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Toronto

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Ontario Highway Transport Board

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

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

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

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

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

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

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

Delaney Bus Lines Limited

25089-A1

Applies for an extension to extra provincial operating licence X-550 as follows:

ADD:

The Township of North Glengarry and the City of Gatineau, Quebec

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

For the transportation of passengers on a scheduled service between:

- a) the City of Cornwall and the City of Gatineau, Quebec;
- b) the Township of South Stormont and the City of Gatineau, Quebec;
- c) the Township of North Stormont and the City of Gatineau, Quebec;
- and d) the Township of North Glengarry and the City of Gatineau, Ouebec:

to or from the Ontario/Quebec border .

PROVIDED THAT:

- 1) chartered trips be prohibited;
- there be no pick up or discharge of passengers whose origins and destinations are between the intersection of Highway 138 and Highway 417, and the City of Ottawa;
- pick-up and drop off in the City of Gatineau shall be limited to points situated within a 3 km radius of Place du Portage in Gatineau;
- 4) the departure time from Cornwall be no later than 6:00 am each day;
- 5) the departure from Ottawa be no later than 5:00 pm each day;
- the services offered under this authority may not be "tacked" to any other operating licence.

25089-A2

Applies for an extension to public vehicle operating licence PV-2469 as follows: ADD:

The Township of North Glengarry and the City of Ottawa

SO THAT AS AMENDED THE OPERATING LICENCE WILL READ AS FOLLOWS:

For the transportation of passengers on a scheduled service between:

- a) the City of Cornwall and the City of Ottawa;
- b) the Township of South Stormont and the City of Ottawa;
- c) the Township of North Stormont and the City of Ottawa; and
- d) the Township of North Glengarry and the City of Ottawa.

PROVIDED THAT:

1) chartered trips be prohibited;

- there be no pick up or discharge of passengers whose origins and destinations are between the intersection of Highway 138 and Highway 417, and the City of Ottawa;
- 3) the departure time from Cornwall be no later than 6:00 am each day;
- 4) the departure from Ottawa be no later than 5:00 pm each day;
- 5) the services offered under this authority may not be "tacked" to any other operating licence.
- Gypsy Wind Custom Coach Corporation 22 Askin Place, Kitchener, ON N2A 1L1

47298

Applies for an extra provincial operating licence as follows: For the transportation of passengers on a chartered trip:

- A. from points in Ontario to the Ontario/Quebec, Ontario/Manitoba and the Ontario/USA border crossings for furtherance to points as authorized by the relevant jurisdiction;
 - and for the return of the same passengers on the same chartered trip to point of origin;

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

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





- B. from points in the United States of America as authorized by the relevant jurisdiction from the Ontario/USA, Ontario/Quebec and Ontario/ Manitoba border crossings;
 - 1. to points in Ontario;
 - 2. in transit through Ontario to the Ontario/Manitoba, Ontario/ Quebec and Ontario/USA border crossings for furtherance

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

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

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

C. from points in the Provinces of Quebec, Nova Scotia, New Brunswick, Prince Edward Island, Newfoundland and Labrador as authorized by the relevant jurisdiction from the Ontario/Quebec, Ontario/Manitoba and Ontario/USA border crossings;

- 1. to points in Ontario;
- 2. in transit through Ontario to the Ontario/Quebec, Ontario/Manitoba and Ontario/USA border crossings for furtherance

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

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

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

D. from points in the Provinces of Manitoba, Saskatchewan, Alberta and British Columbia as authorized by the relevant jurisdiction from the Ontario/Manitoba, Ontario/Quebec and Ontario/USA border crossings;

- 1. to points in Ontario;
- 2. in transit through Ontario to the Ontario/Quebec, Ontario/Manitoba and Ontario/USA border crossings for furtherance

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

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

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

PROVIDED THAT:

- (a) the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a) (iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, Chapter P. 54, each having a maximum seating capacity of twelve (12) passengers, exclusive of the driver;
- (b) each public vehicle shall be equipped with sleeper berths, a kitchenette, lavatory, audio/visual equipment, lounge areas with sofas, roof-top airconditioning and heating, generator and inverter with battery bank.

EXPLANATORY NOTE:

It is the intention of the licensee to transport primarily persons who are entertainers, celebrities, crews, executives and other production support personnel from venue to venue while they are "on tour" or making appearances. The coach is not a standard seated coach. It is a luxury "homeaway-from-home" for our clients.

47298-A

Applies for a public vehicle operating licence as follows: For the transportation of passengers on a chartered trip from points in Ontario.

PROVIDED THAT:

- (a) the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a) (iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, Chapter P. 54, each having a maximum seating capacity of twelve (12) passengers, exclusive of the driver;
- (b) each public vehicle shall be equipped with sleeper berths, a kitchenette, lavatory, audio/visual equipment, lounge areas with sofas, roof-top airconditioning and heating, generator and inverter with battery bank.

EXPLANATORY NOTE:

It is the intention of the licensee to transport primarily persons who are entertainers, celebrities, crews, executives and other production support personnel from venue to venue while they are "on tour" or making appearances. The coach is not a standard seated coach. It is a luxury "homeaway-from-home" for our clients.

(144-G135)

FELIX D'MELLO Board Secretary/Secrétaire de la Commission

Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

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

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

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

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

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

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

2011-03-26	
ABBEY TRAVEL SERVICE LIMITED	000270173
AFFICIONADO CIGAR AND TRADING INC.	001381025
ALL AVENUES PROPERTY MANAGEMENT INC.	000983196
ALL-TYPE TOWING LTD.	001689489
ART DAVISON TRUCKING LTD.	001206785
BARLAS MECHANICAL CONTRACTORS LTD.	001089301
BLUEFLAME PRODUCTIONS INC.	001320255
CINEMATICS CANADA CORPORATION	000623382
CLAIMS MAKER INC.	001066473
COMPLETE BRAKE SYSTEMS INC.	001560366
COOL BEANZ MARKETING INC.	001642583
CR FACTS INC.	001478973
CURTIS AEROSPACE INC.	001282988
CUTEM MANUFACTURING & TRADING INC.	000608886
CW JOHNSTON TRUCKING INC.	002021077
D. L. BRENZIL ENTERPRISES INC.	001687511
DALIZ CONSULTANTS INC.	001124188
ECHO MEDIA VIDEO INC.	001214377
EDENCORP INVESTMENTS LIMITED	000887697
EDGETECH COMPUTERS INC.	001568451
ENCORR PACKAGING INC.	001346182

Name of Corporation:	Ontario Corporation Number
Dénomination sociale de la société	Numéro de la société en Ontario
	societé en ontario
ENTREPRENEUR SCHOOL OF BUSINESS	
(TORONTO) INC.	001270092
ENVIRO COMFORT INC. EYE QUEST INC.	001156841 000998353
FOUR B FINANCIAL SERVICES INC.	000398333
FRESH VILLAGE INC.	001571498
GALAXY AVIATION INC.	001023892
GEKKO COMMUNICATIONS INC.	001045673
GH2O FITNESS INC.	002041677
GLOBAL INITIATIVES INC. HAROLD MARTIN INSURANCE ADJUST	000942995 ER
LIMITED	000902656
HOMESTEAD LOGS LTD.	000279203
HOPE FOR A NEW DAY INC. INTRO-CANADA BEEF COMPANY LTD.	001576857
INTRO-CANADA BEEF COMPANY LID. ITAL. FASHIONS LTD.	000605677 001077692
J.D. LINDSEY PRODUCTIONS INC.	001077092
JJ TRUCKLINES INC.	002086957
KING EAST AUTO INC.	001266233
LM SUPREME CORPORATION	001367743
LONE STAR REALTY LTD.	000726992
M.M.S.T. MANAGEMENT LTD.	000976633
MALABAR AUTO WHOLESALERS INC.	001628223
MAPLEVIEW BILLIARD INC. MAYAN SUN BODY & MIND INC.	001710487 001644572
MEDINA CORPORATION	001676792
MODERN CONTRACTING CONCEPTS IN	
MONTEGO BAKERS CANADA INC.	001031780
MUFFLES LIMITED	000363412
NEWLINE HOME IMPROVEMENT INC.	001689256
NEWSKY CONSULTING CORP.	002105986
NOVELLO EATERY AND BANQUET HAI	
N12 CONSULTING CORP.	001605611
OBAN INTERNATIONAL CONSULTANTS PARADISE LANDWORKS INC.	LTD. 000997599 001700485
PERCY BUDMAN CONSTRUCTION LIMI	
PLATINUM HOME IMPROVEMENTS LTI	
PORK CHOP CONSULTING INC.	001323557
PREMIER AUTO SALES LIMITED	002102403
PRO-FUTURE CO LTD.	001224781
QUARTZ CONSULTING INC.	001272451
QUEENSTONPARK LTD.	002139695
R.E.B.L. INTERIOR DESIGN & SALES IN RABO HEALTH CARE SERVICES INC./SE	
DE SOINS DE SANTE RABO INC.	000813674
RAYIN INTERNATIONAL TRADING INC.	
S & R LEASING INC.	001108521
SAINT AUTOMATED INSTALLATIONS L	
SANCA MASONRY CONSTRUCTION CO	
SANTOS ROOFING LTD.	000948425
SCOTT D. AVERY (COMPANY) LTD. SGT. SPLATTER'S PROJECT PAINTBALL	001644588
TORONTO INC.	001606875
SHARED DIGITAL NETWORKS INC.	002076379
SIMLOCK INC.	000967728
SLIM START INC.	001025028
SMACK STUDIO INC.	001661845
SRIVENKATA CORPORATION	002014686 00075242(
SUTTON & SON APPLIANCES (1988) LIN	
T CONSULTING INC. FORCAR INVESTMENTS INC.	001556341 000808384
TRAFFIC INFORMATION GROUP	000808384
CORPORATION	001500669
VADIUM CORPORATION	000653108
VERTIX LIMITED	000147945
YORKLAND FOOD SERVICES LTD.	001271675
1001869 ONTARIO INC.	001001869
1002044 ONTARIO LTD.	001002044

Name of Corporation:	Ontario Corporation Number
Dénomination sociale	Numéro de la
de la société	société en Ontario
1006804 ONTARIO LIMITED	001006804
1012376 ONTARIO LIMITED	001012376
1046441 ONTARIO LTD.	001046441
1069215 ONTARIO INC.	001069215
1090713 ONTARIO INC.	001090713
1185712 ONTARIO LTD.	001185712
1244922 ONTARIO LTD.	001244922
1300025 ONTARIO LIMITED	001300025
1307312 ONTARIO LTD.	001307312
1350814 ONTARIO INC.	001350814
1358199 ONTARIO INC.	001358199
1376581 ONTARIO LIMITED	001376581
1406251 ONTARIO INC.	001406251
1421855 ONTARIO INC.	001421855
1432434 ONTARIO LIMITED	001432434
1449349 ONTARIO INC.	001449349
1477179 ONTARIO LTD.	001477179
1553246 ONTARIO INC.	001553246
1556957 ONTARIO INC.	001556957
1582802 ONTARIO INC.	001582802
1621951 ONTARIO LIMITED	001621951
1634665 ONTARIO LTD.	001634665
1638029 ONTARIO LIMITED	001638029
1676752 ONTARIO LTD.	001676752
1683157 ONTARIO INC.	001683157
1701014 ONTARIO INC.	001701014
2085159 ONTARIO INC.	002085159
2094888 ONTARIO LTD.	002094888
2109894 ONTARIO INC.	002109894
503068 ONTARIO INC.	000503068
546564 ONTARIO LIMITED	000546564
738441 ONTARIO LIMITED	000738441
828037 ONTARIO LIMITED	000828037
833976 ONTARIO LIMITED	000833976
911445 ONTARIO LIMITED	000911445
974732 ONTARIO INC.	000974732

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

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

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

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

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

2011-02-28 A.S. BHANDAL TRANSPORT LTD.

(144-G136)

Name of Corporation:	Ontario Corporation Number
Dénomination sociale	Numéro de la
de la société	société en Ontario
ALL PLAY INSTALLATIONS LTD.	001602483
ALLANDALE FLOWERS & GIFTS INC.	001124147
ARMACON TECHNOLOGIES INC.	001544060
AUTO RALLY INC.	001332883
BEAUTIFUL SOUTH INC. CARLA'S CATERING SERVICES INC.	001159988
CJJF CONSTRUCTION LIMITED	001384879 002052311
COLTS COURIER & LOGISTICS LTD.	002052511
COMMUNITY CHRISTIAN HEALTH CAR	
HAMILTON INC.	001475670
CONTINUA CAPITAL INC.	001453402
CUSTOM EDGE PROMOTIONS INC.	001176262
DALLIER INTERIORS INC.	000994437
DANEX SYSTEMS LIMITED DANSBURY COFFEE & DELI INC.	000471245
DAYRUSH METAQUA INCORPORATED	001163374 000765913
DOLLAR DEALS ZONE INC.	001579972
DTK CONTRACTING INC.	002044635
ECONOVEST TECHNOLOGY CONCEPTS	
ELMONT TRANSPORTATION INC.	000588918
EXTRA PAYCHECK FOR LIFE INC.	001679297
FIRST HARCROFT CORPORATION	000815148
FRAMECAN INC.	002073640
GILLAN TRANS INC.	001590288
GIULIANA HOMES LTD. HERITAGE SMALL ENGINES LTD.	000963544 002094778
INTERNORTH LTD.	002034778
J. DOUGLAS HOMER LIMITED	000153081
JAR DEVELOPMENTS INC.	000977465
K. B. KENDALL HOLDINGS LTD.	000513981
KAN-DU CONSTRUCTION INC.	001358566
LECOMTE FLOWERS LTD.	000292921
LIPITECH CANADA INC.	001591000
M. L. PAINTING AND DECORATING LIM	
MACOM AGENCIES LTD. MAPLE LEAF CONCRETE FORMING LTI	001441400 001414196
MAPLE LEAF CONCRETE FORMING LTE MENDOZA CONTRACTING LTD.	001248485
MIRON PROPERTIES INC.	000678673
MK IMAGING INC.	001512526
MODE ORIGINALS INC.	001203994
MOS LOGISTICS INC.	001228163
NIAGARA HAPPY WANDERER INC.	001491952
NIAGARA RIVER HOLDINGS LIMITED	000085697
PARALEX PARALEGAL SERVICES INC. PLUMTREE INVESTMENTS LIMITED	000989969
POWER MASONRY LTD.	000231249 001297685
PRIMEAU ENTERPRISES (2000) LTD.	001297085
PRO CHOICE STUCCO INC.	001653727
REMANSYS RECEIVABLE MANAGEMEN	T
SYSTEMS LTD.	000770937
ROBERT B. INGRAM, CHARTERED ACCO	
PROFESSIONAL CORPORATION	001666687
SAIGON AUTO CENTRE LTD. SARDAN INVESTMENT INC.	002104810
SARDAN INVESTMENT INC. SPECIAL ESSENTIALS INC.	001629279 000666172
SUPREME CREDIT CORP.	001038610
TEN FOLD BANX INC.	001556972
TERNAR ENTERPRISES LIMITED	000310345
THE DEL RIO GROUP INC.	002027258
THE VES REATY INC.	001216364
THERMOSONIC WINDOW LTD.	001024857
TRAVEL WORLD INTERNATIONAL INC	000792681
WILLIAM E. MORGAN INVESTMENTS IN	
ZEES HAIR DESIGN CO. LTD. 1026604 ONTARIO INC.	000580537 001026604
1026604 ONTARIO INC. 1064201 ONTARIO LTD.	001026604 001064201
1067081 ONTARIO INC.	001067081
	001007001

Name of Corporation:	Ontario Corporation Number
Dénomination sociale	Numéro de la
de la société	société en Ontario
1084520 ONTARIO LTD.	001084520
1110165 ONTARIO LIMITED	001110165
1121182 ONTARIO INC.	001121182
1166434 ONTARIO INC.	001166434
1246525 ONTARIO LIMITED	001246525
1248255 ONTARIO INC.	001248255
8182 ONTARIO LTD.	001258182
1280040 ONTARIO INC.	001280040
1308699 ONTARIO INC.	001308699
1309536 ONTARIO LTD.	001309536
1323734 ONTARIO LTD.	001323734
1330712 ONTARIO LTD.	001330712
1334723 ONTARIO LIMITED	001334723
1378044 ONTARIO LTD.	001378044
1395421 ONTARIO INC.	001395421
1397015 ONTARIO LIMITED	001397015
1436861 ONTARIO INC.	001436861
1446509 ONTARIO LIMITED	001446509
1465778 ONTARIO INC.	001465778
1486456 ONTARIO INC.	001486456
1487963 ONTARIO LIMITED	001487963
1516128 ONTARIO INC.	001516128
1527105 ONTARIO INC.	001527105
1546153 ONTARIO INC.	001546153
1562518 ONTARIO LIMITED	001562518
1563778 ONTARIO INC.	001563778
1574249 ONTARIO INC.	001574249
1582395 ONTARIO LIMITED	001582395
1586432 ONTARIO LTD.	001586432
1586539 ONTARIO LTD.	001586539
1589284 ONTARIO INC.	001589284
1599112 ONTARIO INC.	001599112
1618258 ONTARIO LTD.	001618258
1632725 ONTARIO INC.	001632725
1665341 ONTARIO LIMITED	001665341
1667879 ONTARIO INC.	001667879
1711773 ONTARIO INC.	001711773
2005040 ONTARIO INC.	002005040
2026961 ONTARIO INC.	002026961
2029704 ONTARIO INC.	002029704
2039085 ONTARIO INC.	002039085
2040870 ONTARIO INC.	002040870
2048540 ONTARIO INC.	002048540
2052027 ONTARIO INCORPORATED	002052027
2057699 ONTARIO INC.	002057699
671617 ONTARIO LIMITED	000671617
861163 ONTARIO INC.	000861163
898892 ONTARIO LIMITED	000898892
972317 ONTARIO LIMITED	000972317
990282 ONTARIO LIMITED	000990282

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

(144-G137)

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:	Ontario Corporation Number
Dénomination sociale	Numéro de la
de la société	société en Ontario
2010-12-06	
1334209 ONTARIO INC.	001334209
2011-01-28	
JASWAL INC.	001698945
JS OSTENDA TRUCKING INC.	001626022
MAYBE EXPRESS INC.	002006328
PAIN-FREE LIVING INCORPORATED	001675450
1402886 ONTARIO INC.	001402886
2044596 ONTARIO LIMITED	002044596
317926 ONTARIO LIMITED	000317926
2011-02-08	
DINNE TRUCKING LIMITED	000778097
GARY PROPERTIES INVESTMENTS LTD.	001610885
TRUEX INVESTMENT CORPORATION LIN	
WEALTH AND OWNERSHIP NETWORK IN	
1495896 ONTARIO LIMITED	001495896
2071729 ONTARIO LIMITED	002071729
2201895 ONTARIO INC.	002201895
2011-02-09	
ERBIUM VENTURES INC.	001248699
ERLSCOTT INVESTMENTS LIMITED	000246633
FINKELMAN TAYLOR PROFESSIONAL CO	
HANCOCK RESTAURANTS LTD.	000452041
IMPRESSIONS MADE SIMPLE INC.	002139312
MARLYN HOLDINGS INC.	000980283
MCG. RESTAURANTS (TORONTO) INC.	000680017
MG CONSULTING INC.	001491302
PIZZA PRESTO CORP.	000598809
RAF-TAR ENTERPRISES INC.	001233135
2151206 ONTARIO INC.	002151206
269 RICHMOND ST. INC.	000481631
2011-02-10	0015055
BERKELEY TERRY INC.	001597566
BUBBLES IN THE TUB PRODUCTIONS IN	
CATCH THE FIRE, INC.	001260922
CDA INVESTMENTS LIMITED	001772144
CHINA PRO DILIGENCE INC.	001304263
DRAYTON RENOVATORS LTD.	000826559
EWING QUARTER HORSES INC.	001343012
GBF DIAMONDS INC. ICETRACK TECHNOLOGIES INC.	002033790
LINDSAY BUSINESS CENTRE INC.	001386932
	000682808
PERRY COWAN INSURANCE AGENCY IN PICO COMPUTER INC.	
THE LAWN BARBERS INC.	000995020 001752149
1402456 ONTARIO INC.	001732149 001402456
1557912 ONTARIO LTD.	001402438
1803614 ONTARIO LID.	001357912 001803614
2038346 ONTARIO INC.	001803814 002038346
2038340 ONTARIO INC. 2044896 ONTARIO INC.	002038346
2186081 ONTARIO INC.	002044898
453774 ONTARIO LIMITED	000453774
712459 ONTARIO LIMITED	000433774
979052 ONTARIO ENVITED	000979052
777032 ONTARIO INC.	000979032

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ciété en Ontari
00117272
00109738
00153173
00135740
00207486
00028176
00028170
00158154
00162795
00172602
00215170
00154827
00212067
00140674
00207585
00123181
00128971
00027684
00146291 00149371
00149371
00120107
00064662
00146897
00104689
00212185
00149836
00215223
00073872
00208988
00111234
00128195
00130759
00142766
00163234
00172483
00203472
00211556
00058182
00058711
00005885
00209567
00202294
00202094
00159812
00171820
00132369
00104235
00113786
00102002
00083445
00130976
0015057467
00096966
00022839
00161823
00042088
00161083
00214874 00046970

