



The Ontario Gazette

La Gazette de l'Ontario

Vol. 144-27
Saturday, 2 July 2011

Toronto

ISSN 0030-2937
Le samedi 2 juillet 2011

Parliamentary Notice

Avis parlementaire

Royal Assent

THE PROVINCE OF ONTARIO

Toronto, Wednesday, June 1, 2011, 5:40 p.m.

In the name of Her Majesty the Queen, His Honour the Lieutenant Governor, assented to the following bills in his office:-

- Bill 151 An Act to enact the Ontario Forest Tenure Modernization Act, 2011 and to amend the Crown Forest Sustainability Act, 1994. [S.O. 2011, Chapter 10]
- Bill 160 An Act to amend the Occupational Health and Safety Act and the Workplace Safety and Insurance Act, 1997 with respect to occupational health and safety and other matters. [S.O. 2011, Chapter 11]
- Bill 179 An Act to amend the Child and Family Services Act respecting adoption and the provision of care and maintenance. [S.O. 2011, Chapter 12]
- Bill 181 An Act to amend the Fire Protection and Prevention Act, 1997. [S.O. 2011, Chapter 13]
- Bill 185 An Act to proclaim British Home Child Day. [S.O. 2011, Chapter 14]
- Bill 186 An Act to amend the Tobacco Tax Act. [S.O. 2011, Chapter 15]
- Bill 188 An Act to amend the McMichael Canadian Art Collection Act. [S.O. 2011, Chapter 16]
- Bill 196 An Act to amend the Election Act with respect to certain electoral practices. [S.O. 2011, Chapter 17]
- Bill Pr32 An Act to revive 1518186 Ontario Inc. [S.O. 2011, Chapter Pr6]

Sanction royale

PROVINCE DE L'ONTARIO

Toronto, mercredi, juin 1, 2011, 17 h 40.

Au nom de Sa Majesté la Reine, Son Honneur le lieutenant-gouverneur, a accordé la sanction royale les projets de loi suivants, dans son bureau :-

- Projet de loi 151 Loi édictant la Loi de 2011 sur la modernisation du régime de tenure forestière en Ontario et modifiant la Loi de 1994 sur la durabilité des forêts de la Couronne. [L.O. 2011, Chapitre 10]
- Projet de loi 160 Loi modifiant la Loi sur la santé et la sécurité au travail et la Loi de 1997 sur la sécurité professionnelle et l'assurance contre les accidents du travail en ce qui concerne la santé et la sécurité au travail et d'autres questions. [L.O. 2011, Chapitre 11]
- Projet de loi 179 Loi modifiant la Loi sur les services à l'enfance et à la famille en ce qui concerne l'adoption et les soins et l'entretien. [L.O. 2011, Chapitre 12]
- Projet de loi 181 Loi modifiant la Loi de 1997 sur la prévention et la protection contre l'incendie. [L.O. 2011, Chapitre 13]
- Projet de loi 185 Loi proclamant le Jour des petits immigrants britanniques. [L.O. 2011, Chapitre 14]
- Projet de loi 186 Loi modifiant la Loi de la taxe sur le tabac. [L.O. 2011, Chapitre 15]
- Projet de loi 188 Loi modifiant la Loi sur la Collection McMichael d'art canadien. [L.O. 2011, Chapitre 16]
- Projet de loi 196 Loi modifiant la Loi électorale en ce qui concerne certaines manoeuvres électorales. [L.O. 2011, Chapitre 17]
- Bill Pr32 An Act to revive 1518186 Ontario Inc. [S.O. 2011, Chapter Pr6]



Bill Pr46 An Act to revive Faradale Farms Ltd.
[S.O. 2011, Chapter Pr7]

Bill Pr46 An Act to revive Faradale Farms Ltd.
[S.O. 2011, Chapter Pr7]

Bill Pr47 An Act to revive Big A Amusements Ltd.
[S.O. 2011, Chapter Pr8]

Bill Pr47 An Act to revive Big A Amusements Ltd.
[S.O. 2011, Chapter Pr8]

Bill Pr48 An Act to revive 917866 Ontario Inc.
[S.O. 2011, Chapter Pr9]

Bill Pr48 An Act to revive 917866 Ontario Inc.
[S.O. 2011, Chapter Pr9]

DEBORAH DELLER
Clerk of the Legislative Assembly

(144-G323) La greffière de l'Assemblée législative
DEBORAH DELLER

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.

