible à une indemnité si vous avez participé ou contribué à vos pertes ou à l'activité illégale donnant lieu à l'instance. Même si vous êtes admissible à une indemnité, votre demande pourra être refusée si vous n'êtes pas en mesure de la justifier.

(143-G152)

Civil Remedies for Illicit Activities Office (CRIA)**Statutory Notice 221-10 made under Ontario Regulation 498/06****ATTORNEY GENERAL OF ONTARIO****- and -****\$20,020 IN CANADIAN CURRENCY (IN REM)**

The above captioned civil forfeiture proceeding commenced under the Civil Remedies Act has resulted in the sum of **\$20,372.69** being deposited into a special purpose account.

All individuals or other persons who have suffered pecuniary or non-pecuniary losses (money or non money damages) as a result of the unlawful activity that was the subject of the forfeiture proceeding are entitled to make a claim for compensation.

The Crown, a municipal corporation or a public body that is a member of one of the classes of public bodies prescribed in the regulation that suffered pecuniary losses as a result of the unlawful activity that are expenses incurred in remedying the effects of the unlawful activity are also entitled to make a claim for compensation.

All claims must comply with section 6 of Ontario Regulation 498/06 or they will be denied. Regulation 498/06 may be found at:
http://www.e-laws.gov.on.ca/html/regs/english/elaws_regs_060498_e.htm.

To obtain a claim form or if you have any inquiries regarding your entitlement to compensation, please contact CRIA toll free at 1-888-246-5359 or by e-mail to cria@ontario.ca or by Fax to 416-314-3714 or in writing to:

Civil Remedies for Illicit Activities Office (CRIA)
Ministry of the Attorney General
77 Wellesley Street West, P.O. Box 555
Toronto, ON M7A 1N3

All completed claims must refer to **Notice 221-10** and be received by CRIA

no later than 5:00:00 pm on **June 25, 2010** or they will not be considered. Completed claims may be submitted either in writing to the above address or electronically to the above e-mail account or via fax.

You may not be eligible for compensation if you took part in the unlawful activity giving rise to the forfeiture proceeding. Even if you are eligible for compensation, your claim may be denied if you are unable to provide proof of your claim.

Bureau du recours civil à l'égard d'activités illicites (BRCAI)

Avis 221-10 publié en application du Règlement de l'Ontario 498/06

LE PROCUREUR GÉNÉRAL DE L'ONTARIO

– et –

20 020 \$ EN DEVICES CANADIENNES (EN MATIÈRE RÉELLE)

L'instance civile de confiscation susmentionnée, introduite en vertu de la Loi sur les recours civils, a entraîné le dépôt de la somme de **20 372,69 \$** dans un compte spécial.

Les particuliers ou autres personnes qui ont subi des pertes pécuniaires ou extrapécuniaires (pertes monétaires ou autres), par suite de l'activité illégale qui a donné lieu à l'introduction de la présente instance, ont le droit de présenter une demande d'indemnisation.

La Couronne, une municipalité ou un organisme public qui fait partie de l'une des catégories d'organismes publics prescrites dans le règlement, s'ils ont subi des pertes pécuniaires par suite de l'activité illégale qui constituent des frais engagés pour remédier aux effets de cette activité, ont aussi le droit de demander une indemnité.

Toutes les demandes doivent être conformes à l'article 6 du Règlement de l'Ontario 498/06; sinon, elles seront refusées. On peut consulter le Règlement 498/06 à l'adresse http://www.e-laws.gov.on.ca/html/regs/french/elaws_regs_060498_f.htm.

Pour obtenir une formule de demande ou des renseignements sur votre droit à une indemnité, veuillez communiquer avec le BRCAI en composant le numéro sans frais 1 888 246-5359, par courriel à [ria@ontario.ca](mailto:cria@ontario.ca), par télécopieur au 416 314-3714 ou encore par écrit à l'adresse suivante :

Bureau du recours civil à l'égard d'activités illicites (BRCAI)
Ministère du Procureur général
77, rue Wellesley Ouest, C.P. 555
Toronto ON M7A 1N3

Toutes les demandes dûment remplies doivent faire référence à l'**avis 221-10**. Elles doivent parvenir au BRCAI au plus tard le **25 juin 2010**, à 17 h, faute de quoi elles ne seront pas examinées. Les demandes dûment remplies peuvent être présentées par écrit à l'adresse ci-dessus, par voie électronique à l'adresse de courriel ci-dessus, ou par télécopieur.

Vous pourriez ne pas être admissible à une indemnité si vous avez participé ou contribué à vos pertes ou à l'activité illégale donnant lieu à l'instance. Même si vous êtes admissible à une indemnité, votre demande pourra être refusée si vous n'êtes pas en mesure de la justifier.

(143-G153)

Civil Remedies for Illicit Activities Office (CRIA)

Statutory Notice 222-10 made under Ontario Regulation 498/06

ATTORNEY GENERAL OF ONTARIO

– and –

\$42,680 IN CANADIAN CURRENCY (IN REM)

The above captioned civil forfeiture proceeding commenced under the Civil Remedies Act has resulted in the sum of **\$43,388.65** being deposited into a special purpose account.

All individuals or other persons who have suffered pecuniary or non-pecuniary losses (money or non money damages) as a result of the unlawful activity that was the subject of the forfeiture proceeding are entitled to make a claim for compensation.

The Crown, a municipal corporation or a public body that is a member of one of the classes of public bodies prescribed in the regulation that suffered pecuniary losses as a result of the unlawful activity that are expenses incurred in remedying the effects of the unlawful activity are also entitled to make a claim for compensation.

All claims must comply with section 6 of Ontario Regulation 498/06 or they will be denied. Regulation 498/06 may be found at: http://www.e-laws.gov.on.ca/html/regs/english/elaws_regs_060498_e.htm.

To obtain a claim form or if you have any inquiries regarding your entitlement to compensation, please contact CRIA toll free at 1-888-246-5359 or by e-mail to [ria@ontario.ca](mailto:cria@ontario.ca) or by Fax to 416-314-3714 or in writing to:

Civil Remedies for Illicit Activities Office (CRIA)
Ministry of the Attorney General
77 Wellesley Street West, P.O. Box 555
Toronto, ON M7A 1N3

All completed claims must refer to **Notice 222-10** and be received by CRIA no later than 5:00:00 pm on **June 25, 2010** or they will not be considered. Completed claims may be submitted either in writing to the above address or electronically to the above e-mail account or via fax.

You may not be eligible for compensation if you took part in the unlawful activity giving rise to the forfeiture proceeding. Even if you are eligible for compensation, your claim may be denied if you are unable to provide proof of your claim.

Bureau du recours civil à l'égard d'activités illicites (BRCAI)

Avis 222-10 publié en application du Règlement de l'Ontario 498/06

LE PROCUREUR GÉNÉRAL DE L'ONTARIO

– et –

42 680 \$ EN DEVICES CANADIENNES (EN MATIÈRE RÉELLE)

L'instance civile de confiscation susmentionnée, introduite en vertu de la Loi sur les recours civils, a entraîné le dépôt de la somme de **43 388,65 \$** dans un compte spécial.

Les particuliers ou autres personnes qui ont subi des pertes pécuniaires ou extrapécuniaires (pertes monétaires ou autres), par suite de l'activité illégale qui a donné lieu à l'introduction de la présente instance, ont le droit de présenter une demande d'indemnisation.

La Couronne, une municipalité ou un organisme public qui fait partie de l'une des catégories d'organismes publics prescrites dans le règlement, s'ils ont subi des pertes pécuniaires par suite de l'activité illégale qui constituent des frais engagés pour remédier aux effets de cette activité, ont aussi le droit de demander une indemnité.

Toutes les demandes doivent être conformes à l'article 6 du Règlement de l'Ontario 498/06; sinon, elles seront refusées. On peut consulter le Règlement 498/06 à l'adresse http://www.e-laws.gov.on.ca/html/regs/french/elaws_regs_060498_f.htm.

Pour obtenir une formule de demande ou des renseignements sur votre droit à une indemnité, veuillez communiquer avec le BRCAI en composant le numéro sans frais 1 888 246-5359, par courriel à [ria@ontario.ca](mailto:cria@ontario.ca), par télécopieur au 416 314-3714 ou encore par écrit à l'adresse suivante :

Bureau du recours civil à l'égard d'activités illicites (BRCAI)
Ministère du Procureur général
77, rue Wellesley Ouest, C.P. 555
Toronto ON M7A 1N3

Toutes les demandes dûment remplies doivent faire référence à l'**avis 222-10**. Elles doivent parvenir au BRCAI au plus tard le **25 juin 2010**, à 17 h, faute de quoi elles ne seront pas examinées. Les demandes dûment remplies peuvent être présentées par écrit à l'adresse ci-dessus, par voie électronique à l'adresse de courriel ci-dessus, ou par télécopieur.

Vous pourriez ne pas être admissible à une indemnité si vous avez participé ou contribué à vos pertes ou à l'activité illégale donnant lieu à l'instance. Même si vous êtes admissible à une indemnité, votre demande pourra être refusée si vous n'êtes pas en mesure de la justifier.

(143-G154)

Civil Remedies for Illicit Activities Office (CRIA)

Statutory Notice 223-10 made under Ontario Regulation 498/06

ATTORNEY GENERAL OF ONTARIO

- and -

**\$21,705 IN CANADIAN CURRENCY, \$40 (USD) AND ONE
ELECTRIC WEIGH SCALE
(IN REM)**

The above captioned civil forfeiture proceeding commenced under the Civil Remedies Act has resulted in the sum of **\$21,857.52** being deposited into a special purpose account.

All individuals or other persons who have suffered pecuniary or non-pecuniary losses (money or non money damages) as a result of the unlawful activity that was the subject of the forfeiture proceeding are entitled to make a claim for compensation.

The Crown, a municipal corporation or a public body that is a member of one of the classes of public bodies prescribed in the regulation that suffered pecuniary losses as a result of the unlawful activity that are expenses incurred in remedying the effects of the unlawful activity are also entitled to make a claim for compensation.

All claims must comply with section 6 of Ontario Regulation 498/06 or they will be denied. Regulation 498/06 may be found at:
http://www.e-laws.gov.on.ca/html/regs/english/elaws_regs_060498_e.htm.