Name of Corporation: Dénomination sociale	Ontario Corporation Number Numéro de l
de la société	société en Ontari
558427 ONTARIO INC.	00055842
376475 ONTARIO LIMITED	00033842
2011-02-17	00007047
AL'S CUSTOM MACHINING SES. LTD.	00110361
CHEER & PRICE CONSTRUCTION LTD.	00107374
COSMETISOURCE INC.	00202324
DONALD A. MCCOLL LIMITED	00015470
EQUITY CONSTRUCTION LIMITED	00007040
FORMMASTERS INC.	00168563
FRANK GRAHAM CONTRACTORS LIMI	
G & E ENVIRONMENTAL INC.	00176522
KOMPASS COMMODITIES INTERNATIO MARS LIFESTYLE SOLUTIONS INC.	
MAXWEALTH STRATEGIES INC.	00207596 00206037
PLANETA CON. INC.	00200037
SPANG INTERNATIONAL LTD.	00146678
WORLD CLASS SPORTS EVENTS INC.	00112345
YELLON PROPERTIES LTD.	00048927
YOUR HOST TRAVEL AGENCY LIMITED	00027272
1202690 ONTARIO INC.	00120269
1228708 ONTARIO INC.	00122870
1255599 ONTARIO INC.	00125559
1479999 ONTARIO LIMITED	00147999
1537606 ONTARIO INC.	00153760
1650378 ONTARIO LTD.	00165037
1702664 ONTARIO INC.	00170266
1749265 ONTARIO INC.	00174926
1761414 ONTARIO INC.	00176141
551660 ONTARIO LTD.	00055166
930524 ONTARIO LIMITED 2011-02-18	00093052
BORKE CONSTRUCTION INC.	00148072
CENTRILLIUM (ROSE VALLEY I) INC.	00207756
CYC INC.	00133881
DFI TECHNICAL SERVICES LTD.	00117709
L. COLLINS CONVERTERS LIMITED	00011590
Q. T. INVESTIGATIVE SERVICES LTD.	00048181
2077693 ONTARIO INC.	00207769
2128750 ONTARIO LTD.	00212875
2011-02-22	
SIMPLE.COM (CANADA) INC.	00134302
THE BOMBAY FLOWER COMPANY INC.	00069578
2011-02-28	
VALKYRIE DEMOLITION LTD.	00168747
757082 ONTARIO LTD.	00075708
2011-03-01 LAM FAMILY CORP.	00131890
2011-03-02	00131890
DONCLIFF LIMITED	00023851
EMMERSON & WARE LIMITED	00049279
ESSI INC.	00060844
INVESTMENT PARTNERS FUND MANAG	
1302674 ONTARIO INC.	00130267
2117114 ONTARIO INC.	00211711
2135237 ONTARIO INC.	00213523
2011-03-03	
ABMS CONSULTING INC.	00155466
BILL POTALIVO INFORMATION SYSTEM	
BLUEBIRD HOGAN TAXI LTD.	00111152
CHIARELLI HAIR DESIGN LIMITED	00062772
DONALDSON FARM EQUIPMENT LTD.	00033979
FOCUS DRIVING SCHOOL INC.	00151954
LAURIN MORTGAGE CORPORATION	00132536
A LADIZZA HALL ACCUTED	00140470
S. LARIZZA HAULAGE LTD.	
SPECIALIZED ENERGY CONTROLS COM	
	APANY LTD. 00036697 00129190 00138497

Name of Corporation:	Ontario Corporation Number
Dénomination sociale	Numéro de la
de la société	société en Ontario
913380 ONTARIO INC.	000913380
2011-03-04	000913380
BRELAN INVESTMENTS INC.	000898453
CREEKBANK AUTO CENTRE INC.	002037540
SAVO-SARDARO HAULAGE LTD.	002063034
SINDH GROUP OF COMPANIES INC.	002174518
SUNSET RESORTS ORION LTD. VS ENTERPRISES LTD.	001419653
ZAS MULTI-VISION TRADING AND CO	001430754 NSULTING INC. 001094869
1660592 ONTARIO INC.	001660592
1746269 ONTARIO INC.	001746269
2232993 ONTARIO INC.	002232993
828494 ONTARIO LIMITED	000828494
2011-03-07	
AIRCRAFT COMPONENT TECHNOLOG CANADA UIS COMPANY LTD.	
CHRIS LAM PHARMACY LTD.	001709371 001680976
DORIAN'S TRANSPORT INC.	001684092
JJ PAINTLINE SYSTEMS INC.	001832646
JOE'S CAR RADIO & T. V. SALES & SER	VICE LIMITED 000114940
MONEY PLUS FOREX LTD.	002243304
MONEYSAVER FINANCIAL CONSULTIN	
MTS3 ENTERPRISES LTD.	001691503
OEM DIRECT ELECTRONICS INC.	002083224 001700850
S. GUERIN MANAGEMENT CONSULTIN STARMANS ENTERPRISES LIMITED	NG INC. 001790859 000274417
U.K. FORMAL DESIGN INC.	002094547
1303347 ONTARIO INC.	001303347
2193129 ONTARIO LTD.	002193129
519096 ONTARIO LIMITED	000519096
519790 ONTARIO LIMITED	000519790
2011-03-08	002262080
J2 CANADA, INC. KALIN SYSTEMS INC.	002262989 002107827
LAMSTONE AGGREGATE SUPPLY LTD.	000306417
LITTLE CRITTERS SUPERSTORES INC.	001150084
REPUBLIC OF I CORP.	002058675
THE IRISH SHOP LTD.	000342002
2025163 ONTARIO LIMITED	002025163
2049173 ONTARIO INC.	002049173
2086381 ONTARIO INC. 2011-03-09	002086381
GANDALF ACQUISITIONCO INC.	002019382
GELANDE TRADING INC.	001493288
KAVIAN INC.	001548033
MOMENTUM ADVANCED SOLUTIONS	INC. 001795146
NOVATERRA RESOURCES INC.	001406918
NOYCO CONSTRUCTION CO., LIMITED	
N1 FOOD INC.	002147110
PERSEFANI EVENTS INC. RICHES FINANCIAL INC.	002231070 001611058
RPDQ MANAGEMENT SERVICES LTD.	001011038
TAYCON CAPITAL CORPORATION	002101441
1779089 ONTARIO INC.	001779089
2158951 ONTARIO INC.	002158951
2216682 ONTARIO INCORPORATED	002216682
2261031 ONTARIO INC.	002261031
2011-03-10	000022167
CIRCOLO DI LAGO SYNDICATE INC. DAWN MOULDS LTD.	000933157 000889561
STUPID ZEBRA PRODUCTIONS INC.	002087219
ULTRA RESTAURANT SUPPLIES LIMIT	
VINLAND PRODUCTIONS CANADA INC	
1515034 ONTARIO INC.	001515034
1646661 ONTARIO INC.	001646661
	E M MIIDDAV
KAIHERIN	E M. MURRAY

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

(144-G138)

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

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

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

Name of Corporation:	Ontario Corporation Number
Dénomination sociale	Numéro de la
de la société	société en Ontario
2011-03-16 CREDIT VALLEY APPRAISAL SERVICE I	TD 1150697

CREDIT VALLEY APPRAISAL SERVICE LT	ГD. 1150697
THE TRAVEL PEOPLE INC.	505344
1150281 ONTARIO INC	1150281
1557117 ONTARIO INC.	1557117
1626610 ONTARIO LTD.	1626610
V	ath anima M Mannaa

	Katherine M. Murray
(144-G139)	Director/Directrice

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

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

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les sociétés par actions*, les certificats présentés cidessous 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:	Ontario Corporation Number
Dénomination sociale	Numéro de la
de la société	société en Ontario
2011-03-10	
ACE TECH SOLUTIONS INC.	1720184
AE HOLDINGS CORP.	1799580
ARCHIVISION INC.	1328518
CAR MART INC.	1163902
COMPUTER COMPLETE SALES & SERV	/ICE (SARNIA) INC. 1476302
DJA ENTERPRISES LTD.	643906
FRYSTON CANADA INC.	1289147
GAS EXTRACTION SERVICES INC.	1804534
GOLFVIEW DEVELOPMENTS LTD.	917361
GREATER TORONTO RENAISSANCE CO	OMPANY LTD. 2093377
HC POWER INC.	1781197

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
IEM GUIDDING DIG	2200500
JEM SHIPPING INC. JERIC CHEMICAL PRODUCTS LIMITED	2200590 777840
LANPHERWILSON ONTARIO CORPORAT	
LATCAN HOLDINGS CORPORATION	850072
LOKRING TECHNOLOGY CORPORATION	
OSHAWA WORLD TRAVEL LTD.	1656678
POLY-FLEX MANUFACTURING INC.	1058853
REXDALE MEAT INC.	2204768
SANITATION PLUS INC.	1340346
SASH FLEET HOLDINGS LTD.	1730331
SRI KUMARAN SERVICES INC.	1632581
SUNLOVERS TANNING SALON INC.	1467325
THE BRANDING SOLUTION INC.	1796533
THE INTERNATIONAL EDUCATION SEM	
TRADE CAPITAL CORPORATION	2187623
UNION COMMUNITY CANADA INC.	2062772
VESTAD INVESTMENTS INC.	1676658
VIP AUTO SERVICE INC.	1566976
WELLESLEY SOUND STUDIO INC.	677990
WORDWRAP CORP.	1677335
Y&E STEAKHOUSE AND BAR LTD.	2143424
YONIX TECHNOLOGY LIMITED	2187435
ZENITH SALES & LEASING LTD.	1300227
212 SALON SYSTEMS INC.	1743106
3-1 INC.	1682873
720410 ONTARIO INC	720410
1022369 ONTARIO LTD.	1022369
1156439 ONTARIO LIMITED	1156439
1316863 ONTARIO LIMITED	1316863
1639169 ONTARIO INC.	1639169
1639768 ONTARIO INC.	1639768
1695922 ONTARIO INC.	1695922
1707913 ONTARIO INC.	1707913
1780731 ONTARIO INC.	1780731
2041099 ONTARIO INC.	2041099
2111849 ONTARIO LIMITED	2111849
2187525 ONTARIO INC.	2187525
2207797 ONTARIO INC.	2207797

(144-G140)

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:	Ontario Corporation Number
Dénomination sociale	Numéro de la
de la société	société en Ontario

2011-03-11 COLLISION INDUSTRY ACTION GROUP (CIAG)

THE ONTARIO GAZETTE/LA GAZETTE DE L'ONTARIO

Name of Corporation: Dénomination sociale	Ontario Corporation Number Numéro de la
de la société	société en Ontario
ESPANOLA SKI CLUB, INC.	272663
HUMANS' ESSENTIAL RIGHTS ORGAN	NIZATION 1806528
KEWEECHINETINAN WOMEN'S GROU	UP 1788944
KIDANE MIHRET ETHIOPIAN ORTHO	DOX
TEWADHO CHURCH	1547402
STAIRCASE THEATRE EDUCATION PR	ROGRAM 1579529
STREET CATS-CAT RESCUE AND ADO	PTION INC. 1568813

(144-G141)

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 étédélivrés aux suivants:

March 7 - March 11		
NAME	LOCATION	EFFECTIVE
		DATE
Moote, Mark	Kirkland Lake, ON	8-Mar-11
Gray, Christopher G	Kitchener, ON	8-Mar-11
Gray, Daniel	Windsor, ON	8-Mar-11
Masters, Andrew J	Brantford, ON	8-Mar-11
French, Joel David	Stratford, ON	8-Mar-11
Sander, Mary E	Kitchener, ON	8-Mar-11
Onyeogubalu, Emeka Jude	Ottawa, ON	8-Mar-11
Chan, Sophia Ching Man	Scarborough, ON	9-Mar-11
Jenner, Ian Carey	Bonfield, ON	9-Mar-11
Dalechuku, Prince	Toronto, ON	9-Mar-11
Verdoold, Gerrit Grant	Sutton West, ON	9-Mar-11
Vis, Andrew	Orangeville, ON	9-Mar-11
Bredeweg, Reinier	Burgessville, ON	9-Mar-11
Brissett, Mark J	Brampton, ON	9-Mar-11
Mac Farlane, Mary Anne	Sarnia, ON	9-Mar-11
Marshall, Mark	Innerkip, ON	9-Mar-11
Anastacio, Lynch Alexander	Toronto, ON	9-Mar-11
Ngangum, Augustine Siewe	Mississauga, ON	9-Mar-11
Butler, Carol Ann	Fenwick, ON	9-Mar-11
Cohen, Sharna Carol	Toronto, ON	9-Mar-11
Disipio, Anthony R	Ottawa, ON	9-Mar-11
McDowall, James D	Windsor, ON	9-Mar-11
Dressler, Debra S	London, ON	9-Mar-11
Braun, Jan	Toronto, ON	9-Mar-11
RE-REGISTRATIONS		
NAME	LOCATION	EFFECTIVE
		DATE
Bennett, Matthew	Wasaga Beach, ON	8-Mar-11
Cooper, Judith	Etobicoke, ON	8-Mar-11
Mclaughlin, Jermain L	Brampton, ON	8-Mar-11
Edmondson, Carl	Kakabeka Falls, ON	8-Mar-11
Pasternak, Cortney	Toronto, ON	8-Mar-11
Knight, Franklin	Hamilton, ON	8-Mar-11

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

Fenwick, ON

3/9/2011

Butler, Rory Stephen

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

NAME	LOCATION	EFFECTIVE
		DATE
Helgeton, Ross	Stettler, AB	8-Mar-11
March 31, 2011 to April 4, 201	1	

NAME	LOCATION	EFFECTIVE
den Hollander, Roelof Jan May 12, 2011 to May 16, 2011	Winnipeg, MB	DATE 8-Mar-11
Sabune, Petero June 16, 2011 to June 20, 2011	New York, NY	8-Mar-11
Holtby, Robert D June 16, 2011 to June 20, 2011	Uxbridge, ON	8-Mar-11
Mattiasson, Terri-Ann June 16, 2011 to June 20, 2011	Winnipeg, MB	8-Mar-11
Ashenhurst, Harry James June 30, 2011 to July 4, 2011	Scottsdale, AZ	8-Mar-11
Holtby, Robert D September 8, 2011 to Septembe	Uxbridge, ON r 12, 2011	9-Mar-11

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

LES AVIS DE RADIATION de personnes autorisées à célébrer des mariages en Ontario ont été envoyés à:

NAME	LOCATION	EFFECTIVE
		DATE
Bennett, Matthew	Sarnia, ON	8-Mar-11
Cooper, Judith	Etobicoke, ON	8-Mar-11
Mclaughlin, Jermain	Etobicoke, ON	8-Mar-11
Pasternak, Cortney	Toronto, ON	8-Mar-11
Knight, Franklin	Hamilton, ON	8-Mar-11
Butler, Rory	Caledonia, ON	9-Mar-11
	Judith M. Hartman,	
	Deputy Registrar Genera	1/
(144-G142)	Registraire générale adjo	inte de l'état civil

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 07, 2011 to March 13, 2011 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 07 mars 2011 au 13 mars 2011, 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
ABADO, SOUHA.IBRAHIM. ABDUL-HUSSEIN, MARIAM. AHMED, ESMAIL.HASSEN. ALEX, ROZEN.MARY. ALLARD, MARIE.SUSAN. LYDIA. ARIDA, MARIBEL.MARASIG. ARNOTT-MEDD, WENDY. SUSAN. ASHADULLAH, AZFAR. MOHAMMAD. ASTUDILLO RAMON, BRYAN. PETER. BARTLETT, ADELEA. MICHELLE.MARIE. BATLER, LINNZIE.MORGAN. BESSETTE, COLTON.ERNEST. EDWARD.EARL. BINNS, CAROL. BLUNT, KRYSTENE.MARY.	HADDAD, SOUHA.IBRAHIM. NADIR, MARYAM. MERGIA, JERRY.DERJAY. MATHAI, ROZEN.MARY. ALLARD, SUZANNE.LYDIA. MARIE. MENDOZA, MARIBEL.ARIDA. ARNOTT, WENDY. SUSAN. ASHADULLAH, AZFAR. KNIGHT, JACOB. PETER. BARTLETT, ADELEE. MICHELLE.MARIE. KING, LINNZIE.MORGAN. CHARETTE, COLTON. NOAH. SMITH, CAROL. PICKETT, KRYSTENE.MARY.

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PREVIOUS NAME

BONDA, BRIGETTE. BOURNE, ALANNA. DANIELLE. BROWARSKI, SABRINA.ANNE. COATES BUDAU, DOROTHEA. BUEKERT, ABRAM. BUI. THANH.UYEN. BURRIS-MUISE, JOSEPH. DAVID.THOMAS. CAMPBELL, HEATHER. MICHELLE. CARRUTHERS, ROBERT, JAMES, CASTRO, LISSETH.CAROLINA. CHAVEZ, ARELY. CHOI, YOUNGJOO.OLIVIA. CHRISTOPHER-MILLS, PAMELA.MARIE. CLISSOLD, TENAIA.LYNN. CADENCE. CLOUTHIER, ANDREW.JACOB. EDWARD. COLMER, PINCHOS. COLMER, YISROEL.MEIR. COTTINGHAM, KIMBERLEE. DAWN. CULLITON, SHANNON.RAE. DESANTIS, ALEXIS.LYNNE. DIAZ GUILLEN, SEBASTIAN. NICOLAS. DICK, ANDREW. SCOTT. DOCH, MARK. DOCHERTY, CLARE. EILEEN DUPUIS, MISHELLE.MARIE. DECYMBER. EBBS, NATASHA.RUTH. FEBIG, GARRY.WILFRED. FRANCIS-SMITH, CHRISTINE. TIFFANY. FREEBORN, JAMES.DEREK. JOSEPH. FU. RONG. GALANTE, ALEXIS.EVA. HILDEGARD. GALLAGHER, EMMA. SUZANNE.BLAKE. GAO, MU.QING. GENDY, DAVID.HANY. ZARI. GIFFORD, TRACY, DAWN, GREER, VERONICA. SHANNON GROVES, CHRISY.JEAN. MARIE. HANEKE, LAURA. BLYTHE. HARPER-LIBRACH, BARBARA. ANNE HARRIS, GIULIANA.MARIA. HASHIMOVA, NIGAR. HASSAN. MUHAMMAD. HASSANPOUR, MOHAMMAD. REZA. HENRY, LAURA.JOY. MCNAUGHTON. HERATH MUDIYANSELAGE, TENNAKOON.BANDA. HILLIER, TRACEY.LYNNE. HOANG, RICHARD.HUNG. HOTTON, STEVEN. HU, YU.QIAN. HUANG, CHIEH.LUN.

BONDA, BRIDGET.ESINAM. ANDERSON, ALANNA. DANIELLE. BOND, SABRINA.ANNE. COATES.BROWARSKI. WUNDERLICH, DOROTHY. BIICKERT, ABRAHAM. BUI. ANN.UYEN. MUISE, JOSEPH.DAVID. THOMAS. CAMPBELL, MICHELLE. HEATHER. SCULLY, ROBERT.JAMES. KIRK, LISETTE.CAROLINA. SALIB, ARELY. CHOI, OLIVIA.YOUNGJOO. CHRISTOPHER, PAMELA. MARIE HENDERSON, TENAIA.LYNN. CADENCE. AMYOTTE, ANDREW.JACOB. EDWARD. SANDERS, PINCHOS. SANDERS, YISROEL.MEIR. COTTINGHAM, KYMBERLEE. DAWN. MIGHTON, SHANNON.RAE. IGNATCZYK, ALEXIS.LYNNE. GUILLEN DIAZ, SEBASTIAN. NICOLAS. DOUGLAS, ANDREW.SCOTT. DICK. DOSE, MARK. DOCHERTY-LEMIEUX, CLARE. EILEEN WILLIAMSON, MISHELLE. MARIE.NATALIE. FRITZ, NATASHA.RUTH. FIEBIG, GARRY.WILFRED. ROMAIN-TAPPIN, CHRISTINE. TIFFANY. TUNSTEAD, JOSEPH.JAMES. DEREK. FU, JENNIFER.RONG. PERSIC, ALEXIS. EVA. MACKENZIE, EMMA.SUZANNE. BLAKE. GAO, MATTHEW. SOLIMAN, DAVID.HANY.ZARIF. GENDY. SOONG. TRACY.DAWN. CANTIN, VERONICA. SHANNON. TREMBLAY, CHRISY.JEAN. MARIE. HANEKE, ELLE.LAURA. BLYTHE. HARPER, BARBARA. ANNE HARRIS, JULIANA.MARIA. HASHIMOVA, NIGAR.NINA. CHOUDHRY, MUHAMMAD. HASSAN. PARVIZ, REZA. MCNAUGHTON, LAURA. JOY HERATH, CHARITH. BANDARA. WHITE, TRACEY.LYNNE. HOANG, HUNG.VAN. PARKER, STEVEN.RICHARD. HU, ELAINE.YUQIAN. HUANG, HELEN.CHIEH.LUN.