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

PROCLAMATION

STRONG COMMUNITIES THROUGH AFFORDABLE HOUSING ACT, 2011

LOI DE 2011 FAVORISANT DES COLLECTIVITÉS FORTES GRÂCE AU LOGEMENT ABORDABLE

We, by and with the advice of the Executive Council of Ontario, name January 1, 2012 as the day on which the following provisions of the *Strong Communities through Affordable Housing Act, 2011*, c. 6, come into force:

Sur l'avis du Conseil exécutif de l'Ontario, nous désignons le 1^{er} janvier 2012 comme le jour où entrent en vigueur les dispositions suivantes de la *Loi de 2011 favorisant des collectivités fortes grâce au logement abordable*, chap. 6 :

1. Sections 1 to 21, sections 23 to 167, 169 to 184 and 186 to 188 of Schedule 1 to the Act, being the Housing Services Act, 2011.
2. Sections 2 to 6 of Schedule 2, which amend the *Planning Act*.

1. Les articles 1 à 21, les articles 23 à 167, 169 à 184 et 186 à 188 de l'annexe 1 de la Loi, qui constitue la *Loi de 2011 sur les services de logement*.
2. Les articles 2 à 6 de l'annexe 2, qui modifient la *Loi sur l'aménagement du territoire*.

WITNESS:

TÉMOIN:

THE HONOURABLE
DAVID C. ONLEY

L'HONORABLE
DAVID C. ONLEY

LIEUTENANT GOVERNOR OF OUR PROVINCE OF ONTARIO

LIEUTENANT-GOUVERNEUR DE NOTRE PROVINCE DE L'ONTARIO

GIVEN at Toronto, Ontario, on June 22, 2011.

FAIT à Toronto (Ontario) le 22 juin 2011.

BY COMMAND

PAR ORDRE

Harinder Jeet Singh Takhar
Minister of Government Services

(144-G324) 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.

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

PROCLAMATION

FAMILY STATUTE LAW AMENDMENT ACT, 2009

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

We, by and with the advice of the Executive Council of Ontario, name January 1, 2012 as the day on which subsection 22 (4) and sections 26, 37 and 39 of the *Family Statute Law Amendment Act, 2009*, c. 11, which amend the *Family Law Act*, come into force.

Sur l'avis du Conseil exécutif de l'Ontario, nous désignons le 1^{er} janvier 2012 comme le jour où entrent en vigueur le paragraphe 22 (4) et les articles 26, 37 et 39 de la *Loi de 2009 modifiant des lois en ce qui concerne le droit de la famille*, chap. 11, qui modifient la *Loi sur le droit de la famille*.

WITNESS:

TÉMOIN:

THE HONOURABLE
DAVID C. ONLEY

L'HONORABLE
DAVID C. ONLEY

LIEUTENANT GOVERNOR OF OUR PROVINCE OF ONTARIO

LIEUTENANT-GOUVERNEUR DE NOTRE PROVINCE DE L'ONTARIO

GIVEN at Toronto, Ontario, on June 22, 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

FAMILY STATUTE LAW AMENDMENT ACT, 2009

We, by and with the advice of the Executive Council of Ontario, name January 1, 2012 as the day on which sections 41 to 50 of the *Family Statute Law Amendment Act, 2009*, c. 11, which amend the *Pension Benefits Act*, come into force.

WITNESS:

THE HONOURABLE
DAVID C. ONLEY

LIEUTENANT GOVERNOR OF OUR PROVINCE OF ONTARIO

GIVEN at Toronto, Ontario, on June 22, 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 August 2, 2011 as the day on which section 4 of Schedule 1 to the *Good Government Act, 2011*, c. 1, which amends the *Justices of the Peace Act*, comes into force.

WITNESS:

THE HONOURABLE
DAVID C. ONLEY

LIEUTENANT GOVERNOR OF OUR PROVINCE OF ONTARIO

GIVEN at Toronto, Ontario, on June 22, 2011.

BY COMMAND

Harinder Jeet Singh Takhar
Minister of Government Services

FAIT à Toronto (Ontario) le 22 juin 2011.

PAR ORDRE

(144-G325)

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

Sur l'avis du Conseil exécutif de l'Ontario, nous désignons le 1^{er} janvier 2012 comme le jour où entrent en vigueur les articles 41 à 50 de la *Loi de 2009 modifiant des lois en ce qui concerne le droit de la famille*, chap. 11, qui modifie la *Loi sur les régimes de retraite*.

TÉMOIN:

L'HONORABLE
DAVID C. ONLEY

LIEUTENANT-GOUVERNEUR DE NOTRE PROVINCE DE L'ONTARIO

FAIT à Toronto (Ontario) le 22 juin 2011.

PAR ORDRE

(144-G326)

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 2 août 2011 comme le jour où entre en vigueur l'article 4 de l'annexe 1 de la *Loi de 2011 sur la saine gestion publique*, chap. 1, qui modifie la *Loi sur les juges de paix*.

TÉMOIN:

L'HONORABLE
DAVID C. ONLEY

LIEUTENANT-GOUVERNEUR DE NOTRE PROVINCE DE L'ONTARIO

FAIT à Toronto (Ontario) le 22 juin 2011.