To obtain a claim form or if you have any inquiries regarding your entitlement to compensation, please contact CRIA toll free at 1-888-246-5359 or by e-mail to cria@ontario.ca or by Fax to 416-314-3714 or in writing to:

Civil Remedies for Illicit Activities Office (CRIA)
Ministry of the Attorney General
77 Wellesley Street West, P.O. Box 555
Toronto, ON M7A 1N3

All completed claims must refer to **Notice 223-10** and be received by CRIA no later than 5:00:00 pm on **June 25, 2010** or they will not be considered. Completed claims may be submitted either in writing to the above address or electronically to the above e-mail account or via fax.

You may not be eligible for compensation if you took part in the unlawful activity giving rise to the forfeiture proceeding. Even if you are eligible for compensation, your claim may be denied if you are unable to provide proof of your claim.

Bureau du recours civil à l'égard d'activités illicites (BRCAI)

Avis 223-10 publié en application du Règlement de l'Ontario 498/06

LE PROCUREUR GÉNÉRAL DE L'ONTARIO

- et -

**21 705 \$ EN DEVISES CANADIENNESS, 40 \$ EN DEVISES
AMÉRICAINES ET UNE BALANCE ÉLECTRIQUE
(EN MATIÈRE RÉELLE)**

L'instance civile de confiscation susmentionnée, introduite en vertu de la Loi sur les recours civils, a entraîné le dépôt de la somme de **21 857,52 \$** dans un compte spécial.

Les particuliers ou autres personnes qui ont subi des pertes pécuniaires ou extrapécuniaires (pertes monétaires ou autres), par suite de l'activité illégale qui a donné lieu à l'introduction de la présente instance, ont le droit de présenter une demande d'indemnisation.

La Couronne, une municipalité ou un organisme public qui fait partie de l'une des catégories d'organismes publics prescrites dans le règlement, s'ils ont subi des pertes pécuniaires par suite de l'activité illégale qui constituent des frais engagés pour remédier aux effets de cette activité, ont aussi le droit de demander une indemnité.

Toutes les demandes doivent être conformes à l'article 6 du Règlement de l'Ontario 498/06; sinon, elles seront refusées. On peut consulter le Règlement 498/06 à l'adresse
http://www.e-laws.gov.on.ca/html/regs/french/elaws_regs_060498_f.htm.

Pour obtenir une formule de demande ou des renseignements sur votre droit à une indemnité, veuillez communiquer avec le BRCAI en composant le numéro sans frais 1 888 246-5359, par courriel à cria@ontario.ca, par télécopieur au 416 314-3714 ou encore par écrit à l'adresse suivante :

Bureau du recours civil à l'égard d'activités illicites (BRCAI)
Ministère du Procureur général
77, rue Wellesley Ouest, C.P. 555
Toronto ON M7A 1N3

Toutes les demandes dûment remplies doivent faire référence à l'**avis 223-10**. Elles doivent parvenir au BRCAI au plus tard le **25 juin 2010**, à 17 h, faute de quoi elles ne seront pas examinées. Les demandes dûment remplies peuvent être présentées par écrit à l'adresse ci-dessus, par voie électronique à l'adresse de courriel ci-dessus, ou par télécopieur.

Vous pourriez ne pas être admissible à une indemnité si vous avez participé ou contribué à vos pertes ou à l'activité illégale donnant lieu à l'instance. Même si vous êtes admissible à une indemnité, votre demande pourra être refusée si vous n'êtes pas en mesure de la justifier.

(143-G155)

Civil Remedies for Illicit Activities Office (CRIA)

Statutory Notice 224-10 made under Ontario Regulation 498/06

ATTORNEY GENERAL OF ONTARIO

- and -

**540 TAUNTON ROAD WEST, WHITBY (PIN: 26570-0220 [LT]
AND 26570-0222 [LT]) AND ALL OTHER PROPERTY THEREON,
\$8,895.00 IN CANADIAN CURRENCY AND DODGE DAKOTA
TRUCK (VIN: 1B7GG22X7WS680332) (IN REM)**

The above captioned civil forfeiture proceeding commenced under the Civil Remedies Act has resulted in the sum of **\$4,575.16** being deposited into a special purpose account.

All individuals or other persons who have suffered pecuniary or non-pecuniary losses (money or non money damages) as a result of the unlawful activity that was the subject of the forfeiture proceeding are entitled to make a claim for compensation.

The Crown, a municipal corporation or a public body that is a member of

one of the classes of public bodies prescribed in the regulation that suffered pecuniary losses as a result of the unlawful activity that are expenses incurred in remedying the effects of the unlawful activity are also entitled to make a claim for compensation.

All claims must comply with section 6 of Ontario Regulation 498/06 or they will be denied. Regulation 498/06 may be found at:
http://www.e-laws.gov.on.ca/html/regs/english/elaws_regs_060498_e.htm.

To obtain a claim form or if you have any inquiries regarding your entitlement to compensation, please contact CRIA toll free at 1-888-246-5359 or by e-mail to cria@ontario.ca or by Fax to 416-314-3714 or in writing to:

Civil Remedies for Illicit Activities Office (CRIA)
Ministry of the Attorney General
77 Wellesley Street West, P.O. Box 555
Toronto, ON M7A 1N3

All completed claims must refer to **Notice 224-10** and be received by CRIA no later than 5:00:00 pm on **June 25, 2010** or they will not be considered. Completed claims may be submitted either in writing to the above address or electronically to the above e-mail account or via fax.

You may not be eligible for compensation if you took part in the unlawful activity giving rise to the forfeiture proceeding. Even if you are eligible for compensation, your claim may be denied if you are unable to provide proof of your claim.

Bureau du recours civil à l'égard d'activités illicites (BRCAI)

Avis 224-10 publié en application du Règlement de l'Ontario 498/06

LE PROCUREUR GÉNÉRAL DE L'ONTARIO

– et –

540, CHEMIN TAUNTON OUEST, WHITBY (NIP : 26570 – 0220 [LT] ET TOUS LES BIENS QUI S'Y TROUVENT, 8 895,00 \$ EN DEVISES CANADIENNES ET CAMION DODGE DAKOTA (NIV : 1B7GG22X7WS680332) (EN MATIÈRE RÉELLE)

L'instance civile de confiscation susmentionnée, introduite en vertu de la Loi sur les recours civils, a entraîné le dépôt de la somme de **4 575,16 \$** dans un compte spécial.

Les particuliers ou autres personnes qui ont subi des pertes pécuniaires ou extrapécuniaires (pertes monétaires ou autres), par suite de l'activité illégale qui a donné lieu à l'introduction de la présente instance, ont le droit de présenter une demande d'indemnisation.

La Couronne, une municipalité ou un organisme public qui fait partie de l'une des catégories d'organismes publics prescrites dans le règlement, s'ils ont subi des pertes pécuniaires par suite de l'activité illégale qui constituent des frais engagés pour remédier aux effets de cette activité, ont aussi le droit de demander une indemnité.

Toutes les demandes doivent être conformes à l'article 6 du Règlement de l'Ontario 498/06; sinon, elles seront refusées. On peut consulter le Règlement 498/06 à l'adresse
http://www.e-laws.gov.on.ca/html/regs/french/elaws_regs_060498_f.htm.

Pour obtenir une formule de demande ou des renseignements sur votre droit à une indemnité, veuillez communiquer avec le BRCAI en composant le numéro sans frais 1 888 246-5359, par courriel à cria@ontario.ca, par télécopieur au 416 314-3714 ou encore par écrit à l'adresse suivante :

Bureau du recours civil à l'égard d'activités illicites (BRCAI)
Ministère du Procureur général
77, rue Wellesley Ouest, C.P. 555
Toronto ON M7A 1N3

Toutes les demandes dûment remplies doivent faire référence à l'**avis 224-10**. Elles doivent parvenir au BRCAI au plus tard le **25 juin 2010**, à 17 h, faute de quoi elles ne seront pas examinées. Les demandes dûment remplies peuvent être présentées par écrit à l'adresse ci-dessus, par voie électronique à l'adresse de courriel ci-dessus, ou par télécopieur.

Vous pourriez ne pas être admissible à une indemnité si vous avez participé ou contribué à vos pertes ou à l'activité illégale donnant lieu à l'instance. Même si vous êtes admissible à une indemnité, votre demande pourra être refusée si vous n'êtes pas en mesure de la justifier.

(143-G156)

Civil Remedies for Illicit Activities Office (CRIA)

Statutory Notice 225-10 made under Ontario Regulation 498/06

ATTORNEY GENERAL OF ONTARIO

- and -

2008 DRAGON SOFTAIL CHOPPER, 1999 CHEVROLET SILVERADO, AND 4245 LASALLE LINE, PETROLIA (IN REM)

The above captioned civil forfeiture proceeding commenced under the Civil Remedies Act has resulted in the sum of **\$3,975.03** being deposited into a special purpose account.

All individuals or other persons who have suffered pecuniary or non-pecuniary losses (money or non money damages) as a result of the unlawful activity that was the subject of the forfeiture proceeding are entitled to make a claim for compensation.

The Crown, a municipal corporation or a public body that is a member of one of the classes of public bodies prescribed in the regulation that suffered pecuniary losses as a result of the unlawful activity that are expenses incurred in remedying the effects of the unlawful activity are also entitled to make a claim for compensation.

All claims must comply with section 6 of Ontario Regulation 498/06 or they will be denied. Regulation 498/06 may be found at:
http://www.e-laws.gov.on.ca/html/regs/english/elaws_regs_060498_e.htm.

To obtain a claim form or if you have any inquiries regarding your entitlement to compensation, please contact CRIA toll free at 1-888-246-5359 or by e-mail to cria@ontario.ca or by Fax to 416-314-3714 or in writing to:

Civil Remedies for Illicit Activities Office (CRIA)
Ministry of the Attorney General
77 Wellesley Street West, P.O. Box 555
Toronto, ON M7A 1N3

All completed claims must refer to **Notice 225-10** and be received by CRIA no later than 5:00:00 pm on **June 25, 2010** or they will not be considered. Completed claims may be submitted either in writing to the above address or electronically to the above e-mail account or via fax.

You may not be eligible for compensation if you took part in the unlawful activity giving rise to the forfeiture proceeding. Even if you are eligible for compensation, your claim may be denied if you are unable to provide proof of your claim.