NEW NAME

PREVIOUS NAME

HUANG, XIAO.CHUN. HUANG, XIAO.JIE. HUBER, ROBERT. HUSSAIN, MOHAMMAD. JONATHAS, JOHANNE. JONES, JACQUELINE.JAYNE. JOYCE. MOMINA. SANDRA JUHASZ, STEVEN.MICHAEL. KALIDOSS, PREETHEE. KALIDOSS, YUVAN.KRUTHICK. KENNEDY, KEVIN.WILLIAM. KHALID ABBASI, FURQAN. KHOMA, OLEKSANDRA. KO, SUSAN. KRISHNAMURTHY, ANJALI. LALE, GOL. LAPALICE, PENNY.LEE. MARIE. LAURICELLA, LINDA. LE, KENNETH. LEGACY, SARAH. BERNADETTE. LEUNG, WAI.HANG. LEWIS, NADIA. ELLEN. LI, XU. LIN, HUI.XUAN.LINDA. LIU, KAI.LIN.CAREN. LONGPRIE, JOSEPH.GEORGE. KENNETH. LOUI, SUK.LIN. LU, YI.CHENG. LUBBERS, GREGARY.FORD. LUDWIG, CORINNE.MONIQUE. MAAG, CAROLINE.CHRISTINE. OWEN MAESTRE RINCON, HITLER. ALBERTO. MAHMOOD. AMINA. MAHMOOD, WASIM. MAHMOUD, NASSRIN. MANZANARES MONJARAS, KRISTIAN.DALLAS. MARGES, GIOVANNI.EDWARD. MARTEL, JOSEPH.ADRIEN. ANDRÉ MEIKLE, CHAUNTAE. SHOSHONNAH. MEIKLE, PAULYSHA. VERONICA. MEIKLE, SHANIQUA. SUSAUNNAH. MELETHIL, AMUDHA. MELETHIL, SINDHU. MILLER, KEVIN.BARRY.. MOHAYMAN, MOHAYMAN. MORE, RICHARD.WILLIAM. MOSER-STERN, PATRICIA. JOSEPHINE. MUGHAL, NIKHAT.KAREEMA. MUHAMMAD, FAZAL. NAIMJI, DURAI. NINO, MOUNIR. PARK INHYE PATEL, KRUPABAHEN.AMRI.

NEW NAME

HUANG, PEGGY.XIAOCHUN. HUANG, JACKY.XIAOJIE. HUBER, ROBERT, JOSEPH. CHOUDHRY, MOHAMMAD. HUSSAIN. JONATHAS JEAN-PIERRE, JOHANNE. MOORE, JACQUELINE.JAYNE. HIMANN, KYA.JEANNE. MOMINA JOHNSON, STEVEN.MICHAEL. KALIDASS, PREETHIKA. KALIDASS, YUVAN. KERR, SARAH.WILLIAM. ABBASSI, FURQAN. OKRUH, OLEKSANDRA. SOH, SUSAN. SRIVASTAVA, ANJALI.K. HOMAYOUN, GOLLALE. LAPALICE, PENNEY.LEE. MARIE. LAURICELLA, SALVINA. LINDA LAO, KENNETH.LE. BREAULT, SARAH. BERNADETTE. LEUNG, SIMON.WAI.HANG. JONES-GAILANI, NADIA. ELLEN. LI, GORDON.XU. LIN, LINDA. LIU, CAREN LONGPRÉ, KENNETH.JOSEPH. GEORGE LOUI, DORREEN.SUK.LIN. LU, EMMA.YICHENG. FORD, GREGARY.GRANT. LONG, CORINNE.MONIQUE. MAAG, KARLA.CAROLINE. OWEN. MAESTRE, ALBERTO. CHOUDHRY, AMINA. MAHMOOD. CHOUDHRY, WASIM. MAHMOOD. MAHMOUD, NISREEN. SIMONS, KRISTIAN. DALLAS. DI TOMMASO, GIOVANNI. MARTEL, HARVEY. ADRIEN. DE GANNES-MEIKLE, CHAUNTAE.SHOSHONNAH. DE GANNES-MEIKLE, PAULYSHA.VERONICA. DE GANNES-MEIKLE, SHANIQUA.SUSAUNNAH. JAYAPAL, AMUDHA. JAYAPAL, SINDHU. EDISON, KEVIN.KEITH. MIRAJ, MOHAYMAN. SIMMONS, RICHARD.WILLIAM. MOSER, PATRICIA. JOSEPHINE. MUGHAL, MAHEEN.KAREEMA. CHOUDHRY, MUHAMMAD. FAZAL. DESILVA-NAIMJI, SIMON. DURAI. NINO, MONI.PRINCE. PARK, JULIENNE.JEANNE. INHYE. PATEL, KRUPA.AMRISH.

PREVIOUS NAME

PATEL, NEETABEN. CHANDUBHAI. PATEL, RAKESHKUAMR. CHIMANLAL PATEL, VISHRUTI. JITEND. PEART, MARCUS. JOHN PENNEY, STEVEN. PIETROBONO, FRANCESCO. PINK, MARLENE. HELENE. PLAMONDON, MARY.DELORIS. EMELIA.MILDRED. POPOOLA, ASHLEY-MAY.OLA. AMORLIS. QIN, LI.FEI. QIN, ZHI.YONG. QUADE, JOSHUA.WILLIAM. GORDON. RAK, GREGORY.STANISLAUS. RAM, LATCHMEE. RAMNARAIN, PARBATTIE. RAZA, SHAFAQ. RICHARDS, MALIK-RAEQUAN. MICHAEL. ROSNIK, RAYMOND.JOSEPH. SAHADÉO, SARSWATTIE. SAMSON, ARIELA. SARAIDARIS, STEFANOS. SCHRANZ, JOYCE.LYNN. SELMAN, ALI. SELMANI, MARJAN. SHEEPWASH SAYER, JENNICA. LINDSAY. SHOYKHER, CLAIRE. SHULMAN, YAEL. SJOBERG, HENRY.HEMMING. SKINNER, JASON.MORRIS. SLACK, SCOTT.WILLIAM. SONAM, SONAM. STANCHIERI, AVERY.RICHARD. DOMENIC. SUBHRAHMANIUM, KALIDOSS. SUNBULIAN, YAGHIA. TE, SABINA. TODD, SUSAN. ALEXANDRA. TODD, VERA-ELLEN. TOMAS, JOSEPH. BRIAN. TONG, AN.QI. TONG, B.Y.DEBORAH. UNDERHILL, PAUL.DANIEL. ROBERT.JR. VIEIRA MOTA, MARCUS. VILLELLA, ROSALBINO. VORSEC, ANCA. WANG, JI.NAN. WHITE, ALIANA.HADLEY. WILLIAMS, TAIJON BARRINGTON.DAVID. WILSON, GIULIA. WINGEFELDER, DOROTHY. BLANCHE. XIAO, MING.HUI. YASHINSKY, IDA.LUIS. ZARIFY, METRA. ZAROWSKI, GERARD.BRIAN. ZHANG, YUE. ZINKIE, DONNA.LEE.

PATEL, NEETA. KUMAR. PATEL, RAKESHKUMAR. CHIMANLAL. PATEL, VISHRUTI. BHARGAVKUMAR. JOHNSTON, MARCUS.JOHN. PEART. GIBSON, STEVEN.ANDREW. PIETROBONO, FRANK. PINK, HEDRA.MARLENE. HÉLÈNE. FAEY, MORGAN. SOPHIA. BENNETT, ASHLEY-MAY.OLA-AMORLIS. QIN, LIFEI.JEFFREY. QIN, ZHIYONG.MAX. DALEY, JOSHUA. WILLIAM. ROCK, GREGORY.STANISLAUS. CHEONG, AIONEE.LATCHMEE. BASTASICH, SHOBIE.KATICA. YOUSUF, SHAFIYA. BROWN-RICHARDS, MALIK. MICHAEL. ROZNIK, RAYMOND.JOSEPH. PERSAUD, SARSWATTIE. SAMSON, ARIELLA.BLUM. SARAS, STEPHANOS HENDERSON, JOYCE.LYNN. SELMAN, JAWAD.SHANDOUL. MARTINI, MARIO. SAYER, JENNICA. LINDSAY. SHOYKHER, CLAIRE. VIVIENNE. SHULMAN, ELLIE. YAEL. WILLGREN, HENRY.HEMMING. LYNCH, JASON.SHELDON. SLACK, ZEV.SCOTT. KAPOOR, SONAM. STANCHIERI-HOWELL, AVERY. RICHARD.DOMINIC. SUPRAMANIAM, KALIDAS. SUNBULIAN, ERIC.H. VILLANUEVA, SABINA. ELIZABETH.TE. KINSMAN, ALEXANDRA. SUSAN. TODD-ROBERTS, VERA-ELLEN. LAMONTAGNE, BRIAN.JOSEPH. THOMAS. TONG, ANNA.ANQI. TONG, DEBORAH.B..Y.. METCALF, WYATT.JAMES. ROBERT. VIEIRA, MARCUS.MOTA VILLELLA, ROY.ANTHONY. ECLERS, ANNE WANG, ÁNNY.JINAN. GIBSON, ALIANA.HADLEY. RUDDER, TAIJON BARRINGTON.DAVID. CHIECO, GIULIA. WINGFELDER, DOROTHY. **BLANCHE** ZHANG, EMMA.MINGHUI. YASHINSKY, IDA.LOUISE. MOHAMMED, METRA. MATTHEWS, GERARD.BRIAN. ZHANG, CHRISTINE.YUE

CATHERWOOD, DONNA.LEE.

NEW NAME

(144-G143)

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

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

NOTICE IS HEREBY GIVEN that on behalf of YMCA OF HAMILTON / BURLINGTON / BRANTFORD application will be made to the Legislative Assembly of the Province of Ontario for an Act to amend the Act Respecting the Hamilton Young Men's Christian Association, 1911 to exempt from taxation for municipal and school purposes any land and buildings occupied and used for the purposes of YMCA of Hamilton/Burlington/Brantford in the City of Brantford, beginning January 1, 2011.

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 the City of Brantford, this 2nd day of March, 2011.

(144-P082) 11, 12, 13, 14

Brian G. Finnigan Solicitor for the Applicant WATEROUS, HOLDEN, AMEY, HITCHON LLP, 20 Wellington Street P. O. Box 1510, Brantford, Ontario, N3T 5V6 Tel: (519) 759-6220 Fax: (519) 759-8360

NOTICE IS HEREBY GIVEN that on behalf of Geoffrey Dickens McKay, application will be made to the Legislative Assembly of the Province of Ontario for an Act to revive 802400 Ontario 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 Windsor, Ontario, this 8th day of March, 2011.

GEOFFREY DICKENS McKAY

(144-P099) 12, 13, 14, 15

NOTICE IS HEREBY GIVEN that on behalf of Peter W. Coutu, application will be made to the Legislative Assembly of the Province of Ontario for an Act, to revive the company Coutu Gold Mines Limited, Ontario Corporation Number 94604, dissolved in 1972, under subsection 251(3) (now 241(4), in compliance with the *Business Corporations Act* R.S.O. 1990 to be considered for presentation by Private Members Bill.

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 IA2.

Dated at Sault Ste. Marie ON, this 06th day of March 2011

By: Peter W. Coutu, shareholder.

(144-P100) 12, 13, 14, 15

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

UNDER AND BY VIRTUE OF A WRIT OF SEIZURE AND SALE issued out of the Superior Court of Justice at London, Ontario, dated November 26, 2009, Court File Number 63575SR, to me directed, against the real and personal property of **GLORIA WOODS**, Defendant, at the suit of **THE TORONTO-DOMINION BANK**, Plaintiff, I have seized and taken in execution all right, title, interest and equity of redemption of **GLORIA WOODS**, in and to:

Lot 67, Plan 1139, Town of Innisfil, County of Simcoe PIN # 58085-0109 (LT) Municipally known as 3836 West St, Innisfil, Ontario L9S 218

ALL OF WHICH said right, title, interest and equity of redemption of **GLORIA WOODS**, Defendant, I shall offer for sale by Public Auction in my office at 75 Mulcaster Street, Barrie, Ontario on:

WEDNESDAY, MAY 4, 2011 at 9:30 a.m.

CONDITIONS:

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

TERMS:	Deposit 10% of bid price or \$ 1,000.00 whichever is great	
	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/ENFORCEMENT OFFICE 75 Mulcaster Street, Barrie, Ontario All payments in cash or by certified cheque made payable		
	75 Mulcaster Street, Barrie, Ontario	
	All payments in cash or by certified cheque made payable to	
	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 UP TO TIME OF SALE WITHOUT FURTHER NOTICE.

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 14, 2011

(144-P103)

SHERIFF 75 Mulcaster Street BARRIE ON L4M 3P2 705-739-6100 Sheriff's File # 09-2720

UNDER AND BY VIRTUE OF A WRIT OF SEIZURE AND SALE issued out of the Superior Court of Justice at London, dated December 8, 2009, Court File Number 64478SR to me directed, against the real and personal property of CHRIS WOOLNER aka CHRISTOPHER WOOLNER aka CHRISTOPHER BRUCE WOOLNER AKA CHRISTOPHER WALLACE, Defendant, at the suit of THE TORONTO-DOMINION BANK, Plaintiff, I have seized and taken in execution all right, title, interest and equity of redemption of CHRIS WOOLNER aka CHRISTOPHER WOOLNER aka CHRISTOPHER BRUCE WOOLNER AKA CHRISTOPHER WALLACE, in and to:

Lot 52, Plan 1418, Town of Innisfil Property Identifier Number: 58080-0158 (LT) Municipally known as 694 Plum Drive, Innisfil ON L9S 3K5

ALL OF WHICH said right, title, interest and equity of redemption of CHRIS WOOLNER aka CHRISTOPHER WOOLNER aka CHRISTOPHER BRUCE WOOLNER AKA CHRISTOPHER WALLACE, Defendant, I shall offer for sale by Public Auction in my office at 75 Mulcaster Street, Barrie, Ontario on:

WEDNESDAY, MAY 4, 2011 at 10:00 a.m.

CONDITIONS:

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

 TERMS: Deposit 10% of bid price or \$ 1,000.00 whichever is greater Payable at time of sale by successful bidder To be applied to purchase price Non-refundable
 Ten business days from date of sale to arrange financing and pay balance in full at SHERIFF/ENFORCEMENT OFFICE at 75 Mulcaster Street, Barrie, Ontario All payments in cash or by certified cheque made payable to MINISTER OF FINANCE
 Dead Bell revided by Cheriff only upon estisfactory payment

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

Other conditions as announced

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

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 14, 2011

SHERIFF COUNTY OF SIMCOE 75 Mulcaster Street BARRIE ON L4M 3P2 705-739-6100 Sheriff's File # 09-2798

(144-P104)

UNDER AND BY VIRTUE OF A WRIT OF SEIZURE AND SALE issued out of the Superior Court of Ontario at Toronto, Ontario, dated November 6, 2009, Court File Number CV-08-00366542-0000, to me directed, against the real and personal property of **NEGAR ROUHI**, Defendant, at the suit of **SMS FINANCIAL C.L.L.C.**, Plaintiff, I have seized and taken in execution all right, title, interest and equity of redemption of **NEGAR ROUHI**, in and to:

Part West Half of Lot 18, Concession 3, Vespra , Township of Springwater, Property Identifier Number: 58361-0269 (LT) Municipally known as: 651 St. Vincent Street, RR3, Barrie, ON

ALL OF WHICH said right, title, interest and equity of redemption of **NEGAR ROUHI**, Defendant, I shall offer for sale by Public Auction in my office at 75 Mulcaster Street, Barrie, Ontario on:

WEDNESDAY, MAY 4, 2011 at 10:30 a.m.

CONDITIONS:

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

TERMS:	Deposit 10% of bid price or \$ 1,000.00 whichever is greater
	Payable at time of sale by successful bidder
	To be applied to purchase price
	Non-refundable
	Ten business days from date of sale to arrange financing and
	pay balance in full at SHERIFF/ENFORCEMENT OFFICE at
	75 Mulcaster Street, Barrie, Ontario
	All payments in cash or by certified cheque made payable to
	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 UP TO TIME OF SALE WITHOUT FURTHER NOTICE.

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 14, 2011

SHERIFF
COUNTY OF SIMCOE
75 Mulcaster Street
BARRIE ON L4M 3P2
705-739-6100
Sheriff's File # 09-2521

UNDER AND BY VIRTUE OF A WRIT OF SEIZURE AND SALE issued out of the Superior Court of Justice at Orangeville, dated February 17, 2009, Court File Number 2/09, to me directed, against the real and personal property of **BLAIR MULLIN**, Defendant, at the suit of **THE TORONTO-DOMINION BANK**, Plaintiff, I have seized and taken in execution all right, title, interest and equity of redemption of **BLAIR MULLIN**, in and to:

Lot 2, Plan M-10, Township of Oro-Medonte Property Identifier Number: 58527-0101 (LT) Municipally known as: 3 Pine Ridge Trail, RR1, Barrie, ON

ALL OF WHICH said right, title, interest and equity of redemption of **BLAIR MULLIN**, Defendant, I shall offer for sale by Public Auction in my office at 75 Mulcaster Street, Barrie, Ontario on:

WEDNESDAY, MAY 4, 2011 at 11:00 a.m.

CONDITIONS:

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

 TERMS: Deposit 10% of bid price or \$ 1,000.00 whichever is greater Payable at time of sale by successful bidder To be applied to purchase price Non-refundable
 Ten business days from date of sale to arrange financing and pay balance in full at SHERIFF/ENFORCEMENT OFFICE at 75 Mulcaster Street, Barrie, Ontario
 All payments in cash or by certified cheque made payable to 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 UP TO TIME OF SALE WITHOUT FURTHER NOTICE.

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 14, 2011
	SHERIFF
	COUNTY OF SIMCOE
	75 Mulcaster Street
	BARRIE ON L4M 3P2
	705-739-6100
(144-P106)	Sheriff's File # 09-303

UNDER AND BY VIRTUE OF A WRIT OF SEIZURE AND SALE issued out of the Superior Court of Justice at Milton ON, dated October 14, 2008, Court File Number 5032/08, to me directed, against the real and personal property of JENNY BLACK aka JENNY L. BLACK aka JENNY LYNN BLACK and SCOTT BLACK aka SCOTT D. BLACK aka SCOTT DOUGLAS BLACK, Defendants, at the suit of BANK OF MONTREAL , Plaintiff, I have seized and taken in execution all right, title, interest and equity of redemption of JENNY BLACK aka JENNY L. BLACK aka JENNY LYNN BLACK and SCOTT BLACK aka SCOTT D. BLACK aka SCOTT DOUGLAS BLACK, in and to:

Lot 21, Plan 51M-490, Township of Springwater Property Identifier Number: 58351-0277 (LT) Municipally known as: 10 Stokes Drive, Minesing ON

ALL OF WHICH said right, title, interest and equity of redemption of JENNY BLACK aka JENNY L. BLACK aka JENNY LYNN BLACK and SCOTT BLACK aka SCOTT D. BLACK aka SCOTT DOUGLAS BLACK, Defendant, I shall offer for sale by Public Auction in my office at 75 Mulcaster Street, Barrie, Ontario on:

FRIDAY, MAY 6, 2011 at 9:30 a.m.

CONDITIONS:

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

TERMS: Deposit 10% of bid price or \$ 1,000.00 whichever is greater Payable at time of sale by successful bidder To be applied to purchase price Non-refundable Ten business days from date of sale to arrange financing and pay balance in full at SHERIFF/ENFORCEMENT OFFICE at 75 Mulcaster Street, Barrie, Ontario All payments in cash or by certified cheque made payable to 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 UP TO TIME OF SALE WITHOUT FURTHER NOTICE.

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 14, 2011

	SHERIFF
	COUNTY OF SIMCOE
	75 Mulcaster Street
	BARRIE ON L4M 3P2
	705-739-6100
(144-P107)	Sheriff's File # 08-1959

UNDER AND BY VIRTUE OF A WRIT OF SEIZURE AND SALE OF LANDS, issued out of the Superior Court of Justice, Orillia Small Claims Court, at Orillia, Ontario, dated January 7, 2010, Court File Number SC-09-0187-00, to me directed, against the real and personal property of PHILIP HANNAFORD also known as HAROLD PHILIP HANNAFORD, Defendant, at the suit of CITI CARDS CANADA INC., Plaintiff, I have seized and taken in execution all right, title, interest and equity of redemption of PHILIP HANNAFORD also known as HAROLD PHILIP HANNAFORD, in and to:

Lot 125, Plan 1147, South Orillia Property Identifier Number: 58634-0365 (LT) Municipally known as 33 Charles Rd, Orillia, Ontario L3V 3H3

ALL OF WHICH said right, title, interest and equity of redemption of **PHILIP HANNAFORD also known AS HAROLD PHILIP HANNAFORD**, Defendant, I shall offer for sale by Public Auction in my office at 75 Mulcaster Street, Barrie, Ontario on:

FRIDAY, MAY 6, 2011 AT 10:00 a.m.