PAR ORDRE

(144-G327)

Harinder Jeet Singh Takhar
ministre des Services gouvernementaux

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

PROCLAMATION

OPEN FOR BUSINESS ACT, 2010

We, by and with the advice of the Executive Council of Ontario, name July 1, 2011 as the day on which the following provisions of Schedule 1 to the *Open for Business Act, 2010*, c. 16, come into force:

1. Section 4, which amends the *Livestock, Poultry and Honey Bee Protection Act*.
2. Subsection 6 (1), which amends the *Ministry of Agriculture, Food and Rural Affairs Act*.

WITNESS:

THE HONOURABLE
DAVID C. ONLEY

LIEUTENANT GOVERNOR OF OUR PROVINCE OF ONTARIO

GIVEN at Toronto, Ontario, on June 22, 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 July 1, 2011 as the day on which subsections 3 (3) and (4) of Schedule 1 to the *Open for Business Act, 2010*, c. 16, which amend the *Farm Products Payments Act*, come into force.

WITNESS:

THE HONOURABLE
DAVID C. ONLEY

LIEUTENANT GOVERNOR OF OUR PROVINCE OF ONTARIO

GIVEN at Toronto, Ontario, on June 22, 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

RED TAPE REDUCTION ACT, 1999

We, by and with the advice of the Executive Council of Ontario, name July 1, 2011 as the day on which subsection 2 (9) of Schedule I to the *Red Tape Reduction Act, 1999*, c. 12, which amends the *Credit Unions and Caisses Populaires Act, 1994*, comes into force.

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 1^{er} juillet 2011 comme le jour où entrent en vigueur les dispositions suivantes de l'annexe 1 de la *Loi de 2010 favorisant un Ontario propice aux affaires*, chap. 16 :

1. L'article 4, qui modifie la *Loi sur la protection du bétail, de la volaille et des abeilles*.
2. Le paragraphe 6 (1), qui modifie la *Loi sur le ministère de l'Agriculture, de l'Alimentation et des Affaires rurales*.

TÉMOIN:

L'HONORABLE
DAVID C. ONLEY

LIEUTENANT-GOUVERNEUR DE NOTRE PROVINCE DE L'ONTARIO

FAIT à Toronto (Ontario) le 22 juin 2011.

PAR ORDRE

(144-G328) 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 1^{er} juillet 2011 comme le jour où entrent en vigueur les paragraphes 3 (3) et (4) de l'annexe 1 de la *Loi de 2010 favorisant un Ontario propice aux affaires*, chap. 16, qui modifient la *Loi sur le recouvrement du prix des produits agricoles*.

TÉMOIN:

L'HONORABLE
DAVID C. ONLEY

LIEUTENANT-GOUVERNEUR DE NOTRE PROVINCE DE L'ONTARIO

FAIT à Toronto (Ontario) le 22 juin 2011.

PAR ORDRE

(144-G329) 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 1999 VISANT À RÉDUIRE LES FORMALITÉS ADMINISTRATIVES

Sur l'avis du Conseil exécutif de l'Ontario, nous désignons le 1^{er} juillet 2011 comme le jour où entre en vigueur le paragraphe 2 (9) de l'annexe I de la *Loi de 1999 visant à réduire les formalités administratives*, chap. 12, qui modifie la *Loi de 1994 sur les caisses populaires et les credit unions*.

WITNESS:

THE HONOURABLE
DAVID C. ONLEY

LIEUTENANT GOVERNOR OF OUR PROVINCE OF ONTARIO

GIVEN at Toronto, Ontario, on June 22, 2011.

BY COMMAND

Harinder Jeet Singh Takhar
Minister of Government Services

TÉMOIN:

L'HONORABLE
DAVID C. ONLEY

LIEUTENANT-GOUVERNEUR DE NOTRE PROVINCE DE L'ONTARIO

FAIT à Toronto (Ontario) le 22 juin 2011.

PAR ORDRE

(144-G330) Harinder Jeet Singh Takhar
ministre des Services gouvernementaux

Ontario Highway Transport Board

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

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

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

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

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

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

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

China Travel Service (Canada) Inc. 47324
100 Sheppard Ave., E., Suite 780, Toronto, ON M2N 6N5

Applies for an extra provincial operating licence as follows:

- A. For the transportation of passengers on a one way chartered trip from:
1. the City of Toronto, the Lester B. Pearson International Airport (Mississauga), the Billy Bishop Toronto City Airport (Toronto Island), and the Macdonald-Cartier Airport (Ottawa) to the Ontario/Québec border crossings for furtherance to the Pierre-Elliott-Trudeau International Airport (Dorval), the Montreal International Airport (Mirabel) and the Jean Lesage International Airport (Québec City) as authorized by the Province of Québec;
 2. the Pierre-Elliott-Trudeau International Airport (Dorval), the Montreal International Airport (Mirabel) and the Jean Lesage International Airport (Québec City) as authorized by the Province of Québec from the Ontario/Québec border crossings to the City of Toronto, the Lester B. Pearson International Airport (Mississauga), the Billy Bishop Toronto City Airport (Toronto Island), and the Macdonald-Cartier Airport (Ottawa).

