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Proclamation

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

PROCLAMATION

**CHRISTOPHER'S LAW (SEX OFFENDER REGISTRY)
AMENDMENT ACT, 2011**

We, by and with the advice of the Executive Council of Ontario, name June 20, 2011 as the day on which the *Christopher's Law (Sex Offender Registry) Amendment Act, 2011*, c. 8, comes into force.

WITNESS:

THE HONOURABLE
WARREN K. WINKLER
CHIEF JUSTICE OF ONTARIO

ADMINISTRATOR OF THE GOVERNMENT OF OUR PROVINCE OF ONTARIO

GIVEN at Toronto, Ontario, on June 1, 2011.

BY COMMAND

Harinder Jeet Singh Takhar
Minister of Government Services

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

PROCLAMATION

GOOD GOVERNMENT ACT, 2011

We, by and with the advice of the Executive Council of Ontario, name March 1, 2012 as the day on which subsections 7 (1) to (9) of Schedule 1 to the *Good Government Act, 2011*, c. 1, which amend the *Provincial Offences Act*, come into force.

WITNESS:

THE HONOURABLE
DAVID C. ONLEY

LIEUTENANT GOVERNOR OF OUR PROVINCE OF ONTARIO

GIVEN at Toronto, Ontario, on May 30, 2011.

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

PROCLAMATION

**LOI DE 2011 MODIFIANT LA LOI CHRISTOPHER SUR LE
REGISTRE DES DÉLINQUANTS SEXUELS**

Sur l'avis du Conseil exécutif de l'Ontario, nous désignons le 20 juin 2011 comme le jour où entre en vigueur la *Loi de 2011 modifiant la Loi Christopher sur le registre des délinquants sexuels*, chap. 8.

TÉMOIN:

L'HONORABLE
WARREN K. WINKLER
JUGE EN CHEF DE L'ONTARIO

ADMINISTRATEUR DU GOUVERNEMENT DE NOTRE PROVINCE DE L'ONTARIO

FAIT à Toronto (Ontario) le 1^{er} juin 2011.

PAR ORDRE

(144-G278)

Harinder Jeet Singh Takhar
ministre des Services gouvernementaux

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

PROCLAMATION

LOI DE 2011 SUR LA SAINE GESTION PUBLIQUE

Sur l'avis du Conseil exécutif de l'Ontario, nous désignons le 1^{er} mars 2012 comme le jour où entrent en vigueur les paragraphes 7 (1) à (9) de l'annexe 1 de la *Loi de 2011 sur la saine gestion publique*, chap. 1, qui modifie la *Loi sur les infractions provinciales*.

TÉMOIN:

L'HONORABLE
DAVID C. ONLEY

LIEUTENANT-GOUVERNEUR DE NOTRE PROVINCE DE L'ONTARIO

FAIT à Toronto (Ontario) le 30 mai 2011.



BY COMMAND

Harinder Jeet Singh Takhar
Minister of Government Services

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

PROCLAMATION

GOOD GOVERNMENT ACT, 2009

We, by and with the advice of the Executive Council of Ontario, name March 1, 2012, as the day on which the following provisions of Schedule 4 to the *Good Government Act, 2009*, c. 33, come into force:

1. Subsections 1 (5), (6), (8), (11), (13), (16), (20), (22), (25), (29) and (49), which amend the *Provincial Offences Act*.
2. Subsections 3 (3) and (4), which amend the *Highway Traffic Act*.

WITNESS:

THE HONOURABLE
DAVID C. ONLEY

LIEUTENANT GOVERNOR OF OUR PROVINCE OF ONTARIO

GIVEN at Toronto, Ontario, on May 30, 2011.

BY COMMAND

Harinder Jeet Singh Takhar
Minister of Government Services

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

PROCLAMATION

OPEN FOR BUSINESS ACT, 2010

We, by and with the advice of the Executive Council of Ontario, name September 19, 2011 as the day on which the following provisions of Schedule 7 to the *Open for Business Act, 2010*, c. 16, come into force:

1. Subsections 2 (1) to (6), (8) to (15), (19) to (21), (23) to (27), (29) to (62), (64) to (74) and (78) to (92), which amend the *Environmental Protection Act*.
2. Subsections 3 (1) to (5), (7) to (14), (16), (17), (19) to (30) and (34), which amend the *Ontario Water Resources Act*.
3. Section 4, which amends the *Safe Drinking Water Act, 2002*.

WITNESS:

THE HONOURABLE
WARREN K. WINKLER
CHIEF JUSTICE OF ONTARIO

ADMINISTRATOR OF THE GOVERNMENT OF OUR PROVINCE OF ONTARIO

GIVEN at Toronto, Ontario, on June 1, 2011.

BY COMMAND

Harinder Jeet Singh Takhar
Minister of Government Services

PAR ORDRE

(144-G279)

Harinder Jeet Singh Takhar
ministre des Services gouvernementaux

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

PROCLAMATION

LOI DE 2009 SUR LA SAINTE GESTION PUBLIQUE

Sur l'avis du Conseil exécutif de l'Ontario, nous désignons le 1^{er} mars 2012 comme le jour où entrent en vigueur les dispositions suivantes de l'annexe 4 de la *Loi de 2009 sur la saine gestion publique*, chap. 33 :

1. Les paragraphes 1 (5), (6), (8), (11), (13), (16), (20), (22), (25), (29) et (49), qui modifient la *Loi sur les infractions provinciales*.
2. Les paragraphes 3 (3) et (4), qui modifient le *Code de la route*.

TÉMOIN:

L'HONORABLE
DAVID C. ONLEY

LIEUTENANT-GOUVERNEUR DE NOTRE PROVINCE DE L'ONTARIO

FAIT à Toronto (Ontario) le 30 mai 2011.

PAR ORDRE

(144-G280)

Harinder Jeet Singh Takhar
ministre des Services gouvernementaux

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

PROCLAMATION

LOI DE 2010 FAVORISANT UN ONTARIO PROPICE AUX AFFAIRES

Sur l'avis du Conseil exécutif de l'Ontario, nous désignons le 19 septembre 2011 comme le jour où entrent en vigueur les dispositions suivantes de l'annexe 7 de la *Loi de 2010 favorisant un Ontario propice aux affaires*, chap. 16 :

1. Les paragraphes 2 (1) à (6), (8) à (15), (19) à (21), (23) à (27), (29) à (62), (64) à (74) et (78) à (92), qui modifient la *Loi sur la protection de l'environnement*.
2. Les paragraphes 3 (1) à (5), (7) à (14), (16), (17), (19) à (30) et (34), qui modifient la *Loi sur les ressources en eau de l'Ontario*.
3. L'article 4, qui modifie la *Loi de 2002 sur la salubrité de l'eau potable*.

TÉMOIN:

L'HONORABLE
WARREN K. WINKLER
JUGE EN CHEF DE L'ONTARIO

ADMINISTRATEUR DU GOUVERNEMENT DE NOTRE PROVINCE DE L'ONTARIO

FAIT à Toronto (Ontario) le 1^{er} juin 2011.

PAR ORDRE

(144-G281)

Harinder Jeet Singh Takhar
ministre des Services gouvernementaux

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

The Second Session of the 39th Parliament of the Province of Ontario be prorogued at 6:40 pm on Wednesday, the 1st day of June, 2011.

WITNESS:

THE HONOURABLE
WARREN K. WINKLER
CHIEF JUSTICE OF ONTARIO

ADMINISTRATOR OF THE GOVERNMENT OF OUR PROVINCE OF ONTARIO

GIVEN at Toronto, Ontario, on June 1, 2011.

BY COMMAND

Harinder Jeet Singh Takhar
Minister of Government Services

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

PROCLAMATION

BETTER TOMORROW FOR ONTARIO ACT (BUDGET MEASURES), 2011

We, by and with the advice of the Executive Council of Ontario, name August 2, 2011 as the day on which Schedule 4 to the *Better Tomorrow for Ontario Act (Budget Measures), 2011*, c. 9, which amends the *Broader Public Sector Accountability Act, 2010*, comes into force.

WITNESS:

THE HONOURABLE
WARREN K. WINKLER
CHIEF JUSTICE OF ONTARIO

ADMINISTRATOR OF THE GOVERNMENT OF OUR PROVINCE OF ONTARIO

GIVEN at Toronto, Ontario, on June 1, 2011.

BY COMMAND

Harinder Jeet Singh Takhar
Minister of Government Services

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

PROCLAMATION

BETTER TOMORROW FOR ONTARIO ACT (BUDGET MEASURES), 2011

We, by and with the advice of the Executive Council of Ontario, name June 6, 2011 as the day on which Schedule 25 of the *Better Tomorrow for Ontario Act (Budget Measures), 2011*, c. 9, which enacts the *Ministry of Energy Act, 2011*, comes into force.

WITNESS:

THE HONOURABLE
WARREN K. WINKLER
CHIEF JUSTICE OF ONTARIO

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

Que la deuxième session de la 39^e législature de la province de l'Ontario soit prorogée à 18 heures 40, le mercredi 1^{er} juin 2011.

TÉMOIN:

L'HONORABLE
WARREN K. WINKLER
JUGE EN CHEF DE L'ONTARIO

ADMINISTRATEUR DU GOUVERNEMENT DE NOTRE PROVINCE DE L'ONTARIO

FAIT à Toronto (Ontario) le 1^{er} juin 2011.

PAR ORDRE

(144-G282) Harinder Jeet Singh Takhar
ministre des Services gouvernementaux

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

PROCLAMATION

LOI DE 2011 SUR DES LENDEMAINS MEILLEURS POUR L'ONTARIO (MESURES BUDGÉTAIRES)

Sur l'avis du Conseil exécutif de l'Ontario, nous désignons le 2 août 2011 comme le jour où entre en vigueur l'annexe 4 de la *Loi de 2011 sur des lendemains meilleurs pour l'Ontario (mesures budgétaires)*, chap. 9, qui modifie la *Loi de 2010 sur la responsabilisation du secteur parapublic*.

TÉMOIN:

L'HONORABLE
WARREN K. WINKLER
JUGE EN CHEF DE L'ONTARIO

ADMINISTRATEUR DU GOUVERNEMENT DE NOTRE PROVINCE DE L'ONTARIO

FAIT à Toronto (Ontario) le 1^{er} juin 2011.

PAR ORDRE

(144-G283) Harinder Jeet Singh Takhar
ministre des Services gouvernementaux

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

PROCLAMATION

LOI DE 2011 SUR DES LENDEMAINS MEILLEURS POUR L'ONTARIO (MESURES BUDGÉTAIRES)

Sur l'avis du Conseil exécutif de l'Ontario, nous désignons le 6 juin 2011 comme le jour où entre en vigueur l'annexe 25 de la *Loi de 2011 sur des lendemains meilleurs pour l'Ontario (mesures budgétaires)*, chap. 9, qui édicte la *Loi de 2011 sur le ministère de l'Énergie*.

TÉMOIN:

L'HONORABLE
WARREN K. WINKLER
JUGE EN CHEF DE L'ONTARIO

ADMINISTRATOR OF THE GOVERNMENT OF OUR PROVINCE OF ONTARIO

GIVEN at Toronto, Ontario, on June 1, 2011.

BY COMMAND

Harinder Jeet Singh Takhar
Minister of Government Services

ADMINISTRATEUR DU GOUVERNEMENT DE NOTRE PROVINCE DE L'ONTARIO

FAIT à Toronto (Ontario) le 1^{er} juin 2011.

PAR ORDRE

(144-G284) Harinder Jeet Singh Takhar
ministre des Services gouvernementaux

Criminal Code Code Criminel

DESIGNATION OF QUALIFIED TECHNICIANS (BREATH SAMPLES)

NOTICE IS HEREBY GIVEN that pursuant to subsection 254(1) of the Criminal Code (Canada), the Honourable Jim Bradley, Minister of Community Safety and Correctional Services of Ontario, on the 26th day of May, 2011, designated the following persons as being qualified to operate the approved instruments known as the Intoxilyzer® 8000C.

L'AVIS PRESENT est donné qu'en vertu du paragraphe 254(1) du Code Criminel du Canada, l'honorable Jim Bradley, Ministre de la Sécurité communautaire et des Services correctionnels de l'Ontario, le 26 Mai, 2011, désigna les personnes suivantes comme étant qualifiées pour manipuler les alcootest approuvé connu sous de nom de Intoxilyzer® 8000C.

Sean Sloan	Ontario Provincial Police
Joanne Serkeyn	Hamilton Police Service
Joanne E. Cain	Hamilton Police Service
Nicholas Croll	Ontario Provincial Police
Colin Watson	Ontario Provincial Police
Bill Murray	Waterloo Regional Police Service
Larry Scheklesky	Waterloo Regional Police Service
Bogdan Molodyko	York Regional Police Service
Shakib Halimi	Ontario Provincial Police
Scott Cooper	Niagara Regional Police Service
Tammy Morden	Niagara Regional Police Service
Donald Laing	Niagara Regional Police Service
Scott Orsan	Ontario Provincial Police
Robert Tihor	Ontario Provincial Police
Shawn Richard	Ontario Provincial Police

(144-G285)

DESIGNATION OF QUALIFIED TECHNICIANS (BREATH SAMPLES)

NOTICE IS HEREBY GIVEN that pursuant to subsection 254(1) of the Criminal Code (Canada), the Honourable Jim Bradley, Minister of Community Safety and Correctional Services of Ontario, on the 26th day of May, 2011, designated the following persons as being qualified to operate the approved instruments known as the Intoxilyzer® 8000C.