Bureau du recours civil à l'égard d'activités illicites (BRCAI)

Avis 225-10 publié en application du Règlement de l'Ontario 498/06

LE PROCUREUR GÉNÉRAL DE L'ONTARIO

– et –

**MOTOCYCLETTTE DRAGON SOFTAIL 2008, VÉHICULES
CHEVROLET SILVERADO 1999 ET LASALLE LINE 4245,
PETROLIA
(EN MATIÈRE RÉELLE)**

L'instance civile de confiscation susmentionnée, introduite en vertu de la Loi sur les recours civils, a entraîné le dépôt de la somme de **3 975,03 \$** dans un compte spécial.

Les particuliers ou autres personnes qui ont subi des pertes pécuniaires ou extrapécuniaires (pertes monétaires ou autres), par suite de l'activité illégale qui a donné lieu à l'introduction de la présente instance, ont le droit de présenter une demande d'indemnisation.

La Couronne, une municipalité ou un organisme public qui fait partie de l'une des catégories d'organismes publics prescrites dans le règlement, s'ils ont subi des pertes pécuniaires par suite de l'activité illégale qui constituent des frais engagés pour remédier aux effets de cette activité, ont aussi le droit de demander une indemnité.

Toutes les demandes doivent être conformes à l'article 6 du Règlement de l'Ontario 498/06; sinon, elles seront refusées. On peut consulter le Règlement 498/06 à l'adresse http://www.e-laws.gov.on.ca/html/regs/french/elaws_regs_060498_f.htm.

Pour obtenir une formule de demande ou des renseignements sur votre droit à une indemnité, veuillez communiquer avec le BRCAI en composant le numéro sans frais 1 888 246-5359, par courriel à cria@ontario.ca, par télécopieur au 416 314-3714 ou encore par écrit à l'adresse suivante :

Bureau du recours civil à l'égard d'activités illicites (BRCAI)
Ministère du Procureur général
77, rue Wellesley Ouest, C.P. 555
Toronto ON M7A 1N3

Toutes les demandes dûment remplies doivent faire référence à l'**avis 225-10**. Elles doivent parvenir au BRCAI au plus tard le **25 juin 2010**, à 17 h, faute de quoi elles ne seront pas examinées. Les demandes dûment remplies peuvent être présentées par écrit à l'adresse ci-dessus, par voie électronique à l'adresse de courriel ci-dessus, ou par télécopieur.

Vous pourriez ne pas être admissible à une indemnité si vous avez participé ou contribué à vos pertes ou à l'activité illégale donnant lieu à l'instance. Même si vous êtes admissible à une indemnité, votre demande pourra être refusée si vous n'êtes pas en mesure de la justifier.

(143-G157)

**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 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.

(143-P072) 9,10,11,12 **Sean Gibson**
Member

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.

(143-P074) 10,11,12,13 **CHRISTINE S. THOMAS**
Rick & Associates
Barristers and Solicitors
109 – 591 March Road
Kanata ON K2K 2M5

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.

(143-P081) 11,12,13,14 **Sherry L. McNally**

Revival of 2054037 Ontario Incorporated

Notice is hereby given that on behalf of Monte Rutherford application will be made to the Legislative Assembly of the Province of Ontario for an Act to revive 2054037 Ontario 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 4th Day of March, 2010.

(143-P088) 12,13, 14, 15 **Monte Rutherford**

Revival of Tolin Enterprises Inc.

"NOTICE IS HEREBY GIVEN that on behalf of Anthony Gargaro, that application will be made to the Legislative Assembly of the Province of Ontario for an Act reviving Tolin Enterprises 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 Committee, Legislative Building, Queen's Park, Toronto, Ontario, M7A 1A2.

Dated at Vaughan this 9th day of March 2010.

Anthony Gargaro
400 Creditstone Road, Unit 11A
Vaughan, Ontario,
L4K 3Z3

(143-P089) 12, 13, 14, 15

Corporation Notices Avis relatifs aux compagnies

NOTICE TO CREDITORS AND OTHERS

All claims against the estate of MARGARET MAYERS, late of City of Toronto (Scarborough) who died on November 11, 2007, must be filed with the undersigned personal representative on or before 5th day of February, 2010, after which date the estate will be distributed having regard only to the claims of which the Estate Trustee then shall have notice. Dated at Toronto, this 6th day of January, 2010. Robin Machanda Estate Trustee with a Will c/o Bernholtz & Thorburn, Barristers and Solicitors, Malvern Town Centre, 31 Tapscott Road, , Scarborough, Ontario M1B 4Y7

(143-P090) 12, 13

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

File # 08-1433

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Ontario Superior Court of Justice, Milton Court File # 3700/08 to me directed, against the real and personal property of *Glenville Wentworth Caines, aka Glenville Caines, aka Glen Caines*, Defendant, at the suit of The Toronto-Dominion Bank, Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of, *Glenville Wentworth Caines, aka Glenville Caines, aka Glen Caines* Defendant(s) in and to:

43 Stoneledge Circle, Brampton ON L6R 1J7

All of which said right, title, interest and *Glenville Wentworth Caines, aka Glenville Caines, aka Glen Caines*, defendant in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, 7755 Hurontario Street, in Brampton, Ontario, L6W 4T6 on , Wednesday, April 21, 2010 at 10:00 o'clock in the morning

CONDITIONS:

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

TERMS: **Deposit** 10% of bid price or \$1,000.00, whichever is greater
Payable at time of sale by successful bidder
To be applied to purchase price

Non-refundable

Ten business days from date of sale to arrange financing and pay balance in full at Enforcement Office, 7755 Hurontario Street, Brampton Ontario.

All payments in cash or by certified cheque made payable to the Minister of Finance.

Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price.

Other conditions as announced.

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

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

Date: March 21st, 2010 (at Brampton, ON)

(143-P091)

Jessica Fasulo-Liut, Sheriff
100-7755 Hurontario Street
Brampton ON
L6W 4T6

UNDER AND BY VIRTUE of a Writ of Seizure and Sale issued out of the Superior Court of Justice at Brampton, dated June 21, 2007, Court File Number CV-05-010835SR, to me directed, against the real and personal property of *LEONARD FREDERICK MCNEIL, TAMMY MCNEIL, LORI MCNEIL-CHONG, carrying on business as GO HARD AUTO MCNEILS GARAGE AND MCNEIL HYDRAULICS AND GLEN MURDOCH*, Defendant(s), at the suit of HIGHWAY TRUCKING LTD., Plaintiff(s), I have seized and taken in execution all the right, title, interest and equity of redemption of, *LEONARD FREDERICK MCNEIL, TAMMY MCNEIL, LORI MCNEIL-CHONG*, Defendant(s) in and to:

20618 Hurontario Street, Caledon ON L7K 1W9

All of which said right, title, interest, and equity of redemption of *LEONARD FREDERICK MCNEIL, TAMMY MCNEIL, LORI MCNEIL-CHONG*, Defendant(s), in the said land and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at 7755 Hurontario Street, in Brampton, Ontario L6W 4T6 on, Wednesday, March 21, 2010 at 10:00 o'clock in the morning.

CONDITIONS:

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

TERMS: **Deposit** 10 % of bid price or \$1,000.00, whichever is greater payable at time of sale by successful bidder
To be applied to purchase price
Non-refundable
Ten business days from date of sale to arrange Financing and pay balance in full at Enforcement Office, 7755 Hurontario Street, Brampton, Ontario
All payments in cash or by certified cheque made payable to the Minister of Finance
Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price
Other conditions as announced.

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

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

Date: March 21st, 2010 (at Brampton, ON)

Jessica Fasulo-Liut, Sheriff
100-7755 Hurontario Street
Brampton ON
L6W 4T6

(143-P092)

File # 09-00580

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Ontario Superior Court of Justice, London, Court File # 59929SR to me directed, against the real and personal property of *Terry Singh aka Terence Singh*, Defendant, at the suit of The Toronto-Dominion Bank, Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of, Terry Singh aka Terence Singh Defendant(s) in and to:

8 Palm Tree Road, Brampton ON L6V 4N9

All of which said right, title, interest and redemption of Terry Singh aka Terence Singh, defendant in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, 7755 Hurontario Street, in Brampton, Ontario L6W 4T6 on March 21, 2010 at 10:00 o'clock in the morning

CONDITIONS:

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

TERMS: **Deposit 10%** of bid price or \$1,000.00, whichever is greater
Payable at time of sale by successful bidder
To be applied to purchase price
Non-refundable
Ten business days from date of sale to arrange financing and pay balance in full at Sheriff's Office, 7755 Hurontario Street, Brampton Ontario.
All payments in cash or by certified cheque made payable to the Minister of Finance.
Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price.
Other conditions as announced.

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

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

Date: March 21, 2010 (at Brampton, ON)

Jessica Fasulo-Liut, Sheriff
100-7755 Hurontario Street
Brampton ON
L6W 4T6

(143-P093)

File # 09-4463

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Ontario Superior Court of Justice, Toronto Court File # CV-09-380407 to me directed, against the real and personal property of *Phoenix Freight Services Inc., and Norma Bhairo and Basdeo Bhairo*, Defendant, at the suit of The Bank of Nova Scotia, Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of, Norma Bhairo and Basdeo Bhairo, Defendant(s) in and to:

37 Gainsborough Rd., Brampton ON L6S 1X2

All of which said right, title, interest and Norma Bhairo and Basdeo Bhairo, defendant in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, 7755 Hurontario Street, in Brampton Ontario, on Wednesday, April 21, 2010, at 10:00 o'clock in the morning

CONDITIONS:

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

TERMS: **Deposit 10%** of bid price or \$1,000.00, whichever is greater
Payable at time of sale by successful bidder
To be applied to purchase price
Non-refundable
Ten business days from date of sale to arrange financing and pay balance in full at Enforcement Office, 7755 Hurontario Street, Brampton Ontario.
All payments in cash or by certified cheque made payable to the Minister of Finance.
Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price.
Other conditions as announced.