- B. For the transportation of passengers on a chartered trip from the City of Toronto, the Lester B. Pearson International Airport (Mississauga), the Billy Bishop Toronto City Airport (Toronto Island), and the Macdonald-Cartier Airport (Ottawa) to the Ontario/Québec border crossings for

furtherance to points in the Province of Québec and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED that there be no pick-up or discharge of passengers except at point of origin.

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

47324-A

Applies for a public vehicle operating licence as follows:

For the transportation of passengers on a chartered trip from the City of Toronto, the Lester B. Pearson International Airport (Mississauga), the Billy Bishop Toronto City Airport (Toronto Island), and the Macdonald-Cartier Airport (Ottawa).

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

Destination Shuttle & Charter Services Inc. 47320
3123 Algonquin Road, Sudbury, ON P3E 4X5

Applies for an extra provincial operating licence as follows:

For the transportation of passengers on a chartered trip:

1. from points in the Greater City of Sudbury, the Town of Espanola, the City of Elliot Lake, the City of Toronto and the Regional Municipality of Peel to the Ontario/Manitoba, Ontario/Quebec and Ontario/USA border crossings for furtherance to points as authorized by the relevant jurisdiction and for the return of the same passengers on the same chartered trip to point of origin.

Provided that there be no pick up or discharge of passengers except at point of origin.

2. from points in the Province of Quebec as authorized by the Province of Quebec from the Ontario/Quebec border crossings:
 - (a) to points in Ontario and for the return of the same passengers on the same chartered trip to point of origin.
Provided that there be no pick up or discharge of passengers except at point of origin.
 - (b) to points in Ontario on a one way chartered trip without pick up of passengers in Ontario.

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

47320-A

Applies for a public vehicle operating licence as follows:

- A. For the transportation of passengers on a scheduled service between the Greater City of Sudbury on the one hand, and the Regional Municipality of Peel on the other hand;

Provided that charter trips be prohibited.

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

- B. For the transportation of passengers on a chartered trip from the Greater City of Sudbury, the Town of Espanola, the City of Elliot Lake, the City of Toronto and the Regional Municipality of Peel.

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

King Tours & Limousine Service Inc.

47323

584 Four Winds Way, Mississauga, ON L5R 3M4

Applies for an extra provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the Cities of Toronto and Hamilton and the Regional Municipalities of Peel, Durham, York, Halton and Niagara to the Ontario/Manitoba, Ontario/Quebec and Ontario/USA border crossings for furtherance to points as authorized by the relevant jurisdiction and for the return of the same passengers on the same chartered trip to point of origin.

Provided that there be no pick up or discharge of passengers except at point of origin.

47323-A

Applies for a public vehicle operating licence as follows:

For the transportation of passengers on a chartered trip from points in the Cities of Toronto and Hamilton and the Regional Municipalities of Peel, Durham, York, Halton and Niagara.

PROVIDED THAT the public vehicle operating licence PV-5322 now in the name of Kevin Lawrencepillai and Bernadett Lawrencepillai be cancelled.

(144-G331)

FELIX D'MELLO
Board Secretary/Secrétaire de la Commission

Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

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

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

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

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

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

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

2011-07-02

A-ONE 2000 AUTO RENTAL INC.	001446930
AARJAY'S INC.	001125973
ABC WAREHOUSE & OFFICE SUPPLIES INC.	001639758
ADVENTURE PROPERTIES INC.	001668932
AIR FOLEYET LTD.	001016041
ALPHA DATA INC.	001397602
ANDY'S BEAUTY CO. LTD.	002097076
ANNAN & BIRD INVESTMENTS INC.	000997725