CONDITIONS:

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

 TERMS: Deposit 10% of bid price or \$ 1,000.00 whichever is greater Payable at time of sale by successful bidder To be applied to purchase price Non-refundable
 Ten business days from date of sale to arrange financing and pay balance in full at SHERIFF/ENFORCEMENT OFFICE at 75 Mulcaster Street, Barrie, Ontario
 All payments in cash or by certified cheque made payable to 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 UP TO TIME OF SALE WITHOUT FURTHER NOTICE.

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 14, 2011

(144-P108)

SHERIFF 75 Mulcaster Street BARRIE ON L4M 1M1 705-739-6100 Sheriff's File # 10-64

UNDER AND BY VIRTUE OF A WRIT OF SEIZURE AND SALE issued out of the Superior Court of Justice at London, ON, dated January 5, 2010, Court File Number 64349, to me directed, against the real and personal property of VIDA GAIGALAS aka VIDA M. GAIGALAS aka VIDA MARIA GAIGALAS, Defendant, at the suit of , Plaintiff, I have seized and taken in execution all right, title, interest and equity of redemption of VIDA GAIGALAS aka VIDA M. GAIGALAS aka VIDA MARIA GAIGALAS , in and to:

Lot 6, RCP 1524, Town of Wasaga Beach Property Identifier Number: 58950-0040 (LT) Municipally known as: 78 Trillium Court, Wasaga Beach ON

ALL OF WHICH said right, title, interest and equity of redemption of VIDA GAIGALAS aka VIDA M. GAIGALAS aka VIDA MARIA GAIGALAS VIDA GAIGALAS aka VIDA M. GAIGALAS aka VIDA MARIA GAIGALS, Defendant, I shall offer for sale by Public Auction in my office at 75 Mulcaster Street, Barrie, Ontario on:

FRIDAY, MAY 6, 2011 at 10:30 a.m.

CONDITIONS:

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

 TERMS: Deposit 10% of bid price or \$ 1,000.00 whichever is greater Payable at time of sale by successful bidder To be applied to purchase price Non-refundable
 Ten business days from date of sale to arrange financing and pay balance in full at SHERIFF/ENFORCEMENT OFFICE at 75 Mulcaster Street, Barrie, Ontario
 All payments in cash or by certified cheque made payable to 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 UP TO TIME OF SALE WITHOUT FURTHER NOTICE.

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 14, 2011

SHERIFF COUNTY OF SIMCOE 75 Mulcaster Street BARRIE ON L4M 3P2 705-739-6100 Sheriff's File # 10-67

(144-P109)

UNDER AND BY VIRTUE OF A WRIT OF SEIZURE AND SALE issued out of the Superior Court of Justice at Toronto, ON, dated June 9, 2010, Court File Number CV-10-402849, to me directed, against the real and personal property of **WILLIAM LOCHMANETZ**, Defendant, at the suit of ROYAL BANK OF CANADA, Plaintiff, I have seized and taken in execution all right, title, interest and equity of redemption of **WILLIAM LOCHMANETZ**, in and to:

Lot 41, Plan 990, Township of Tiny Property Identifier Number: 58399-0138 (LT) Municipally known as: 32 Cedar Grove, Perkinsfield ON L0L 2J0

ALL OF WHICH said right, title, interest and equity of redemption of **WILLIAM LOCHMANETZ**, Defendant, I shall offer for sale by Public Auction in my office at 75 Mulcaster Street, Barrie, Ontario on:

FRIDAY, MAY 6, 2011 at 11:00 a.m.

CONDITIONS:

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

TERMS:	Deposit 10% of bid price or \$ 1,000.00 whichever is greater
	Payable at time of sale by successful bidder
	To be applied to purchase price
	Non-refundable
	Ten business days from date of sale to arrange financing and
	pay balance in full at SHERIFF/ENFORCEMENT OFFICE at
	75 Mulcaster Street, Barrie, Ontario
	All payments in cash or by certified cheque made payable to
	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 UP TO TIME OF SALE WITHOUT FURTHER NOTICE.

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 14, 2011

SHERIFF
COUNTY OF SIMCOE
75 Mulcaster Street
BARRIE ON L4M 3P2
705-739-6100
Sheriff's File # 10-1653

(144-P110)

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

MUNICIPALITY OF CENTRAL MANITOULIN

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 27 April 2011, at the Central Manitoulin Municipal Complex, P.O. Box 187, 6020 Highway 542, Mindemoya, Ontario P0P 1S0.

The tenders will then be opened in public on the same day as soon as possible after 3:00 p.m. at the Municipal Council Chamber at the Central Manitoulin Municipal Complex, 6020 Highway 542, Mindemoya.

Description of Lands:

 Roll No. 51 04 010 001 76700 0000; 1114 Beaver Rd. Spring Bay; PIN

 47113-0323(LT) Part Lot 14, Concession 12, Campbell designated Part 1 on

 Plan 31R-1201; Central Manitoulin. File 09-01

 Minimum Tender Amount:
 \$ 5,154.47

Roll No. 51 04 010 001 10000 0000; 165 Perivale Rd W Spring Bay; PIN 47112-0329(LT) Part Lot 8 Concession 5 Campbell, designated Part 4 on Plan 31R2939; Central Manitoulin. File 09-02 Minimum Tender Amount: \$19,668.95

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: HST may be payable by successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender **visit** <u>www.OntarioTaxSales.ca</u>, or if no internet available contact:

Ruth Frawley CAO/Clerk Municipality of Central Manitoulin P.O. Box 187 6020 Highway 542 Mindemoya, Ontario P0P 1S0 (705) 377-5726 centralm@amtelecom.net

(144-P111)

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWNSHIP OF TEHKUMMAH

Take notice that tenders are invited for the purchase of the land described below and will be received until 3:00 p.m. local time on April 14, 2011, at: The Corporation of the Township of Tehkummah, 456 Highway 542A, Tehkummah, Ontario POP 2C0

The tenders will then be opened in public on the same day at 3:15 p.m. at 456 Highway 542A, Tehkummah, Ontario.

DESCRIPTION OF LAND:

Roll No.: 51.01.000.001.40700.0000 PIN 47130-0811(LT) Pt Lt 4 Water St, 5 Water St Pl South Baymouth Pt 1 & 2, 31R1906; Tehkummah **MINIMUM TENDER AMOUNT**

\$ 38,972.51

Tenders must be submitted in the prescribed form and must be accompanied

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

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

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

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

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

Patsy Gilchrist, Clerk-Treasurer The Corporation of the Township of Tehkummah 456 Highway 542A General Delivery Tehkummah, Ontario POP 2C0 (705) 859-3293

(144-P112)

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWN OF DEEP RIVER

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on Tuesday, April 26, 2011 at the Municipal Building, 100 Deep River Road, Deep River, Ontario K0J 1P0.

The tenders will then be opened in public on the same day as soon as possible after 3:00 p.m. at the Municipal Building, 100 Deep River Road, Deep River, Ontario.

Description of Lands: Roll No. 47 96 000 045 16100 0000

11 Laurentian St., Deep River, Ontario

Legally described as:

FIRSTLY: PARCEL NUMBER 57070-0154 (LT) LT 106 PL 283 ROLPH; S/T DR191E; TOWN OF DEEP RIVER SECONDLY: PARCEL NUMBER 57070-0030 (LT) PT LT 115 PL 283 ROLPH AS IN R124422; TOWN OF DEEP RIVER

Minimum Tender Amount: \$15,010.76

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

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

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

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

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

	Brian Quibell - Treasurer
	The Corporation of the Town of Deep River
	The Municipal Building
	100 Deep River Road
	P.O. Box 400
	Deep River, Ontario K0J 1P0
	Tel: 613-584-2000
(144-P113)	bquibell@deepriver.ca

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWNSHIP OF EAR FALLS

Take Notice that tenders are invited for the purchase of the land described below and will be received until 3:00 p.m. local time on 20 April 2011, at the Ear Falls Municipal Office, 1 Shelski Lane, P.O. Box 309, Ear Falls, Ontario P0V 1T0.

The tenders will then be opened in public on the same day as soon as possible after 3:00 p.m. at the Ear Falls Municipal Office, 1 Shelski Lane, Ear Falls.

Description of Lands:

Roll No. 60 42 000 002 03500 0000; 25 McCallum St. Ear Falls; Firstly: PIN 42034-0013 being Parcel 4507 Section DPF; Lot 6 Plan M332; Ear Falls; Secondly: PIN 42034-0012 being Parcel 6080 Section DPF Surface Rights Only; Lot 7 Plan M332; Ear Falls. File 09-01

Minimum Tender Amount: \$42,060.36

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, crown interests or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

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

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

Note: HST may be payable by successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender **visit** <u>www.OntarioTaxSales.ca</u>, or if no internet available contact:

Ms. Kimberly Ballance Clerk Treasurer Administrator The Corporation of the Township of Ear Falls 1 Shelski Lane P.O. Box 309 Ear Falls, Ontario POV 1T0 (807) 222-3624 Ext. 27

(144-P114)

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWNSHIP OF NORTH STORMONT

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on April 27th, 2011 at the Township Office, 15 Union St., P.O. Box 99, Berwick, Ontario, K0C 1G0. The tenders will then be opened in public on the same day at 3:15 p.m. at the Township Office, 15 Union St., Berwick, Ontario, K0C 1G0.

Description of Lands:

Part east quarter of Lot 35, Concession 1, Part west three-quarters of Lot 35, Concession 1 and Part Lots 36-37, 39-41, Concession 1, geographic Township of Roxborough, as in S169270, now Township of North Stormont, County of Stormont, being PIN No. 60129-0055 (LT). Roll No. 0411 016 001 31000

Minimum Tender Amount: \$24,469.63

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

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

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

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

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

	Monique Lajeunesse - Treasurer
	The Corporation of the Township of North Stormont
	15 Union St.
	P.O. Box 99
(144-P115)	Berwick, Ontario K0C 1G0

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE CITY OF OTTAWA

TAKE NOTICE that tenders are invited for the purchase of the lands described below and will be accepted if sealed in an envelope and clearly marked with the PIN (Property Identification Number) and the Roll Number of the property for which the tender is submitted, for example: **"Tax Sale for: PIN 04263-0043 (LT) Roll No. 0614. 106.101.00600.0000"** A separate tender must be submitted for each property. Tenders in the prescribed form, Tender to Purchase, **MUST** be addressed as follows:

City of Ottawa, Revenue Branch 100 Constellation Drive, 4th Floor East Ottawa (Nepean) ON K2G 6J8

Attention: Treasurer

Tenders will be received **ONLY** at the above-mentioned address until 3:00 pm local time, Thursday, April 21, 2011. The tenders will then be opened in public at 101 Centrepointe Drive, Ben Franklin Place, Ground Floor, The Chamber, immediately following the 3:00 pm deadline.

Please be advised there is a non-refundable fee of *\$36.00* for each tender package requested. Payment must be made at the time of request for each tender package. Payment by cash, debit card, credit card, money order or certified cheque payable to the City of Ottawa will be accepted.

1.	Description of Land: PIN: Municipal Address: Roll No. Minimum Tender:	PT LTS 27 & 28, PL 63; PT LTS 43 & 44, PL 63; PART 4 TO 8, 5R9167; PART LT 44, PL 63; PART 8, 5R9046 OTTAWA/GLOUCESTER 127.97 FR 214.45 D 0.63 AC 04263-0043 (LT) 1337 ST. LAURENT BOULEVARD 0614.106.101.00600.0000 \$ 155,444.15
2.	Description of Land: PIN: Municipal Address: Roll No. Minimum Tender:	UNIT 14, LEVEL 3, CARLETON CONDOMINIUM PLAN NO. 6 15006-0156 (LT) 9-51 SUMAC STREET 0614.600.124.03108.0000 \$ 17,836.63
3.	Description of Land: PIN: Municipal Address: Roll No. Minimum Tender:	PT LT 2, BLK F, PL 115, N/S HOPEWELL AV, AS IN N730379 33.66 FR 50.0 D 1,683.00 SF 04144-0038 (LT) 80 GROSVENOR AVENUE 0614.052.702.60000.0000 \$ 41,838.96
4.	Description of Land: PIN: Municipal Address: Roll No. Minimum Tender:	LT 5 BLK C, PL 102; PT LT 4, BLK C, PL 102; PART 1 5R9693 33.10 FR 99.00 D 3276.90 SF 04127-0088 (LT) 250 MAIN STREET (VACANT LAND) 0614.052.801.02901.0000 \$ 24,358.09
5.	Description of Land: PIN: Municipal Address: Roll No. Minimum Tender:	PT S ½ LT 2, CON 3RF AS IN NP39002 4.00 AC 04592-0079 (LT) VACANT LAND 0614.120.770.14300.0000 \$ 30,978.25
6.	Description of Land: PIN: Municipal Address: Roll No. Minimum Tender:	PART OF BLK 3, PLAN 50M136, PART 6, PLAN 50R6694 0.74 AC 14558-0195 (LT) 0 ENTREPRENEUR CRES (VACANT LAND) 0614.500.301.61000.0000 \$ 22,159.50
7.	Description of Land: PIN: Municipal Address: Roll No. Minimum Tender:	PT LOT 14, CON 4 FITZROY, AS IN N552486 358.23 FR 189.69 D 04555-0004 (LT) 4188 HIGHWAY 17 (VACANT LAND) 0614.422.810.15501.0000 \$ 31,330.39
8.	Description of Land: PIN: Municipal Address: Roll No. Minimum Tender:	PT LOT 5, CON 4 OSGOODE 49.75 AC 04319-0668 (R) 6719 PARKWAY ROAD 6749 0614.700.040.06200.0000 \$ 51,936.34

9.	Description of Land:	PT LT 10, CON 3, TORBOLTON;
		PTS 1 & 3, 5R446 EXCEPT TO8084
		0.09 AC 33.00 FR 128.00 D
	PIN:	04563-0115 (LT)
	Municipal Address:	VACANT LAND
	Roll No.	0614.421.815.04206.0000
	Minimum Tender:	\$ 8,836.20

The sale of these properties is subject to cancellation up to the time of the tender opening without any further notice.

The Minimum Tender amount represents the cancellation price as of the first day of advertising.

Tenders must be submitted in the prescribed form, Tender to Purchase, and must be accompanied by a deposit in the form of a money order or a bank draft or cheque certified by a bank, trust company or Province of Ontario Savings Office payable to the City of Ottawa and representing at least 20 per cent of the tender amount.

The municipality makes no representation regarding, the title to, or any other matters including any environmental concerns, relating to the land to be sold. The municipality does not provide an opportunity for potential purchasers to view properties nor is it in a position to provide successful purchasers with a key or vacant possession.

This sale is governed by the Municipal Act, 2001. The successful purchasers will be required to pay the amount tendered plus accumulated taxes, penalties and interest, HST if applicable and the relevant land transfer tax within fourteen (14) calendar days of being notified that he/she is the successful purchaser.

For further information regarding these sales, contact the following Finance Specialist IIs:

Paul	(613) 580-2424 ext. 14093
Kathy	(613) 580-2424 ext. 13741
Kirsten	(613) 580-2424 ext. 16234
Lise	(613) 580-2424 ext. 13740

NOTE: Tender Packages must be purchased at the address noted below.

City of Ottawa, Revenue Branch 100 Constellation Drive, 4th Floor East Ottawa (Nepean) ON K2G 6J8 Information also available on the City of Ottawa web site at ottawa.ca

(144-P116)

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

2011-03-26

ONTARIO REGULATION 51/11

made under the

EMPLOYER HEALTH TAX ACT

Made: March 2, 2011 Filed: March 7, 2011 Published on e-Laws: March 9, 2011 Printed in *The Ontario Gazette*: March 26, 2011

> Amending Reg. 319 of R.R.O. 1990 (General)

Note: Regulation 319 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. Section 1 of Regulation 319 of the Revised Regulations of Ontario, 1990 is amended by striking out "for 1990 and subsequent years".

2. Section 2 of the Regulation is revoked and the following substituted:

2. For the purposes of paragraph 1 of subsection 3 (1) of the Act, the prescribed times at which an employer is required to pay monthly instalments to the Minister for a year are February 15 of the year and the 15th day of each of the following 11 months.

3. Subsections 3 (1.1) and (3) of the Regulation are revoked.

4. Sections 4 and 7 of the Regulation are revoked.

5. Section 8 of the Regulation is amended by striking out "The Workers' Compensation Board" at the beginning and substituting "The Workplace Safety and Insurance Board".

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

13/11

ONTARIO REGULATION 52/11

made under the

MUNICIPAL ACT, 2001

Made: March 2, 2011 Filed: March 7, 2011 Published on e-Laws: March 9, 2011 Printed in *The Ontario Gazette*: March 26, 2011

Amending O. Reg. 438/97 (Eligible Investments and Related Financial Agreements)

Note: Ontario Regulation 438/97 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 4.1 (2) of Ontario Regulation 438/97 is amended by striking out "the public sector group of funds" in the portion before clause (a) and substituting "the One Investment Program".

2. This Regulation comes into force on the later of July 1, 2011 and the day it is filed.

13/11

ONTARIO REGULATION 53/11

made under the

CITY OF TORONTO ACT, 2006

Made: March 2, 2011 Filed: March 7, 2011 Published on e-Laws: March 9, 2011 Printed in *The Ontario Gazette*: March 26, 2011

> Amending O. Reg. 610/06 (Financial Activities)

Note: Ontario Regulation 610/06 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 45 (3) of Ontario Regulation 610/06 is amended by striking out "the public sector group of funds" in the portion before clause (a) and substituting "the One Investment Program".

2. This Regulation comes into force on the later of July 1, 2011 and the day it is filed.

13/11

ONTARIO REGULATION 54/11

made under the

HEALTH INSURANCE ACT

Made: March 2, 2011 Filed: March 8, 2011 Published on e-Laws: March 9, 2011 Printed in *The Ontario Gazette*: March 26, 2011

PHYSICIANS' PERSONAL INFORMATION

Definitions

1. In this Regulation,

"eHealth service" means a service to promote the delivery of health care services in Ontario that uses electronic systems and processes, information technology and communication technology to facilitate electronic availability and exchange of information related to health matters, including personal information and personal health information, by and among patients, health care providers and other permitted users;

"personal information" has the same meaning as in the Freedom of Information and Protection of Privacy Act;

"provider registry" is an eHealth service provided by eHealth Ontario that enables the accurate identification of physicians providing physician services in Ontario.

Disclosure of personal information

2. (1) The Minister or the General Manager shall disclose to eHealth Ontario personal information about a physician if, in the opinion of the Minister or the General Manager, the disclosure is necessary in order for eHealth Ontario to develop and maintain a provider registry.

(2) Despite subsection (1), the Minister or the General Manager shall not disclose to eHealth Ontario any information relating to financial transactions in which a physician is involved.

Commencement

3. This Regulation comes into force on the later of April 1, 2011 and the day it is filed.

13/11

ONTARIO REGULATION 55/11

made under the

COURTS OF JUSTICE ACT

Made: March 2, 2011 Filed: March 8, 2011 Published on e-Laws: March 9, 2011 Printed in *The Ontario Gazette*: March 26, 2011

> Amending O. Reg. 161/08 (Remuneration of Deputy Judges)

Note: Ontario Regulation 161/08 has not previously been amended.

1. Paragraph 5 of section 1 of Ontario Regulation 161/08 is revoked and the following substituted:

- 5. From January 1, 2009 to December 31, 2011, the rate is \$528.
- 6. On and after January 1, 2012, the rate is \$537.
- 2. This Regulation comes into force on the day it is filed.

RÈGLEMENT DE L'ONTARIO 55/11

pris en vertu de la

LOI SUR LES TRIBUNAUX JUDICIAIRES

pris le 2 mars 2011 déposé le 8 mars 2011 publié sur le site Lois-en-ligne le 9 mars 2011 imprimé dans la *Gazette de l'Ontario* le 26 mars 2011

> modifiant le Règl. de l'Ont. 161/08 (Rémunération des juges suppléants)

Remarque : Le Règlement de l'Ontario 161/08 n'a pas été modifié antérieurement.

1. La disposition 5 de l'article 1 du Règlement de l'Ontario 161/08 est abrogée et remplacée par ce qui suit :

- 5. Du 1^{er} janvier 2009 au 31 décembre 2011, le tarif est de 528 \$.
- 6. À partir du 1^{er} janvier 2012, le tarif est de 537 \$.

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

13/11

ONTARIO REGULATION 56/11

made under the

ELECTRICITY ACT, 1998

Made: February 17, 2011 Filed: March 9, 2011 Published on e-Laws: March 10, 2011 Printed in *The Ontario Gazette*: March 26, 2011

Revoking O. Reg. 430/02 (Certificate of Passing of Resolution — Section 159.1 of the Act)

Note: Ontario Regulation 430/02 has not previously been amended.

1. Ontario Regulation 430/02 is revoked.

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

RÈGLEMENT DE L'ONTARIO 56/11

pris en vertu de la

LOI DE 1998 SUR L'ÉLECTRICITÉ

pris le 17 février 2011 déposé le 9 mars 2011 publié sur le site Lois-en-ligne le 10 mars 2011 imprimé dans la *Gazette de l'Ontario* le 26 mars 2011

abrogeant le Règl. de l'Ont. 430/02 (Attestation portant adoption d'une résolution — article 159.1 de la Loi)

Remarque : Le Règlement de l'Ontario 430/02 n'a pas été modifié antérieurement.