L'AVIS PRESENT est donné qu'en vertu du paragraphe 254(1) du Code Criminel du Canada, l'honorable Jim Bradley, Ministre de la Sécurité communautaire et des Services correctionnels de l'Ontario, le 26 Mai, 2011, désigna les personnes suivantes comme étant qualifiées pour manipuler les alcootest approuvé connu sous de nom de Intoxilyzer® 8000C.

Danny Rodrigues	Ontario Provincial Police
Matthew Verdone	Ontario Provincial Police
Toby Whinney	Ontario Provincial Police
Jeffrey C. MacLeod	Ontario Provincial Police
Christopher F. Throop	Ontario Provincial Police
John Kyle	Ontario Provincial Police

Steven Barber	Ontario Provincial Police
Andrew D. Boyce	Ontario Provincial Police
Jonathan Bigford	Ontario Provincial Police
Mathew Belear	Ontario Provincial Police
Patricia Staples	Ontario Provincial Police
Wendi C. Hughes	Ontario Provincial Police
Joshua O. Dupuis	Ontario Provincial Police
Michael Wraight	Ontario Provincial Police
Marc Bennett	Ontario Provincial Police
Kenneth Rusaw	Ontario Provincial Police
Alain Potvin	Ontario Provincial Police
Steve Roy	Ontario Provincial Police

(144-G286)

DESIGNATION OF QUALIFIED TECHNICIANS (BREATH SAMPLES)

NOTICE IS HEREBY GIVEN that pursuant to subsection 254(1) of the Criminal Code (Canada), the Honourable Jim Bradley, Minister of Community Safety and Correctional Services of Ontario, on the 26th day of May, 2011, designated the following persons as being qualified to operate the approved instruments known as the Intoxilyzer® 8000C.

L'AVIS PRESENT est donné qu'en vertu du paragraphe 254(1) du Code Criminel du Canada, l'honorable Jim Bradley, Ministre de la Sécurité communautaire et des Services correctionnels de l'Ontario, le 26 Mai, 2011, désigna les personnes suivantes comme étant qualifiées pour manipuler les alcootest approuvé connu sous de nom de Intoxilyzer® 8000C.

Craig Matheson	Owen Sound Police Service
Peter La France	Akwesasne Mohawk Police Service
Brad Robertson	Owen Sound Police Service
Jason Ng	York Regional Police Service
Ermanno Belmonte	York Regional Police Service
Michael Holovaci	Owen Sound Police Service
Peter Schultz	Owen Sound Police Service
Steve Beaney	Owen Sound Police Service
Bill Ringel	Owen Sound Police Service
Donald Brian Follis	Owen Sound Police Service
Kristopher B.E. Keeshig	Owen Sound Police Service
David Kerr	Shelburne Police Service

(144-G287)

Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

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

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

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

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

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

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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2011-06-11

ABITARII FINE CARS INC.	002076327
ACCR (95-3) CORPORATION	001130280
AGRO-INDUSTRIAL MILLWRIGHT INC.	001651778
ALDOUS HOLDEN CONSULTING INC.	001484010
ALLIANCE DIGITAL IMAGING INC.	001682736
AM PLASTICS & PROTOTYPES INC.	002054175
APPROVED GENERAL CONTRACTING INC.	001648503
AUSTIN JANES & CO. INC.	000952157
B.J. MAR COMPANY LIMITED	000641933
BEVERLY HILLS WEIGHT LOSS CLINICS OF PETERBOROUGH INC.	000890049
BITCHIN-SYNC INC.	001272511
BOOKSANDMUSICPLUS.COM INC.	001511363
CANADIAN KIDS ON THE GO INC.	001072185
CANADIAN SHIELD ANTICRIME RESPONSE CORPORATION	002087229
CANEAST TRADE LINKS INC.	000903988
COMMUNICATE NOW, INC.	001701169
D & D ENTERTAINMENT INC.	001691122
DAME INTERNATIONAL INC.	002004377
DFD HAIR DESIGN & SPA INC.	001476863
DIAMAC JEWELLERY CORP.	000913105
DMMP INC.	001628804
DURHAM LINE HARDWARE INC.	000938329
DYNAMIC TRUSS INC.	001079577
EPII INTERNATIONAL ENTERPRISES INC.	001666597
EXCLUSIVELY YOURS LEASING INC.	001243214
EXPRESS RESTAURANT SUPPLIES INC.	002012154
FUTURE MARINE INC.	002102304
GAMAUF CONSTRUCTION LIMITED	000977274
GLENARDEN HOLDINGS INC.	001554903
HAN FENG INTERNATIONAL INC.	001472784
J.M. RELIGIOUS CENTRE LTD.	000447549
J-CAAN ENTERPRISES INC.	001017321
K BANGKOK THAI CUISINE INC.	002133285
K. H. SUNNY TRADING CO. LTD.	000917017
KABAR I INVESTMENTS INC.	001260948

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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LANDMARK HORTICULTURAL SERVICES INC.	001404421
MAGNA-FINE HOME INSPECTIONS LTD.	001685134
MAV INC.	001310128
NAJONT INC.	001213318
NEIGHBOURHOOD MECHANIC INC.	001545834
NUCLEUX COMPUTER SOLUTIONS INC.	001378953
OPULENT INVESTMENT CLUB INC.	002088734
PARAGON AUTOMATION & CONTROLS INC.	001659120
PAWNZER FARMS LTD.	001108572
R.A.B. VENTURES CORP.	001394313
RELIABLE PROFESSIONAL MECHANICS LTD.	001473307
RIZVI ELECTRONICS 111 LIMITED	001095973
S.H.D. LOGISTICS LTD.	001397927
SCRUBBY'S LAUNDRY SERVICES INC.	001030849
SHAYE INVESTMENT INC.	001681611
SHERCOM CONTRACTING INC.	001511686
SONCO SYSTEMS INC.	001435294
STAR FUELS LTD.	000212924
STRONGBOW ENTERPRISES INC.	000798341
SUNCREST MOBILE HOME PARK & SALES INC.	001266144
SUPER ECONOMY CUSTOM AUTOBODY INC.	001645600
TADUMA INC.	002102801
THE ASTOUND GROUP INC.	001478610
THE ESPRESSO BAR; ROASTERY & DESSERT HOUSE LTD.	001069716
THE MASTER'S TOUCH LIMITED	001070633
THE PREPRESS NETWORK INC.	001108493
TRANSGLOBE FINANCIAL GP INC.	002093180
TRIBUTE FINANCIAL INC.	001440991
T2P CO. LTD.	002021521
VIDEO VACATION ORLEANS INC.	001043509
W. E. TABOR REALTY LTD.	000470165
WALKER REAL ESTATE CO. LTD.	001137731
WEST WIND REAL ESTATE LTD.	000824885
WHITEHEAD'S MASONRY INCORPORATED	001371927
1038773 ONTARIO INC.	001038773
1063389 ONTARIO INC.	001063389
1067385 ONTARIO INC.	001067385
1097209 ONTARIO INC.	001097209
1099181 ONTARIO INC.	001099181
1113497 ONTARIO LIMITED	001113497
1125981 ONTARIO LTD.	001125981
1256957 ONTARIO LTD.	001256957
1261199 ONTARIO INC.	001261199
1428284 ONTARIO INC.	001428284
1437178 ONTARIO INC.	001437178
1437204 ONTARIO LIMITED	001437204
1478100 ONTARIO LTD.	001478100
1496653 ONTARIO INC.	001496653
1505117 ONTARIO INC.	001505117
1550549 ONTARIO INC.	001550549
1568285 ONTARIO INC.	001568285
1573074 ONTARIO INC.	001573074
1606588 ONTARIO LIMITED	001606588
1617159 ONTARIO LTD.	001617159
1634857 ONTARIO LIMITED	001634857
1637648 ONTARIO LIMITED	001637648
1650177 ONTARIO INC.	001650177
1650334 ONTARIO INC.	001650334
1653159 ONTARIO INC.	001653159
1684168 ONTARIO INC.	001684168
1686666 ONTARIO INC.	001686666
1692165 ONTARIO LTD.	001692165
1694226 ONTARIO INC.	001694226

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
1727857 ONTARIO INC.	001727857
2015334 ONTARIO INC.	002015334
2030273 ONTARIO INC.	002030273
2031988 ONTARIO INC.	002031988
2039780 ONTARIO LIMITED	002039780
2070336 ONTARIO INC.	002070336
2076883 ONTARIO INC.	002076883
2080574 ONTARIO LIMITED	002080574
2087431 ONTARIO INC.	002087431
2092820 ONTARIO INC.	002092820
2093140 ONTARIO INC.	002093140
2096774 ONTARIO INC.	002096774
2098291 ONTARIO INC.	002098291
2124430 ONTARIO LTD.	002124430
219826 ONTARIO LIMITED	000219826
460617 ONTARIO LTD.	000460617
509281 ONTARIO LIMITED	000509281
650273 ONTARIO INC.	000650273
677726 ONTARIO INC.	000677726
757417 ONTARIO INC.	000757417
864276 ONTARIO LIMITED	000864276
919133 ONTARIO LIMITED	000919133

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

(144-G288)

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

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

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

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
2011-05-16	
A.J. HAULAGE LTD.	001372801
A.V. MANOHAR MEDICINE PROFESSIONAL CORPORATION	002028230
ACHRAY INC.	001075932
ADHESIUM CORPORATION	001195566
ADVENTURE ONE INTERNATIONAL CO. LTD.	002079908
ALCHEMY INC.	001655566
AQUATIC CONTROL SYSTEMS INC.	001025037
ARTHUR'S ROUND TABLE CONSULTANTS INC.	002038263
BLACKBURN BINGO INC.	001117033
BLITZ CONSULTING INC.	001539758
BOYD ENERGY CONSERVATION & RETRO-FIT LTD.	001270763
BRENCO INC.	001053741
CANADIAN INVESTMENT ATM INC.	001401087

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
CANADIAN RECRUITERS INC.	002030848
CAR-DE INC.	000440005
CARAMANDA CONSTRUCTION LTD.	001245127
COACH HOUSE PRESS INC.	001002393
COFFEE SIMPLICITY INC.	001680262
CREATIVE LIGHTING CONCEPTS, INC.	000787773
C2 CATERING INC.	001675267
DALTON DEVELOPMENTS LTD.	002096630
DON BURT H. R. INC.	002082175
ERIN VETERINARY CENTRE LTD.	001660432
FACTOTEM I INC.	001100056
FREIGHT TRANSPORTATION INC.	001483064
GARRY HOWARD EXCAVATING COMPANY LIMITED	000315096
GERRY FORD ENTERPRISES LIMITED	000932749
GGMG INC.	001363923
GIL-RAY SERVICES LIMITED	000226816
GLOBAL FREIGHTWAYS INC.	001576605
GOLD STAR REALTY LIMITED	000283865
HERONGATE MALL OTTAWA INC.	002045462
HIRJI CANADA INC.	002098313
HOMETEK HANDYMAN INC.	001663508
HWY. 2 & FAIRPORT ROAD DEVELOPMENTS LTD.	001596602
JAN SWEET INTERIOR DESIGN INC.	001185006
JDK INSURANCE BROKERS INC.	000645552
JOHN BAIRD SCOTTISH BAKERIES INC.	001446367
KERR HOLDINGS INC.	001041313
LASER SHOW SYSTEMS (CANADA) LTD.	001313527
LAUREL APPAREL LTD.	001679281
LCR LEADING CHRISTIAN RETAILERS LTD.	001109121
LOWIN CORPORATION LIMITED	000341885
M. E. WATERBURY MANAGEMENT LTD.	000138423
MILLER & MILLER FINANCIAL SERVICES INC.	000811420
MPC MARBLE INC.	001677709
NEW AGE DESIGNS INC.	002048710
NONNAK BAKERY INC.	001120321
NVL DEVELOPMENT INC.	000777581
OBSESSIONS DANCE CLUB INC.	000838105
OVER THE ROAD TRANSPORTATION INC.	002048719
PARTRIDGE INVESTMENTS INC.	001099892
PETRUCCI CONSTRUCTION MANAGEMENT INC.	002077594
RAPID FREIGHT MANAGEMENT INC.	002093195
RUBINO CUSTOM BUILT HOMES INC.	002094188
RUTHERFORD FAIR ENTERPRISES INC.	001108677
SIERRA HEALTH & NUTRITION INC.	001200006
STATISTICA INC.	001681622
STEELFEATHER COMMUNICATIONS INC.	001166676
STRADWICK OSHAWA CO. INC.	001671839
SUNOOF INTERNATIONAL TRADE INC.	002031394
T D MOTOR FREIGHT LTD.	001597579
TERMAC SALES LTD.	000629172
THORCREST PROPERTY MANAGEMENT INC.	001152985
TOPLINE EXCAVATING INC.	002088699
TOTAL BODY MEDICAL EVALUATION INC.	001674087
VERGARA CORPORATION GROUP INC.	002086480
WILFRED LEUNG TRANSPORT LTD.	000528785
WINNER MOTORS LTD.	001478161
WONDERFUL LIFE ENTERTAINMENT INC.	001512010
WORLDWIDE-EXCLUSIVE LTD.	001522506
X-M DELIVERY SERVICES INC.	000934596
YORKWOOD PAINTING CO. LTD.	001113300
1024329 ONTARIO INC.	001024329
1091261 ONTARIO INC.	001091261
1093308 ONTARIO LTD.	001093308
1112028 ONTARIO LIMITED	001112028
1119844 ONTARIO INC.	001119844
1133685 ONTARIO INC.	001133685
1225600 ONTARIO INC.	001225600
1243762 ONTARIO INC.	001243762
1323331 ONTARIO INC.	001323331
1394848 ONTARIO LTD.	001394848
1429660 ONTARIO INC.	001429660