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

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

Date: March 21st, 2010 (at Brampton, ON)

Jessica Fasulo-Liut, Sheriff
100-7755 Hurontario Street
Brampton ON
L6W 4T6

(143-P094)

File # 08-0325

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Superior Court of Justice at Toronto, Court File # 06-CV-320580PD3 to me directed, against the real and personal property of *Andrew Parish, carrying on business as Parish Designs*, Defendant, at the suit of Arlene Cowie, Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of Andrew Parish, carrying on business as Parish Designs, Defendant(s) in and to:

12 Giles Road, Caledon ON L7K 0B6

All of which said right, title, interest and Andrew Parish, carrying on business as Parish Designs, defendant in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, 7755 Hurontario Street, in Brampton on Wednesday, April 21, 2010 at 10:00 o'clock in the morning

CONDITIONS:

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

TERMS: **Deposit 10%** of bid price or \$1,000.00, whichever is greater
Payable at time of sale by successful bidder
To be applied to purchase price
Non-refundable
Ten business days from date of sale to arrange financing and pay balance in full at Enforcement Office, 7755 Hurontario Street, Brampton Ontario.

All payments in cash or by certified cheque made payable to the Minister of Finance.

Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price.

Other conditions as announced.

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

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

Date: March 21st, 2010 (at Brampton, ON)

(143-P095) Jessica Fasulo-Liut, Sheriff
100-7755 Hurontario Street
Brampton ON L6W 4T6

File # 07-4440

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Superior Court of Justice at Brampton, Court File # CV-07-2806-SR to me directed, against the real and personal property of *Ian Efrain Campos, aka Ian Campos aka Ian E. Campos*, Defendant, at the suit of Canadian Imperial Bank of Commerce, Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of *Ian Efrain Campos, aka Ian Campos aka Ian E. Campos*, Defendant(s) in and to:

22 Keirstead Trail, Brampton On L6R 0H2

All of which said right, title, interest and equity of redemption of *Ian Efrain Campos, aka Ian Campos aka Ian E. Campos*, defendant in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, 7755 Hurontario Street, in Brampton on, Wednesday, April 21, 2010 at 10:00 o'clock in the morning

CONDITIONS:

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

TERMS: **Deposit 10%** of bid price or \$1,000.00, whichever is greater Payable at time of sale by successful bidder
To be applied to purchase price
Non-refundable
Ten business days from date of sale to arrange financing and pay balance in full at Enforcement Office, 7755 Hurontario Street, Brampton Ontario.
All payments in cash or by certified cheque made payable to the Minister of Finance.
Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price.
Other conditions as announced.

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

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

Date: March 21st, 2010 (at Brampton, ON)

(143-P096) Jessica Fasulo-Liut, Sheriff
100-7755 Hurontario Street
Brampton ON L6W 4T6

File # 08-5435

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Superior Court of Justice at London Ontario to me directed, against the real and personal property of *Harpreet Sandhu*, Defendant, at the suit of Citi Cards Canada Inc., Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of *Harpreet Sandhu*, in and to:

10 Merlin Drive, Brampton ON L9T 1E9

All of which said right, title, interest and equity of redemption of *Harpreet Sandhu*, defendant in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, 7755 Hurontario Street, in Brampton on Wednesday, April 21st, 2010, at 10:00 o'clock in the morning

CONDITIONS:

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

TERMS: **Deposit 10%** of bid price or \$1,000.00, whichever is greater Payable at time of sale by successful bidder
To be applied to purchase price
Non-refundable
Ten business days from date of sale to arrange financing and pay balance in full at Enforcement Office, 7755 Hurontario Street, Brampton Ontario.
All payments in cash or by certified cheque made payable to the Minister of Finance.
Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price.
Other conditions as announced.

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

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

Date: March 21st, 2010 (at Brampton, ON)

(143-P097) Jessica Fasulo-Liut, Sheriff
100-7755 Hurontario Street
Brampton ON
L6W 4T6

File # 09-4463

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Superior Court of Justice at Brampton Small Claims Court, Ontario to me directed, against the real and personal property of *Teesha O.M. James aka Teesh James aka Teesha James*, Defendant, at the suit of Citi Cards Canada Inc., Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of *Teesha O.M. James aka Teesh James aka Teesha James*, in and to:

3385 Forrestdale Circle, Mississauga ON L5N 6X5

All of which said right, title, interest and equity of redemption of *Teesha O.M. James aka Teesh James aka Teesha James*, defendant in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, 7755 Hurontario Street, in Brampton on Wednesday, April 21, 2010 at 10:00 o'clock in the morning

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made

regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: **Deposit 10%** of bid price or \$1,000.00, whichever is greater
Payable at time of sale by successful bidder
To be applied to purchase price
Non-refundable
Ten business days from date of sale to arrange financing and pay balance in full at Enforcement Office, 7755 Hurontario Street, Brampton Ontario.
All payments in cash or by certified cheque made payable to the Minister of Finance.
Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price.
Other conditions as announced.

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

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

Date: March 21st, 2010 (at Brampton, ON)

Jessica Fasulo-Liut, Sheriff
100-7755 Hurontario Street
(143-P098) Brampton ON L6W 4T6

File # 08-5863

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Superior Court of Justice at Brampton Small Claims Court, Brampton Ontario to me directed, against the real and personal property of *Marcia L. Brown, also known as Marcia L. Isaacs Junior*, Defendant, at the suit of Citi Cards Canada Inc., Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of *Marcia L. Brown*, also known as *Marcia L. Isaacs Junior*, Defendant(s) in and to:

65 Native Landing, Brampton ON

All of which said right, title, interest and equity of redemption of *Marcia L. Brown*, also known as *Marcia L. Isaacs Junior*, defendant in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, 7755 Hurontario Street, in Brampton on Wednesday, April 21st, 2010 at 10:00 o'clock in the morning

CONDITIONS:

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

TERMS: **Deposit 10%** of bid price or \$1,000.00, whichever is greater
Payable at time of sale by successful bidder
To be applied to purchase price
Non-refundable
Ten business days from date of sale to arrange financing and pay balance in full at Enforcement Office, 7755 Hurontario Street, Brampton Ontario.
All payments in cash or by certified cheque made payable to the Minister of Finance.
Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price.
Other conditions as announced.

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

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

Date: March 21st, 2010 (at Brampton, ON)

Jessica Fasulo-Liut, Sheriff
100-7755 Hurontario Street
Brampton ON
(143-P099) L6W 4T6

File # 06-2465

UNDER AND BY VIRTUE of a Writ of Seizure and Sale issued out of the Superior Court of Justice at Toronto, dated May 29, 2006, Court File Number 69/05, to me directed, against the real and personal property of *NAVIN KAPOOR AND SUMITA KAPOOR*, Defendant(s), at the suit of TD CANADA TRUST, Plaintiff(s), I have seized and taken in execution all the right, title, interest and equity of redemption of, *NAVIN KAPOOR and SUMITA KAPOOR*, Defendant(s) in and to:

34 Mountainberry Road, Brampton ON L6R 1J3

All of which said right, title, interest, and equity of redemption of *NAVIN KAPOOR AND SUMITA KAPOOR*, Defendant(s), in the said land and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at 7755 Hurontario Street, in Brampton on Wednesday April 21, 2010, at 10:00 o'clock in the morning.

CONDITIONS:

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

TERMS: **Deposit 10 %** of bid price or \$1,000.00, whichever is greater payable at time of sale by successful bidder
To be applied to purchase price
Non-refundable
Ten business days from date of sale to arrange Financing and pay balance in full at Enforcement Office, 7755 Hurontario Street, Brampton, Ontario
All payments in cash or by certified cheque made payable to the Minister of Finance
Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price
Other conditions as announced.

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

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

Date: March 21st, 2010 (at Brampton, ON)

Jessica Fasulo-Liut, Sheriff
100-7755 Hurontario Street
Brampton ON
(143-P100) L6W 4T6

**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 TEMISKAMING SHORES**

Take Notice that tenders are invited for the purchase of the land(s) described below and will be received until 3:30p.m. local time on Wednesday, April 7, 2010 at the City of Temiskaming Shores Municipal Office, 325 Farr Drive, Haileybury, Ontario P0J 1K0.

The tenders will then be opened in public on the same day at the Municipal Office Conference Room at 3:35p.m.

Description of Lands:

TAC 2007-06: Roll No. 030-002-09100
495 Ferguson Avenue (East Side)
RP TER 350 Parts 3, 4 Plan M13NB Blk I, Pt Lots 8, 9, Parcels 3845, 18323SST, Municipality of Temiskaming Shores
General Commercial (C) land with an existing Commercial Building, 5,420 ft², year round access from Ferguson Avenue, Municipal Water & Sewer services available
Assessment (2010): **CTN – 48,250**

Minimum Tender Amount: \$ 16,319.44

Description of Lands:

TAC 2007-15: Roll No. 030-002-08800
497 Ferguson Avenue (East Side)
Plan M13NB Blk I, Lot 7 Pt Lots 8, 9, Parcel 22048SST, Municipality of Temiskaming Shores
General Commercial (C) land with an existing Commercial Building, 8,460 ft², year round access from Ferguson Avenue, Municipal Water & Sewer services available
Assessment (2010): **CTN – 101,000**

Minimum Tender Amount: \$ 23,793.79

Description of Lands:

TAC 2009-02: Roll No. 010-008-03600
216 Montgomery Avenue (South Side)
Plan M79NB Pt Lot 318; Parcel 10611SST
Municipality of Temiskaming Shores
Neighbourhood Residential with existing building,
5,652.63 ft², year round access from Montgomery Avenue, Municipal Water & Sewer services available
Assessment (2010): **RTEP – 74,500**

Minimum Tender Amount: \$ 9,646.85

Description of Lands:

TAC 2009-04: Roll No. 030-002-01900
365 Broadway Street (North Side)
Plan M13NB Blk F, Pt Lots 12; 13 RP 54R2822 Part 1, 2 Parcels 2727NND, 22414SST, Municipality of Temiskaming Shores
Commercial Land with an existing Commercial Building, 3,600 ft², year round access from Broadway Street, Municipal Water and Sewer services available
Assessment (2010): **CTN – 38,500**

Minimum Tender Amount: \$ 9,728.31

Description of Lands:

TAC 2009-05: Roll No. 030-005-05700
363 Albert Street (North Side)
Plan M48NB Lot 27, Lot 34, Parcel 14353SST;
Municipality of Temiskaming Shores
Residential Land with an existing building, 12,500 ft² with year round access from Albert Street, Municipal Water and Sewer services available
Assessment (2010): **RTEP – 57,750**

Minimum Tender Amount: \$ 11,099.15

Description of Lands:

TAC 2009-06: Roll No. 030-009-20300
Andrew Street
Plan M67NB Lots 34 to 68 and; Pt Lane, Parcels 13254, 23360SST; E Andrew St E; Municipality of Temiskaming Shores
Commercial Vacant Land, 1.8 acres, access not available, Municipal Water and Sewer services available
Assessment (2010): **CXN – 37,250**

Minimum Tender Amount: \$ 6,967.78

Description of Lands:

TAC 2009-08: Roll No. 030-012-11500
583269 West Road
Bucke Con 4 Pt Lot 11 BG RP 54R3487 Parts 1,2 Parcels 14010, 23957SST;
Municipality of Temiskaming Shores
Rural Residential Vacant Land, 0.47 acres with year round access from West Road, Municipal Water and Sewer services are not available
Assessment (2010): **RTEP – 21,500**

Minimum Tender Amount: \$ 2,781.61

Description of Lands:

TAC 2009-09: Roll No. 030-009-17800
Elm Street (West Side)
Plan M67NB Lot 79 to Lot 95; Parcel 10383SST, Elm Street W;
Municipality of Temiskaming Shores
Rural Residential Vacant Land, 0.85 acres, Access and Municipal Water and Sewer services are not available
Assessment (2010): **RTEP – 3,400**

Minimum Tender Amount: \$ 1,532.72

Description of Lands:

TAC 2009-10: Roll No. 030-009-18500
Elm Street
Plan M67NB Lot 73 to Lot 102; 107 to 138; Parcel 10383SST, Elm Street E; Willow St W; Municipality of Temiskaming Shores
Rural Residential Vacant Land, 5.86 acres, year round access from Quarry road, Municipal Water and Sewer services are not available
Assessment (2010): **RTFS – 2,400**

Minimum Tender Amount: \$ 1,426.68

Description of Lands:

TAC 2009-11: Roll No. 030-009-18600
Willow Street
Plan M67NB Lot 76, 78 to Lot 102; 107 to 138, Parcel 10383SST, Willow St E; Beech St W; Municipality of Temiskaming Shores
Rural Residential Vacant Land, 5.49 acres, year round access from Quarry road, Municipal Water and Sewer services are not available
Assessment (2010): **RTFS – 2,600**

Minimum Tender Amount: \$ 1,445.69

Description of Lands:

TAC 2009-12: Roll No. 030-009-19300
Beech Street
Plan M67NB Lot 114 to Lot 136, Parcel 10383SST, Beech St E
Municipality of Temiskaming Shores
Rural Residential Vacant Land, 1.16 acres, Access and Municipal Water and Sewer services are not available
Assessment (2010): **RTEP – 4,200**

Minimum Tender Amount: \$ 1,586.14

Description of Lands:

TAC 2009-14: Roll No. 030-002-01000
374 Browning Street (South Side)
Plan M13NB Blk F Lots 4,5; Parcels 11523, 1480, 11773SST;
Municipality of Temiskaming Shores
Commercial Land with an existing commercial building, 10,000ft², year round access from Browning street, Municipal Water and Sewer services available
Assessment (2010): **RTEP – 51,000**

Minimum Tender Amount: \$ 21,409.83

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 this 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-P101) Laura-Lee MacLeod
Manager of Accounting/Treasurer
Corporation of the City of Temiskaming Shores
325 Farr Drive, P.O. Box 2050
Haileybury ON P0J 1K0
(705) 672-3363 ext: 4121
lmacleod@temiskamingshores.ca

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE COUNTY OF PRINCE EDWARD

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 Shire Hall, 332 Main Street, Picton, Ontario K0K 2T0.

The tenders will then be opened in public on the same day as soon as possible after 3:00 p.m. at the Shire Hall, 332 Main Street, Picton.

Description of Lands:

Roll No. 13 50 328 050 19800 0000; PIN 55011-0239(LT) Part Lot 87
Concession 4 Ameliasburgh as in PE80496; Prince Edward. File 08-10
Minimum Tender Amount: \$6,760.13

Roll No. 13 50 918 015 22823 0000; 2623 County Rd 5 Demorestville; PIN 55038-0159(LT) Part Lot 156 Plan 3 Demorestville Sophiasburgh Part 3 47R1141; S/T execution 04-0000035, if enforceable; Prince Edward. File 08-19
Minimum Tender Amount: \$ 21,414.71

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:

(143-P102) RoseMary Bédard
Tax Collector
The Corporation of the County of Prince Edward
332 Main Street
Picton, Ontario K0K 2T0
613-476-2148 Ext. 243

**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—20

ONTARIO REGULATION 48/10

made under the

ASSESSMENT REVIEW BOARD ACT

Made: February 24, 2010

Filed: March 2, 2010

Published on e-Laws: March 3, 2010

Printed in *The Ontario Gazette*: March 20, 2010

Revoking O. Reg. 290/07
(Fees)

Note: Ontario Regulation 290/07 has not previously been amended.

- 1. Ontario Regulation 290/07 is revoked.**
- 2. This Regulation comes into force on the day it is filed.**

RÈGLEMENT DE L'ONTARIO 48/10

pris en application de la

LOI SUR LA COMMISSION DE RÉVISION DE L'ÉVALUATION FONCIÈRE

pris le 24 février 2010

déposé le 2 mars 2010

publié sur le site Lois-en-ligne le 3 mars 2010

imprimé dans la *Gazette de l'Ontario* le 20 mars 2010

abrogeant le Règl. de l'Ont. 290/07
(Droits)

Remarque : Le Règlement de l'Ontario 290/07 n'a pas été modifié antérieurement.

- 1. Le Règlement de l'Ontario 290/07 est abrogé.**
- 2. Le présent règlement entre en vigueur le jour de son dépôt.**

12/10

ONTARIO REGULATION 49/10

made under the

TIME ACT

Made: February 24, 2010
 Filed: March 2, 2010
 Published on e-Laws: March 3, 2010
 Printed in *The Ontario Gazette*: March 20, 2010

Revoking O. Reg. 111/06
 (Variation of Time in Effect)

Note: Ontario Regulation 111/06 has not previously been amended.

1. **Ontario Regulation 111/06 is revoked.**
2. **This Regulation comes into force on the day it is filed.**

RÈGLEMENT DE L'ONTARIO 49/10

pris en application de la

LOI SUR L'HEURE LÉGALE

pris le 24 février 2010
 déposé le 2 mars 2010
 publié sur le site Lois-en-ligne le 3 mars 2010
 imprimé dans la *Gazette de l'Ontario* le 20 mars 2010

abrogeant le Règl. de l'Ont. 111/06
 (Modification de l'heure en vigueur)

Remarque : Le Règlement de l'Ontario 111/06 n'a pas été modifié antérieurement.

1. **Le Règlement de l'Ontario 111/06 est abrogé.**
2. **Le présent règlement entre en vigueur le jour de son dépôt.**

12/10

ONTARIO REGULATION 50/10

made under the

HUMAN RIGHTS CODE

Made: February 24, 2010
 Filed: March 2, 2010
 Published on e-Laws: March 3, 2010
 Printed in *The Ontario Gazette*: March 20, 2010

Revoking O. Reg. 32/08
 (Transitional Matters)

Note: Ontario Regulation 32/08 has not previously been amended.

1. **Ontario Regulation 32/08 is revoked.**
2. **This Regulation comes into force on the day it is filed.**

RÈGLEMENT DE L'ONTARIO 50/10

pris en application du

CODE DES DROITS DE LA PERSONNE

pris le 24 février 2010

déposé le 2 mars 2010

publié sur le site Lois-en-ligne le 3 mars 2010

imprimé dans la *Gazette de l'Ontario* le 20 mars 2010

abrogeant le Règl. de l'Ont. 32/08

(Questions transitoires)

Remarque : Le Règlement de l'Ontario 32/08 n'a pas été modifié antérieurement.

1. Le Règlement de l'Ontario 32/08 est abrogé.
2. Le présent règlement entre en vigueur le jour de son dépôt.

12/10

ONTARIO REGULATION 51/10

made under the

COURTS OF JUSTICE ACT

Made: February 22, 2010

Approved: March 1, 2010

Filed: March 2, 2010

Published on e-Laws: March 3, 2010

Printed in *The Ontario Gazette*: March 20, 2010

Amending O. Reg. 114/99

(Family Law Rules)

Note: Ontario Regulation 114/99 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 42 (19) of Ontario Regulation 114/99 is amended by striking out “June 30, 2010” at the end and substituting “June 30, 2012”.
2. This Regulation comes into force on the day it is filed.

RÈGLEMENT DE L'ONTARIO 51/10

pris en application de la

LOI SUR LES TRIBUNAUX JUDICIAIRES

pris le 22 février 2010
 approuvé le 1^{er} mars 2010
 déposé le 2 mars 2010
 publié sur le site Lois-en-ligne le 3 mars 2010
 imprimé dans la *Gazette de l'Ontario* le 20 mars 2010

modifiant le Règl. de l'Ont. 114/99
 (Règles en matière de droit de la famille)

Remarque : Le Règlement de l'Ontario 114/99 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 42 (19) du Règlement de l'Ontario 114/99 est modifié par substitution de «30 juin 2012» à «30 juin 2010» à la fin du paragraphe.

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

12/10

ONTARIO REGULATION 52/10

made under the

COURTS OF JUSTICE ACT

Made: February 22, 2010
 Approved: March 1, 2010
 Filed: March 2, 2010
 Published on e-Laws: March 3, 2010
 Printed in *The Ontario Gazette*: March 20, 2010

Amending O. Reg. 114/99
 (Family Law Rules)

Note: Ontario Regulation 114/99 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Subrule 13 (7) of Ontario Regulation 114/99, as amended by section 5 of Ontario Regulation 6/10, is revoked and the following substituted:

REQUIREMENTS FOR FILING

(7) The clerk shall not accept a party's financial statement for filing unless the following are attached to the form:

1. Proof of the party's current income.
2. One of the following, as proof of the party's income for the three previous years:
 - i. For each of the three previous taxation years,
 - A. the party's notice of assessment and, if any, notice of reassessment, or
 - B. if a notice of assessment and a notice of reassessment are unavailable for a taxation year, a copy of the Income and Deductions printout provided by the Canada Revenue Agency for the party for the taxation year.
 - ii. If the party swears or affirms a statement in the form that he or she is not required to and has chosen not to file an income tax return because of the *Indian Act* (Canada), some other proof of income for the three previous years.