1. Le Règlement de l'Ontario 430/02 est abrogé.

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

Made by: Pris par :

Le ministre de l'Énergie,

BRAD DUGUID Minister of Energy

Date made: February 17, 2011. Pris le : 17 février 2011.

13/11

ONTARIO REGULATION 57/11

made under the

ELECTRICITY ACT, 1998

Made: March 2, 2011 Filed: March 9, 2011 Published on e-Laws: March 10, 2011 Printed in *The Ontario Gazette*: March 26, 2011

> Revoking O. Reg. 47/05 (Fees for OPA's 2005 Fiscal Year)

Note: Ontario Regulation 47/05 has not previously been amended.

1. Ontario Regulation 47/05 is revoked.

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

13/11

ONTARIO REGULATION 58/11

made under the

DRUG AND PHARMACIES REGULATION ACT

Made: February 22, 2011 Approved: March 9, 2011 Filed: March 10, 2011 Published on e-Laws: March 14, 2011 Printed in *The Ontario Gazette*: March 26, 2011

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PART I INTERPRETATION

Interpretation

1. (1) In this Regulation,

- "automated pharmacy system" means a mechanical system that performs operations or activities with respect to the storage and packaging of drugs or medications, and with respect to their dispensing or distribution directly to patients;
- "computer system" means a system to electronically create, record, store, retrieve and process data and includes any hardware and software required to permit the computer to perform appropriately;
- "controlled drug" means a substance set out in the Schedule to Part G of the *Food and Drug Regulations* under the *Food and Drugs Act* (Canada) and includes a substance that contains one or more controlled drugs and one or more medicinal ingredients in a recognized therapeutic dose that are not controlled drugs;
- "dispensary" means the area of a pharmacy where drugs are stored and prepared for dispensing and distribution and to which the public has no access, but does not include an automated pharmacy system;

"document" includes a prescription, record and report;

- "electronic document" means data that is created, recorded or stored on any medium in or by a computer system and that can be read or received by a person or a computer system;
- "electronic signature" means electronic information that a person creates or adopts in order to sign a document and that is in, attached to or associated with the document;
- "holder of the certificate" means the person to whom a certificate of accreditation has been issued;
- "Manual" means the manual published by the National Association of Pharmacy Regulatory Authorities entitled "Canada's National Drug Scheduling System" and dated September 25, 1998, as that manual is amended from time to time;
- "medications" means drugs and other substances usually maintained in the dispensary including substances used in the compounding of drugs;
- "narcotic drug" means a substance referred to in the Schedule to the *Narcotic Control Regulations* under the *Controlled Drugs and Substances Act* (Canada) or anything that contains any substance set out in that Schedule;
- "sell" includes offer for sale, expose for sale, have in possession for sale, and distribute, whether or not the distribution is for consideration;
- "signature" includes an electronic signature, and "signed" includes signed by an electronic signature;

"targeted substance" means,

- (a) a substance that is included in Schedule I of the *Benzodiazepines and Other Targeted Substances Regulation* under the *Controlled Drugs and Substances Act* (Canada), or
- (b) a product or compound that contains a substance that is included in Schedule I of the *Benzodiazepines and Other Targeted Substances Regulation* under the *Controlled Drugs and Substances Act* (Canada);

"verbal prescription narcotic" means a substance,

- (a) that contains one narcotic drug,
- (b) that also contains, in a recognized therapeutic dose, two or more medicinal ingredients that are not narcotic drugs,
- (c) that is not intended for parenteral administration, and
- (d) that does not contain diacetylmorphine (heroin), hydrocodone, methadone, oxycodone or pentazocine.

(2) Where, in this Regulation, an obligation is placed on a pharmacy, or anything is described as being done by a pharmacy, operated by a pharmacy or held by a pharmacy, the reference extends, as the context requires, to apply to the holder of the certificate with respect to the pharmacy, the designated manager of the pharmacy, and the directors of the holder of the certificate if the holder of the certificate is a corporation.

"Remote dispensing location"

2. For purposes of the Act and this Regulation,

"remote dispensing location" means a premises where drugs are dispensed or sold by retail to the public and that is operated by, but is not at the same location as, a pharmacy whose certificate of accreditation permits its operation.

PART II DRUG SCHEDULES

Schedules and special cases

- 3. (1) Schedules I, II, III and U are established for the purposes of the Act.
- (2) The following substances are prescribed as being included in Schedule I for the purposes of the Act:
- 1. The substances listed in Schedule I of the Manual.
- 2. The substances listed in Parts I and II of Schedule F to the *Food and Drug Regulations* under the *Food and Drugs Act* (Canada).
- 3. The substances listed in Schedules I, II, III, IV, V, VI, VII and VIII of the *Controlled Drugs and Substances Act* (Canada).

(3) The substances listed in Schedule II of the Manual are prescribed as being included in Schedule II for the purposes of the Act.

(4) The substances listed in Schedule III of the Manual are prescribed as being included in Schedule III for the purposes of the Act.

(5) The substances listed in the Unscheduled Category of the Manual are prescribed as being included in Schedule U for the purposes of the Act.

(6) The substances listed in Schedules A and B to this Regulation are not drugs for the purposes of the Act.

(7) Despite clause (f) of the definition of "drug" in subsection 1 (1) of the Act, any substance that is a natural health product containing pseudoephedrine or its salts, or ephedrine or its salts, or any combination of any of them, is a drug for the purposes of the Act.

Schedule I, conditions on sale

- 4. The following conditions apply to the sale in a pharmacy of a drug referred to in Schedule I:
- 1. Subject to paragraph 2, a pharmacist must be physically present in the pharmacy.
- 2. Where the drug is sold in a remote dispensing location, a pharmacist must be physically present either in the remote dispensing location or in the pharmacy that operates the remote dispensing location.
- 3. There must be a prescription for the drug, or, in the case of a refill, the pharmacy must comply with Part VI of this Regulation as it relates to refills.
- 4. The sale of the drug must be approved by a pharmacist.
- 5. Subject to paragraph 6, the drug shall only be available for sale from the dispensary.
- 6. Where the drug is sold in a remote dispensing location, the drug shall only be available for sale from the dispensary or from an automated pharmacy system.

Schedule II, conditions on sale

- 5. The following conditions apply to the sale in a pharmacy of a drug referred to in Schedule II:
- 1. Subject to paragraph 2, a pharmacist must be physically present in the pharmacy.
- 2. Where the drug is sold in a remote dispensing location, a pharmacist must be physically present either in the remote dispensing location or in the pharmacy that operates the remote dispensing location.
- 3. The sale of the drug must be approved by a pharmacist.
- 4. Subject to paragraph 5, the drug shall only be available for sale from the dispensary.
- 5. Where the drug is sold in a remote dispensing location, the drug shall only be available for sale from the dispensary or from an automated pharmacy system.

Schedule III, conditions on sale

- 6. The following conditions apply to the sale in a pharmacy of a drug referred to in Schedule III:
- 1. Subject to paragraph 2, a pharmacist must be physically present in the pharmacy.
- 2. Where the drug is sold in a remote dispensing location, a pharmacist must be physically present either in the remote dispensing location or in the pharmacy that operates the remote dispensing location.
- 3. A pharmacist or intern must be available for consultation with the patient.

- 4. Subject to paragraph 5, the drug shall only be available for sale in the pharmacy from the dispensary or from an area within 10 metres of the dispensary.
- 5. Where the drug is sold in a remote dispensing location, the drug shall only be available for sale from an automated pharmacy system, or from an area in the remote dispensing location to which the public does not have access.

PART III

CERTIFICATES OF ACCREDITATION: ISSUANCE AND RENEWAL

Definition

7. In this Part,

"applicant" means each proposed owner of the pharmacy and, where any proposed owner is,

- (a) a corporation, other than a non-profit corporation referred to in subsection 142 (5) of the Act, includes each officer and director of the corporation and each shareholder of the corporation who is a member, if that member owns, directly or indirectly, five per cent or more of the voting shares of the corporation,
- (b) a non-profit corporation as referred to in subsection 142 (5) of the Act, includes each officer and director of that corporation.

Qualifications for the issuance of a certificate of accreditation

8. (1) Subject to section 9, a person is qualified for the issuance of a certificate of accreditation to establish and operate a pharmacy if all of the following requirements are met:

- 1. A completed application in the form required by the College has been filed with the College, along with the required application fee.
- 2. The fees required to be paid for the issuance of a certificate of accreditation have been submitted to the College.
- 3. Where requested by the Registrar or the Accreditation Committee, an applicant has provided full and complete information to the College relating to,
 - i. any currently outstanding charge in relation to an offence under any Act regulating the practice of pharmacy or relating to the sale of drugs,
 - ii. any currently outstanding charge relating to any criminal offence,
 - iii. any finding of guilt in relation to an offence under any Act relating to the practice of pharmacy or relating to the sale of drugs,
 - iv. any finding of guilt in relation to any criminal offence,
 - v. any outstanding proceeding, whether in Ontario or another jurisdiction, in which the applicant is alleged to have committed an act of professional misconduct or to be incompetent, or in which similar allegations have been made,
 - vi. any completed proceeding, whether in Ontario or another jurisdiction, in which the applicant was alleged to have committed an act of professional misconduct or to be incompetent, or in which similar allegations were made, and a finding of misconduct or incompetence or a similar finding has been made,
 - vii. any proceeding, whether in Ontario or another jurisdiction, in which the applicant was alleged to have committed an act of professional misconduct or to be incompetent, or in which similar allegations were made, and the allegation was withdrawn, except where the withdrawal was unconditional,
 - viii. any outstanding proceeding where any allegation of improper business practice was made against the applicant in any jurisdiction, whether in relation to the operation of a pharmacy or any other regulated profession or business, and
 - ix. any completed proceeding where any allegation of improper business practice was made against the applicant whether in relation to the operation of a pharmacy or any other regulated profession or business, other than a proceeding completed on its merits in which the applicant was found not to have engaged in any improper business practice.
- 4. Where requested by the Registrar or the Accreditation Committee, an applicant has provided additional information sufficient to determine whether a certificate of accreditation should be issued.
- 5. The past and present conduct of each person who is an applicant affords reasonable grounds for the belief that the pharmacy will be operated with decency, honesty and integrity and in accordance with the law.

(2) Subject to subsection (3), it is a condition for the issuance of a certificate of accreditation that the Registrar or the Accreditation Committee be satisfied that the pharmacy meets the standards for accreditation as referred to in subsection 20(1).

(3) The Registrar may issue a certificate of accreditation in respect of a pharmacy which does not meet the requirements of clause 21 (3) (k) if the Registrar has received reasonable assurances that the required equipment will be obtained by the pharmacy within a reasonable period of time after issuance of the certificate of accreditation.

(4) Where the Registrar uses the authority of subsection (3), the Registrar shall ensure that an inspection is made of the pharmacy within a reasonable period of time to verify the presence of the equipment which was not in place at the time the certificate of accreditation was issued.

Additional requirements, remote dispensing location

9. (1) A person is qualified for the issuance of a certificate of accreditation to establish and operate a pharmacy that permits the operation of remote dispensing locations if all of the following requirements, in addition to those set out in section 8, are met:

- 1. The additional fees required to be paid for the issuance of a certificate of accreditation that permits the operation of remote dispensing locations have been submitted to the College.
- 2. Where requested by the Registrar or the Accreditation Committee, an applicant has provided additional information sufficient to determine whether permission to operate remote dispensing locations should be granted.
- 3. There are reasonable grounds for the belief that the pharmacy will be able to supervise all aspects of the operation of the proposed remote dispensing locations, properly and effectively.

(2) It is an additional condition for the issuance of a certificate of accreditation that permits the operation of remote dispensing locations that the Registrar or the Accreditation Committee be satisfied that each remote dispensing location meets the additional standards for accreditation as referred to in subsection 20 (3).

Deemed reasonable grounds for belief

10. For the purposes of paragraph 5 of subsection 8 (1), and without limiting its generality, there shall be deemed to be reasonable grounds for the belief that the pharmacy will not be operated with decency, honesty and integrity and in accordance with the law where any one or more of the following has occurred:

- 1. An applicant made a false or misleading statement or representation in the application or in any information provided to the College in respect of the application.
- 2. An applicant failed or refused to provide information requested under paragraph 3 or 4 of subsection 8 (1).

Issuance, name and address

11. A certificate of accreditation shall be issued in the specific name of the owner of the pharmacy and for the specific municipal address at which the pharmacy is to be operated.

Amendment for remote dispensing locations

12. (1) A pharmacy whose certificate of accreditation does not permit the operation of remote dispensing locations may apply for an amended certificate of accreditation that permits the operation of remote dispensing locations.

(2) A pharmacy whose certificate of accreditation permits the operation of remote dispensing locations may apply for an amended certificate of accreditation that permits the operation of additional remote dispensing locations.

(3) A pharmacy that applies under this section is qualified for the issuance of an amended certificate of accreditation if the requirements set out in subsections 8 (1) and 9 (1) are met, and the conditions set out in subsections 8 (2) and 9 (2) apply to the issuance of an amended certificate of accreditation under this section.

Remote dispensing certificate

13. (1) A certificate of accreditation that permits the operation of remote dispensing locations shall specify the locations of the permitted remote dispensing locations.

(2) A pharmacy whose certificate of accreditation permits the operation of remote dispensing locations may only operate remote dispensing locations at the specific locations referred to in the certificate of accreditation.

(3) Only the specific pharmacy whose certificate of accreditation permits the operation of a remote dispensing location at a specific location may operate that remote dispensing location.

(4) The permission granted in a certificate of accreditation for a pharmacy to operate a remote dispensing location shall be deemed to have been revoked if there is a permanent discontinuance of service at, or closure of, the pharmacy or the remote dispensing location.

Expiry of certificates of accreditation

14. Subject to section 15, every certificate of accreditation automatically expires on the 10th day of May in each year unless renewed on or before that date.

Renewal of certificates of accreditation

15. (1) The Registrar may renew the certificate of accreditation where the Registrar is satisfied that the requirements for renewal have been met or substantially met.

(2) Where the Registrar is not satisfied that the requirements for renewal have been met or substantially met, or where the Registrar proposes that terms, conditions or limitations be attached to the certificate, the Registrar shall refer the application for renewal to the Accreditation Committee.

(3) Where the Registrar refers an application for renewal to the Accreditation Committee, the Registrar shall provide to the person responsible for the filing of the application notice in writing of that fact and notice that the holder of the certificate has the right to make a submission in writing to the Accreditation Committee within 30 days of the receipt of the notice by the person responsible for filing.

(4) Where notice is given by the Registrar under subsection (3), the Registrar shall also provide along with the notice, the reasons why the Registrar,

- (a) has proposed to refuse to renew the certificate of accreditation; or
- (b) has proposed that terms, conditions or limitations should be attached to the certificate of accreditation.

(5) Where the Registrar refers an application for the renewal of a certificate of accreditation to the Accreditation Committee, the certificate of accreditation does not expire until the decision of the Accreditation Committee becomes final.

(6) After considering the application for renewal and any submission made on behalf of the pharmacy, the Accreditation Committee shall either,

- (a) direct the Registrar to renew the certificate of accreditation, which renewal may be subject to such terms, conditions and limitations as the Committee considers appropriate; or
- (b) direct the Registrar not to renew the certificate of accreditation.

(7) Where the Accreditation Committee directs the Registrar not to renew the certificate of accreditation of a pharmacy, the certificate of accreditation shall be deemed to have expired and be revoked as of the date the decision of the Accreditation Committee becomes final.

(8) Nothing in this Regulation affects in any way the right to revoke or suspend a certificate of accreditation for non-payment of fees as provided for under subsection 140 (4) of the Act.

Qualifications for renewal

16. (1) In this section,

"owner" includes any person or persons who own the pharmacy and if the owner is or includes,

- (a) a corporation, other than a non-profit corporation referred to in subsection 142 (5) of the Act, includes each officer and director of the corporation and each shareholder of the corporation who is a member, if that member owns, directly or indirectly, five per cent or more of the voting shares of that corporation, and
- (b) a non-profit corporation as referred to in subsection 142 (5) of the Act, includes each officer and director of that corporation.

(2) Subject to subsections (3) and (4), the following are the requirements that must be met for the renewal of a certificate of accreditation in respect of a pharmacy:

- 1. A completed application in the form required by the College must have been filed with the College.
- 2. The fees required to be paid for the renewal of a certificate of accreditation must have been submitted to the College.
- 3. There must be no default in the payment of any fees required to be paid to the College or any money owed to the College concerning the pharmacy.
- 4. The holder of the certificate must continue to own and operate the pharmacy.
- 5. There must have been no change in the municipal address of the pharmacy since the certificate of accreditation was issued other than a change in the municipal address which occurred before this provision came into force and which was approved by the College.
- 6. There must have been no material change to the size or physical layout of the pharmacy since the certificate of accreditation was issued other than a change which was approved by the College.
- 7. Where requested in writing by the Registrar or the Accreditation Committee, the owner must have provided additional information in order to determine whether the certificate of accreditation should be renewed.
- 8. The owner's past and present conduct must afford reasonable grounds for the belief that the pharmacy will be operated with decency, honesty and integrity and in accordance with the law.

9. The pharmacy must be in compliance with the Act, the regulations under the Act and the by-laws of the College governing the establishment and operation of a pharmacy.

(3) The following additional requirements must be met for the renewal of a certificate of accreditation that permits the operation of remote dispensing locations:

- 1. The pharmacy must continue to operate the remote dispensing locations.
- 2. There must have been no change in the locations of the remote dispensing locations since the certificate of accreditation was issued, other than a change that was approved by the College.
- 3. There must have been no material change to the size or physical layout of the remote dispensing locations since the certificate of accreditation was issued, other than a change that was approved by the College.
- 4. The pharmacy that operates the remote dispensing locations must be in compliance with the Act and the regulations under the Act governing the establishment and operation of remote dispensing locations.
- 5. The pharmacy that operates the remote dispensing locations must have demonstrated to the satisfaction of the Registrar or the Accreditation Committee that it is able to supervise all aspects of the operation of its permitted remote dispensing locations, properly and effectively.

(4) Subject to subsection (5), a certificate of accreditation shall not be renewed where an inspection of the pharmacy or of any of its remote dispensing locations has taken place under the Act and where the inspector identified one or more failures to conform to the requirements of the Act and its Regulations unless the Registrar is satisfied that each of the deficiencies has been addressed either to the Registrar's satisfaction or, failing that, to the satisfaction of the Accreditation Committee.

- (5) The Registrar may renew a certificate of accreditation,
- (a) where the application for renewal has yet to be considered by the Accreditation Committee and the Registrar is now satisfied that the pharmacy meets the qualifications for renewal;
- (b) for a period not to exceed 30 days to permit the pharmacy an opportunity to satisfy the Registrar that the pharmacy is qualified for the renewal of its certificate of accreditation including an opportunity to satisfy the Registrar that any deficiencies as referred to in subsection (4) have been corrected; or
- (c) subject to terms, conditions and limitations agreed upon by the Registrar and the holder of the certificate, subject to the approval of those terms, conditions and limitations by the Accreditation Committee.

(6) Where the current certificate of accreditation has terms, conditions and limitations attached to it, the Registrar shall not renew the certificate of accreditation, and shall refer an application for renewal to the Accreditation Committee, unless the Registrar is satisfied that the terms, conditions and limitations have been complied with.

(7) Subsection (6) applies to a certificate of accreditation renewed by the Registrar pursuant to clause (5) (c).

Removal of terms, conditions and limitations

17. Where terms, conditions and limitations are imposed on the certificate of accreditation, the Registrar may remove any or all of them,

- (a) where the Registrar is satisfied that the terms, conditions or limitations have been complied with; or
- (b) with the approval of the Accreditation Committee.

Revocation

18. (1) The Registrar may propose to the Accreditation Committee the revocation of a certificate of accreditation where the Registrar is satisfied that the certificate was issued or renewed based on the false or misleading information of an applicant.

(2) Where the Registrar makes a proposal to the Accreditation Committee under subsection (1), the Registrar shall give written notice to the holder of the certificate including, the reasons why the Registrar proposes that the certificate of accreditation be revoked.

(3) The holder of a certificate that receives a notice referred to in subsection (2) may make a written submission to the Accreditation Committee within 15 days of receiving the notice or such greater period of time as shall be agreed to by either the Registrar or the Accreditation Committee.

(4) If the requirements of subsections (2) and (3) have been met, the Accreditation Committee may direct the Registrar to revoke a certificate of accreditation where it is satisfied that it was issued or renewed based on the false or misleading information of an applicant and where it is satisfied that it is appropriate to do so.

PART IV STANDARDS FOR ACCREDITATION AND OPERATION

Remote dispensing locations

19. For greater clarity, every standard for accreditation that applies to a pharmacy applies to a remote dispensing location, unless the standard provides otherwise.