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
1434505 ONTARIO INCORPORATED	001434505
1440 STE. CATHERINE STREET DEVELOPMENTS INC./ LES DEVELOPPEMENTS 1440 RUE STE. CATHERINE INC.	000918392
1450827 ONTARIO LTD.	001450827
1471596 ONTARIO INC.	001471596
1473423 ONTARIO INC.	001473423
1473587 ONTARIO LTD.	001473587
1540668 ONTARIO INC.	001540668
1542440 ONTARIO INC.	001542440
1546877 ONTARIO INC.	001546877
1589977 ONTARIO LTD.	001589977
1621084 ONTARIO LIMITED	001621084
1655647 ONTARIO LIMITED	001655647
1661351 ONTARIO INC.	001661351
1662187 ONTARIO INC.	001662187
1675124 ONTARIO INC.	001675124
1681603 ONTARIO LTD.	001681603
1682368 ONTARIO LTD.	001682368
2011693 ONTARIO INC.	002011693
2085203 ONTARIO LIMITED	002085203
2089253 ONTARIO INC.	002089253
2096931 ONTARIO INC.	002096931
2097134 ONTARIO INC.	002097134
2100188 ONTARIO LTD.	002100188
235636 ONTARIO LIMITED	000235636
336476 ONTARIO LIMITED	000336476
496120 ONTARIO INC.	000496120
640490 ONTARIO INC.	000640490
717904 ONTARIO INC.	000717904
890385 ONTARIO LTD.	000890385
976547 ONTARIO INC.	000976547
978752 ONTARIO LTD.	000978752

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

(144-G289)

Certificate of Dissolution Certificat de dissolution

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

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

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
2011-04-06	
538964 ONTARIO INC.	000538964
2011-04-29	
ABERCREST HOLDINGS LTD.	002108773
HINDMARCH LANDSCAPE LIMITED	000233791
MGPS, INC.	002090254
MOORCROFT, INC.	002090251
2100781 ONTARIO INC.	002100781
2011-05-02	
GC GLOBAX INC.	002181233
ITINERIS CONSULTING INC.	001315694
SSIS REAL ESTATE LTD.	001544084
T.N.L.H. (MUSKOKA) INC.	001040569
1277302 ONTARIO LTD.	001277302

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
1613674 ONTARIO CORPORATION	001613674
411158 ONTARIO LTD.	000411158
2011-05-03	
1364832 ONTARIO LIMITED	001364832
2011-05-04	
AUBURN PUBLISHING INC.	001403428
EVELINA INC.	001579695
FAR EAST GINSENG ENTERPRISES INC.	000635001
GAMMA INT'L GROUP INC.	002125333
GARVER BOARDSPORTS INC.	002160775
GOOD FUNDS INVESTMENTS LIMITED	001003281
HCW CONSULTING INC.	002095394
HOME PLATE INSPECTIONS INC.	001040162
PAPER MILL REWINDING INC.	000777680
SUNNY ART CENTER CORP.	001636248
TREASURED ARTIFACTS INC.	001371226
1059587 ONTARIO LTD.	001059587
920674 ONTARIO LTD.	000920674
2011-05-05	
ABERDEEN CONSTRUCTION LTD.	002067558
ALL BAY CONSTRUCTION LIMITED	002146333
BAKER SHEET METAL LTD.	000646966
BRYAN H. LEWIS CONSULTING INC.	001675941
C. Y. CANADA LTD.	002140619
GROEN METAL INC.	001775241
JORGO GOLF INC.	001156608
KR CANADA INC.	002115326
LAKE SIMCOE HOUSE RAISING LIMITED	000598294
MANITOWOC HOLDINGS INC.	001720355
MICHAEL G. MALLIN COMPANY LTD.	000846566
NORMA AYKROYD INVESTMENT CORP.	000495973
SEACO COUNTY VENTURES INC.	002069967
WING HING HONG CONSULTANTS LTD.	001555227
ZEBAICA INC.	002232765
1386549 ONTARIO LTD.	001386549
1391035 ONTARIO INC.	001391035
1428974 ONTARIO INC.	001428974
2041393 ONTARIO LIMITED	002041393
2011-05-06	
B & V CORPORATION	001124216
CANABALUS EXPEDITIONS LTD.	001039202
DATASODEN INC.	000496069
DELCON ELECTRIC LIMITED	001196985
FULTON HERB GROWERS INC.	001301246
G.W. KANELLAKOS MEDICINE PROFESSIONAL CORPORATION	001742236
H. M. IRWIN FARMS LTD.	000281495
INDEX CONSULTANTS CANADA INC.	001478243
JVM COGENERATION ENGINEERING INC.	002021512
MICROBERTS HOMES LTD.	002127751
MIKE BREAUH COMMUNICATIONS INC	001044986
OPEONGO REALTY COMPANY LIMITED	000116977
QUALITY CHOICE CONSULTANTS INC.	000802385
TRES MARIAS FOOD EXPRESS LTD.	002101103
1291934 ONTARIO INC.	001291934
1541210 ONTARIO INC.	001541210
1622353 ONTARIO LTD.	001622353
2 SHIVA LTD.	001580920
2058802 ONTARIO INC.	002058802
2082992 ONTARIO INC.	002082992
2214545 ONTARIO LIMITED	002214545
661476 ONTARIO LIMITED	000661476
2011-05-09	
AFTERSHOCK DESIGN INC.	002163108
ATRO HUNGARIAN INVESTMENT FUND LTD.	000869914
D'ANBRO INVESTMENTS LIMITED	000336865
DEMARICH LIMITED	001499500
DON AUSTIN REAL ESTATE LTD.	000335341
FARIA TRADING INC.	001815881
HH ENVIRONMENTAL INC.	001005407
IMPERIAL STAIRS AND FLOOR COVERING CENTRE LTD.	002149779

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
KINGSTON SHOW PRODUCTIONS INC.	001759659
MANK MECHANICAL INC.	001379544
MAROB MANITOULIN LTD.	001062161
NEILLY INVESTMENTS INC.	002142032
SAMWELL HOLDINGS INC.	002002213
SNOWMEN IN MOTION INC.	001488558
SSP CONSULTING SERVICES INC.	002228922
UNI-CAP FINANCIAL SERVICES INC.	001565349
WESTON'S FIRST CLASS HOSPITALITY INC.	001439911
YEE CHEONG TONG INC.	001048208
1015202 ONTARIO INC.	001015202
1278618 ONTARIO LTD.	001278618
1349777 ONTARIO LTD.	001349777
1374533 ONTARIO LTD.	001374533
1407029 ONTARIO LIMITED	001407029
1491143 ONTARIO INC.	001491143
1729001 ONTARIO INC.	001729001
2152190 ONTARIO LIMITED	002152190
665064 ONTARIO LTD.	000665064
910329 ONTARIO LTD.	000910329
2011-05-10	
ELM VERTEX INC.	001707836
GUSE INVESTMENTS LIMITED	000395341
KENNETH MACGOWAN HOLDINGS LTD.	000236201
LARRCOR ENTERPRISE LTD.	002140988
S. FARLEY CONSULTING INC.	002058626
SERNYK & ASSOCIATES INC.	000791291
TECHTRIA BUSINESS SOLUTIONS INC.	001725673
1068411 ONTARIO INC.	001068411
1100637 ONTARIO INC.	001100637
2186455 ONTARIO INC.	002186455
2011-05-11	
ASIAN GROCERIES LIMITED	001610587
B. A. TRAILER LIMITED	000343648
BRYCE-NICHOL ENTERPRISES LIMITED	000482902
DR. MAZHUVANCHERIPARAMBATH DENTISTRY PROFESSIONAL CORPORATION	002256535
FOOD SERVICES FINANCING INC.	001734367
GRANCOR AUTOMOTIVE INC.	001229417
HIGH-TECH COLOUR INC.	000767619
HIGHLAND COMPUTER SERVICES INC.	001305083
HOMA AUTO SALES & FINANCE INC.	001545759
JJR TRANSPORTATION INC.	002003047
LB PUBLIC RELATIONS LTD.	001406301
MY THAI KITCHEN II INC.	001712636
R & B LENNOX FUELS LTD.	000861990
SATNAM PROPERTIES INC.	001610586
SUNSET LAKES DEVELOPMENT CORPORATION	000910207
T.M.T. AUTO SERVICE (RODNEY) LIMITED	000276049
YOGA GROUP INC.	001651360
1232334 ONTARIO INC.	001232334
1425746 ONTARIO INC.	001425746
1544933 ONTARIO LTD.	001544933
2082798 ONTARIO INC.	002082798
408274 ONTARIO LIMITED	000408274
783880 ONTARIO LIMITED	000783880
2011-05-13	
J & T WINDOW FILM & GRAPHICS INC.	001494287
1688592 ONTARIO INC.	001688592
1748864 ONTARIO INC.	001748864
1776081 ONTARIO INCORPORATED	001776081
2011-05-16	
1583286 ONTARIO INC.	001583286
847206 ONTARIO INC.	000847206
2011-05-18	
ELDOLED INC.	002087016
NIKJOBIN INVESTMENTS LIMITED	000745741
ROYAL SHOES AND MEDICAL SUPPLIES INC.	002011498
TCJ LOGGING LTD.	001103534
VIDEO SCAN TILBURY INC.	000658694
1494949 ONTARIO LIMITED	001494949
1728459 ONTARIO INC.	001728459

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
2159477 ONTARIO LIMITED	002159477
682272 ONTARIO INC.	000682272
2011-05-19	
BCL ENTERTAINMENT CORP.	001006377
CATHERINE ROY COMPUTER CONSULTANTS INC.	000994625
CH & A INFORMATION SYSTEMS INC.	001551029
CHOUDHARY HOLDING INC.	002280028
ENOG INVESTMENTS INC.	000747804
ESSENCE OF STYLE INC.	001571711
HOFFMAN & HOLLANDS INCORPORATED	000403940
IMPERIAL PLYWOODS LIMITED	001199704
LORFAM LIMITED	000233904
M-TAC INC.	001509512
STARROM TECHNOLOGIES INC.	001101223
1215133 ONTARIO LIMITED	001215133
1353901 ONTARIO INC.	001353901
1482205 ONTARIO INC.	001482205
1670988 ONTARIO LIMITED	001670988
2248954 ONTARIO LTD.	002248954
2011-05-20	
ARIANA AUTO BODY INC.	002241145
CANADA MULTI INVESTMENT INC.	002155174
CRAFT MEDIAWORKS INC.	001738687
DARSCO DISTRIBUTORS LIMITED	000355027
DE TRENDS ENTERPRISE INC.	001208097
DOUBLETEX INTERNATIONAL HOLDINGS LIMITED	001328198
ELECTRALERT LIMITED	000254611
GINXT CLOTHING COMPANY INC.	002200045
LORWILK LIMITED	000304093
SREIT (33 UNIVERSITY AVENUE) LTD.	001491461
TORONTODISCSJOCKEYS.COM INC.	001521824
1370223 ONTARIO LTD.	001370223
1726046 ONTARIO LTD.	001726046
1736736 ONTARIO INC.	001736736
1738487 ONTARIO INC.	001738487
2141121 ONTARIO INC.	002141121
2245939 ONTARIO INC.	002245939
470051 ONTARIO LIMITED	000470051
2011-05-24	
COE PROCESS SAFETY SERVICES INC.	001644579
INTERCITY SHOPPING CENTRE LIMITED	001048946
M.J. TRUCKPORT INC.	001521472
MCM SPLIT SHARE CORP.	001269973
ONTARIO ENERGY SERVICES INC.	001793168
SANROK INC.	000423104
SONALI QUEENSWAY INC.	002163423
TERRY MILLER SALES CORPORATION	000367188
VENTURE NORTH SALES & MANAGEMENT LTD.	001555240
1223277 ONTARIO INC.	001223277
1290466 ONTARIO LIMITED	001290466
2167283 ONTARIO LIMITED	002167283
2011-05-25	
AUTOHAUS LTD.	001730365
CH & ST CONSTRUCTION INC.	001769757
HAN SHEN CORP.	002145101
LAMB TECHNICON, LTD.	002067664
MAYFLOWER PIZZA INC.	002109299
WOODBINE PLACE (1996) INC.	001212938
Y.D.G.M. HOLDINGS LTD.	001505698
2099045 ONTARIO INC.	002099045

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

(144-G290)

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

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

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

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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2011-05-26

BLACKSHIRE COURT LIMITED	462917
1823453 ONTARIO INC.	1823453

(144-G291) Katherine M. Murray
Director/Directrice

**ERRATUM NOTICE
Avis d'erreur**

ONTARIO CORPORATION NUMBER 1494385

Vide Ontario Gazette, Vol. 144-17 dated April 23, 2011

NOTICE IS HEREBY GIVEN that the notice issued under section 241(4) of the Business Corporations Act set out in the April 23, 2011 issue of the Ontario Gazette with respect to 1494385 Ontario Ltd., was issued in error and is null and void.

Cf. Gazette de l'Ontario, Vol. 144-17 datée du 23 avril 2011

PAR LA PRÉSENTE, nous vous informons que l'avis émis en vertu de l'article 241(4) de la Loi sur les sociétés par actions et énoncé dans la Gazette de l'Ontario du 23 avril 2011 relativement à 1494385 Ontario Ltd. a été délivré par erreur et qu'il est nul et sans effet.