2. The Table of Forms to the Regulation, as amended by subsection 10 (1) of Ontario Regulation 6/10, is amended by striking out,

13	Financial statement (support claims)	November 15, 2009
13.1	Financial statement (property and support claims)	November 15, 2009

and substituting:

13	Financial statement (support claims)	February 1, 2010
13.1	Financial statement (property and support claims)	February 1, 2010

3. This Regulation comes into force on the latest of,

- (a) the day section 6 of the *Family Statute Law Amendment Act, 2009* comes into force;
- (b) the day section 7 of the *Family Statute Law Amendment Act, 2009* comes into force;
- (c) the day section 8 of the *Family Statute Law Amendment Act, 2009* comes into force;
- (d) the day section 9 of the *Family Statute Law Amendment Act, 2009* comes into force; and
- (e) the day this Regulation is filed.

RÈGLEMENT DE L'ONTARIO 52/10

pris en application de la

LOI SUR LES TRIBUNAUX JUDICIAIRES

pris le 22 février 2010
 approuvé le 1^{er} mars 2010
 déposé le 2 mars 2010
 publié sur le site Lois-en-ligne le 3 mars 2010
 imprimé dans la *Gazette de l'Ontario* le 20 mars 2010

modifiant le Règl. de l'Ont. 114/99
 (Règles en matière de droit de la famille)

Remarque : Le Règlement de l'Ontario 114/99 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 13 (7) du Règlement de l'Ontario 114/99, tel qu'il est modifié par l'article 5 du Règlement de l'Ontario 6/10, est abrogé et remplacé par ce qui suit :

EXIGENCES EN MATIÈRE DE DÉPÔT

(7) Le greffier ne peut accepter le dépôt de l'état financier d'une partie à moins que les pièces suivantes ne soient jointes à la formule :

1. Une preuve de son revenu actuel.
2. L'une des pièces suivantes comme preuve de son revenu pour les trois années d'imposition précédentes :
 - i. Pour chacune des trois années d'imposition précédentes :
 - A. soit l'avis de cotisation et l'avis éventuel de nouvelle cotisation établis à l'égard de la partie,
 - B. soit, si un avis de cotisation et un avis de nouvelle cotisation ne sont pas disponibles pour une année d'imposition, une copie de l'imprimé de revenus et de déductions fourni par l'Agence du revenu du Canada à l'intention de la partie pour l'année d'imposition.
 - ii. Si la partie fait sous serment ou affirmation solennelle, dans la formule, une déclaration selon laquelle elle n'est pas tenue de produire une déclaration de revenus en raison de la *Loi sur les Indiens* (Canada) et a choisi de ne pas le faire, une autre preuve de son revenu pour les trois années d'imposition précédentes.

2. Le tableau des formules du Règlement, tel qu'il est modifié par le paragraphe 10 (1) du Règlement de l'Ontario 6/10, est modifié par substitution de ce qui suit :

13	État financier (demandes d'aliments)	1 ^{er} février 2010
13.1	État financier (demandes portant sur des biens et demandes d'aliments)	1 ^{er} février 2010

à :

13	État financier (demandes d'aliments)	15 novembre 2009
13.1	État financier (demandes portant sur des biens et demandes d'aliments)	15 novembre 2009

3. Le présent règlement entre en vigueur le dernier en date des jours suivants :

- a) le jour de l'entrée en vigueur de l'article 6 de la *Loi de 2009 modifiant des lois en ce qui concerne le droit de la famille*;
- b) le jour de l'entrée en vigueur de l'article 7 de la *Loi de 2009 modifiant des lois en ce qui concerne le droit de la famille*;
- c) le jour de l'entrée en vigueur de l'article 8 de la *Loi de 2009 modifiant des lois en ce qui concerne le droit de la famille*;
- d) le jour de l'entrée en vigueur de l'article 9 de la *Loi de 2009 modifiant des lois en ce qui concerne le droit de la famille*;
- e) le jour du dépôt du présent règlement.

12/10

ONTARIO REGULATION 53/10

made under the

FISH AND WILDLIFE CONSERVATION ACT, 1997

Made: February 24, 2010
 Filed: March 2, 2010
 Published on e-Laws: March 3, 2010
 Printed in *The Ontario Gazette*: March 20, 2010

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

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

1. Ontario Regulation 663/98 is amended by adding the following Parts:

PART 8

AREAS WHERE POSSESSION, DISCHARGE AND USE OF FIREARM PROHIBITIONS APPLY

8. (1) A reference in this Part to a geographic area is a reference to a geographic area within the meaning of Ontario Regulation 180/03 (Division of Ontario into Geographic Areas) made under the *Territorial Division Act, 2002*.

(2) The geographic areas in Schedules 1 and 2 are parts of Ontario for the purpose of clause 17 (1) (d) of the Act, as described in section 63 of Ontario Regulation 665/98 (Hunting) made under the Act.

(3) The geographic areas in Schedules 1 and 2 are prescribed as areas for the purpose of section 65 of Ontario Regulation 665/98 (Hunting) made under the Act, restricting the use and possession of a firearm for the purpose of hunting.

(4) The areas in Schedule 3 are prescribed as areas for the purpose of section 64 of Ontario Regulation 665/98 (Hunting) made under the Act, prohibiting the possession of a firearm, unless the firearm is unloaded and encased, and the use of a firearm for the purpose of hunting.

(5) The geographic areas referred to in Schedule 4 are prescribed as areas for the purpose of section 78 of Ontario Regulation 665/98 (Hunting) made under the Act, prohibiting the holder of a small game licence from carrying or using specified firearms.

SCHEDULE 1

Geographic Area	Exclusions from Geographic Area
Brant	
Bruce	
Chatham-Kent	
Dufferin	
Durham	
Elgin	
Essex	single-tier municipality of Pelee
Frontenac	lower-tier municipalities of Central Frontenac and North Frontenac
Grey	
Haldimand	
Halton	
Hamilton	
Hastings	lower-tier municipalities of Bancroft, Carlow/Mayo, Deseronto, Faraday, Hastings Highlands, Limerick, Madoc, Marmora and Lake, Tudor and Cashel and Wollaston
Huron	
Kawartha Lakes	
Lambton	
Lanark	
Leeds and Grenville	
Lennox and Addington	lower-tier municipality of Addington Highlands
Middlesex	
Niagara	
Norfolk	
Northumberland	
Ottawa	
Oxford	
Peel	
Perth	
Peterborough	lower-tier municipalities of Galway-Cavendish-Harvey and North Kawartha
Prescott and Russell	
Prince Edward	
Simcoe	
Stormont, Dundas and Glengarry	
Toronto	
Waterloo	
Wellington	
York	

SCHEDULE 2

Geographic Area	Exclusions from Geographic Area
Frontenac	all except lower-tier municipalities of Central Frontenac and North Frontenac
Haliburton	
Hastings	all except lower-tier municipalities of Bancroft, Carlow/Mayo, Deseronto, Faraday, Hastings Highlands, Limerick, Madoc, Marmora and Lake, Tudor and Cashel and Wollaston
Lennox and Addington	all except lower-tier municipality of Addington Highlands
Muskoka	
Peterborough	all except lower-tier municipalities of Galway-Cavendish-Harvey and North Kawartha
Renfrew	

SCHEDULE 3

1. The land known immediately before December 1, 1987 as Cyprus Lake Provincial Park or Fathom Five Provincial Park.
2. All that portion of the waters and the bed of Lake St. Clair lying in front of the lower-tier municipalities of Lakeshore and Tecumseh, in the upper-tier municipality of Essex and the Province of Ontario described as follows:
Starting at a point in the water's edge of Lake St. Clair at the intersection of the line between lots 149 and 150, Concession 1 as shown on a plan of the geographic township of Sandwich; thence northerly along the production of that lot line to the intersection with a line drawn parallel to and distant 200 metres perpendicularly from the water's

edge of Lake St. Clair; thence easterly along that parallel line to its intersection with a line drawn north astronomic from the intersection of the westerly water's edge of Duck Creek with the water's edge of Lake St. Clair; thence south astronomic to the said intersection of the water's edge of Duck Creek with the water's edge of Lake St. Clair; thence westerly along the water's edge to the starting point.

3. All that portion of the waters and the bed of the Ottawa River lying in front of the single-tier municipality of Pembroke, in the upper-tier municipality of Renfrew and the province of Ontario, more particularly described as follows:

Commencing at a point in the water's edge of the Ottawa River at the intersection of the westerly boundary of the City of Pembroke; thence northeasterly along the production of that boundary to the intersection with a line drawn parallel to and distant 400 metres perpendicularly from the water's edge of the Ottawa River; thence southwesterly along that parallel line to its intersection with the production northwesterly of the easterly boundary of the City of Pembroke; thence southwesterly along that boundary to the intersection with the water's edge of the Ottawa River; thence northwesterly along the water's edge to the point of commencement.

SCHEDULE 4

Geographic Area
Brant
Chatham-Kent
Durham
Elgin
Essex
Haldimand
Halton
Hamilton
Huron
Lambton
Middlesex
Niagara
Norfolk
Northumberland
Oxford
Peel
Perth
Toronto
Waterloo
Wellington
York

PART 9 AREAS WHERE BULLFROGS MAY NOT BE HUNTED

9. (1) A reference in this Part to a geographic area is a reference to a geographic area within the meaning of Ontario Regulation 180/03 (Division of Ontario into Geographic Areas) made under the *Territorial Division Act, 2002*.

(2) The geographic areas referred to in Schedule 1 are prescribed as areas for the purpose of section 38 of Ontario Regulation 665/98 (Hunting) made under the Act, prohibiting the hunting of bullfrogs.