Standards for accreditation

- **20.** (1) The standards for accreditation are those set out in sections 21 to 26.
- (2) Every pharmacy shall maintain the standards for accreditation.
- (3) The additional standards for accreditation relative to a remote dispensing location are those set out in sections 27 to 37.

(4) Every pharmacy whose certificate of accreditation permits the operation of remote dispensing locations shall maintain the additional standards for accreditation.

Dispensary

21. (1) Subject to subsection (6), each pharmacy shall have a dispensary which shall be designed, constructed and maintained so that it is not accessible to the public.

(2) The dispensary must be of sufficient size for the safe and orderly compounding and dispensing of drugs and other medications, but in any event must have a floor area of not less than 9.3 square metres.

- (3) The dispensary shall have,
- (a) a sink with a supply of hot and cold running water adequate for the safe and appropriate operation of the pharmacy;
- (b) facilities and equipment necessary for the appropriate cleaning of utensils and equipment used in the preparation, dispensing, distribution and storage of drugs, as well as a separate hand washing facility;
- (c) an adequate supply of anti-microbial scrub or soap;
- (d) a work surface for the preparation for dispensing and for the compounding of drugs adequate for the safe and appropriate operation of the pharmacy but having not less than 1.12 square metres of surface area;
- (e) a refrigerator that is of sufficient size to store drugs and other medications requiring refrigeration and which,
 - (i) is not used for the refrigeration and storage of anything other than drugs and other medications,
 - (ii) is maintained at a temperature between 2 degrees Celsius and 8 degrees Celsius, and
 - (iii) has the facility to accurately display the temperature inside the refrigerator or alternatively has maintained in it a device which accurately displays the temperature inside of the refrigerator;
- (f) a computer system which,
 - (i) meets the requirements of subsection (4), and
 - (ii) allows members practising at the pharmacy to access Internet sites and other electronic resources required by them to meet the standards of practice of the profession and to display and print information from those sites as well as resource materials required by subsection 25 (1);
- (g) equipment to allow the pharmacy to receive, send and make accurate copies of both electronic and non-electronic documents;
- (h) equipment to allow the pharmacy to scan documents including written prescriptions and to store those scanned documents electronically;
- (i) equipment to allow the pharmacy to receive and make telephone calls;
- (j) equipment and systems needed for the input, storage and retrieval of all records and documents to allow the pharmacy to meet the requirements of the Act and its regulations as well as to allow the members practising in the pharmacy to comply with the *Pharmacy Act*, 1991 and its regulations and to meet the standards of practice of the profession including but not limited to those requirements respecting recordkeeping and labelling;
- (k) equipment necessary for the safe and appropriate operation of the dispensary of the pharmacy including an appropriate supply of metric graduates, mortars and pestles, spatulas, funnels, stirring rods and ointment pads;
- (1) a balance to be used to weigh drugs and other substances, either torsion or electronic; and
- (m) an appropriate supply of consumable materials sufficient for the safe and appropriate operation of the pharmacy including an appropriate supply of,
 - (i) bottles and caps,

- (ii) plastic vials with caps, some of the vials being light resistant,
- (iii) ointment jars with caps,
- (iv) child resistant packages, and
- (v) distilled or deionized water, or water purified using reverse osmosis technology or any other equivalent method of purification approved by the Council.
- (4) The computer system must,
- (a) be capable of storing and reporting the information required in a patient record;
- (b) be capable of storing and reporting the information required in a transaction describing the dispensing of a drug;
- (c) incorporate sufficient security to ensure that only persons who are authorized by the pharmacy have access to the system;
- (d) have the ability to uniquely identify each staff member who has been granted access to the system;
- (e) have the ability to control which functions may be accessed by each person employed in the pharmacy;
- (f) create an accurate audit trail of persons using the system;
- (g) be capable of collating and generating reports related to drugs dispensed pursuant to prescriptions chronologically and by drug name and strength, patient name and prescriber name;
- (h) have sufficient speed and capacity to enable efficient and effective practice by the members practising at the pharmacy; and
- (i) require deliberate and auditable procedures to be carried out by the pharmacy or by a person authorized by the pharmacy before any information can be purged from the system.

(5) The requirements of clause (3) (h) do not apply to a pharmacy until May 11, 2012, if a certificate of accreditation was issued in respect of the pharmacy before that clause came into force.

(6) A remote dispensing location in which all drugs are dispensed or distributed from an automated pharmacy system is not required to have a dispensary.

Other requirements

- 22. (1) Subject to subsections (2) to (5), every pharmacy must,
- (a) have a floor area of sufficient size for the safe and orderly operation of the pharmacy, but in any event a floor area of not less than 18.6 square metres;
- (b) have been constructed and finished in a manner which permits the effective cleaning of all surfaces including the walls, floors and ceilings;
- (c) have a clearly defined designated area not extending beyond 10 metres from the dispensary for the purposes of facilitating compliance with the condition in paragraph 4 of section 6;
- (d) have a separate and distinct patient consultation area in the pharmacy offering acoustical privacy in which pharmacists may engage their patients in dialogue about their medications and related matters; and
- (e) have sufficient shelving, drawers or other suitable fixtures or facilities to allow for the appropriate storage in the pharmacy of all drugs, natural health products and substances and preparations referred to in Schedule U.

(2) The requirements of clause (1) (a) do not apply to a pharmacy until May 11, 2012, if a certificate of accreditation was issued in respect of the pharmacy before that clause came into force.

(3) The Accreditation Committee may exempt a pharmacy from meeting the requirements of clause (1) (a) for a specified period of time if the pharmacy satisfies the Accreditation Committee that despite all reasonable efforts the pharmacy is unable to meet those requirements.

(4) The requirements of clause (1) (a) do not apply to a remote dispensing location in which all drugs are dispensed or distributed from an automated pharmacy system.

(5) The requirements of clause (1) (c) do not apply to a remote dispensing location.

Sterile compounding

23. Every pharmacy in which sterile products are compounded must have,

- (a) a well lit and appropriately ventilated preparation area,
 - (i) which is not accessible to the public,

- (ii) which is specifically designed for sterile compounding, and
- (iii) which contains a counter constructed of a non-porous surface capable of being appropriately cleaned;
- (b) a sink with a supply of hot and cold running water located in close proximity to the sterile compounding area;
- (c) adequate and secure storage space to keep drugs, medications and equipment used in sterile compounding segregated from the balance of the drugs, medications and equipment used in the dispensary; and
- (d) such other facilities and equipment as are reasonably necessary in the circumstances to allow the members engaged in the practice of the profession in the pharmacy to compound sterile products.

Standards for operation

- 24. (1) The pharmacy including all rooms and passage ways must be,
- (a) kept in a clean and orderly fashion;
- (b) maintained in a good state of repair; and
- (c) kept well lit and ventilated.
- (2) All equipment including the appliances in the pharmacy must be,
- (a) kept in a clean and orderly fashion; and
- (b) maintained in a good state of repair.
- (3) All furniture and fixtures including storage facilities in the pharmacy must be,
- (a) kept clean; and
- (b) maintained in a good state of repair.

(4) The dispensary and every room where drugs and other medications are compounded, dispensed or stored must be kept in an orderly fashion and free from materials and equipment not regularly used in the compounding, dispensing or storage of drugs and other medications.

(5) The pharmacy must be designed, constructed and maintained so as to ensure the integrity, and the safe and appropriate storage, of all drugs and other medications.

- (6) The pharmacy must have and maintain a program to ensure,
- (a) the regular cleaning of the pharmacy including all premises, furniture, equipment and appliances, including automated pharmacy systems;
- (b) the regular maintenance of all equipment and appliances, including automated pharmacy systems;
- (c) the safe and appropriate disposal of waste and expired consumables, including drugs and other medications; and
- (d) the appropriate hygienic behaviour of all persons performing dispensing or compounding activities including,
 - (i) the wearing of suitable attire and protective coverings, and
 - (ii) procedures for appropriate hand washing.

(7) The program referred to in subsection (6) must be set out in writing and must comply in all respects with this Regulation as well as with any applicable federal, provincial or municipal laws.

Availability of publications

25. (1) The pharmacy must provide members working in the pharmacy with access to a current edition of the following publications:

- 1. A Compendium of Pharmaceutical Specialties or other comparable compendium approved by the Council.
- 2. A drug interaction publication approved by the Council.
- 3. A pharmacotherapeutics publication approved by the Council.
- 4. Publications approved by the Council from a subscription maintained by the pharmacy in respect to drug information services.
- 5. A patient counselling publication approved by the Council.
- 6. The Act and its regulations.
- 7. The Regulated Health Professions Act, 1991 and its regulations.
- 8. The Pharmacy Act, 1991 and its regulations.

- 9. The Ontario Drug Benefit Act and its regulations.
- 10. The Drug Interchangeability and Dispensing Fee Act and its regulations.
- 11. The Controlled Drugs and Substances Act (Canada) and its regulations.
- 12. The Food and Drugs Act (Canada) and its regulations.
- 13. Any other publication reasonably required by members to meet the standards of practice of the profession.

(2) If any of the publications in subsection (1) are not readily available through a computer system, a current edition must be made physically available in the pharmacy.

(3) This section does not apply to a remote dispensing location in which all drugs are dispensed or distributed from an automated pharmacy system.

Point of Care

26. Each pharmacy must have the College's Point of Care symbol in its unaltered trademarked form prominently and appropriately displayed so as to be easily visible to the public either before entering the pharmacy or immediately after entering.

Location and access, remote dispensing locations

- 27. Every remote dispensing location must be,
- (a) located indoors, in a well-lit and well-ventilated area that is appropriate for the provision of health care services; and
- (b) accessible to the public only during the hours that a pharmacist is physically present either in the remote dispensing location or in the pharmacy that operates the remote dispensing location.

Safety and security, remote dispensing locations

28. (1) Every automated pharmacy system that is located in a remote dispensing location must be designed, constructed and maintained so as to ensure that,

- (a) all drugs and other medications requiring refrigeration are refrigerated at a temperature between 2 degrees Celsius and 8 degrees Celsius; and
- (b) any refrigerator has the facility to accurately display the temperature inside the refrigerator or alternatively have maintained in it a device which accurately displays the temperature inside of the refrigerator.
- (2) Every remote dispensing location must be designed, constructed and maintained so as to prevent unauthorized access.

(3) Every remote dispensing location must be protected by an alarm system that will provide immediate notification to the designated manager or his or her delegate of,

- (a) any theft or attempted theft of the drugs or other medications;
- (b) any tampering or attempted tampering with, or alteration or attempted alteration of, the remote dispensing location or any of its equipment; or
- (c) any reduction below 2 degrees Celsius, or any increase above 8 degrees Celsius, of the temperature inside any of its refrigerators.

(4) Upon the receipt of notification referred to in subsection (3), all dispensing at the remote dispensing location shall cease immediately and shall not resume until the designated manager is satisfied that the remote dispensing location, including any automated pharmacy system, has been fully secured and is fully operational.

Safety and security, remote dispensing locations

- 29. Every automated pharmacy system that is contained in a remote dispensing location must,
- (a) at all times be locked by key, combination or other mechanical or electronic means so as to prevent unauthorized access;
- (b) be sufficiently affixed within the remote dispensing location so that it cannot be moved by unauthorized persons;
- (c) use bar-coding, micro chips or other technologies that ensure that drugs are accurately loaded into the automated pharmacy system, and that verify that the correct drugs are selected robotically during the dispensing process and that correct labels are affixed to the containers for the drugs; and
- (d) employ technology for the creation and transmission of a digitally scanned image of a paper-based prescription, which technology must have been approved by the Council as,
 - (i) enabling a member who is practising at the pharmacy that receives the transmission to authenticate the prescription, including the prescriber's signature, and to verify that the prescription has not been altered;

- (ii) employing reasonable technical and administrative safeguards, including strong encryption of data during transmission or storage on mobile media, to ensure the confidentiality and integrity of all personal information contained in the prescription or its accompanying data streams of audio-visual communications; and
- (iii) employing reasonable technical and administrative safeguards, including strong encryption and authentication, to ensure that only the pharmacy that operates the remote dispensing location can exercise remote control of the automated pharmacy system.

Accountability, remote dispensing locations

30. (1) Only the designated manager of a pharmacy that operates a remote dispensing location, or his or her delegate, shall load drugs into an automated pharmacy system.

(2) The designated manager is responsible to ensure the accurate loading, integrity, and safe and appropriate storage, of all drugs that are loaded into an automated pharmacy system.

Drug distribution, remote dispensing locations

- **31.** Every pharmacy that operates one or more remote dispensing locations must,
- (a) have systems in place to track and maintain an audit trail of the acquisition and all movement of inventory of drugs and other medications between and among the pharmacy and its remote dispensing locations; and
- (b) maintain records and other documents of all such acquisition and movement of inventory.

Audio-Visual link, remote dispensing locations

32. (1) Every remote dispensing location at which a pharmacist is not physically present must be equipped with a live, two-way audio-visual link that permits dialogue and communication between the patient and a pharmacist who is physically present in the pharmacy that operates the remote dispensing location.

(2) In the event of any disruption of the audio-visual link between a remote dispensing location and the pharmacy that operates it, all remote dispensing at the remote dispensing location shall cease immediately and shall not resume until the audio-visual link has been fully restored.

Controlled drugs, narcotic drugs and targeted substances, remote dispensing locations

33. No controlled drugs, narcotic drugs, verbal prescription narcotics or targeted substances shall be located at or available from a remote dispensing location.

Signage

34. The following shall be prominently and appropriately displayed in every remote dispensing location, so as to be easily visible to the public either before entering the remote dispensing location or immediately after entering:

- 1. The College's Point of Care symbol, as required by section 26.
- 2. The name, address, accreditation number and telephone number of the pharmacy that operates the remote dispensing location, as well as the name of the pharmacy's designated manager.
- 3. Notification that the patient records for every patient who purchases drugs at the remote dispensing location are located at the pharmacy mentioned in paragraph 2.
- 4. The notices required by the regulations under the Drug Interchangeability and Dispensing Fee Act.

Marking of containers, remote dispensing locations

35. In addition to what is required under applicable legislation and regulations, the container in which a drug is dispensed from a remote dispensing location pursuant to a prescription must be marked with,

- (a) the name, address and telephone number of the pharmacy that operates the remote dispensing location;
- (b) a unique identifier, attached to the prescription number, that identifies the drug as having been dispensed from a remote dispensing location that is operated by the pharmacy;
- (c) the municipal address of the remote dispensing location; and
- (d) a toll-free telephone number at which the patient may contact the pharmacy that operates the remote dispensing location regarding the drug, during business hours.

On-site inspection by pharmacy of remote dispensing locations

36. (1) Every pharmacy that operates a remote dispensing location shall conduct an on-site inspection of the remote dispensing location at least once in every 30-day period.

(2) The on-site inspection shall be carried out by the designated manager of the pharmacy or his or her delegate, who shall be a pharmacist or a pharmacy technician who does not regularly work at the remote dispensing location.

- (3) The inspection shall include,
- (a) testing of all automated pharmacy systems and other equipment, including audio-visual links, to ensure that the integrity of the system is being maintained;
- (b) inspection of the inventory of drugs and other medications at the remote dispensing location and prompt removal of any damaged or outdated products from the inventory; and
- (c) verification that policies and procedures are being followed and that the remote dispensing location is being operated in accordance with the Act and this Regulation.

(4) The findings from each on-site inspection shall be recorded and shall be maintained at the pharmacy in accordance with the record-keeping requirements under Part X.

Policies and procedures, remote dispensing locations

37. Every pharmacy that operates a remote dispensing location shall establish and maintain written policies and procedures for the remote dispensing location that address, at minimum,

- (a) operation and maintenance of all equipment and processes including any automated pharmacy systems;
- (b) accuracy of loading of drugs into the automated pharmacy system;
- (c) safety; and
- (d) maintenance of patient confidentiality and privacy of health information and access.

PART V LOCK AND LEAVE

Lock and leave

38. (1) Subject to subsection (8), a pharmacy that wishes to operate without the supervision of a pharmacist who is physically present, pursuant to subsection 146 (2) of the Act, shall apply to the Registrar for approval to do so by completing an application in the form provided by the Registrar and submitting it together with the requested supporting documentation and the fees set out in the by-laws.

(2) It is a requirement of the granting of approval under subsection (1) that the pharmacy has the means to completely restrict the public, by physical impediments, from access to any drugs referred to in Schedule I, II or III that are in the pharmacy.

(3) Upon receipt of an application under subsection (1), the Registrar shall arrange for an inspection of the pharmacy by an inspector of the College, and at that inspection the pharmacy shall demonstrate how it would be able to meet the requirements of subsection (2).

(4) The inspector shall file an inspection report with the Registrar within a reasonable period of time following the inspection.

(5) If, after receiving the inspection report, the Registrar is satisfied that the pharmacy has met the requirements of subsection (2), the Registrar shall give the approval required by subsection (1).

(6) If the Registrar proposes to refuse to give the approval, the Registrar shall refer the application to the Accreditation Committee who, after considering the matter, shall direct the Registrar whether to give or refuse the approval.

(7) A pharmacy that obtains approval under this section shall only operate without the supervision of a pharmacist who is physically present, in accordance with the provisions of subsection 146 (2) of the Act, if the pharmacy completely restricts the public, by physical impediments, from access to any drugs referred to in Schedule I, II or III that are in the pharmacy.

(8) A pharmacy that, as of the day this Regulation comes into force, has been operating from time to time without the supervision of a pharmacist who is physically present in accordance with the provisions of subsection 146 (2) of the Act, may continue to so operate without applying to the Registrar for approval under subsection (1), so long as, when it so operates, the pharmacy completely restricts the public, by physical impediments, from access to any drugs referred to in Schedule I, II or III that are in the pharmacy.

PART VI PRESCRIPTIONS, REFILLS AND TRANSFERS

Federal law prevails

39. Where the provisions of this Part are inconsistent with a law of Canada governing the dispensing, refilling or transfer of prescriptions, including those related to a targeted substance, the law of Canada shall prevail and the provisions of this Part to the extent they are inconsistent with that law shall not apply.

Rules re dispensing

40. (1) A drug shall not be dispensed in a pharmacy pursuant to a prescription unless the prescription has been authorized by a prescriber or refilled under section 41.

(2) Subject to subsections (3) and (4), the authorization required by subsection (1) may be given verbally or by signature.

(3) A drug shall not be dispensed in a pharmacy pursuant to a prescription given verbally unless all of the following conditions have been met:

- 1. The drug is not a narcotic drug. (This does not prevent the dispensing of a verbal prescription narcotic.)
- 2. The verbal direction was received by a member who was practising at the pharmacy.
- 3. The member receiving the verbal direction recorded,
 - i. the date the verbal direction was received,
 - ii. the number of refills authorized by the verbal direction, and
 - iii. the name of the member who received the verbal direction.
- 4. The prescription was recorded and signed by the member receiving the verbal direction.

(4) A drug shall not be dispensed in a pharmacy pursuant to a prescription given by signature that has been transmitted by means of fax, electronic mail or other form of electronic transmission, except where a member who is practising at the pharmacy either,

- (a) has received the prescription directly from the prescriber by means of a transmission process that ensures the security, confidentiality and integrity of all personal information contained in the prescription and, before dispensing drugs pursuant to the prescription, has verified that the prescription, including the prescriber's signature, is authentic and has not been altered; or
- (b) has received the prescription through an automated pharmacy system that is contained in a remote dispensing location and that employs technology for the creation and transmission of a digitally scanned image of a paper-based prescription that has been approved in accordance with clause 29 (d).

(5) A drug shall not be dispensed in a pharmacy pursuant to a transferred prescription unless the provisions of section 43 have been complied with.

Refills

41. (1) A prescription may only be refilled,

- (a) where a prescriber authorized the refill in the original prescription; or
- (b) under section 42.
- (2) Section 40 applies to a refilled prescription.

(3) Where a prescriber authorizes the repeat of a prescription previously given, the repeat prescription shall constitute a new prescription and section 40 applies.

Refills

42. (1) Subject to subsections (2) to (6), a prescription may be refilled in a pharmacy without a further prescription from a prescriber if the refill has been authorized by a pharmacist.

(2) A pharmacist shall not authorize the refill of a prescription under subsection (1) unless the pharmacist reasonably believes that,

- (a) reasonable efforts to contact the prescriber have been made and were unsuccessful;
- (b) the prescriber of the prescription to be refilled, if available, would have authorized the refill;
- (c) the patient for whom the drug is to be refilled has been prescribed the drug for a chronic or long term condition; and
- (d) the patient for whom the drug is to be refilled has a stable history with that drug.

(3) Subsection (1) does not authorize the refilling of a prescription for a narcotic drug, a verbal prescription narcotic or a controlled drug.

(4) The total amount of the drug dispensed pursuant to the refill shall not exceed the amount of the drug previously dispensed by the pharmacy or a three months supply, whichever is less.

(5) A drug shall not be dispensed in a pharmacy in respect of a prescription which has been refilled under the authority of subsection (1) unless all of the following conditions have been met:

1. A unique prescription identification number has been assigned to that refill prescription.

- 2. The assigned prescription identification number and the name of the original prescriber have been recorded in the pharmacy's patient record.
- 3. The fact that the refill has been made with the authorization of a pharmacist and the name of that pharmacist have been recorded on the pharmacy's patient record.