(144-G292) Katherine M. Murray
Director/Directrice

ONTARIO CORPORATION NUMBER 602642

Vide Ontario Gazette, Vol. 144-17 dated April 23, 2011

NOTICE IS HEREBY GIVEN that the notice issued under section 241(4) of the Business Corporations Act set out in the April 23, 2011 issue of the Ontario Gazette with respect to G.J. McQuade & Associates Ltd., was issued in error and is null and void.

Cf. Gazette de l'Ontario, Vol. 144-17 datée du 23 avril 2011

PAR LA PRÉSENTE, nous vous informons que l'avis émis en vertu de l'article 241(4) de la Loi sur les sociétés par actions et énoncé dans la Gazette de l'Ontario du 23 avril 2011 relativement à G.J. McQuade & Associates Ltd. a été délivré par erreur et qu'il est nul et sans effet.

(144-G293) Katherine M. Murray
Director/Directrice

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

PUBLIC NOTICE

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

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

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

(8699) T.F.N. DEBORAH DELLER,
Clerk of the Legislative Assembly.

Applications to Provincial Parliament

NOTICE IS HEREBY GIVEN that on behalf of Lilis Jewellery Design Inc., ("the Corporation") in that application will be made to the Legislative Assembly of the Province of Ontario for an Act to revive the Corporation.

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

Dated at Richmond Hill, this 17th day of May, 2011.

Lora Fung Yi Wong,
The President and Director of Lilis Jewellery Design Inc.

(144-P194) 22, 23, 24, 25

Notice is hereby given that creditors and others having claims against the Estate of Frances Lillian Bellamy, late of Bendale Acres, 2920 Lawrence Avenue E., Toronto, Ontario M1P 2T7, deceased, who died on January 28, 2011, are hereby required to send particulars of their claims to the Estate Trustee, Anne Katherine Winter, at 37 Pine Ridge Drive, Toronto, Ontario M1M 2X6 before July 8, 2011, after which date the Estate Trustee will distribute the estate among the parties entitled to it having regard only to the claims of which they have notice.

(144-P210) 23, 24, 25

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

Municipal Act, 2001, as amended

SALE OF LAND BY PUBLIC TENDER

**THE CORPORATION OF THE
MUNICIPALITY OF MAGNETAWAN**

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 July 12, 2011 at the Municipal Offices, 4304 Highway 520, Box 70, Magnetawan, Ontario, P0A 1P0.

The tenders will then be opened in public on the same day at 3:30 p.m. at the Community Centre, 4304 Highway 520, Magnetawan, Ontario.

Description of Lands

1. Parcel 24064, South Section; Part Lot 30, Concession 14, Croft, now Municipality of Magnetawan, District of Parry Sound, designated as Part 4, 42R-11376. Being all of PIN 52087-0008 (LT). Roll # 49 44 030 006 07225.
Minimum Tender Amount: \$ 7,601.49
2. Parcel 24062, South Section; Part Lot 30, Concession 14, Croft, now Municipality of Magnetawan, District of Parry Sound, designated as Part 7, 42R-11376. Being all of PIN 52087-0010 (LT). Roll # 49 44 030 006 07230.
Minimum Tender Amount: \$ 4,797.85
3. Parcel 6338, South Section; Lot 30, Concession 14, Croft, now Municipality of Magnetawan, District of Parry Sound, Except any Public or Colonization Roads or any highways crossing the said land at the date of Letters Patent dated the 13th day of July, 1951. Also excepting Parts 1, 2, 3, 4, 5, 6 & 7, 42R-11376. Being all of PIN 52087-0005 (LT). Roll # 49 44 030 006 07250.
Minimum Tender Amount: \$ 7,529.49
4. Parcel 23708, South Section; Lot 2, S/S North Street, Plan 319, Municipality of Magnetawan, District of Parry Sound. Being all of PIN 52081-0216 (LT). Roll # 49 44 020 001 00104.
Minimum Tender Amount: \$ 3,512.51
5. Parcel 23710, South Section; Lot 4, S/S North Street, Plan 319, Municipality of Magnetawan, District of Parry Sound. Being all of PIN 52081-0214 (LT). Roll # 49 44 020 001 00108.
Minimum Tender Amount: \$ 3,498.22
6. Parcel 23717, South Section; Lot 5, N/S John Street, Plan 319, Municipality of Magnetawan, District of Parry Sound. Being all of PIN 52081-0212 (LT). Roll # 49 44 020 001 00112.
Minimum Tender Amount: \$ 3,492.76
7. Parcel 23712, South Section; Lot 6, S/S North Street, Plan 319, Municipality of Magnetawan, District of Parry Sound. Being all of PIN 52081-0179 (LT). Roll # 49 44 020 001 00132.
Minimum Tender Amount: \$ 3,492.87
8. Parcel 23713, South Section; Lot 7, S/S North Street, Plan 319, Municipality of Magnetawan, District of Parry Sound. Being all of PIN 52081-0234 (LT). Roll # 49 44 020 001 00134.
Minimum Tender Amount: \$ 3,553.75

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

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

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

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

Note: HST may be payable by successful purchaser.

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

Linda Saunders, Treasurer
The Corporation of the Municipality of Magnetawan
4304 Highway 520, Box 70
MAGNETAWAN, Ontario, P0A 1P0
(705) 387-3947
www.magnetawan.com

(144-P221)

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE CITY OF PORT COLBORNE

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be accepted if sealed in an envelope and clearly marked with the address, PIN (Property Identification Number) and the Roll Number of the property for which the tender is submitted. A separate tender must be submitted for each property.

Tenders will be received **ONLY** at the City of Port Colborne Municipal Office, City Clerk's Office, 1st Floor, 66 Charlotte Street, Port Colborne, Ontario L3K 3C8, until 3:00p.m.local time on Wednesday June 29, 2011.

The tenders will then be opened in public on the same day at 3:15 p.m. at the City of Port Colborne Municipal Office, Committee Room, 3rd Floor, 66 Charlotte Street, Port Colborne, Ontario L3K 3C8.

Description of Lands:

Pt Lt 26, Con 2 Humberstone ; As In HU11154; Port Colborne , Township of Humberstone, now City of Port Colborne, Regional Municipality of Niagara (59), being the lands in Instrument No. SN114180. Being all of the PIN.
PIN: 64150-0005 (LT) Municipal Address: Barber Dr.
Residential Vacant
Roll No: 2711-040-004-24205-0000
Residential Vacant
2011 Assessed Value: 3,000
2010 Annual Property Taxes: \$51.81
Site Area: .60 acres
Minimum Tender Amount: \$ 5,526.51

Pt Lt 17 N/S Frazer St Plan 849 Port Colborne as in RO658896; Port Colborne; Regional Municipality of Niagara (59); being the Lands in Instrument No. SN90444. Being all of the PIN.
PIN: 64155-0149(LT) Municipal Address: 142 Fraser St.
Commercial Occupied Property
Roll No: 2711 020 009 01800 0000
2011 Assessed Value: 40,000
2010 Annual Property Taxes: \$1,617.30
Site area: 38x90 feet more or less
Minimum Tender Amount: \$ 16,096.87

The sale of these properties is subject to cancellation up to the time that a deed is registered, 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 and must be accompanied by a deposit in the form of a money order or a bank draft or cheque certified by a bank or trust corporation payable to the City of Port Colborne and representing at least 20 per cent of the tender amount.

The municipality make no representation regarding the title to or any other matters relating to the land(s) to be sold, including but not limited to the potential existence of environmental contamination, estates and interests of the federal or provincial governments or their agencies, easements and restrictive covenants, and interests acquired by adverse possession. Responsibility for ascertaining these matters rests with the potential purchasers.

The properties are to be sold as is. The lands and/or premises may contain contaminants. The vendor will not provide any warranties or assurances concerning the environmental quality of the lands and/or premises being sold.

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, penalties and interest, HST if applicable, 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 visit www.OntarioTaxSales.ca, or if no internet available contact:

(144-P222) Peter M. Senese-Treasurer
The Corporation of the City of Port Colborne
66 Charlotte St Port Colborne
L3K 3C8
(905) 835-2900

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWNSHIP OF IGNACE

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 July 26, 2011 at Box 248, 34 Hwy 17W, Ignace, ON P0T 1T0.

Description of Lands:

PIN 42103-0426, PCL2536, Mining Location JC101 lying immediately N of and adjoining the row of the Canadian Pacific Railway Company E of Ignace Station; Ignace, District of Kenora

Minimum Tender Amount: \$ 18,543.69

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. Note: HST may be payable by successful purchaser.

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:

(144-P223) Wayne Hanchard-Treasurer
The Corporation of the Township of Ignace
P.O. Box 248
Ignace, Ontario P0T 1T0

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

**THE CORPORATION OF THE TOWNSHIP OF THE
ARCHIPELAGO**

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 June 21, 2011 by mail to 52 Seguin Street., Parry Sound, ON P2A 1B4, or by hand at Parry Sound Mall, 70 Joseph Street, Parry Sound. The tenders will then be opened in public on the same day at 3:30 p.m. at Parry Sound Mall.

Description of Lands: All of PIN 52184-0056 Pt Lt 10, N/S James St PL 63, as in RO125195; S/T Execution 05-0000191, if enforceable; S/T Execution 88-0000334, if enforceable; Parry Sound
Municipal Address: 20 MacFarlane St., Parry Sound, ON

Minimum Tender Amount: \$ 17,295.23

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.

The lands do not include any mobile homes situate on the lands.

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:

(144-P224) BRENDA L. DOBSON-Treasurer
The Corporation of the Town of Parry Sound
52 Seguin Street
Parry Sound, Ontario P2A 1B4
(705) 746-2101

**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—06—11

ONTARIO REGULATION 179/11

made under the

ENVIRONMENTAL PROTECTION ACT

Made: May 17, 2011

Filed: May 26, 2011

Published on e-Laws: May 30, 2011

Printed in *The Ontario Gazette*: June 11, 2011

Amending O. Reg. 153/04

(Records of Site Condition — Part XV.1 of the Act)

Note: Ontario Regulation 153/04 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) The definition of “Soil, Ground Water and Sediment Standards” in subsection 1 (1) of Ontario Regulation 153/04 is amended by striking out “March 9, 2004” at the end and substituting “April 15, 2011”.

(2) Paragraph 2 of the definition of “community use” in subsection 1 (3) of the Regulation is revoked and the following substituted:

2. In respect of the classification of occupancies in Table 3.1.2.1. of Division B of Ontario Regulation 350/06 (Building Code) made under the *Building Code Act, 1992*, use that falls within,
 - i. Group A, Division 1, assembly occupancies intended for the production and viewing of the performing arts,
 - ii. Group A, Division 3, assembly occupancies of the arena type, or
 - iii. Group A, Division 4, assembly occupancies in which occupants are gathered in the open air and that is used for a stadium.

(3) Clause (d) of the definition of “parkland use” in subsection 1 (3) of the Regulation is revoked and the following substituted:

- (d) in respect of the classification of occupancies in Table 3.1.2.1. of Division B of Ontario Regulation 350/06 (Building Code), use that falls within Group A, Division 4, assembly occupancies in which occupants are gathered in the open air other than use for a stadium;

2. Section 14 of the Regulation is amended by adding the following paragraph:

10. A change from an industrial use, a commercial use or a community use, other than a community use described in subparagraphs i and ii, to a community use,
 - i. that falls within the classification of occupancies in Group A of Table 3.1.2.1. of Division B of Ontario Regulation 350/06 (Building Code) made under the *Building Code Act, 1992*, and
 - ii. that is an indoor swimming pool, an indoor ice rink, an indoor arena, an enclosed stadium, an indoor sports field or an indoor gymnasium.

3. Section 32 of the Regulation, as remade by section 14 of Ontario Regulation 511/09, is amended by adding the following subsection:

- (1.1) Clause (1) (a) does not apply if,
 - (a) a record of site condition has been filed in the Registry under section 168.4 of the Act with respect to the property;
 - (b) during the phase one environmental site assessment of the property referred to in clause (1) (a), there was no potentially contaminating activity on, in or under the property identified other than potentially contaminating activity

identified in the phase one environmental site assessment report of the property which was listed in support of the record of site condition referred to in clause (a); and

- (c) the qualified person conducting or supervising the phase one environmental site assessment referred to in clause (1) (a) determines there is no area of potential environmental concern.

4. (1) The definition of “well” in subsection 35 (1) of the Regulation is revoked and the following substituted:

“well” means a hole made in the ground to locate or to obtain ground water which is used or intended for use as a source of water and includes a spring around or in which works are made or equipment is installed for collection or transmission of water, but does not include a hole not used or intended for use as a source of water for agriculture or human consumption, such as,

- (a) a hole solely intended to test or to obtain information in respect of ground water or an aquifer, or
 (b) a hole solely made to lower or control the level of ground water in the area of the hole or to remove material that may be in the ground water.

(2) Clause 35 (3) (a) of the Regulation, as remade by subsection 15 (2) of Ontario Regulation 511/09, is amended by striking out “for the extraction of ground water” at the end.

5. Section 33 of Schedule A to the Regulation and section 33 of Schedule A to the Regulation, as remade by subsection 28 (30) of Ontario Regulation 511/09, are revoked.

6. Subsection 3 (5.1) of Schedule C to the Regulation, as made by subsection 30 (7) of Ontario Regulation 511/09, is amended by striking out “RSC property” and substituting “RA property”.