SCHEDULE 1

Geographic Area	Exclusions from Geographic Area
Frontenac	
Hastings	lower-tier municipalities of Bancroft, Carlow/Mayo, Faraday, Hastings Highlands, Limerick and Wollaston
Kawartha Lakes	
Lanark	
Leeds and Grenville	
Lennox and Addington	
Northumberland	
Ottawa	
Peterborough	
Prescott and Russell	

Geographic Area	Exclusions from Geographic Area
Prince Edward	
Stormont, Dundas and Glengarry	

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

12/10

ONTARIO REGULATION 54/10

made under the

FISH AND WILDLIFE CONSERVATION ACT, 1997

Made: February 24, 2010

Filed: March 2, 2010

Published on e-Laws: March 3, 2010

Printed in *The Ontario Gazette*: March 20, 2010

Amending O. Reg. 665/98
(Hunting)

Note: Ontario Regulation 665/98 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Subsection 1 (1) of Ontario Regulation 665/98 is amended by adding the following definition:

“geographic area” means a geographic area within the meaning of Ontario Regulation 180/03 (Division of Ontario into Geographic Areas) made under the *Territorial Division Act, 2002*;

2. (1) Subsection 2 (3) of the Regulation is amended by striking out “to hunt deer, moose, bear or small game”.

(2) Subsection 2 (6) of the Regulation is amended by striking out “the county, territorial district, regional municipality or district municipality” and substituting “the geographic area”.

3. Section 8 of the Regulation is amended by striking out “to hunt deer, moose, bear or small game or a licence to hunt raccoon at night or wild turkey” in the portion before clause (a).

4. Section 18 of the Regulation is amended by striking out “moose, deer, bear or wild turkey or the holder of a small game licence and a wolf/coyote seal” and substituting “game wildlife that requires a seal under section 17”.

5. Section 20 of the Regulation is amended by striking out “moose, deer, bear or wild turkey or a holder of a small game licence and a wolf/coyote seal” and substituting “game wildlife that requires a seal under section 17”.

6. Section 21 of the Regulation is revoked.

7. Section 22.1 of the Regulation is amended by striking out “moose, deer or bear” in the portion before clause (a) and substituting “species of big game”.

8. Subsection 24 (1) of the Regulation is amended by striking out “set out in section 44 or 46” and substituting “referred to in section 44 or 46”.

9. Subsection 36 (3) of the Regulation is amended by striking out “subsection (1)” and substituting “subsection (2)”.

10. Subsection 38 (1) of the Regulation is revoked and the following substituted:

(1) A person shall not hunt bullfrogs in the geographic areas described in Schedule 1 to Part 9 of Ontario Regulation 663/98 (Area Descriptions) made under the Act.

11. The Regulation is amended by adding the following section immediately after the heading “Part VIII Deer”:

39.1 In this Part,

“controlled deer hunt management unit” means wildlife management unit 53B, 69A-2, 70, 76A, 76B, 76C, 76D, 76E, 77A, 77B, 77C, 78A, 78B, 79A, 79C, 79D, 80, 81A, 81B, 85A, 85B, 85C, 86A, 86B, 87B, 87C, 87D, 87E, 89A, 89B, 90A, 90B, 91A, 91B, 92A, 92B, 92C, 92D, 93A, 93B or 94B.

12. (1) Subsection 46 (1) of the Regulation is amended by striking out “the following wildlife management units: 53B, 69A-2, 70, 76A, 76B, 76C, 76D, 76E, 77A, 77B, 77C, 78A, 78B, 79A, 79C, 79D, 80, 81A, 81B, 85A, 85B, 85C, 86A, 86B, 87B, 87C, 87D, 87E, 89A, 89B, 90A, 90B, 91A, 91B, 92A, 92B, 92C, 92D, 93A, 93B and 94B” and substituting “a controlled deer hunt management unit”.

(2) Subsection 46 (2) of the Regulation is amended by striking out “a wildlife management unit set out in subsection (1)” and substituting “a controlled deer hunt management unit”.

13. Section 50 of the Regulation is amended by adding the following definition:

“controlled calf moose harvest management unit” means wildlife management unit 48, 55A, 55B or 57;

14. (1) Subsection 52.2 (1) of the Regulation is revoked and the following substituted:

(1) The holder of a resident licence to hunt moose shall not hunt calf moose in a controlled calf moose harvest management unit unless the holder,

- (a) has a calf moose validation tag for that controlled calf moose harvest management unit; or
- (b) hunts in a party under section 22 with a person who has a seal validated for calf moose for that controlled calf moose harvest management unit.

(2) Subsection 52.2 (2) of the Regulation is amended by striking out “in wildlife management unit 48, 55A, 55B or 57” and substituting “in a controlled calf moose harvest management unit”.

(3) Subsection 52.2 (3) of the Regulation is amended by striking out “in wildlife management unit 48, 55A, 55B or 57” and substituting “in a controlled calf moose harvest management unit”.

(4) Subsection 52.2 (4) of the Regulation is amended by striking out “in wildlife management unit 48, 55A, 55B or 57” and substituting “in a controlled calf moose harvest management unit”.

15. (1) Clause 60 (9) (e) of the Regulation is revoked and the following substituted:

- (e) return the remaining two copies of each issued certificate with the completed hunter’s report to the district manager or area supervisor of the Ministry for the area in which the certificate was issued on or before December 10 in the year the certificate was issued; and

(2) Subsection 60 (11) of the Regulation is revoked and the following substituted:

(11) The holder of a bear hunting licence validation certificate shall complete the report on the third copy of his or her certificate and return it to the issuer on or before November 30 of the year in which the certificate was issued.

16. Section 61 of the Regulation is revoked.

17. Section 63 of the Regulation is revoked and the following substituted:

63. (1) The geographic areas described in Schedule 1 to Part 8 of Ontario Regulation 663/98 (Area Descriptions) made under the Act are prescribed for the purpose of clause 17 (1) (d) of the Act as parts of Ontario in which it is prohibited to have a loaded firearm in, or discharge a firearm in or across, a right of way for public vehicular traffic.

(2) The geographic areas described in Schedule 2 to Part 8 of Ontario Regulation 663/98 (Area Descriptions) made under the Act are prescribed for the purpose of clause 17 (1) (d) of the Act as parts of Ontario in which it is prohibited,

- (a) to discharge a firearm in or across a right of way for public vehicular traffic at any time; and
- (b) to have a loaded firearm in a right of way for public vehicular traffic during an open season for deer in the geographic area that is not a season when only bows may be used to hunt deer.

(3) If a right of way is only maintained on a seasonal basis, this section only applies during the period when the right of way is maintained.

18. Section 64 of the Regulation is amended by striking out “the area described in the Table to Ontario Regulation 766/94, as that Table read on the day before this Regulation came into force” in the portion before clause (a) and substituting “the areas described in Schedule 3 to Part 8 of Ontario Regulation 663/98 (Area Descriptions) made under the Act”.

19. (1) Subsection 65 (1) of the Regulation is revoked and the following substituted:

(1) A person shall not possess a loaded firearm for the purpose of hunting,

- (a) on a right of way for public vehicular traffic; or
- (b) on land located between a right of way for public vehicular traffic and a fence that demarcates the boundary between the right of way and the adjoining land.

(2) Subsection 65 (3) of the Regulation is revoked and the following substituted:

(3) This section applies only to,

- (a) the geographic areas described in Schedule 1 to Part 8 of Ontario Regulation 663/98 (Area Descriptions) made under the Act; and

(b) the geographic areas described in Schedule 2 to Part 8 of Ontario Regulation 663/98 (Area Descriptions) made under the Act, during an open season for deer in the geographic area that is not a season when only bows may be used to hunt deer.

(4) If a right of way is only maintained on a seasonal basis, this section only applies during the period when the right of way is maintained.

20. Subsections 67 (1) and (2) of the Regulation are revoked and the following substituted:

(1) A person shall not possess any shotgun shell loaded with ball or with shot larger than number two shot while hunting with a shotgun in wildlife management unit 7A during the period from August 15 to December 15 in any year.

(2) A person shall not hunt with or possess while hunting a rifle of greater calibre or projectile power than the rifle known as a .22-calibre rim-fire rifle in wildlife management unit 7A during the period from August 15 to December 15 in any year.

21. Section 78 of the Regulation is revoked and the following substituted:

78. The holder of a small game licence shall not carry or use a rifle of greater calibre than the rifle known as a .275-calibre rifle, except a flint-lock or percussion cap muzzle-loading rifle, in the geographic areas described in Schedule 4 to Part 8 of Ontario Regulation 663/98 (Area Descriptions) made under the Act.

22. Subsection 89 (5) of the Regulation is revoked.

23. Subsection 90 (2) of the Regulation is revoked.

24. (1) Subsection 99 (1) of the Regulation is amended by striking out “a northern bobwhite, ring-necked pheasant or wild turkey” in the portion before clause (a) and substituting “a game bird”.

(2) Subsection 99 (3) of the Regulation is amended by striking out “a northern bobwhite, ring-necked pheasant or wild turkey from his or her” and substituting “a game bird from the”.

25. Subsection 107 (1) of the Regulation is revoked and the following substituted:

(1) Subject to section 114, the holder of a licence to hunt may possess a firearm that is unloaded and encased,

(a) when occupying a campground camp-site, as defined in Ontario Regulation 347/07 (Provincial Parks: General Provisions) made under the *Provincial Parks and Conservation Reserves Act, 2006* in a provincial park;

(b) while travelling in a vehicle on a road leading directly to or from the campground camp-site; or

(c) while travelling in a vehicle directly through the provincial park.

26. Subsection 130 (2) of the Regulation is amended by striking out “the name and address of the person reporting, the date and location of the killing and any other information” and substituting “the information relevant to the killing”.

27. This Regulation comes into force on the later of July 1, 2010 and the day this Regulation is filed.

12/10

ONTARIO REGULATION 55/10

made under the

PLANNING ACT

Made: March 3, 2010

Filed: March 3, 2010

Published on e-Laws: March 4, 2010

Printed in *The Ontario Gazette*: March 20, 2010

Amending O. Reg. 104/72

(Restricted Areas — Regional Municipality of York, Town of Markham)

Note: Ontario Regulation 104/72 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 104/72 is amended by adding the following section:

81. (1) Despite section 5, the minimum lot frontage requirement for the land described in subsection (2) is 30 metres.

(2) Subsection (1) applies to the land in the Town of Markham in The Regional Municipality of York, being part of Lot 21 in Concession 7, described as Part 1 on Reference Plan 65R-30730 deposited in the Land Registry Office for the Land Titles Division of York Region (No. 65) and identified as part of Property Identifier Number 03062-0057 (LT).

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

Made by:

LARRY CLAY
Director
Municipal Services Office – Central
Ministry of Municipal Affairs and Housing

Date made: March 3, 2010.