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

ASSEVE VENTURES INC.	001471587
AU TRADING LTD.	001588215
AURORA ABATEMENT SERVICES COMPANY INC.	002056044
AURORA CCB INDUSTRIES INC.	001060397
B L T'S INC.	001125685
BELAN ELECTRIC LIMITED	000876793
BELETIC CONSTRUCTION INC.	001077888
BUSHNAZ LTD.	001091413
CALLANDER SMITH & ASSOCIATES INC.	000863973
CLEARY & ASSOCIATED LTD.	001651162
CONNER CONSTRUCTION LTD.	001237770
CORPORATE ROADSIDE SOLUTIONS INC.	001612433
DAH-CHERNG CO. LTD.	001053897
DAR-LINK LOGISTICS INC.	002036631
DE VEAUX PROPERTY INC.	000820329
ENES SALES CORPORATION	001348284
EXPLORATION GEOSCIENCE ASSOCIATES INC.	002062132
FLAMBOROUGH BUSINESS PARK INC.	002035623
G S LIMITED	002037668
GAFFER ENTERPRISES INC.	001508983
GHANA EXPRESS INC.	001567355
GKA LOGISTICS INC	001669904
GOLDEN HARVEST GOURMET FOOD LIMITED	002065428
GORDON MCNIVEN PROFESSIONAL CORPORATION	001694398
GURNAM & GURCHARAN TRUCKING INC.	001398474
HABEX RESOURCES INC.	001126652
HIECO MACHINERY ENGINEERING INC.	000423507
INTEGRATED ACCOUNTING SYSTEMS INC.	001233880
ISLAND'S HOME INC.	002034370
J. P. REGINA HOLDINGS LTD.	001060800
J. P. SOFTWARE LTD	000717048
JOHN SCARFF AGENCY INC.	000473448
JOMAR APARTMENTS LIMITED	000071326
KALPIR HOLDINGS LIMITED	001004800

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
KOSTIN PROPERTIES LTD.	001218739
LABOUR SOURCE TEMPORARY SERVICES LTD.	000440843
LINDSCO PRODUCTIONS INC.	001154660
MAK OFFICE INSTALLATION SERVICE INC.	001568545
MARE NOSTRUM CORPORATE COMMUNICATIONS LTD.	000941728
MARK MATTHEWS & PARTNERS INC.	000290553
MARKHAM SPORTS INC.	001037278
METROPOLITAN COLLEGE OF TRAVEL INDUSTRY TRAINING INC.	001263281
MICRO TAX SERVICE LTD.	000968982
MIDLAND CYCLE-SLED LTD.	000375037
MONTAM MARKETING INC.	000793232
MOVEWORKS INC.	001354722
MRS. B & SONS MOBILE WELDING INC.	001093796
NADINE CHIN INC.	001634362
NEXT PRESENTATIONS CANADA LTD.	001394585
PARADISEPALMS WHOLESALE TRAVEL CORPORATION	001125596
PARKWAY CONCRETE SUPPLY LTD.	001027449
PINNACLE EXECUTIVE GROUP INC.	001566187
QU-CONN GENERAL CONTRACTORS INC.	001145190
RICHCRAFT DOORS INC.	001720272
RJH FINANCIAL SERVICES INC.	000809940
RLM CONSTRUCTION LTD.	001573759
ROLLEQUIP INTERNATIONAL INC.	001106837
SKYDOME AUTO & COLLISION CENTRE LTD.	001096163
SUNFLOWER CHINA ARTS, CRAFTS & ANTIQUES INC.	001056565
TABRCO (2005) LTD.	002072527
THE ADULT CONNECTION INC.	001098337
THE BROOKHILL GROUP (CANADA) INC.	000707140
TIGERXMEDIA CORP.	001459344
WATER WORLD CORPORATION	000778296
WATERMILL CORPORATION	001611480
WET STUFF ENTERPRISES INC.	000979657
WHIT CONSULTING INC.	000997017
WIMAN FOOD SERVICES INC.	000848372
WING TAI HONG CO. LTD.	000897721
XACUTTI INC.	002006080
YU & YOU BOOKSTORE LTD.	000935613
ZASI INC.	002014320
1022236 ONTARIO LIMITED	001022236
1072813 ONTARIO LTD	001072813
1121877 ONTARIO LTD.	001121877
1173307 ONTARIO INC.	001173307
1285085 ONTARIO LIMITED	001285085
1303393 ONTARIO INC.	001303393
1312472 ONTARIO INC.	001312472
1315257 ONTARIO INC.	001315257
1379185 ONTARIO LIMITED	001379185
1413807 ONTARIO LIMITED	001413807
1453620 ONTARIO LTD.	001453620
1477326 ONTARIO LIMITED	001477326
1498344 ONTARIO LTD.	001498344
1527878 ONTARIO INC.	001527878
1528835 ONTARIO INC.	001528835
1621427 ONTARIO LIMITED	001621427
1624421 ONTARIO INC.	001624421
1651637 ONTARIO INC.	001651637
1654319 ONTARIO INC.	001654319
1660713 ONTARIO INC.	001660713
1683850 ONTARIO INC.	001683850
1695341 ONTARIO LIMITED	001695341
1697583 ONTARIO INC.	001697583
2011758 ONTARIO INC.	002011758
2021603 ONTARIO INC.	002021603
2078702 ONTARIO INC.	002078702
2080324 ONTARIO INC.	002080324