7. Table 2 of Schedule D to the Regulation is revoked and the following substituted:

TABLE 2
POTENTIALLY CONTAMINATING ACTIVITIES

Item	Column A
	Potentially Contaminating Activity
1.	Acid and Alkali Manufacturing, Processing and Bulk Storage
2.	Adhesives and Resins Manufacturing, Processing and Bulk Storage
3.	Airstrips and Hangars Operation
4.	Antifreeze and De-icing Manufacturing and Bulk Storage
5.	Asphalt and Bitumen Manufacturing
6.	Battery Manufacturing, Recycling and Bulk Storage
7.	Boat Manufacturing
8.	Chemical Manufacturing, Processing and Bulk Storage
9.	Coal Gasification
10.	Commercial Autobody Shops
11.	Commercial Trucking and Container Terminals
12.	Concrete, Cement and Lime Manufacturing
13.	Cosmetics Manufacturing, Processing and Bulk Storage
14.	Crude Oil Refining, Processing and Bulk Storage
15.	Discharge of Brine related to oil and gas production
16.	Drum and Barrel and Tank Reconditioning and Recycling
17.	Dye Manufacturing, Processing and Bulk Storage
18.	Electricity Generation, Transformation and Power Stations
19.	Electronic and Computer Equipment Manufacturing
20.	Explosives and Ammunition Manufacturing, Production and Bulk Storage
21.	Explosives and Firing Range
22.	Fertilizer Manufacturing, Processing and Bulk Storage
23.	Fire Retardant Manufacturing, Processing and Bulk Storage
24.	Fire Training

Item	Column A
	Potentially Contaminating Activity
25.	Flocculants Manufacturing, Processing and Bulk Storage
26.	Foam and Expanded Foam Manufacturing and Processing
27.	Garages and Maintenance and Repair of Railcars, Marine Vehicles and Aviation Vehicles
28.	Gasoline and Associated Products Storage in Fixed Tanks
29.	Glass Manufacturing
30.	Importation of Fill Material of Unknown Quality
31.	Ink Manufacturing, Processing and Bulk Storage
32.	Iron and Steel Manufacturing and Processing
33.	Metal Treatment, Coating, Plating and Finishing
34.	Metal Fabrication
35.	Mining, Smelting and Refining; Ore Processing; Tailings Storage
36.	Oil Production
37.	Operation of Dry Cleaning Equipment (where chemicals are used)
38.	Ordnance Use
39.	Paints Manufacturing, Processing and Bulk Storage
40.	Pesticides (including Herbicides, Fungicides and Anti-Fouling Agents) Manufacturing, Processing, Bulk Storage and Large-Scale Applications
41.	Petroleum-derived Gas Refining, Manufacturing, Processing and Bulk Storage
42.	Pharmaceutical Manufacturing and Processing
43.	Plastics (including Fibreglass) Manufacturing and Processing
44.	Port Activities, including Operation and Maintenance of Wharves and Docks
45.	Pulp, Paper and Paperboard Manufacturing and Processing
46.	Rail Yards, Tracks and Spurs
47.	Rubber Manufacturing and Processing
48.	Salt Manufacturing, Processing and Bulk Storage
49.	Salvage Yard, including automobile wrecking
50.	Soap and Detergent Manufacturing, Processing and Bulk Storage
51.	Solvent Manufacturing, Processing and Bulk Storage
52.	Storage, maintenance, fuelling and repair of equipment, vehicles, and material used to maintain transportation systems
53.	Tannery
54.	Textile Manufacturing and Processing
55.	Transformer Manufacturing, Processing and Use
56.	Treatment of Sewage equal to or greater than 10,000 litres per day
57.	Vehicles and Associated Parts Manufacturing
58.	Waste Disposal and Waste Management, including thermal treatment, landfilling and transfer of waste, other than use of biosoils as soil conditioners
59.	Wood Treating and Preservative Facility and Bulk Storage of Treated and Preserved Wood Products

8. (1) Section 6 of Schedule E to the Regulation is amended by adding the following subsections:

(3) The qualified person shall ensure that the site investigation includes investigation, sampling and analysis of ground water on, in or under the phase two property where there is no soil on, in or under the property and either,

- (a) an investigation, sampling and analysis of soil on, in or under the property already undertaken,
 - (i) is not, or cannot be used as part of the phase two environmental site assessment, or

(ii) does not meet the requirements and objectives of a phase two environmental site assessment with respect to soil;
or

(b) no investigation, sampling and analysis of soil on, in or under the property has been undertaken.

(4) For the purposes of clause (3) (a), there is no soil on, in or under the property when the soil present is not sufficient to investigate, sample and analyze in a manner which will meet the requirements and objectives of a phase two environmental site assessment.

(2) Clause 7 (4) (c) of Schedule E to the Regulation is revoked and the following substituted:

(c) the delineation is conducted by assuming the lateral and vertical extent of the area in which a contaminant is present at a concentration greater than the applicable site condition standard for that contaminant extends laterally or vertically, as the case may be, from a sampling location at which the contaminant is present at a concentration greater than the applicable site condition standard for the contaminant to the next sampling location at which the concentration of the contaminant is equal to or below the applicable site condition standard for the contaminant.

(3) Paragraph 4 of section 8 of Schedule E to the Regulation is revoked.

(4) Paragraph 4 of section 17 of Schedule E to the Regulation is amended by striking out “an accredited laboratory” and substituting “a laboratory”.

(5) Paragraph 2 of section 40 of Schedule E to the Regulation is revoked and the following substituted:

2. The requirements of this Schedule and sections 47 and 48 of the regulation applicable to the collection and recording of samples of soil, ground water or sediment and the methods of sampling, analysis of samples and reporting of analytical results apply to confirmation samples.

(6) Paragraph 3 of section 40 of Schedule E to the Regulation is amended by striking out “and” at the end of subparagraph i and by revoking subparagraph ii and substituting the following:

ii. ensure samples are collected and analyzed for each contaminant in any area and medium where the contaminant was present at a concentration greater than the applicable site condition standard or standard specified in a risk assessment for the contaminant before remediation, where the soil, ground water or sediment remains on, in or under the phase two property after remediation, and

iii. ensure samples are collected and analyzed for each contaminant where soil, ground water or sediment has been returned to the phase two property after remediation at a location away from the phase two property.

(7) Paragraph 7 of section 40 of Schedule E to the Regulation is amended by striking out “or all of land” in the portion before subparagraph i and substituting “of the soil”.

(8) Paragraph 8 of section 40 of Schedule E to the Regulation is amended by striking out the portion before subparagraph i and substituting the following:

8. Where a contaminant is present in ground water on, in or under a phase two property at a concentration greater than the applicable site condition standard for the contaminant or any standard specified in a risk assessment for the contaminant which has been accepted under clause 168.5 (1) (a) of the Act, and actions have been taken on, in or under the phase two property to reduce the concentration of the contaminant to meet the standard which applies to the contaminant in the circumstances, the qualified person shall ensure that,

(9) Sub-subparagraph 8 i B of section 40 of Schedule E to the Regulation is revoked and the following substituted:

B. where the remediation is not remediation described in sub-subparagraph A but is excavation on, in or under the phase two property, until the results from analysis of samples collected from two consecutive quarterly sampling events, the first of which is conducted a minimum of 90 days after the last remedial action, are for all contaminants analyzed below the applicable site condition standards or, where applicable, any standards specified in a risk assessment, and

(10) Section 47 of Schedule E to the Regulation is amended by adding the following subsections:

(4.1) Sub-Heading (iii) (Soil: Sampling) in Report Section 5 (Investigation Method) of Table 1 of this Schedule and the requirements associated with the sub-heading do not apply unless there has been sampling of soil during the phase two environmental site assessment.

(6.1) The following sub-headings in Report Section 6 (Review and Evaluation) of Table 1 of this Schedule and the requirements associated with the sub-headings do not apply unless there has been sampling of soil during the phase two environmental site assessment:

(iv) Fine-Medium Soil Texture.

(v) Soil: Field Screening.

(vi) Soil Quality.

(9.1) The requirements in Report Section 9 (Figures and Tables) of Table 1 of this Schedule which refer to soil data or analytical results of soil sampling do not apply unless there has been sampling of soil during the phase two environmental site assessment.

(11) Report Section 10 (Appendices) of Table 1 of Schedule E to the Regulation is revoked and the following substituted:

10. Appendices	(a) General	(i) Sampling and Analysis Plan	Provide the sampling and analysis plan for the site investigation.	
		(ii) Finalized Field Logs	Provide all finalized field logs.	
		(iii) Certificates of Analysis or Analytical Reports from Laboratories	Provide laboratory certificates of analysis or analytical reports for all samples analyzed.	
		(iv) Residue Management	Provide copies of all permits, approvals and the like obtained from municipal, provincial or federal governments or agencies for handling, treating, discharging and disposing of soil, sediment and ground water.	
		(v) Survey of Phase Two Property	Provide a survey of the phase two property which has been prepared, signed and sealed by a surveyor or, where the phase two property consists of land that is administered by the Ministry of Natural Resources under the <i>Public Lands Act</i> , a description of the phase two property approved by the Surveyor General.	
	(b) Remediation	(i) Where any Action has been Taken to Reduce the Concentration of Contaminants on, in or under a Phase Two Property		Provide a remediation appendix that includes the following sections,
				i. remedial actions,
				ii. free flowing product,
				iii. results of confirmation sampling and analysis, and
			iv. conclusions.	
(ii) Remedial Actions			Provide,	
			i. a description of any soil excavation and soil treatment activities at the phase two property that includes,	
			A. the rationale for each method used,	
			B. the quantities and types of compounds used to treat contaminants of concern, and	
			C. the location of the remedial action,	
		ii. an estimate of the quantity of soil treated on the property and removed from the property, in tonnes,		
	iii. a description of any ground water removal or ground water treatment activities at the phase two property, including,		A. the rationale for each method used,	
			B. the quantities and types of compounds used to treat contaminants of concern, and	
			C. the location of the remedial action,	
		iv. an estimate, in litres, of the volume of any ground water removed from the phase two property,		
	v. a description of any actions taken to reduce contaminant concentrations in sediment at the phase two property, including,		A. the rationale for each method used,	
			B. the quantities and types of compounds used to treat contaminants of concern, and	

			C. the location of the remedial action in relation to any areas of potential environmental concern,
			vi. an estimate of the quantity of sediment treated or removed from the property,
			vii. copies of all permits from local, provincial and federal agencies for handling, treating, discharging and disposing of soil, ground water or sediment,
			viii. a description of the steps taken to ensure that contaminants created or introduced to the property during remediation do not exceed the applicable site condition standard, if the remediation method involved the creation or introduction of contaminants or substances to the subsurface of the property,
			ix. a description of the steps taken to establish baseline and background conditions relevant to the proposed remediation method to a degree adequate to detect any increases of contaminants on, in or under the phase two property following remediation, including contaminants created or introduced to the property during remediation, and
			x. a rationale for the selection of monitoring wells and contaminants to be analyzed for the purpose of monitoring concentrations of contaminants in, on or under the phase two property, including contaminants created or introduced to the property during remediation.
		(iii) Free Flowing Product	Provide,
			i. a discussion of the types and quantities of any free flowing product observed during remediation,
			ii. an estimate of the volume of free flowing product, in litres, removed from ground water on, in or under the phase two property, where free flowing product is present, and
			iii. a description of any free flowing product recovery system or other activity undertaken to remove the free flowing product.
		(iv) Confirmation Sampling and Analysis	Provide,
			i. a description of all confirmation sampling activities conducted during and after remedial actions for the purpose of demonstrating that the phase two property meets the applicable site condition standards and any standards specified in a risk assessment,
			ii. a description and rationale for all confirmation sampling locations, depths and contaminants analyzed,
			iii. a description of the lateral and vertical dimensions of the excavations and the number and types of confirmation samples taken at each excavation, where part or all of the land on, in or under a phase two property has been excavated,
			iv. one or more figures of the phase two property, identifying the locations and dimensions of any excavations on, in or under the phase two property,
			v. one or more cross-sections that show the vertical dimensions of any excavations on, in or under the phase two property,
			vi. one or more figures of the phase two property, identifying the locations of any ground water removal or treatment activities, including the locations of any injection wells and extraction wells,

			vii. one or more figures of the phase two property, identifying the locations of any sediment removal or treatment activities,
			viii. a description of the results of quarterly sampling events, including water level measurements and ground water sampling and analysis, where <i>in situ</i> treatment has been undertaken on, in or under the phase two property,
			ix. a description of the results of quarterly sampling events, including water level measurements and ground water sampling and analysis, where excavation has been undertaken on, in or under the phase two property,
			x. tables showing all soil, ground water and sediment quality data contained in laboratory certificates of analysis or analytical reports for confirmation samples, including,
			A. comparison of the data to applicable site condition standards or standards specified in a risk assessment as the case may be for each contaminant analyzed,
			B. the borehole, test hole, test pit or monitoring well identification number,
			C. the sample identification number,
			D. soil or sediment sample depth,
			E. ground water sampling depth interval,
			F. date of sample collection,
			G. date of sample analysis, and
			H. laboratory certificate of analysis or analytical report reference number,
			xi. provide one or more figures that show the results of analyses for all confirmation samples of soil, ground water and sediment, including the delineation of the lateral and vertical extent of contaminants in soil, ground water or sediment following actions taken to reduce the concentration of contaminants, and illustrating,
			A. sampling points,
			B. sample identification number,
			C. sampling depth intervals, and
			D. concentrations of contaminants as analyzed in an accredited laboratory,
			xii. provide cross-sections that are oriented parallel and perpendicular to the direction of ground water flow that show the results of analyses for all confirmation samples of soil, ground water and sediment, including the delineation of the lateral and vertical extent of contaminants in soil, ground water or sediment following actions taken to reduce the concentration of contaminants, and illustrating,
			A. sampling points,
			B. sample identification number,
			C. sampling depth intervals,
			D. concentrations of contaminants as analyzed in an accredited laboratory, and
			E. the stratigraphy from ground surface to the deepest aquifer or aquitard where actions were taken to reduce the concentration of contaminants,
			xiii. a table showing construction details and elevations for all monitoring wells used in demonstrating that contaminant concentrations in ground water are below the applicable site condition standards following actions taken to reduce concentration of contaminants, and