12/10

ONTARIO REGULATION 56/10

made under the

MUNICIPAL ACT, 2001

Made: March 3, 2010

Filed: March 3, 2010

Published on e-Laws: March 4, 2010

Printed in *The Ontario Gazette*: March 20, 2010

Amending O. Reg. 385/98

(Tax Matters — Transition Ratios and Average Transition Ratios)

Note: Ontario Regulation 385/98 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. (1) Section 0.1 of Ontario Regulation 385/98 is amended by adding the following definitions:

“previous year” means the 2009 taxation year;

“qualifying taxation year” means the 2010 taxation year;

(2) The definition of “unadjusted tax ratio” in section 0.1 of the Regulation is revoked and the following substituted:

“unadjusted tax ratio” means, in respect of a property class for the qualifying taxation year,

(a) the tax ratio for the property class for the previous year, or

(b) if section 8 of Ontario Regulation 73/03 (Tax Matters — Special Tax Rates and Limits, 2003 and Later Years) made under the Act applied to the property class in the previous year,

(i) the tax ratio for the property class for the qualifying taxation year that is determined under subsection 7 (1) of that regulation if the property in the class is in a single-tier municipality, or

(ii) if the property in the class is in an upper-tier municipality, the tax ratio for the property class for the qualifying taxation year that would be determined under subsection 7 (1) of that regulation if that subsection were to apply to the upper-tier municipality and if subsections 7 (2) and (3) of that regulation were not to apply.

2. Sections 1, 2, 3, 4, 4.1, 5, 6, 7 and 8 of the Regulation are revoked.

3. The heading before section 9 of the Regulation is revoked and the following substituted:

TRANSITION RATIOS

4. (1) Subsection 9 (1) of the Regulation is revoked and the following substituted:

(1) This section applies for the qualifying taxation year to a municipality if, in comparison to the previous year, the percentage of total tax revenue for the qualifying taxation year derived from tax on property in a class other than a specified residential class would be lower in the qualifying taxation year if the unadjusted tax ratio for the qualifying taxation year was applied.

(2) Subsection 9 (2) of the Regulation is amended by striking out “2009” and substituting “the qualifying taxation year”.

(3) Subsection 9 (3) of the Regulation is amended by striking out “2009” in the portion before clause (a) and substituting “the qualifying taxation year”.

(4) Clause 9 (3) (b) of the Regulation is amended by striking out “2009” and substituting “the qualifying taxation year”.

(5) Paragraph 1 of subsection 9 (4) of the Regulation is amended by striking out “2008” wherever it appears and substituting in each case “the previous year”.

(6) Paragraph 2 of subsection 9 (4) of the Regulation is amended by striking out “2009” in the portion before subparagraph i and substituting “the qualifying taxation year”.

(7) Subparagraph 2 ii of subsection 9 (4) of the Regulation is amended by striking out “2008” at the end and substituting “the previous year”.

(8) Paragraph 1 of subsection 9 (5) of the Regulation is amended by striking out “2009” and substituting “the qualifying taxation year”.

(9) Paragraph 2 of subsection 9 (5) of the Regulation is amended by striking out “2009” and substituting “the qualifying taxation year” and by striking out “2008” at the end and substituting “the previous year”.

(10) Paragraph 8 of subsection 9 (5) of the Regulation is revoked and the following substituted:

8. Determine the transition ratio for the property class for the qualifying taxation year by dividing the unadjusted tax ratio for the property class for the year by the adjustment factor for the property class determined under paragraph 7.

5. Section 10 of the Regulation is amended by striking out “2009” and substituting “the qualifying taxation year” and by striking out “2008” at the end and substituting “the previous year”.

6. (1) Section 11 of the Regulation is amended by striking out “2009” at the end of the portion before paragraph 1 and substituting “the qualifying taxation year”.

(2) Paragraph 1 of section 11 of the Regulation is amended by striking out “2008” at the end and substituting “the previous year”.

(3) Paragraph 2 of section 11 of the Regulation is amended by striking out “2008” wherever it appears in the portion before subparagraph i and substituting in each case “the previous year”.

(4) Subparagraph 2 ii of section 11 of the Regulation is amended by striking out “2009” and substituting “the qualifying taxation year”.

(5) Paragraph 3 of section 11 of the Regulation is amended by striking out “2008” wherever it appears in the portion before subparagraph i and substituting in each case “the previous year”.

7. (1) Subsection 12 (1) of the Regulation is amended by striking out “the 2009 taxation year” in the portion before paragraph 1 and substituting “the qualifying taxation year”.

(2) Paragraph 1 of subsection 12 (1) of the Regulation is amended by striking out “the 2009 transition ratios” and substituting “the qualifying taxation year’s transition ratios”.

(3) Paragraph 2 of subsection 12 (1) of the Regulation is amended by striking out “the 2009 transition ratios” and substituting “the qualifying taxation year’s transition ratios”.

(4) Subsection 12 (2) of the Regulation is amended by striking out “the 2009 transition ratios” and substituting “the qualifying taxation year’s transition ratios”.

8. Section 13 of the Regulation is amended by adding the following subsections:

(2) Despite sections 9 to 12, for the County of Essex, the 2010 transition ratio for the commercial property class is 1.082044 and the 2010 average transition ratio for the commercial property classes is 1.069559.

(3) Despite sections 9 to 11, for the Township of Johnson, the 2010 transition ratio for the industrial property class is 1.437700.

9. Tables 1, 2, 3, 4, 5, 6 and 7 of the Regulation are revoked.

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

Made by:

DWIGHT DOUGLAS DUNCAN
Minister of Finance

Date made: March 3, 2010.

12/10

ONTARIO REGULATION 57/10

made under the

MUNICIPAL ACT, 2001

Made: March 3, 2010

Filed: March 3, 2010

Published on e-Laws: March 4, 2010

Printed in *The Ontario Gazette*: March 20, 2010

Amending O. Reg. 73/03

(Tax Matters — Special Tax Rates and Limits, 2003 and Later Years)

Note: Ontario Regulation 73/03 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. The definition of “qualifying taxation year” in subsection 1 (1) of Ontario Regulation 73/03 is revoked and the following substituted:

“qualifying taxation year” means the 2010 taxation year;

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

Made by:

DWIGHT DOUGLAS DUNCAN
Minister of Finance

Date made: March 3, 2010.

12/10

ONTARIO REGULATION 58/10

made under the

CITY OF TORONTO ACT, 2006

Made: March 3, 2010

Filed: March 3, 2010

Published on e-Laws: March 4, 2010

Printed in *The Ontario Gazette*: March 20, 2010

Amending O. Reg. 121/07

(Traditional Municipal Taxes, Limits and Collection)

Note: Ontario Regulation 121/07 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. The definition of “qualifying taxation year” in subsection 1 (1) of Ontario Regulation 121/07 is revoked and the following substituted:

“qualifying taxation year” means the 2010 taxation year;

2. (1) Subsection 2.2 (1) of the Regulation is revoked and the following substituted:

Transition ratios

(1) This section applies for the qualifying taxation year if, in comparison to the previous year, the percentage of total tax revenue for the qualifying taxation year derived from tax on property in a class other than a specified residential class would be lower in the qualifying taxation year if the unadjusted tax ratios for the qualifying taxation year were applied.

(2) Subsection 2.2 (2) of the Regulation is amended by striking out “2009” and substituting “the qualifying taxation year”.

(3) Subsection 2.2 (3) of the Regulation is amended by striking out “2009” in the portion before clause (a) and substituting “the qualifying taxation year”.

(4) Clause 2.2 (3) (b) of the Regulation is amended by striking out “2009” and substituting “the qualifying taxation year”.

(5) Paragraph 1 of subsection 2.2 (4) of the Regulation is amended by striking out “2008” wherever it appears and substituting in each case “the previous year”.

(6) Paragraph 2 of subsection 2.2 (4) of the Regulation is amended by striking out “2009” in the portion before subparagraph i and substituting “the qualifying taxation year”.

(7) Subparagraph 2 ii of subsection 2.2 (4) of the Regulation is amended by striking out “2008” at the end and substituting “the previous year”.

(8) Paragraphs 1 and 2 of subsection 2.2 (5) of the Regulation are revoked and the following substituted:

1. Multiply the unadjusted tax ratio for the property class for the qualifying taxation year by the amount of the total assessment of the properties in that property class for the year.
2. Multiply the unadjusted tax ratio for the property class for the qualifying taxation year by the amount of the total assessment of the properties in that property class for the previous year.

(9) Paragraph 8 of subsection 2.2 (5) of the Regulation is revoked and the following substituted:

8. Determine the transition ratio for the property class for the qualifying taxation year by dividing the unadjusted tax ratio for the property class for the year by the adjustment factor for the property class determined under paragraph 7.

3. Section 2.3 of the Regulation is amended by striking out “2009” and substituting “the qualifying taxation year” and by striking out “2008” at the end and substituting “the previous year”.

4. Section 2.4 of the Regulation is amended by striking out “2009” at the end of the portion before paragraph 1 and substituting “the qualifying taxation year”.

5. (1) Subsection 2.5 (1) of the Regulation is amended by striking out “the 2009 taxation year” at the end of the portion before paragraph 1 and substituting “the qualifying taxation year”.

(2) Paragraph 1 of subsection 2.5 (1) of the Regulation is amended by striking out “the 2009 transition ratios” and substituting “the qualifying taxation year’s transition ratios”.

(3) Paragraph 2 of subsection 2.5 (1) of the Regulation is amended by striking out “the 2009 transition ratios” and substituting “the qualifying taxation year’s transition ratios”.

(4) Subsection 2.5 (2) of the Regulation is amended by striking out “the 2009 transition ratios” and substituting “the qualifying taxation year’s transition ratios”.

6. Subsection 6 (1) of the Regulation is amended by striking out “previous taxation year” in the portion before paragraph 1 and substituting “previous year”.

7. Clause 24 (1) (b) of the Regulation is amended by striking out “previous taxation year” at the end and substituting “previous year”.

8. (1) Subsection 39 (4) of the Regulation is amended by striking out “prior taxation year” in the portion before paragraph 1 and substituting “previous year”.

(2) Paragraph 1 of subsection 39 (4) of the Regulation is amended by striking out “previous taxation year” and substituting “previous year”.

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

Made by:

DWIGHT DOUGLAS DUNCAN
Minister of Finance

Date made: March 3, 2010.

12/10

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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