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
514717 ONTARIO LIMITED	000514717
652937 ONTARIO INC.	000652937
657617 ONTARIO LIMITED	000657617
696332 ONTARIO LIMITED	000696332
798822 ONTARIO LIMITED	000798822
810128 ONTARIO LIMITED	000810128
813872 ONTARIO INC.	000813872
831172 ONTARIO LIMITED	000831172
860900 ONTARIO LIMITED	000860900
923000 ONTARIO LIMITED	000923000
932413 ONTARIO LIMITED	000932413
944397 ONTARIO INC.	000944397
946320 ONTARIO LTD.	000946320

(144-G332) KATHERINE M. MURRAY
Director, Ministry of Government Services
Directrice, Ministère des Services
gouvernementaux

Certificate of Dissolution Certificat de dissolution

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

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

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
2011-05-12	
LIONS GATE HOLDING CORP.	002115434
2011-05-19	
ALGOMA LEISURE LANDS LTD.	001743401
B & B CALL CENTRE MANAGEMENT INC.	001197757
DR.S.S.SIRA MEDICAL CORPORATION INC	002254649
HOHENER ENTERPRISES LTD.	000432284
LITTLE TOTS DAYCARE CENTRE LTD.	002026619
MACPRIME CONSULTANTS LIMITED	000882442
NIK INC.	002067554
PCJ COMPANY LTD.	000906248
SVEND PRODUCTIONS INC.	001146891
1597715 ONTARIO INC.	001597715
1714419 ONTARIO LTD.	001714419
1806054 ONTARIO INC.	001806054
771073 ONTARIO LTD.	000771073
843010 ONTARIO INC.	000843010
2011-05-20	
A.MOLINARO PLUMBING INC.	002235413
ALLIED PLUMBING & DRAIN LIMITED	000581756
BRUSER ENTERPRISES INC.	000510973
ETI ELIM TECH INTERNATIONAL CORP.	001694965
GIANSANTE SIDING INC.	000723357
KIKSON BUSINESS EQUIPMENT INC.	000824028
L REESOR ENTERPRISES INC.	002175448
LAZY DAYS POOLS & SPAS LTD.	001713241
MAGNORTHCOR PRODUCTIONS INC.	002243176
MERJEN LIMITED	000463317
PAYNTEK AUTOMATION LIMITED	000878904
PEAK BOOMER REALTY LTD.	001410102
TALISCOR PLASTICS INC.	001340242
UTILITY SURPLUS & SALES INC.	001368688

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
1287465 ONTARIO LTD.	001287465
1707870 ONTARIO INC.	001707870
1743630 ONTARIO INC.	001743630
967156 ONTARIO LIMITED	000967156
2011-05-24	
BLOEMERT DESIGN & GRAPHICS INC.	001699688
BMBL ENHANCEMENTS INC	001017845
D & R CONCRETE FORMING LTD.	001115303
GOURMET PARTNERS INC	000777908
HERPEL LIMITED	000052773
LYNNORDAN HOLDINGS INC.	002007252
LYNWOOD SMITH INC.	001325048
ONTARIO GEAR WORKS AND MACHINE PARTS LTD.	000969912
PREFORMANCE INC.	002087597
PREMRILI GROUP INC.	002007197
RILI CONSTRUCTION WESTON LIMITED	000268957
SANDS PLUS INCORPORATED	002025141
TADCO MANUFACTURING INC.	000987351
VINCE LAVALLEE LOGGING & CONST. LTD.	001396826
WATSON HOLDINGS (APSLEY) INC.	000414673
WESTMOUNT BEDDING INC.	001170351
1659354 ONTARIO LTD.	001659354
2256990 ONTARIO INC.	002256990
26 WELLESLEY STREET HOLDINGS LTD.	000884968
491455 ONTARIO INC.	000491455
2011-05-25	
B & B CANADA ENTERPRISES INC.	002232361
BUBBLEMANIA TEA HOUSE LTD.	001504456
CONSOLIDATED OPHTHALMIC PURCHASING SERVICES LTD.	001642603
EUTHENICS INC.	001567944
FREDERICK F. HERMACK INSURANCE AGENCY LIMITED	000573210
JIGAR CONVENIENCE INC.	002149760
R.R. ROSS ASSOCIATES INC.	000362988
RETAIL PARTNERS MANAGEMENT GROUP INC.	002006423
STORAGE DATA TECHNOLOGY INC.	001424525
1356856 ONTARIO LTD.	001356856
1448135 ONTARIO INC.	001448135
1503916 ONTARIO LIMITED	001503916
2030060 ONTARIO INC.	002030060
2259758 ONTARIO INC.	002259758
2011-05-26	
BRUCE GAMBLE CUSTOM HOMES & CONSTRUCTION LTD.	000759879
CALEDON HILLS REAL ESTATE LTD.	001043235
CHISLETT WALKER & ASSOCIATES INC.	001517354
CREDITVIEW LANDSCAPING LTD.	000724853
DEAN X-RAY LTD.	000784592
GINO RUBBA INVESTMENTS LTD.	000547413
OTTAWA CONTROLS LIMITED	000809581
PAVE WORKS ASPHALT CO. LTD.	001387517
SHORTLANDS FARM LIMITED	001451543
1463808 ONTARIO INC.	001463808
1627082 ONTARIO LIMITED	001627082
2085297 ONTARIO INC.	002085297
531468 ONTARIO LIMITED	000531468
2011-05-27	
CARTELLE TRUCK & TRAILER LIMITED	000852861
CELSI PAINTING & WALLCOVERING INC.	000763429
D. & B. SMITH SELF STORAGE LTD.	001642344
MARLEN INC.	001481499
THEODORE HOLDINGS LIMITED	000132065
1544557 ONTARIO INC.	001544557
1550849 ONTARIO INC.	001550849
2011-05-30	
BRIGHT CENTURY INTERNATIONAL CORPORATION	001691134
D.H. GOODALE ASSOCIATES LTD.	001721129
R.A.F. PROPERTIES INC.	002182195
REID FRAMING LIMITED	000672524
SAPORI DI MONTAGNA LIMITED	002131841
ZEPHYRUS ORCHIDS INC.	001433285