			xiv. a table showing all water level measurements for all monitoring events used in demonstrating that contaminant concentrations in ground water are below the applicable site condition standards following actions taken to reduce concentration of contaminants, including depth to water reported as elevations to the nearest centimetre relative to a geodetic or permanent and recoverable benchmark and reference elevations.
	(c) Soil Excavated at or Brought to the Phase Two Property	(i) Soil Brought to the Phase Two Property	Provide,
			i. a rationale for the selection of chemical parameters analyzed by a laboratory in accordance with section 32 of this Schedule,
			ii. a description of the soil sampling activities conducted, including,
			A. the number of samples analyzed,
			B. the soil sampling program, including methods used to ensure that the samples are representative of any areas where a contaminant may be present at a concentration greater than the applicable site condition standard for the contaminant,
			C. the address of the source property and any property where the soil was stored prior to being deposited on, in or under the phase two property,
			D. the former and current uses of the source property, including identification of any potentially contaminating activity,
			E. total volume of soil brought to the phase two property,
			F. the results of analyses of soil samples, including a comparison of the results to the applicable site condition standard for each contaminant analyzed,
			G. a figure showing the locations on the phase two property where soil was deposited,
			H. tables,
			1. showing all soil quality data contained in laboratory certificates of analysis of soil, samples analyzed, and
			2. comparing the analytical results to the applicable site condition standard for each contaminant analyzed, and
			iii. a description of the purposes for which the soil was brought to the phase two property.
		(ii) Segregation of Soil	Provide,
			i. a rationale for the choice of contaminants to be analyzed,
			ii. a description of the methods used to ensure uniform and representative sample collection,
			iii. the number of soil samples collected and the volume of each stockpile, and
			iv. a comparison of the results of analysis to the applicable site condition standards and standards specified in a risk assessment for all contaminants analyzed.
		(iii) Stockpiles	Provide,
			i. a rationale for the choice,
			ii. a description of the stockpile sampling program, including methods used to ensure uniform and representative sample collection, the number of soil samples collected and the volume of each stockpile, and

			iii. a table showing all soil quality data contained in certificates of analysis or analytical reports for stockpiled soil samples analyzed and a comparison of the analytical results to the applicable site condition standards and standards specified in a risk assessment.
	(d) Modified Generic Risk Assessment	(i) Property Information	Provide,
			i. property location and ownership,
			ii. municipal address and property identification number, if any,
			iii. size and boundaries of the property, and
			iv. identification of the current and proposed uses of the property.
		(ii) Fraction of Organic Carbon (FOC)	Whenever an assumed value for FOC (for the water table to soil surface, in the upper 0.5 m, or the aquifer) is to be modified in a modified generic risk assessment, the report shall include,
			i. a description of the rationale for determining sampling locations,
			ii. a table with the sampling results,
			iii. a figure showing the sampling points,
			iv. finalized field logs, indicating the depth of the soil samples, and
			v. the new value to be used in the modified generic risk assessment.
		(iii) Distance to Water Body	Whenever an assumed value for distance to water body is to be modified in a modified generic risk assessment, the report shall include a figure showing,
			i. the location of the property,
			ii. areas where a contaminant is present at a concentration greater than the applicable site condition standard for the contaminant,
			iii. location of monitoring wells, ground water flow direction, interpreted flow pathways from each area to the nearest water body, estimated distance from each area to the nearest water body,
			iv. nearest water body down gradient of each area noted in ii, and
			v. the new value to be used in the modified generic risk assessment.
		(iv) Depth to Water Table	Whenever an assumed value for depth to water table is to be modified in a modified generic risk assessment, the report shall include,
			i. a description of, and rationale for, the method used to estimate the depth from soil surface to the highest water table,
			ii. a figure showing the soil surface elevation contours, monitoring well locations, and measured depths to the highest water table from soil surface,
			iii. a table with all the water level data used to determine the highest water table, and
			iv. the new value to be used in the modified generic risk assessment.
		(v) Aquifer Horizontal Hydraulic Gradient	Whenever an assumed value for aquifer horizontal hydraulic gradient is to be modified in a modified generic risk assessment, the report shall include,
			i. a figure showing the location of monitoring wells, water level information, and ground water elevation contours,
			ii. gradient calculations, and
			iii. the new value to be used in the modified generic risk assessment.
		(vi) Aquifer Horizontal Hydraulic Conductivity	Whenever an assumed value for aquifer horizontal hydraulic conductivity is to be modified in a modified generic risk assessment, the report shall include,

			i. a description of field test methods, and interpretation of the field data,
			ii. a rationale for the decision to use or not use a multiplier, and for the particular choice and use of any multiplier chosen and used in adjusting hydraulic conductivity values,
			iii. all field data, calculations, and hydraulic conductivity values, and
			iv. the new value to be used in the modified generic risk assessment.
		(vii) Soil Type in the Vadose Zone and Capillary Fringe	Whenever an assumed value for soil type in the vadose zone and capillary fringe is to be modified in a modified generic risk assessment, the report shall include,
			i. for each area where a contaminant is present on, in or under the property at a concentration greater than the applicable site condition standard for the contaminant, the following information related to soil type in the vadose zone and capillary fringe, if applicable,
			A. a description of grain size analysis undertaken by an accredited laboratory and the process and rationale for the selection of the soil type,
			B. grain size distribution curves,
			C. a figure showing all the sampling points, and
			D. related finalized field logs, indicating the depth of the soil samples, and
			ii. soil type selected as property soil type (for each of the vadose zone and capillary fringe), and the area soil type (in each of the vadose zone and capillary fringe) for each of the areas investigated.
		(viii) Soil Vapour Investigation - Depth to Soil Vapour Measurements	Whenever an assumed value for depth below soil surface to soil vapour is to be entered in a modified generic risk assessment, the report shall include,
			i. a description of the rationale for the selection of the soil vapour sampling locations and depths,
			ii. a discussion on soil vapour preferential pathways present or anticipated on the property, and whether and how they may affect vapour intrusion into existing and any known future buildings,
			iii. a figure showing the locations of,
			A. existing and, if known, future buildings,
			B. all soil vapour points,
			C. areas where volatile contaminants are present at a concentration greater than the applicable site condition standards,
			D. known or inferred volatile contaminant release areas, and
			E. ground water flow direction,
			iv. a minimum of one cross section for each area at which a contaminant is present at a concentration above the applicable site condition standards for the contaminant, which illustrates,
			A. variations in the soil surface elevation at the property,
			B. soil and ground water sampling points,
			C. soil vapour probe locations and depths,
			D. interpreted distribution of the soil types present in the area,
			E. depth to water table, and
			F. soil and ground water concentrations for the volatile contaminants referred to above, and
			v. a table summarizing the rationale for the location and depth of each soil vapour probe used in the soil vapour investigation, construction details of

			the probes, including materials, diameter, length of the screen interval, and depth from soil surface to the top of the probe screening interval.
		(ix) Soil Vapour Investigations - Soil Vapour Concentrations	Whenever a value for soil vapour concentration is to be entered in a modified generic risk assessment, the report shall include,
			i. a description of the soil vapour analytical methods, data quality objectives, rationale for the selected sampling method, devices and sampling duration,
			ii. a description of the standard operating procedures for soil vapour probe installation and soil vapour probe development, performance testing, leak testing, purging and sampling used in the field investigation,
			iii. a description of the quality assurance and quality control measures implemented,
			iv. soil vapour field data, including leak test data, purge volumes and sample rates,
			v. soil vapour laboratory results presented in a tabular format by soil vapour sampling location and probe, including in the table depth to measurement (from soil surface to the top of the probe screening interval) and approved model calculated soil vapour screening level for each volatile contaminant,
			vi. soil vapour probe finalized field logs, including depths and installation details, and
			vii. certificates of analysis or analytical reports for all soil vapour samples.
		(x) Number of Frozen Ground Days per Year	Whenever an assumed value for frozen days is to be modified in a modified generic risk assessment, the report shall include,
			i. the name and location of the meteorological station, and
			ii. the new value to be used in the modified generic risk assessment.
		(xi) Aquifer Soil Dry Bulk Density	Whenever an assumed value for aquifer soil dry bulk density is to be modified in a modified generic risk assessment, the report shall include,
			i. a description of the test method used to determine the aquifer soil bulk density along with the data used for the determination of the test results and a site map showing the sampling points, and
			ii. the new value to be used in the modified generic risk assessment.
		(xii) References	Include a list of all documents or data cited in the report.

(12) Assumption Categories 1 (Fraction of Organic Carbon (FOC) – Water Table to Soil Surface) and 2 (Fraction of Organic Carbon (FOC) – in Upper 0.5 m) of Table 4 of Schedule E to the Regulation are revoked and the following substituted:

1. Fraction of Organic Carbon (FOC) – Water Table to Soil Surface	(a) Determine the FOC in the area between the water table and the soil surface.	1. Soil samples from at least four continuous borehole cores but not necessarily undisturbed soil samples must be collected at the phase two property for the purpose of defining FOC.
		2. The samples must be taken from soil between the soil surface and the top of the water table.
		3. The four sample locations must be chosen so as to provide results for natural (non-anthropogenic) FOC at the property.
		4. The samples must be taken from soil of the same soil type present in an area where a contaminant is present at a concentration greater than the applicable site condition standard for the contaminant.

		5. A minimum of one composite soil sample for each sampling location is required for FOC determination.
		6. Each soil sample for FOC determination shall be analyzed in triplicate.
		7. The FOC for the phase two property shall be the mean of all the soil samples analyzed for FOC determination.
		8. At least one soil sample shall be taken at each of the four sampling locations and analyzed for the contaminants of concern or contaminants of potential concern which are organic chemicals and for any other organic chemical detected.
2. Fraction of Organic Carbon (FOC) – in Upper 0.5 m	(a) Determine the FOC in the upper 0.5 m of soil immediately below soil surface.	1. Soil samples shall be collected, from at least four locations at the property, each of which is in the upper 0.5 m of soil below soil surface at the time of sampling.
		2. The sample locations must be chosen so as to provide results for natural (non-anthropogenic) FOC at the phase two property.
		3. The samples must be taken from soil of the same soil type present in an area where a contaminant is present at a concentration greater than the applicable site condition standard for the contaminant.
		4. A minimum of one composite soil sample for each sampling location is required for FOC determination.
		5. The FOC for the phase two property shall be the mean of all the soil samples analyzed for FOC determination.
		6. At least one soil sample shall be taken at each of the four sampling locations and analyzed for the contaminants of concern or contaminants of potential concern which are organic chemicals and for any other organic chemical detected.

(13) Table 4 of Schedule E to the Regulation is amended by adding the following Assumption Categories:

13. Number of Frozen Ground Days per Year	(a) Determine the number of days per year with a maximum temperature of less than 0 degrees Celsius.	1. Determine the number of frozen days reported by Environment Canada, based on the Canadian Climate Normals, from the nearest meteorological station for which climate norms are reported.
14. Aquifer Soil Dry Bulk Density	(a) Determine the aquifer soil dry bulk density for each aquifer that carries the contaminants of concern to a water body.	1. Samples of geological materials in the aquifer that carries the contaminants of concern to a water body must be collected from at least two sampling points.
		2. Each sample must be analyzed by an appropriate field testing method or by a laboratory.
		3. The aquifer soil dry bulk density is the mean of all analytical results.

9. The following provisions of Ontario Regulation 511/09 are revoked:

1. Subsections 1 (4), (8), (9) and (12).
2. Subsection 15 (1).

10. The following provisions of Ontario Regulation 245/10 are revoked:

1. Subsection 5 (3).
2. Subsection 6 (2).

11. (1) Subject to subsection (2), this Regulation comes into force on the day it is filed.

(2) Sections 1 to 8 come into force on the later of July 1, 2011 and the day this Regulation is filed.

ONTARIO REGULATION 180/11

made under the

LIQUOR LICENCE ACT

Made: May 4, 2011

Filed: May 27, 2011

Published on e-Laws: May 30, 2011

Printed in *The Ontario Gazette*: June 11, 2011

Amending Reg. 718 of R.R.O. 1990

(General)

Note: Regulation 718 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 17 (4) of Regulation 718 of the Revised Regulations of Ontario, 1990 is amended by adding the following paragraphs:

5. A secure certificate of Indian status issued by the Government of Canada.

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7. A permanent resident card issued by the Government of Canada.

8. A photo card issued under the *Photo Card Act, 2008*.

Commencement

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

24/11

ONTARIO REGULATION 181/11

made under the

LIQUOR LICENCE ACT

Made: May 4, 2011

Filed: May 27, 2011

Published on e-Laws: May 30, 2011

Printed in *The Ontario Gazette*: June 11, 2011

Amending Reg. 719 of R.R.O. 1990

(Licences to Sell Liquor)

Note: Regulation 719 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. The definition of “commercially-made wine” in section 1 of Regulation 719 of the Revised Regulations of Ontario, 1990 is amended by striking out “(Content and Labelling of Wine)” and substituting “(Content of Wine)”.