(6) Where a prescription is refilled under the authority of subsection (1), the pharmacy shall, within seven days, send to the prescriber and, if known to the pharmacy and different from the prescriber, to the patient's primary health care provider, a report that includes,

- (a) notice that a refill of the prescription was made on the authorization of a pharmacist; and
- (b) the date, drug and quantity of drug dispensed by virtue of that refill.

Transferred prescriptions

43. (1) Subject to subsections (2) to (7), a prescription shall be transferred from a pharmacy upon the request of the patient or a person acting on behalf of the patient.

- (2) A prescription shall not be transferred from a pharmacy where,
- (a) all of the drugs authorized to be dispensed by the prescription have already been dispensed;
- (b) the prescription is one for a narcotic drug, a verbal prescription narcotic or a controlled drug; or
- (c) subject to subsection (3), the prescription has been previously transferred by that pharmacy.

(3) A prescription that has been transferred from a pharmacy and subsequently transferred back to that pharmacy shall not be considered to have been previously transferred for the purposes of clause (2) (c).

(4) Where a prescription is transferred from a pharmacy, the pharmacy shall provide the following information to the pharmacy to which the prescription is transferred:

- 1. The name and address of the patient for whom the drug was prescribed.
- 2. The name and, if applicable, strength of the drug prescribed.
- 3. The directions for use, as prescribed.
- 4. The name and address of the prescriber.
- 5. The identity of the manufacturer of the drug product most recently dispensed.
- 6. The identification number of the prescription.
- 7. The total quantity of the drug remaining to be dispensed under the prescription.
- 8. The date the drug was first dispensed under the prescription and the date of the last refill.
- 9. The quantity most recently dispensed, if different from the quantity prescribed.
- 10. The name of the member who is responsible for the transfer of the prescription by the pharmacy.
- (5) The information required by subsection (4) shall be provided,
- (a) under the signature of a member who is practising at the pharmacy transferring the prescription; or
- (b) verbally by a member who practises at the pharmacy making the transfer to,
 - (i) in the case of a pharmacy in Ontario, a member who is practising at the pharmacy to which the prescription is to be transferred, and
 - (ii) in the case of a pharmacy outside Ontario, a person authorized to practise pharmacy at the pharmacy to which the prescription is to be transferred.
- (6) A prescription shall not be transferred from a pharmacy unless a record is made in that pharmacy containing,
- (a) the date of the transfer of the prescription;
- (b) the identity of the pharmacy to which the prescription was transferred;
- (c) the name of the member who was responsible for the transfer of the prescription by the pharmacy; and
- (d) where the prescription was transferred verbally, the name of the person to whom the transfer was made.

(7) A drug shall not be dispensed in a pharmacy pursuant to a transferred prescription unless all of the following conditions have been met:

1. The prescription was transferred to that pharmacy from a pharmacy duly licensed or accredited in a province or territory of Canada.

- 2. A record has been made in that pharmacy which includes all of the information required by subsection (4).
- 3. Where the prescription was transferred verbally,
 - i. the information required by subsection (4) was received by and recorded by a member who was practising at the pharmacy, and
 - ii. a prescription was recorded and signed by the member receiving the verbal prescription.

PART VII CHILD RESISTANT PACKAGING

Definition

44. In this Part,

"child resistant package" means a container or a package that meets the standards for child resistant packages prescribed by the *Food and Drug Regulations* under the *Food and Drugs Act* (Canada).

Child resistant package

45. Every person who fills a prescription shall dispense the drug in a child resistant package unless,

- (a) the prescriber or the person who presents the prescription directs otherwise;
- (b) in the professional judgment of the member who is responsible for the dispensing of the drug, it is advisable not to use a child resistant package given the particular circumstances; or
- (c) a child resistant package is not suitable because of the physical form of the drug.

PART VIII ADVERTISING

Definitions

46. In this Part and for the purposes of section 50,

"advertisement" includes an announcement, directory listing or other form of communication similar to an advertisement;

"drug services" means one or more of the compounding, dispensing or sale by retail of drugs or the provision of information or advice with respect to drugs.

Advertisement of drug services

47. (1) Every pharmacy shall ensure that any advertisement of drug services available through the pharmacy is in compliance with this Part.

(2) A pharmacy shall not, through any medium, publish, display, distribute or use, or permit, directly or indirectly, the publication, display, distribution or use through any medium of, an advertisement relating to drug services that,

- (a) is false, misleading or deceptive, whether as a result of the inclusion of information or the omission of information;
- (b) is not readily comprehensible to the persons to whom it is directed;
- (c) is not dignified and in good taste;
- (d) contains anything that cannot be verified;
- (e) contains testimonials, comparative statements or endorsements;
- (f) contains a reference to a member's area of practice or to a procedure or treatment available from a member practising in the pharmacy, unless the advertisement discloses whether or not the member has an area of expertise and, if the member does have such an area of expertise, the particular expertise;
- (g) contains references to a particular brand of equipment used to assist in providing drug services;
- (h) contains information that is not relevant to the choice of a pharmacy; or
- (i) contains any representations as to the safety or effectiveness or an indication for use of any drug referred to in Schedule I.

(3) An advertisement that includes price information relating to drugs referred to in Schedule I shall include the price information for at least 15 different drugs, 10 of which each belong to a different one of the following drug classifications:

- 1. Anti-infective agents.
- 2. Antineoplastic agents.
- 3. Autonomic agents.

- 4. Blood formation and coagulation drugs.
- 5. Cardiovascular drugs.
- 6. Central nervous system drugs.
- 7. Diagnostic agents.
- 8. Electrolytic, caloric and water balance drugs.
- 9. Cough preparations.
- 10. Eye, ear, nose and throat preparations.
- 11. Gastrointestinal drugs.
- 12. Gold compounds.
- 13. Heavy metal antagonists.
- 14. Hormones and substitutes.
- 15. Oxytocics.
- 16. Skin and mucous membrane preparations.
- 17. Spasmolytics.
- 18. Unclassified therapeutic agents.
- 19. Vitamins.

(4) Where an advertisement includes price information relating to drugs referred to in Schedule I, the advertisement shall include at a minimum the following information with respect to each drug:

- 1. The quantity of the drug being advertised at the advertised price.
- 2. The total cost for the drug to the purchaser including any dispensing fee.
- 3. The time period during which the advertised price will be available.

(5) An advertisement that includes price information relating to drugs referred to in Schedule I shall include, in addition to the price information referred to in subsection (4), the following information with respect to each advertised drug:

- 1. The strength of the drug.
- 2. The brand name of the drug.
- 3. The dosage form of the drug.

(6) Where an advertisement includes price information relating to drugs referred to in Schedule I, equal prominence shall be given to each drug and, for each of those drugs, equal prominence shall be given to all the information required under subsections (4) and (5).

ODBA information

48. Nothing in this Part prohibits a pharmacy from publishing, displaying, distributing or using, or permitting, directly or indirectly, the publication, display, distribution or use of, an advertisement that relates solely to the co-payment or dispensing fee charged by the pharmacy for supplying a drug that is a listed drug product under the *Ontario Drug Benefit Act* to an eligible person under that Act.

PART IX PROPRIETARY MISCONDUCT/CONFLICT OF INTEREST

Definition

49. In this Part,

"prescription information" means information recorded in a pharmacy that relates to the prescribing and dispensing of drugs pursuant to prescriptions, but does not include the name of patients or any information that would be reasonably expected to identify any patient.

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Acts of proprietary misconduct

50. The following are acts of proprietary misconduct for the purpose of section 140 of the Act:

1. Contravening a term, condition or limitation imposed upon a certificate of accreditation.

- 2. Failing to provide the equipment, systems and staffing necessary for the members practising in the pharmacy to maintain the standards of practice of the profession.
- 3. Failing to co-operate with an inspector of the College conducting an inspection pursuant to the Act.
- 4. Disclosing prescription information without ensuring compliance with section 51 of this Regulation.
- 5. Failing to respond, or to respond accurately, to an inquiry about whether or not a pharmacy discloses prescription information to third parties, or, where there is a response, failing to provide to the person making the inquiry either the nature of the information that the pharmacy discloses to third parties, or to whom the pharmacy discloses such information.
- 6. Carrying on business as a pharmacy while in a conflict of interest as defined by sections 52 and 53 of this Regulation.
- 7. Failing to provide a system to monitor the expiry date of drugs and natural health products.
- 8. Failing to remove a drug or natural health product from pharmacy stock beyond its expiry date.
- 9. Failing to respond to a College enquiry within 30 days from receipt of a written enquiry from the College.
- 10. Employing, permitting, counselling or assisting a member to practise in a manner which is inconsistent with any terms, conditions or limitations on the certificate of registration of the member.
- 11. Failing to keep confidential personal health information or other personal information concerning a patient without the patient's consent unless permitted or required to do so by law.
- 12. Failing to keep records required to be kept by the pharmacy respecting the patients and the practice of the pharmacy.
- 13. Falsifying a record of the pharmacy.
- 14. Signing or issuing a document that contains a false or misleading statement.
- 15. Submitting an account or charge which is false or misleading.
- 16. Charging a fee or an amount that is excessive in relation to the service or product provided.
- 17. Where an advertisement in respect of drug services available through the pharmacy includes price information relating to a drug referred to in Schedule I, charging a purchaser, including the executive officer under the *Ontario Drug Benefit Act*, more for the drug than what was advertised, pursuant to paragraph 2 of subsection 47 (4), as the total cost for the drug including any dispensing fee.
- 18. Failing to provide the College with prompt notice in writing of the purchase or sale of a pharmacy.
- 19. Contravening the Act or the regulations made under the Act.
- 20. Operating a remote dispensing location without being permitted to do so in the certificate of accreditation.
- 21. Operating a pharmacy at a municipal address other than the municipal address for which the certificate of accreditation was issued.
- 22. Operating a remote dispensing location at a location other than one referred to in the certificate of accreditation.
- 23. Making a material change to the size or physical layout of a pharmacy after a certificate of accreditation was issued, without the prior approval of the College.
- 24. Contravening any law of Canada or Ontario or any municipal by-law with respect to the distribution, purchase, sale or dispensing of any drugs or product in a pharmacy.
- 25. Entering into any agreement that restricts a person's choice of a pharmacy without the written consent of that person.
- 26. Returning to stock a drug dispensed pursuant to a prescription where the purchaser had taken possession of that drug.
- 27. Selling or dispensing a drug previously dispensed pursuant to a prescription where the purchaser had taken possession of that drug.
- 28. Engaging in, or knowingly permitting, unlawful conduct in the premises in which the pharmacy is located, including an offence pursuant to the *Criminal Code* (Canada) or pursuant to the *Controlled Drugs and Substances Act* (Canada).
- 29. Permitting, consenting to, approving, counselling or assisting, whether expressly or by implication, the commission of an offence under any Act relating to the practice of pharmacy or the sale of drugs.
- 30. Engaging in conduct or performing an act relevant to the business of a pharmacy that would reasonably be regarded by members as disgraceful or dishonourable.

Disclosure of prescription information

51. A pharmacy may disclose prescription information if all of the following conditions have been met:

- 1. The disclosure is made in accordance with a written agreement between the holder of the certificate in respect of the pharmacy and the person to whom the disclosure is made, and that agreement requires that any prescription information that is disclosed will not include anything that would be reasonably expected to identify a patient.
- 2. The designated manager of the pharmacy is aware of the existence of the written agreement referred to in paragraph 1.

Conflict of interest, definitions

52. In this section and section 53,

"benefit" means any incentive or inducement of more than nominal value, whether direct or indirect, and includes a rebate, credit or gift;

"child" means a child within the meaning of the Family Law Act;

"owner" means the owner of the pharmacy and where the owner of the pharmacy is,

- (a) a corporation other than a non-profit corporation referred to in subsection 142 (5) of the Act, includes each officer and director of the corporation and each shareholder of the corporation who is a member if that member owns, directly or indirectly, five per cent or more of the voting shares of that corporation, or
- (b) a non-profit corporation as referred to in subsection 142 (5) of the Act, includes each officer and director of that corporation;

"parent" means a parent within the meaning of the Family Law Act;

"related corporation" means a corporation wholly or substantially owned or controlled, whether directly or indirectly, by the owner of a pharmacy or a related person of the owner of a pharmacy;

"related person" means the owner of the pharmacy and any person who has one of the following relationships to the owner or to the spouse of the owner of the pharmacy, whether based on blood, marriage, common-law or adoption:

- 1. A child or the spouse of a child.
- 2. A grandchild or the spouse of a grandchild.
- 3. A parent or the spouse of a parent.
- 4. A grandparent or the spouse of a grandparent.
- 5. A sibling or spouse of a sibling;

"spouse" means,

- (a) a spouse as defined in section 1 of the Family Law Act, or
- (b) either of two persons who live together in a conjugal relationship outside marriage.

Conflict of interest

53. (1) Subject to subsections (2) to (5), a pharmacy is in a conflict of interest,

- (a) where a reasonable person knowing the relevant facts would conclude or perceive that the action of the pharmacy in relation to the dispensing, selling or compounding of a drug was adversely influenced or would likely have been adversely influenced by the financial interests of the pharmacy or of a related person or a related corporation;
- (b) where the pharmacy or a related person or a related corporation enters into an arrangement or agreement which a reasonable person knowing the relevant facts would conclude or perceive would likely have the effect of adversely influencing the exercise of a member's professional judgment or influencing or impeding a member's ability to engage in the practice of pharmacy in an ethical manner or in accordance with the standards of practice of the profession;
- (c) where the pharmacy or a related person or a related corporation enters into an arrangement or agreement which a reasonable person knowing the relevant facts would perceive as directly or indirectly influencing or encouraging a prescriber to promote the use of the pharmacy by a patient; or
- (d) where the pharmacy or a related person or a related corporation,
 - (i) accepts or receives a benefit by reason of the referral of a patient to any other person,
 - (ii) offers, makes or confers a benefit to a person by reason of the referral of a patient to the pharmacy, or
 - (iii) offers, makes or confers a benefit to a patient in relation to the sale of a drug referred to in Schedule I or the provision of professional pharmacy services other than,
 - (A) an adjustment in the fee or amount that would otherwise be charged by the pharmacy with regard to that patient for that drug or that professional pharmacy service, or

- (B) the provision to a patient, at no charge, of an item of a nominal value, to be used in maintaining or promoting well-being or health.
- (2) No conflict of interest arises under subclause (1) (d) (i) or (ii),
- (a) solely as a result of a referral by the pharmacy to a related person or a related corporation where,
 - (i) no direct benefit is received by the pharmacy, and
 - (ii) the nature of the relationship between the pharmacy and the related person or related corporation is fully disclosed to the patient at the time of the referral; or
- (b) solely as a result of a referral to a pharmacy from a related person or a related corporation where,
 - (i) no direct benefit is conferred by the pharmacy, and
 - (ii) the nature of the relationship between the pharmacy and the related person or related corporation is fully disclosed to the patient prior to the pharmacy providing pharmacy services.

(3) No conflict of interest arises as a result of the rent payable in respect of the lease of premises in which the pharmacy is situated if the rent charged is normal and customary for the type of premises and the geographical area in which the premises are located.

(4) No conflict of interest arises under clause (1) (a) by virtue of the pharmacy or a related person or a related corporation having a financial interest in the manufacturer, vendor or supplier of a drug included in Schedule I, II or III established under the Act, if,

- (a) the fact of the proprietary interest is appropriately disclosed to the patient prior to the pharmacy providing pharmacy services in relation to the drug; or
- (b) the manufacturer, vendor or supplier of the drug is a corporation, the shares of which are publicly traded through a stock exchange, and fewer than 25 per cent of the shares of the corporation are owned or controlled by the pharmacy, a related person or a related corporation, or any combination of them.

(5) No conflict of interest arises under clause (1) (a) or (b) by virtue of a pharmacy or a related person or a related corporation accepting or receiving from a manufacturer, vendor or supplier of drugs,

- (a) a reasonable discount based on volume or prompt payment offered in the ordinary course of business; or
- (b) a benefit that is specifically permitted by an Ontario statute or regulation.

PART X RECORDKEEPING

Recordkeeping

54. (1) A pharmacy shall,

- (a) maintain the records and documents required under the Act and its regulations, in the required manner;
- (b) maintain the records and documents required to be made by members under the *Pharmacy Act, 1991* and its regulations and to meet the standards of practice of the profession, in the required manner;
- (c) maintain the records and documents required to be made by the pharmacy or members practising at the pharmacy under any federal legislation governing the purchase or sale of drugs in the required manner;
- (d) make and maintain a scanned electronic copy of every original written prescription pursuant to which a drug is dispensed as well as a copy of the information required by subsection 156 (1) of the Act and retain those copies as part of the patient record;
- (e) make the original prescriptions and other records referred to in clause (a), (b), (c) or (d) available for inspection by an inspector of the College; and
- (f) assist the inspector to make or obtain copies of any records or documents referred to in clause (a), (b), (c) or (d), if requested by the inspector.

(2) The requirements of clause (1) (d) do not apply to a pharmacy until May 11, 2012, if a certificate of accreditation was issued in respect of the pharmacy before that clause came into force.

(3) A pharmacy shall maintain the records and documents referred to in subsection (1) in a computer system where possible and, where that is not possible, shall maintain them in a systematic manner that allows for their easy retrieval.

Length of retention

55. (1) Subject to subsection (3), records and other documents relating to the care of a patient, other than original written prescriptions, shall be maintained for a period of at least 10 years from the last recorded professional pharmacy service

provided to the patient or until 10 years after the day on which the patient reached or would have reached the age of 18 years, whichever is longer.

(2) All prescription records required to be maintained by the Act shall be maintained for the period specified in the Act or if no period is specified in the Act, for the period set out in subsection (1).

(3) While an audit or inspection is being performed by or on behalf of the College in respect of the pharmacy or in respect of a member who is practising at the pharmacy, no record or document shall be destroyed until the audit or inspection is completed, except with the written approval of the Registrar.

Safeguards

56. (1) A pharmacy shall ensure that appropriate safeguards are installed and maintained to ensure that the records and documents required to be kept by a pharmacy which contain personal health information are collected, recorded, used, stored, handled and destroyed in a manner that protects confidentiality and privacy.

(2) The pharmacy shall ensure that all records and documents that are not stored in a computer system,

- (a) are legible;
- (b) are made using non-erasable ink;
- (c) are readily retrievable; and
- (d) are stored securely and in an appropriate manner to provide reasonable protection from damage.

Backup

- **57.** A pharmacy shall ensure that,
- (a) it has adequate backup and recovery systems to back up and recover information stored in its computer system;
- (b) records and documents stored in a computer system are backed up at least once a day, unless the computer system was not used during that day;
- (c) a copy of the backup is stored off site or in a fireproof and theft-resistant safe;
- (d) all copies of the backup are kept secure to avoid unauthorized acts, use or disclosure; and
- (e) one copy of the backup is stored in a manner that allows for its ready retrieval in the event it is required to continue the orderly operation of the pharmacy.

Remote dispensing locations

58. (1) The obligations to which a pharmacy is subject under this Part apply with respect to the records, documents and information of every remote dispensing location that the pharmacy operates.

(2) In addition, a pharmacy that operates a remote dispensing location shall maintain the following records and documents with respect to the remote dispensing location,

- (a) a record of all testing done on any automated pharmacy system prior to first use and of all on-site inspections conducted pursuant to section 36;
- (b) a record of all maintenance done on any automated pharmacy system;
- (c) a record of all technical malfunctions that occur in any automated pharmacy system that includes the cause of the malfunction, and the amount of time and the steps taken to repair it;
- (d) all documentation received from the manufacturer or vendor of an automated pharmacy system, including the name of the manufacturer, the model number, a description of how the machine operates and an operating manual; and
- (e) all written policies and procedures with respect to the operation of automated pharmacy systems at the remote dispensing location.

PART XI INFORMATION, EXAMINATION AND AUDIT

Information return

59. A pharmacy shall, within 30 days of a written request from the Registrar, complete and file with the College a return in Form 1 (Return by Owner of a Pharmacy) as set out on the website of the College.

Examination and audit

60. (1) The Registrar may at any time require an examination and audit to be made by such persons appointed by the Registrar, including without limitation a public accountant, for the purposes of ascertaining whether information provided to

the College by the pharmacy or anyone acting on its behalf, including the information contained in the Form 1 return, is correct.

(2) Where the Registrar appoints a person under subsection (1), the pharmacy shall co-operate fully and shall provide to the person appointed all evidence, vouchers, records, books, documents and papers that may be requested for the purpose of the examination and audit and the person so appointed shall report the results of the examination and audit to the Registrar forthwith after completing the examination and audit.

PART XII REVOCATION AND COMMENCEMENT

Revocation

- 61. The following regulations are revoked:
- 1. Regulation 545 of the Revised Regulations of Ontario, 1990.
- 2. Regulation 551 of the Revised Regulations of Ontario, 1990.
- 3. Ontario Regulation 297/96.

Commencement

62. This Regulation comes into force on the later of the day section 8 of the *Regulated Health Professions Statute Law Amendment Act, 2009* comes into force and the day it is filed.