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
1199885 ONTARIO INC.	001199885
1818812 ONTARIO LTD.	001818812
2011-06-06	
COUNTER CLOCKWISE CONSULTING INC.	002259599
2011-06-08	
A. J. WEPPLER CONSTRUCTION LTD.	000261521
IB2 CONSULTING INC.	002140688
JENNY'S RESTAURANTS LIMITED	000521476
RADUS LTD.	000878436
1219012 ONTARIO INC.	001219012
1787342 ONTARIO LTD.	001787342
369021 ONTARIO LIMITED	000369021
2011-06-09	
CARBON SPORTS NORTH AMERICA LIMITED	001757452
ISLAND TANNING INC.	001362239
QUICK DOLPHIN INC.	001325492
VENDAEXCHANGE INC.	002067248
1837581 ONTARIO LIMITED	001837581
430514 ONTARIO LIMITED	000430514
2011-06-10	
ESOFIT SOLUTIONS INC.	001761503
LIQUIDATION EXPRESS INC.	001753998
SHYMAN FARM INC.	001494626
VALUE-X PROPERTY INC.	001752261
VXL TRANSPORT INC.	002076497
1266055 ONTARIO LIMITED	001266055
1330523 ONTARIO INC.	001330523
724028 ONTARIO INC.	000724028
2011-06-13	
BYWAYS INTERNATIONAL TRADING CORPORATION	002212799
H & R MCKAY INVESTMENTS LTD.	000657886
SELF-PRICER SOLUTIONS INC.	002251367
1473607 ONTARIO LTD.	001473607
982074 ONTARIO INC.	000982074
2011-06-14	
THE ANGELS' SHARE WHISKY COMPANY LIMITED	001423601
1126152 ONTARIO INC.	001126152
1529583 ONTARIO LIMITED	001529583
1644170 ONTARIO INC.	001644170
737122 ONTARIO LIMITED	000737122
2011-06-15	
ADENA MEADOWS II LIMITED	002090930
COCONUT COURT INC.	002208501
GREHAR TRANSPORT INC.	002220497
MOLANDRE INC.	001792087
OSTERBEK PROPERTIES LIMITED	000243203
PRODIGITAL STUDIOS INC.	000933179
SANTOS DRYWALL GENERAL CONTRACTING LTD.	001492683
2011-06-16	
1716934 ONTARIO INC.	001716934

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

(144-G333)

Marriage Act Loi sur le mariage

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

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

June 13 - June 17

NAME	LOCATION	EFFECTIVE DATE
Dailey, Barry Godfrey	Caistor Centre, ON	13-Jun-11

NAME	LOCATION	EFFECTIVE DATE	PREVIOUS NAME	NEW NAME
McLean, David Samuel	Cambridge, ON	13-Jun-11	BATEMAN, ZACKERY.	LAWRENCE, ZACKERY.
Bryant, Nathan Paul	Mississauga, ON	16-Jun-11	WILLIAM.	WILLIAM.
Sawatsky, Bartley	Mississauga, ON	16-Jun-11	BAYDAR, SAFIYE.	ARLI, SAFIYE.
Ghauri, Noor-Ud-Din	Whitby, ON	16-Jun-11	BAYO, RAZ.	JENYO, RAZ.BAYO.
Falleur, Andrew Mark	Ottawa, ON	16-Jun-11	BEAUCHAMP-SAUMIER, ANTHONY.	HANSON, ANTHONY.
Sieler, Patrick Gilles	Oakville, ON	16-Jun-11	BEDARD, VENISE.MIRANDA.	ANTOINE, VENISE.MIRANDA.