2. Paragraph 7 of subsection 8 (2) of the Regulation is revoked.

3. Section 11 of the Regulation is revoked.

4. (1) Subsection 20 (2) of the Regulation is revoked and the following substituted:

(2) Without restricting the generality of subsection (1), the licence holder shall not advertise the availability of complimentary liquor and may supply complimentary servings of liquor only in circumstances that are consistent with not encouraging the immoderate consumption of liquor and only for the purpose of customer relations.

(2) Subsection 20 (3) of the Regulation is amended by striking out “or supply”.

(3) Subsection 20 (6) of the Regulation is revoked.

(4) Subsection 20 (7) of the Regulation is amended by striking out “Despite subsections (1) and (3)” at the beginning and substituting “Without restricting the generality of subsection (1)”.

(5) Subsection 20 (8) of the Regulation is revoked and the following substituted:

(8) Without restricting the generality of subsection (1), the licence holder may offer for sale at one price a package including liquor and one or more of a trip, accommodation, food and services.

5. Section 23 of the Regulation is revoked and the following substituted:

23. (1) The licence holder shall not operate or permit to be operated at the premises to which the licence applies the business of providing entertainment designed to appeal to erotic or sexual appetites or inclinations if the entertainment includes entertainment provided by a person under 18 years of age.

(2) In subsection (1),

“entertainment designed to appeal to erotic or sexual appetites or inclinations” includes entertainment,

- (a) a feature or characteristic of which is the nudity or partial nudity of a person, or
 - (b) in respect of which the word “nude”, “naked”, “topless”, “bottomless”, “sexy” or “nu” or any other word or any picture, symbol or representation having like meaning or implication is used in any advertisement.
- (3) Subsections 41 (3), (4) and (5) and subsections 42 (1) and (2) apply with respect to the enforcement of subsection (1).

6. Section 28 of the Regulation is revoked and the following substituted:

28. Liquor may be sold and served on a boat only when,

- (a) the boat is being used for the primary purpose of transporting its passengers; and
- (b) the boat is underway or would be underway but for unforeseen circumstances or the operator has indicated that the boat will soon be underway.

7. Subsection 32 (2) of the Regulation is revoked and the following substituted:

(2) A licence holder is not required to offer for sale more than one brand of draught beer except if the premises to which the licence applies is a stadium.

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

34.1 Despite subsections 33 (1) and 34 (1), the licence holder may permit a patron at a public event for which a permit has been issued under Ontario Regulation 389/91 (Special Occasion Permits) made under the Act to bring a serving of liquor as described in subsection 20 (4) or less of it onto the premises to which the licence applies and to remove the serving of liquor or less of it from the premises if,

- (a) the event is an outdoor event taking place on both the premises to which the licence applies and premises to which the licence does not apply;
- (b) the applicant for the permit has requested a patron be permitted to so act;
- (c) the council of the municipality, or its delegate, has designated the event as one of municipal significance;
- (d) the liquor is not removed from the premises to which the permit applies;
- (e) the licence holder and the permit holder have entered into an agreement with each other to ensure that there is no unreasonable risk to public safety, the public interest and the public and no unreasonable risk of non-compliance with the Act and the regulations by either of the parties; and
- (f) the parties to the agreement described in clause (e) have provided it to the Registrar at least 30 days before the event.

9. Section 39 of the Regulation is revoked and the following substituted:

39. On and after January 1, 2008, all current and new licence holders shall ensure that all managers, persons involved in the sale or service of liquor and security staff whom the licence holder employs or, in the case of a stadium, uses, hold, within 60 days of the commencement of starting to so act, a certificate demonstrating the successful completion of a server training course approved by the Board.

10. Subsection 41 (5) of the Regulation is amended by adding the following paragraphs:

- 5. A secure certificate of Indian status issued by the Government of Canada.
- 7. A permanent resident card issued by the Government of Canada.
- 8. A photo card issued under the *Photo Card Act, 2008*.

11. Section 48 of the Regulation is revoked and the following substituted:

48. If a liquor sales licence is issued in respect of more than one premises, the service bar at one premises may be used to service a second premises but only the licence holder or the licence holder's employees may carry the liquor across an area not under the exclusive control of the licence holder in order to reach the second premises.

12. Section 49 of the Regulation is amended by adding "or add tiered seating on the premises" after "applies".

13. Clause 63.1 (1) (e) of the Regulation is amended by adding "and the location of any tiered seating in the area" at the end.

14. Sections 76, 76.1, 77 and 78, subsection 79 (4) and sections 80, 83, 85 and 86 of the Regulation are revoked.**Commencement**

15. (1) Subject to subsection (2), this Regulation comes into force on the later of June 1, 2011 and the day it is filed.

(2) Sections 2, 3, 5, 7, 9, 12, 13 and 14 come into force on August 2, 2011.

RÈGLEMENT DE L'ONTARIO 181/11

pris en vertu de la

LOI SUR LES PERMIS D'ALCOOL

pris le 4 mai 2011

déposé le 27 mai 2011

publié sur le site Lois-en-ligne le 30 mai 2011

imprimé dans la *Gazette de l'Ontario* le 11 juin 2011

modifiant le Règl. 719 des R.R.O. de 1990

(Permis de vente d'alcool)

Remarque : Le Règlement 719 a été modifié antérieurement. Ces modifications sont indiquées dans l'Historique législatif détaillé des règlements codifiés sur le site www.lois-en-ligne.gouv.on.ca.

1. La définition de «vin produit dans le commerce» à l'article 1 du Règlement 719 des Règlements refondus de l'Ontario de 1990 est modifiée par substitution de «(Content of Wine)» à «(Content and Labelling of Wine)».

2. La disposition 7 du paragraphe 8 (2) du Règlement est abrogée.

3. L'article 11 du Règlement est abrogé.

4. (1) Le paragraphe 20 (2) du Règlement est abrogé et remplacé par ce qui suit :

(2) Sans préjudice de la portée générale du paragraphe (1), le titulaire de permis ne doit pas annoncer la disponibilité d'alcool gratuit et ne peut offrir de consommations d'alcool gratuites que dans des circonstances compatibles avec l'obligation de ne pas encourager la consommation immodérée d'alcool et uniquement dans le cadre des relations avec la clientèle.

(2) Le paragraphe 20 (3) du Règlement est modifié par substitution de «ne doit pas mettre en vente» à «ne doit ni mettre en vente, ni fournir».

(3) Le paragraphe 20 (6) du Règlement est abrogé.

(4) Le paragraphe 20 (7) du Règlement est modifié par substitution de «Sans préjudice de la portée générale du paragraphe (1),» à «Malgré les paragraphes (1) et (3),» au début du paragraphe.

(5) Le paragraphe 20 (8) du Règlement est abrogé et remplacé par ce qui suit :

(8) Sans préjudice de la portée générale du paragraphe (1), le titulaire de permis peut mettre en vente à un prix global un forfait comprenant, outre l'alcool, un voyage, un hébergement, de la nourriture et des services, ou un seul ou plusieurs de ces éléments.

5. L'article 23 du Règlement est abrogé et remplacé par ce qui suit :

23. (1) Le titulaire de permis ne doit pas exploiter ni permettre que soit exploité dans un local auquel s'applique le permis un commerce qui présente des divertissements conçus pour stimuler les appétits ou les tendances sexuels ou érotiques s'il s'agit notamment de divertissements présentés par une personne de moins de 18 ans.

(2) La définition qui suit s'applique au paragraphe (1).

«divertissements conçus pour stimuler les appétits ou les tendances sexuels ou érotiques» S'entend notamment de divertissements qui répondent à l'un ou l'autre des critères suivants :

- a) ils se distinguent ou se caractérisent par la nudité intégrale ou partielle d'une personne;
 - b) le mot «nude», «naked», «topless», «bottomless», «sexy» ou «nu», ou tout autre mot ou toute image, tout symbole ou toute assertion ayant un même sens ou une même connotation, est utilisé dans une annonce à leur sujet.
- (3) Les paragraphes 41 (3), (4) et (5) et les paragraphes 42 (1) et (2) s'appliquent à l'égard de l'exécution du paragraphe (1).

6. L'article 28 du Règlement est abrogé et remplacé par ce qui suit :

28. Il ne peut être vendu et servi d'alcool sur un bateau que si les conditions suivantes sont réunies :

- a) le bateau est utilisé principalement pour transporter ses passagers;
- b) le bateau est en marche ou le serait en l'absence de circonstances imprévues, ou son conducteur a indiqué que le bateau serait bientôt en marche.

7. Le paragraphe 32 (2) du Règlement est abrogé et remplacé par ce qui suit :

(2) Le titulaire de permis n'est pas tenu de mettre en vente plus d'une marque de bière à la pression, sauf si le local auquel s'applique le permis est un stade.

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

34.1 Malgré les paragraphes 33 (1) et 34 (1), le titulaire de permis peut autoriser les clients assistant à un événement public pour lequel un permis de circonstance a été délivré en vertu du Règlement de l'Ontario 389/91 (Special Occasion Permits) pris en vertu de la Loi à apporter la totalité ou une partie d'une consommation d'alcool visée au paragraphe 20 (4) dans les locaux auxquels s'applique le permis et à l'emporter hors de ces locaux si les conditions suivantes sont réunies :

- a) il s'agit d'un événement en plein air qui a lieu à la fois dans les locaux auxquels s'applique le permis et dans des locaux auxquels il ne s'applique pas;
- b) l'auteur de la demande de permis de circonstance a demandé que les clients y soient autorisés;
- c) le conseil de la municipalité ou son délégué a désigné l'événement comme activité d'envergure municipale;
- d) l'alcool n'est pas emporté hors des locaux auxquels s'applique le permis de circonstance;
- e) le titulaire de permis et le titulaire de permis de circonstance ont conclu l'un avec l'autre une entente afin qu'il n'y ait aucun risque déraisonnable pour la sécurité publique, l'intérêt public et le public ni aucun risque déraisonnable que l'une ou l'autre des parties ne se conforme pas à la Loi et aux règlements;
- f) les parties à l'entente visée à l'alinéa e) l'ont déposée auprès du registrateur au moins 30 jours avant l'événement.

9. L'article 39 du Règlement est abrogé et remplacé par ce qui suit :

39. À compter du 1^{er} janvier 2008, toutes les personnes qui sont alors titulaires de permis ou qui le deviennent par la suite veillent à ce que tous les gérants, toutes les personnes qui vendent ou servent de l'alcool et tout le personnel chargé de la sécurité qu'elles emploient ou dont elles utilisent les services, dans le cas d'un stade, obtiennent, dans les 60 jours qui suivent le début de leur entrée en fonction, un certificat indiquant qu'ils ont réussi le cours de formation des serveurs approuvé par le conseil.

10. Le paragraphe 41 (5) du Règlement est modifié par adjonction des dispositions suivantes :

- 5. Un certificat sécurisé de statut indien délivré par le gouvernement du Canada.
- 6. Une carte de résident permanent délivrée par le gouvernement du Canada.
- 7. Une carte de résident permanent délivrée par le gouvernement du Canada.
- 8. Une carte-photo délivrée en vertu de la *Loi de 2008 sur les cartes-photo*.

11. L'article 48 du Règlement est abrogé et remplacé par ce qui suit :

48. S'il est délivré un permis de vente d'alcool à l'égard de plus d'un local, la cave du jour d'un local peut desservir un second local. Toutefois, seuls le titulaire de permis ou ses employés peuvent apporter de l'alcool dans le second local en traversant une aire dont le titulaire de permis n'a pas le contrôle exclusif.

12. L'article 49 du Règlement est modifié par insertion de «ni y ajouter des gradins» après «le permis».

13. L'alinéa 63.1 (1) e) du Règlement est modifié par insertion de «et l'endroit où se trouvent les gradins dans l'aire, s'il y en a» à la fin de l'alinéa.

14. Les articles 76, 76.1, 77 et 78, le paragraphe 79 (4) et les articles 80, 83, 85 et 86 du Règlement sont abrogés.

Entrée en vigueur

15. (1) Sous réserve du paragraphe (2), le présent règlement entre en vigueur le dernier en date du 1^{er} juin 2011 et du jour de son dépôt.

(2) Les articles 2, 3, 5, 7, 9, 12, 13 et 14 entrent en vigueur le 2 août 2011.

24/11

ONTARIO REGULATION 182/11

made under the

LIQUOR LICENCE ACT

Made: May 4, 2011

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Printed in *The Ontario Gazette*: June 11, 2011

Amending O. Reg. 389/91

(Special Occasion Permits)

Note: Ontario Regulation 389/91 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 Ontario Regulation 389/91 is revoked.

2. (1) Paragraph 1 of section 3 of the Regulation is revoked and the following substituted:

1. A private event for invited guests only that is conducted without the intention of gain or profit.

(2) Paragraphs 2 and 3 of section 3 of the Regulation are revoked and the following substituted:

2. A public event that is,

- i. conducted by a charitable organization registered under the *Income Tax Act* (Canada) or by a non-profit association or organization for the advancement of charitable, educational, religious or community objects,
- ii. an event of provincial, national or international significance, or
- iii. an event designated by a municipal council as an event of municipal significance.

(3) Paragraphs 4 and 5 of section 3 of the Regulation are revoked and the following substituted:

4. An industry promotional event,

- i. at which a manufacturer, a licensed representative of a manufacturer or the event organizer acting on behalf of a manufacturer or a licensed representative of a manufacturer may provide samples of liquor and take orders for liquor purchases, and
- ii. that is conducted without the intention of gain or profit from the sale of liquor and is for the purpose of promoting a manufacturer's products.

(4) Paragraph 6 of section 3 of the Regulation is revoked.

(5) Paragraph 7 of section 3 of the Regulation is revoked.