SCHEDULE A

1. Acid (calcium d-pantothenate) 2. Acid (dexpanthenol) 3. Alginic acid 4. Allantoin 5. Aloe 6. Aloin 7. Alum 8. Aralia racemosa 9. Arrowroot 10. Attapulgite (activated) 11. Balmony 12. Balsam tolu 13. Balsam mecca 14. Benzoic acid 15. Benzoi acid 16. Benzyl alcohol 17. Bile extract 18. Bile salts 19. Caffeine 20. Caffeine citrate 21. Calcium gluconate, except in injectable form for parenteral nutrition 23. Calcium glycerophosphate 24. Calcium hydroxide 25. Calcium phosphate (dibasic) 27. Calcium ndecylenate 28. Canada balsam 29. Capsicum oleoresin 30. Castor oil 31. Cocoa butter 32. <th></th> <th></th>		
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37. Eucalyptus		
	36.	Eucalyptol
38. Eucalyptus oil	37.	
	38.	Eucalyptus oil

39.	Eugenol
40.	Fennel
41.	Fir
42.	Gelatin
43.	Gentiana lutea
44.	Ginger
45.	Glycerine
46.	Guaiacol
47.	Guaifenesin
48.	Hamamelis virginiana
49.	Hemlock spruce
50.	Honey
51.	Juniper tar
52	Lanolin
53.	Linseed
54.	Liquid paraffin (mineral oil)
55.	Magnesium sulfate (epsom salts)
56.	Motherwort common
57.	Myrrh
57.	Oats
<u>59.</u>	Octocrylene
60.	Oil of anise
61.	Oil of cajeput
62.	Oil of camphor
63.	Oil of cinnamon
64.	Oil of clove
65.	Oil of dill
66.	Oil of fennel
67.	Oil of fir
68.	Oil of hemlock canadian
69.	Oil of mustard expressed
70.	Oil of peppermint
71.	Oil of pine needles
72.	Oil of sassafras
73.	Oil of sweet almond
74.	Oil of thyme
75.	Oil of turpentine
76.	Olive oil
77.	Ox bile extract
78.	Pancreatin, except in products for the treatment of
	established pancreatic insufficiency
79.	Papain
80.	Pectin
81.	Pepsin
82.	Peptone
83.	Petrolatum
84.	Petrolatum liquid
85.	Pine tar
86.	Plantago seed
87.	Poplar bud
88.	Prune
89.	Saccharine and sodium saccharine
90.	Sassafras
91.	Shark liver oil
92.	Simethicone
92. 93.	Solium alginate
95. 94.	Sodium anginate Sodium benzoate
95.	Sodium bicarbonate
96.	Sodium carbonate
97.	Sodium carboxymethyl cellulose
98.	Sodium chloride, except in injectable form for
1	parenteral nutrition or single ingredient solutions for
L	parenteral or ophthalmic use in concentrations of more

	than 0.9% (note: does not apply to contact lens
	solutions intended to be rinsed off prior to insertion
	into eye)
99.	Sodium citrate, except for parenteral use
100.	Sodium dioctyl sulfosuccinate
101.	Sodium lauryl sulfate
102.	Sodium monofluorophosphate
103.	Sodium oleate
104.	Sodium phosphate dibasic
105.	Sodium tartrate
106.	Spruce gum
107.	Strawberry
108.	Sulfur
109.	Tartaric acid
110.	Thymol
111.	Turpentine
112.	White petroleum
113.	White pine
114.	Wild cherry
115.	Yeast

SCHEDULE B PART I

1.	2-phenylbenzimidazole-5-sulfonic acid		
2.	4-methylbenzylidene camphor		
3.	Acetaminophen — when sold in standard unit doses of 325mg 25 or less		
4.	Acetylsalicylic acid — when sold in standard unit		
	doses of 325 mg 51 or less		
5.	Alpha-galactosidase		
6.	Aluminium chlorohydrate		
7.	Aluminum chloride — when in an antiperspirant		
	preparation, not more than 5 per cent		
8.	Aluminum chlorohydrate		
9.	Aluminum hydroxide		
10.	Aluminum hydroxide — magnesium carbonate codried gel		
11.	Aluminum potassium sulfate		
12.	Aluminum sesquichlorohydrate		
13.	Aluminum zirconium tetrachlorohydrex glycine		
14.	Aluminum zirconium trichlorohydrex glycine		
15.	Ammonium bicarbonate		
16.	Ammonium carbonate		
17.	Ammonium chloride		
18.	Ammonium hydrozide (anethole)		
19.	Bacitracin and its salts and derivatives — for topical use		
20.	Beef, iron and wine		
21.	Benzalkonium chloride — in liquid preparations in concentrations not more than 2 per cent		
22.	Benzethonium chloride — in liquid preparations in concentrations not more than 1 per cent		
23.	Biguanide polyaminopropyl		
24.	Bioflavanoids		
25.	Biotin		
26.	Bismuth subcarbonate (oxycarbonate)		
27.	Bismuth subgallate		
28.	Bismuth subsalicylate		
29.	Boldo		
30.	Buchu		
31.	Butyl methoxydibenzoylmethane		
32.	Carbetapentane citrate		
33.	Cascara sagrada and its extracts and derivatives		
34.	Cetrimide		

35.	Cetylpyridinium gluconate
36.	Chamomile
37.	Charcoal (activated) — except for use in poisoning
	treatment
38.	Chloral hydrate — for topical use
39.	Chlorhexidine gluconate
40.	Chlorhydrol — when in an antiperspirant preparation
41.	Chlorobutanol
42.	Chloroxylenol
43.	Chlorpheniramine maleate and its salts and
	preparations — except for parenteral use
44.	Choline
45.	Cinnamedrine
46.	Citric acid
47. 48.	Clove Coal tar — in concentrations of up to and including 10
40.	per cent
49.	Cochineal
50.	Cocillana
51.	Croton oil
52.	Culver's root
53.	Dea methoxycinnamate
54.	Dimethicone
55.	Disodium edetate
56.	Disodium lauroamphodiacetate conc.
57.	Domiphen bromide
58.	Docusate and its salts
59.	Dyclonine hydrochloride for use in lozenges only
60.	Edetic acid
61.	Essence of peppermint
62.	Frangula
63.	Glycyrrhiza glabra
64.	Glycyrrhizin
65.	Gramicidin and its salts — for topical use
66. 67.	Hexylresorcinol Homosalate
67. 68.	Hydrogen peroxide — not more than 3 per cent
69.	Hydroquinone — when in skin bleaching preparations,
07.	not more than 2 per cent
70.	Hydroxyquinoline
71.	Inositol
72.	Irgasan DP 300 — when in an antiperspirant
	preparation, not more than 0.4 per cent
73.	Iron and its salts and derivatives — in preparations
	containing 30 mg or less elemental iron per dosage
74.	unit or 5 ml oral liquid
	Juglans Ketoconazole and its salts — as a shampoo
75. 76.	Lactic acid (CDSS) (in preparations in concentrations
70.	greater than 10 per cent — Schedule 3)
77.	Lidocaine (hydrochloride) and its salts — for topical
	use on the skin, including lozenge
78.	Linum usitatissimum
79.	Magaldrate
80.	Magnesium carbonate
81.	Magnesium chloride
82.	Magnesium citrate except for cathartics
83.	Magnesium hydroxide
84.	Magnesium oxide
85.	Magnesium trisilicate
86.	Menthol
87.	Menthyl anthranilate
88.	Merbromin (mercurochrome) solution — not more
	than 2 per cent

89.				
	Methyl salicylate (in liquid dosage forms in			
00	concentrations up to and including 30%)			
90.	Methylbenzethonium chloride — when in an			
01	antiperspirant preparation not more than 0.25 per cent			
91.	Methylene blue except for parenteral use			
92.	Miconazole and its salts — for topical use			
93.	Naphazoline (hydrochloride) and its salts — in oral			
0.4	preparations for adult use and in ophthalmic products			
94.	Octyl methoxycinnamate			
95.	Octyl salicylate			
96.	Oil of eucalyptus			
97.	Oxybenzone			
98.	Oxymetazoline — in nasal preparations for adult use			
	and in ophthalmic products, except for pediatric use			
99.	Padimate O			
100.	Pamabrom			
101.	Pheniramine maleate and its salts			
102.	Phenoxyethanol			
103.	Phenyl salicylate			
104.	Phenylephrine (hydrochloride) and salts and			
	preparations for oral use, in nasal preparations for			
	adults and in ophthalmic preparations in			
	concentrations of 2.5 per cent or less			
105.	Phosphorus (calcium hypophosphite)			
106.	Phosphorus (calcium phosphate (dibasic))			
107.	Phosphorus (potassium hypophosphite)			
108.	Phosphorus (sodium hypophosphite)			
109.	Phytolacca decandra			
110.	Polyaminopropyl biguanide			
111.	Polyethylene glycol (400) — for topical			
	administration			
112.	Polyhexanide			
113.	Polymyxin B (polymyxin B sulfate) and its salts and derivatives — for topical use, or in oral cavity or nasal			
114	passages			
114.	Polyoxypropylene-polyoxyethylene BL copolymer			
115.	Polyoxypropylene-polyoxyethylene BL copolymer Polyquaternium-1			
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138.	Sodium fluoride — when in dentifrices not more than 0.25 per cent		
139.	Sodium glycerophosphate		
140.	Sodium phosphate except for cathartics		
141.	Sodium potassium tartrate (rochelle salts)		
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143.	Sodium sulfate		
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145.	Spirit of nitrous ether		
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173.	Zinc pyridinethione — when in anti-dandruff		
	preparations, not more than 2 per cent		
174.	Zinc sulphate — in preparations containing 25 mg or less of elemental zinc		
175.	Zirconium hydrochloride — when in an antiperspirant preparation, not more than 5 per cent		

Made by:

COUNCIL OF THE ONTARIO COLLEGE OF PHARMACISTS:

BONNIE HAUSER President

DEANNA WILLIAMS Registrar

Date made: February 22, 2011.

ONTARIO REGULATION 59/11

made under the

PHARMACY ACT, 1991

Made: February 22, 2011 Approved: March 9, 2011 Filed: March 10, 2011 Published on e-Laws: March 14, 2011 Printed in *The Ontario Gazette*: March 26, 2011

> Amending O. Reg. 202/94 (General)

Note: Ontario Regulation 202/94 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. (1) Subsection 28 (1) of Ontario Regulation 202/94 is amended by adding the following definition:

"drug services" means one or more of the compounding, dispensing or sale by retail of drugs or the provision of information or advice with respect to drugs.

(2) The definition of "prescription services" in subsection 28 (1) of the Regulation is revoked.

(3) Subsection 28 (2) of the Regulation is amended by striking out "prescription services" in the portion before clause (a) and substituting "drug services".

(4) Clauses 28 (2) (f), (g), (h), (i) and (j) of the Regulation are revoked and the following substituted:

- (f) contains a reference to a member's area of practice or to a procedure or treatment available from a member practising in the pharmacy, unless the advertisement discloses whether or not the member has an area of expertise and, if the member does have such an area of expertise, the particular expertise;
- (g) contains references to a particular brand of equipment used to assist in providing drug services;
- (h) contains information that is not relevant to the choice of a pharmacist; or
- (i) contains any representations as to the safety or effectiveness or an indication for use of any drug referred to in Schedule I established by the regulations under the *Drug and Pharmacies Regulation Act*.

(5) Subsection 28 (3) of the Regulation is amended by striking out the portion before paragraph 1 and substituting the following:

(3) An advertisement by a member that includes price information relating to drugs referred to in Schedule I established by the regulations under the *Drug and Pharmacies Regulation Act* shall include the price information for at least 15 different drugs, 10 of which each belong to a different one of the following drug classifications:

(6) Subsections 28 (4), (5), (6), (7) and (8) of the Regulation are revoked and the following substituted:

(4) Where an advertisement by a member includes price information relating to drugs referred to in Schedule I established by the regulations under the *Drug and Pharmacies Regulation Act*, the advertisement shall include at a minimum the following information with respect to each drug:

- 1. The quantity of the drug being advertised at the advertised price.
- 2. The total cost for the drug to the purchaser including any dispensing fee.
- 3. The time period during which the advertised price will be available.

(5) An advertisement by a member that includes price information relating to drugs referred to in Schedule I established by the regulations under the *Drug and Pharmacies Regulation Act* shall include, in addition to the price information referred to in subsection (4), the following information with respect to each advertised drug:

- 1. The strength of the drug.
- 2. The brand name of the drug.
- 3. The dosage form of the drug.

(6) Where an advertisement by a member includes price information relating to drugs referred to in Schedule I established by the regulations under the *Drug and Pharmacies Regulation Act*, equal prominence shall be given to each drug and, for each of those drugs, equal prominence shall be given to all the information required under subsections (4) and (5).

2. Section 29 of the Regulation is revoked and the following substituted:

29. It is professional misconduct for the purposes of clause 51 (1) (c) of the Health Professions Procedural Code for a member who advertises price information with respect to a drug referred to in Schedule I established by the regulations under the *Drug and Pharmacies Regulation Act* to charge any purchaser, including the executive officer under the *Ontario Drug Benefit Act* more for the drug than the member has advertised, pursuant to paragraph 2 of subsection 28 (4), as the total cost for the drug to the purchaser including any dispensing fee.

3. This Regulation comes into force on the later of the day section 8 of the *Regulated Health Professions Statute Law Amendment Act, 2009* comes into force and the day it is filed.

Made by:

COUNCIL OF THE ONTARIO COLLEGE OF PHARMACISTS:

BONNIE HAUSER President

DEANNA WILLIAMS Registrar

Date made: February 22, 2011.

13/11

ONTARIO REGULATION 60/11

made under the

PAYDAY LOANS ACT, 2008

Made: March 10, 2011 Filed: March 11, 2011 Published on e-Laws: March 15, 2011 Printed in *The Ontario Gazette*: March 26, 2011

ONTARIO PAYDAY LENDING EDUCATION FUND CORPORATION

Designation of Corporation

1. The not-for-profit corporation without share capital incorporated under the *Corporations Act* as number 1806378 on October 8, 2009 is designated as the Corporation under section 68 of the Act.

Minister's authorization required for borrowing, etc.

2. (1) It is prescribed as a requirement under clause 68 (1) (a) of the Act that the Corporation shall not borrow any money or enter into any security agreement without the prior written consent of the Minister.

(2) Despite subsection (1), the Corporation may, without the written consent of the Minister, borrow money on the credit of the Corporation for the purchase of goods and services used in the normal course of carrying on its activities.

Disclosure by directors and indemnification

3. Sections 71 and 80 and subsection 94 (5) of the Corporations Act do not apply to the Corporation.

Annual report

4. (1) The Corporation shall make its annual report under section 74 of the Act within 120 days of its fiscal year end.

(2) The annual report shall relate to the most recently completed fiscal year and shall include,

- (a) a list of the Corporation's directors, the term of office of each of the directors and the office, if any, that each of them holds;
- (b) the Corporation's financial statements for the year which must have been audited by a person licensed under the *Public Accounting Act, 2004* and the auditor's report on them;
- (c) a description of the Corporation's activities during the year, including a discussion of all significant variances between actual and planned results for the year and an explanation of the actions to be taken, if any, to address the variances;
- (d) a statement, expressed in the form of a percentage, of the money taken from the Corporation's trust account during the year and allocated to its general account for the purpose of paying fees, costs, charges or expenses involved in the administration of the Fund or incurred by the Corporation in carrying out the purposes of the Fund;
- (e) a statement of all changes in the percentage described in clause (d) since the last annual report of the Corporation;
- (f) a list of the grants or transfer payments that the Corporation made to third parties during the year, including, for each grant or payment,
 - (i) the name of the third party,
 - (ii) the amount of the grant or payment,
 - (iii) the planned results of the grant or payment, and
 - (iv) the results achieved by the grant or payment or, if those results are not yet available, an indication when it is expected that they will be available; and
- (g) a description of all educational and other activities, if any, undertaken directly by the Corporation during the year.

(3) If the results achieved by a grant or transfer payment that the Corporation has made to third parties during any completed fiscal year are not available when the Corporation makes its annual report under section 74 of the Act relating to that year, the Corporation shall include those results in the annual report that it is required to make under that section after they become available.

Commencement

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

RÈGLEMENT DE L'ONTARIO 60/11

pris en application de la

LOI DE 2008 CONCERNANT LES PRÊTS SUR SALAIRE

pris le 10 mars 2011 déposé le 11 mars 2011 publié sur le site Lois-en-ligne le 15 mars 2011 imprimé dans la *Gazette de l'Ontario* le 26 mars 2011

SOCIÉTÉ DE GESTION DU FONDS ONTARIEN DE SENSIBILISATION AU CRÉDIT SUR SALAIRE

Désignation de la Société

1. La personne morale sans but lucratif et sans capital-actions portant le numéro matricule de l'Ontario 1806378 et constituée le 8 octobre 2009 en vertu de la *Loi sur les personnes morales* est désignée comme la Société en vertu de l'article 68 de la Loi.

Autorisation du ministre

2. (1) Pour l'application de l'alinéa 68 (1) a) de la Loi, il est prescrit comme exigence que la Société ne doit pas contracter d'emprunt ni conclure de contrat de sûreté sans l'autorisation écrite préalable du ministre.

(2) Malgré le paragraphe (1), la Société peut, sans l'autorisation écrite du ministre, contracter des emprunts sur son crédit pour acheter des biens et se procurer des services utilisés dans le cours normal de ses activités.

Déclaration par les administrateurs et indemnisation

3. Les articles 71 et 80 et le paragraphe 94 (5) de la Loi sur les personnes morales ne s'appliquent pas à la Société.

Rapport annuel

4. (1) La Société présente son rapport annuel en application de l'article 74 de la Loi dans les 120 jours de la fin de son exercice.

- (2) Le rapport annuel porte sur le dernier exercice complété et comprend ce qui suit :
- a) la liste des administrateurs de la Société, le mandat de chacun d'eux et les postes qu'ils occupent, s'il y a lieu;
- b) les états financiers de la Société pour l'exercice, lesquels doivent avoir été vérifiés par une personne titulaire d'un permis délivré en vertu de la *Loi de 2004 sur l'expertise comptable*, ainsi que le rapport du vérificateur les concernant;
- c) la description des activités de la Société au cours de l'exercice, y compris l'analyse de tous les écarts importants entre les résultats réels et prévus pour l'exercice et l'explication des mesures éventuelles devant être prises pour combler ces écarts, s'il y a lieu;
- d) le pourcentage des sommes retirées du compte en fiducie de la Société au cours de l'exercice et affectées à son fonds d'administration afin de payer les dépenses, frais et débours liés à l'administration du Fonds ou engagés par la Société pour réaliser les objets du Fonds;
- e) toutes les fluctuations du pourcentage visé à l'alinéa d) depuis le dernier rapport annuel de la Société;
- f) la liste des subventions et des paiements de transfert que la Société a octroyés à des tiers au cours de l'exercice, et notamment pour chaque subvention ou paiement :
 - (i) le nom du tiers,
 - (ii) le montant de la subvention ou du paiement,
 - (iii) les résultats prévus de la subvention ou du paiement,
 - (iv) les résultats réels de la subvention ou du paiement ou, s'ils ne sont pas encore disponibles, une indication de la date où l'on s'attend à ce qu'ils le soient;
- g) la description de toutes les activités de sensibilisation et autres, s'il y a lieu, que la Société a entreprises directement au cours de l'exercice.

(3) La Société inclut les résultats réels d'une subvention ou d'un paiement de transfert qu'elle a octroyé à des tiers au cours d'un exercice complété et qui ne sont pas disponibles lorsqu'elle présente son rapport portant sur cet exercice en application de l'article 74 de la Loi dans le rapport annuel qu'elle est tenue de présenter en application de cet article après qu'ils sont disponibles.

Entrée en vigueur

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

Made by: Pris par :

Le ministre des Services aux consommateurs,

JOHN PHILIP GERRETSEN Minister of Consumer Services

Date made: March 10, 2011. Pris le : 10 mars 2011.

13/11

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

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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Applications to Provincial Parliament — Private Bills/Demandes au Parlement provincial — Projets de loi d'intérêt privé				
Applications to Provincial Parliament	· · · · ·			
Sheriff's Sale of Lands / Ventes de terrains par le shérif				
Sale of Lands for Tax Arrears by Public Tender/Ventes de terra	ins par appel d'offres pour arriéré d'impôt			
THE CORPORATION OF THE TOWNSHIP OF TEHKUM	MAH			
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PUBLICATIONS UNDER PART III (REGULATIONS) OF T	TE LEGISLATION ACT 2006			
RÈGLEMENTS PUBLIÉS EN APPLICATION DE LA PART	E III (RÈGLEMENTS) DE LA LOI DE 2006 SUR LA LÉGISLATION			
CITY OF TORONTO ACT, 2006	O.Reg 53/11			
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ELECTRICITY ACT, 1998	O.Reg 57/11			
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PAYDAY LOANS ACT, 2008	O.Reg 60/11			
PHARMACY ACT, 1991	O.Reg 59/11			



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