3. Subsection 3.1 (2) of the Regulation is revoked and the following substituted:

(2) The application shall be made to the Liquor Control Board of Ontario or to the Registrar.

4. (1) Clauses 4 (1) (a) and (b) of the Regulation are revoked and the following substituted:

(a) the applicant submits the application for the permit to the Registrar less than,

- (i) 30 days before the date of the event, if the event is not a reception,
- (ii) 10 days before the date of the event, if the event is a reception; and

(b) in the case of an event that is to take place outdoors, the applicant does not, by 30 days before the event is to take place, give written notice of the event to the clerk of the municipality and to the police, fire and health departments of

the municipality in which the event is to take place and, if the event is to take place in an area under the control of the National Capital Commission, to the Chair of the Commission.

(2) Clause 4 (1) (a) of the Regulation is amended by striking out “reception” wherever that word appears and substituting in each case “private event”.

(3) Clause 4 (1) (b) of the Regulation is amended by striking out “by 30 days before the event is to take place” and substituting “by the time specified in subsection (1.1)”.

(4) Section 4 of the Regulation is amended by adding the following subsection:

(1.1) The time mentioned in clause (1) (b) is at least,

- (a) 30 days before the event is to take place, if it is expected that fewer than 5,000 people will attend the event; or
- (b) 60 days before the event is to take place, if it is expected that 5,000 people or more will attend the event.

(5) Section 4 of the Regulation is amended by adding the following subsections:

(3) Despite subsection (2), the Registrar may issue a permit for multiple day events if,

- (a) each event is one of a series of events;
- (b) the application for the permit is for all of the events;
- (c) the nature, purpose, location and target audience of the each of the events are the same; and
- (d) as a result of doing so, the permit holder is not operating an ongoing business or does not appear to be doing so.

(4) If the Registrar issues a permit for multiple day events, the permit holder may store liquor that is sold under the permit between days of the events if the permit holder,

- (a) stores the liquor in a secure area that is not in a dwelling;
- (b) ensures that the liquor is not commingled with liquor not sold under the permit;
- (c) identifies the location where the liquor sold under the permit is to be stored and provides the Registrar with a list of persons with access to the location; and
- (d) ensures that the liquor is made available to police officers and inspectors designated under section 43 of the Act for inspection on request.

5. (1) Section 7 of the Regulation is revoked and the following substituted:

ADVERTISING LIQUOR AND ITS AVAILABILITY FOR SALE

7. (1) In this section,

“public service advertising” means any advertising carrying a strong message against irresponsible use of liquor where the message does not contain any direct or indirect endorsement of liquor, the brand name of liquor or of the consumption of liquor.

(2) Except for public service advertising, the permit holder may advertise or promote liquor or the availability of liquor only if the advertising,

- (a) is consistent with the principle of depicting responsibility in use or service of liquor;
- (b) promotes a general brand or type of liquor and not the consumption of liquor in general;
- (c) does not imply that consumption of liquor is required in obtaining or enhancing,
 - (i) social, professional or personal success,
 - (ii) athletic prowess,
 - (iii) sexual prowess, opportunity or appeal,
 - (iv) enjoyment of any activity,
 - (v) fulfilment of any goal, or
 - (vi) resolution of social, physical or personal problems;
- (d) does not appeal, either directly or indirectly, to persons under the legal drinking age or is not placed in media that are targeted specifically at people under that age;
- (e) does not associate consumption of liquor with driving a motorized vehicle, or with any other activity that requires care and skill or has elements of physical danger;

- (f) does not depict motorized vehicles in motion in advertising showing the consumption of liquor, unless the motorized vehicle is a form of public transportation;
 - (g) does not suggest any illegal sale, illegal purchase, illegal gift, illegal handling or illegal consumption of liquor; and
 - (h) is in compliance with guidelines related to advertising issued by the Registrar.
- (3) Despite subsection (2), a permit holder for a reception described in paragraph 1 of section 3 shall not advertise or promote liquor or the availability of liquor.

(2) Subsection 7 (3) of the Regulation is amended by striking out “reception” and substituting “public event”.

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

(1) A permit holder shall not add tiered seating on the premises to which the permit applies without providing prior written notice to the Registrar.

(1.1) Premises with tiered seats intended for a viewing audience must not be used for the sale or service of liquor if the premises are for an event that is not a public event described in paragraph 2 of section 3.

(2) Subsection 10 (1.1) of the Regulation is revoked.

7. The Regulation is amended by adding the following section under the heading “Prohibited Methods and Practices Respecting the Serving of Liquor”:

12.2 A permit holder shall not supply liquor to any person except in accordance with the conditions of the permit.

8. (1) Subsection 17 (1) of the Regulation is amended by adding “except if the permit is for an industry promotional event” at the end.

(2) Subsection 17 (2) of the Regulation is revoked.

(3) Subsection 17 (3) of the Regulation is amended by striking out “clause 3 (6) (b) of Regulation 720 of the Revised Regulations of Ontario, 1990” and substituting “subparagraph 2 i of section 3”.

9. Section 21 of the Regulation is revoked.

10. Clauses 24 (2) (a), (b) and (c) of the Regulation are revoked and the following substituted:

(a) 11 a.m. on any day except for December 31 and 2 a.m. on the following day; and

(b) 11 a.m. on December 31 and 3 a.m. on the following day.

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

(1) A permit holder may sell, keep for sale or serve only liquor that the permit holder has purchased from a government store.

(2) Subsection 25 (2) of the Regulation is amended by striking out the portion before clause (a) and substituting the following:

(2) Subsection (1) does not apply to liquor,

(3) Clause 25 (2) (b) of the Regulation is revoked and the following substituted:

(b) served at an event at which market research will be conducted or given by a manufacturer at an event described in subparagraph 2 i of section 3; or

(4) Subsection 25 (2) of the Regulation is revoked and the following substituted:

(2) Subsection (1) does not apply to liquor,

(a) served at an industry promotional event at which market research will be conducted or given by a manufacturer at an event described in subparagraph 2 i of section 3; or

(b) sold or served at an event held by a representative of a foreign government.

12. (1) Subsection 26 (1) of the Regulation is amended by adding “Subject to section 34.1 of Regulation 719 of the Revised Regulations of Ontario, 1990 (Licences to Sell Liquor) made under the Act” at the beginning.

(2) Section 26 of the Regulation is amended by adding the following subsection:

(1.1) Despite subsection (1), the permit holder may permit patrons to bring sealed, unopened liquor purchased from a government store onto the premises if the liquor is intended for personal use elsewhere than on or adjacent to the premises.

(3) Subsection 26 (2) of the Regulation is amended by adding “Subject to section 34.1 of Regulation 719 of the Revised Regulations of Ontario, 1990 (Licences to Sell Liquor) made under the Act” at the beginning.

(4) Subsection 26 (3) of the Regulation is amended by striking out “clause 3 (6) (b) of Regulation 720 of the Revised Regulations of Ontario, 1990” and substituting “subparagraph 2 i of section 3”.

(5) Subsection 26 (3) of the Regulation is revoked and the following substituted:

(3) Subsection (2) does not apply to liquor given by a manufacturer for an event described in subparagraph 2 i of section 3.

(6) Section 26 of the Regulation is amended by adding the following subsection:

(4) Despite subsection (2), if a patron has brought sealed, unopened liquor purchased from a government store onto the premises in accordance with subsection (1.1) and the liquor has not been opened, the permit holder shall permit the patron to remove the liquor from the premises when the patron departs.

13. (1) Paragraph 5 of subsection 29 (5) of the Regulation is revoked and the following substituted:

5. A secure certificate of Indian status issued by the Government of Canada.

(2) Subsection 29 (5) of the Regulation is amended by adding the following paragraphs:

7. A permanent resident card issued by the Government of Canada.

8. A photo card issued under the *Photo Card Act, 2008*.

14. Section 30 of the Regulation is revoked and the following substituted:

30. If an inspector designated under section 43 of the Act believes that any person in the premises to which a permit applies is less than 19 years of age, the inspector may require the permit holder or a person designated under section 36 of this Regulation to request evidence as to the age of the person in the premises.

15. Section 32 of the Regulation is revoked and the following substituted:

32. A permit holder shall not permit drunkenness, unlawful gambling or riotous, quarrelsome, violent or disorderly conduct to occur on the premises to which the permit applies or in the adjacent washrooms, liquor and food preparation areas and storage areas under the exclusive control of the permit holder.

16. Sections 33 and 34 of the Regulation are amended by adding “or shall keep it in a place where it is readily available for inspection” at the end in each case.

17. Subsections 36 (2) and (3) of the Regulation are revoked and the following substituted:

(2) If the permit holder designates a person to attend the event in the permit holder's place, the permit holder and the designated person shall sign the permit and the permit holder shall keep it at the event and make it available to a police officer or to an inspector designated under section 43 of the Act upon request.

18. Section 37 of the Regulation is revoked.

19. Section 38 of the Regulation is revoked.

20. Subsection 39 (1) of the Regulation is amended by striking out “and food”.

21. Section 40 of the Regulation is amended by adding “or a single event of a multiple day event” after “48 hours after an event”.

22. Section 41 of the Regulation is revoked.

23. (1) Subject to subsections (2) and (3), this Regulation comes into force on the later of June 1, 2011 and the day it is filed.

(2) Subsections 4 (3) and (4) come into force on August 2, 2011.

(3) Section 1, subsections 2 (1), (3) and (5), section 3, subsections 4 (2) and (5), 5 (2), 6 (2), 8 (1) and (2), 11 (4) and 12 (5) and sections 19 and 21 come into force on July 1, 2012.

ONTARIO REGULATION 183/11

made under the

ALCOHOL AND GAMING REGULATION AND PUBLIC PROTECTION ACT, 1996

Made: May 4, 2011

Filed: May 27, 2011

Published on e-Laws: May 30, 2011

Printed in *The Ontario Gazette*: June 11, 2011

Amending O. Reg. 282/07

(Prescribed Legislation: Monetary Penalties under Section 14.1 of the Act)

Note: Ontario Regulation 282/07 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Paragraph 3 of subsection 1 (1) of Ontario Regulation 282/07 is amended by adding the following subparagraph:

- v. Ontario Regulation 389/91 (Special Occasion Permits).

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

24/11

ONTARIO REGULATION 184/11

made under the

LIQUOR LICENCE ACT

Made: May 4, 2011

Filed: May 27, 2011

Published on e-Laws: May 30, 2011

Printed in *The Ontario Gazette*: June 11, 2011

Amending O. Reg. 58/00

(Ferment on Premise Facilities)

Note: Ontario Regulation 58/00 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Subsection 11 (4) of Ontario Regulation 58/00 is amended by adding the following paragraphs:

- 5. A secure certificate of Indian status issued by the Government of Canada.
- 6.
- 7. A permanent resident card issued by the Government of Canada.
- 8. A photo card issued under the *Photo Card Act, 2008*.

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

24/11

ONTARIO REGULATION 185/11

made under the

LAND REGISTRATION REFORM ACT

Made: May 27, 2011

Filed: May 27, 2011

Published on e-Laws: May 30, 2011

Printed in *The Ontario Gazette*: June 11, 2011

Amending O. Reg. 19/99

(Electronic Registration)

Note: Ontario Regulation 19/99 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Clause 33 (1) (b) of Ontario Regulation 19/99 is amended by striking out “or” at the end of subclause (i), by adding “or” at the end of subclause (ii) and by adding the following subclause:

(iii) the certificate is being deleted in accordance with the *Construction Lien Act*;

2. Subsection 40 (1) of the Regulation is amended by striking out “subclause 33 (1) (b) (ii)” and substituting “subclauses 33 (1) (b) (ii) and (iii)”.

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

Made by:

KATE MURRAY
Director of Titles

Date made: May 27, 2011.

24/11

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

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

INDEX 24

Proclamation.....		1633
Criminal Code/Code Criminel		1636
Notice of Default in Complying with the Corporations Tax Act/ Avis de non-observation de la Loi sur l'imposition des sociétés.....		1637
Cancellation of Certificate of Incorporation (Corporations Tax Act Defaulters)/ Annulation de certificat de constitution (Non-observation de la Loi sur l'imposition des sociétés).....		1638
Certificate of Dissolution/Certificat de dissolution		1639
Cancellation of Certificate of Incorporation (Business Corporations Act)/ Annulation de certificat de constitution en personne morale (Loi sur les sociétés par actions).....		1641
ERRATUM NOTICE/Avis d'erreur		1641
Applications to Provincial Parliament — Private Bills/Demandes au Parlement provincial — Projets de loi d'intérêt privé.....		1641
Applications to Provincial Parliament		1641
Sale of Lands for Tax Arrears by Public Tender/Ventes de terrains par appel d'offres pour arriéré d'impôt		
THE CORPORATION OF THE MUNICIPALITY OF MAGNETAWAN.....		1642
THE CORPORATION OF THE CITY OF PORT COLBORNE		1642
THE CORPORATION OF THE TOWNSHIP OF IGNACE.....		1643
THE CORPORATION OF THE TOWNSHIP OF THE ARCHIPELAGO.....		1643
 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		
ALCOHOL AND GAMING REGULATION AND PUBLIC PROTECTION ACT	O.Reg 183/11	1665
ENVIRONMENTAL PROTECTION ACT	O.Reg 179/11	1645
LAND REGISTRATION REFORM ACT	O.Reg 185/11	1666
LIQUOR LICENCE ACT	O.Reg 180/11	1657
LIQUOR LICENCE ACT	O.Reg 181/11	1657
LIQUOR LICENCE ACT	O.Reg 182/11	1661
LIQUOR LICENCE ACT	O.Reg 184/11	1665



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