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

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

NAME	LOCATION	EFFECTIVE DATE	PREVIOUS NAME	NEW NAME
Robinson, Bruce W August 17, 2011 to August 21, 2011	Aurora, ON	13-Jun-11	BISNATH, TIANNA.ROSE. YASMIN. BLAND, ALYSSIA.LYNE. BLAND, TRAVIS.SCOTT. BOSKOVIC, NOELLE. CATHERINE..	HEATHER, TIANNA.ROSE. YASMIN. LEBLANC, ALYSSIA.LYNE. LEBLANC, TRAVIS.SCOTT. SMALE, NOELLE. CATHERINE.
Brown, Michael D E June 15, 2011 to June 19, 2011	Gravenhurst, ON	14-Jun-11	BOUCHARD, ERICA.CARMEN. BOYADJIAN, WARTENI. BRETON, KELLY.ANNE.. BROWN-BURY, WILLIAM. MATTHEW. BROWNE, NEKELIA.L. BRUNET, STEPHEN.ALLAN. BURNS, IRENE.ROSE. BUTTS, ANN.LORRAINE. BWAY, PAW.JAMES. CALDWELL, WENDY.LEE. CAMERON-BALTODANO, JASON.REGEAN. CARD-BARNETT, GAVIN. JAMES.EARL. CHACHASHVILI, EITAN. CHACHASHVILI, ELAD. CHAN, YAU.CHEUNG. CHAYER, TIFFANY. ERYN.. CHEN, I-FA.. CHEN, XIAOXIANG. CHERNYAVSKIY, OLEKSANDR. VASYL. CHRISTINA, CHRISTINA. CORLISS, JOAN.ELIZABETH. PATRICIA. CRESPO, JESSICA.NATALIE.. CROUCHER-WHITE, BRIANNE. NICOLE. D'ADDARIO, ADAM.ERNESTO. DEMERS, DAKODAH.GEROLD. DERKACZ, GERALD.SCOTT. DERUE, KIANNA.LYALL. GRATIA. DICKS, SHAWN. JONATHAN. DIENSTHUBER, JORY. KAROLINE. DITCHBURN, JUSTIN.ANDREW. DOW, NATALIE.REBECCA. DRYNAN, JAMIE.LYNN.. DUSOME, TYLER.JAMES. GEORGE. EGORYCHEVA, YULIA. EMADKHORASANI, NOJAN. EVELY, GREGORY.NEAL. CURTIS. FAZAA, NAZEK.ELIE. FAZAA, ZEINA.ELIE. FEIGE, ILIENE.SHERI. FERREIRA, ANGEL.LEE. CORREIA. FIRESTONE, TYLER.DAVID. ZEN. FORSATI, SEYED.AMIR. FU, CHENGGANG. FU, DEREK.YIRUI. FU, JACKIE.YIJI.	TURCOTTE, ERICA.CARMEN. BOYADJIAN, VARTENI. TAYLOR, KELI. BROWN, WILLIAM. MATTHEW. HANSON, NEKELIA.L. MACLEOD, STEVEN.ALLAN. HUTCHISON, IRENE.ROSE. BROWNLEE, ANN.LORRAINE. JAMES, BWAY.PAW. KENT, ELIZABETH.WENDYLEE. DAGENAIS, JASON. REGEAN. BARNETT-COLLINS, GAVIN. JAMES.EARL. GRANOVSKY, EITAN. GRANOVSKY, ELAD. CHAN, JOSEPH.YAU.CHEUNG. CHAYER NAULT, TIFFANY. ERYN. CHEN-NG, CINDY.I-FA.. CHEN-THOMPSON, MARGARET.XIAOXIANG. CHERNYAVSKY, SASHA. JAMES, CHRISTINA. MACKINTOSH, JOAN. ELIZABETH.PATRICIA. CARRASCO, JESSICA.NATALIE. HASLIP, BRIANNE. OLIVIA. D'ADDARIO, ALEXA.JETTA. DEMERS, DAKOTAH.JERALD. DERKACZ, JAY.SCOTT. HOLBEIN, KIANNA.LYALL. GRATIA. MITCHELL, SHAWN. JONATHAN. FERSLOV-JENSEN, JORY. KAROLINE. CHERRY, JUSTIN.ANDREW. LEBOVIC, NATALIE.REBECCA. WATSON, JAMIE.TEAGAN. BEST, TYLER.JAMES. GEORGE. ARSENYEVA, YULIA. EMAD-KHORASANI, NOJAN. OERTEL, GREGORY.NEAL. CURTIS. FAZAA, NANA.ELIE. RYAN, ZEINA.FAZAA. STOCKBRIDGE, ILIENE.SHERI. HAQUE, AALIYAH. ANGEL. FIRESTONE, TYLER. SYDNEY. FORSATI, AVA. FOO, CHENGGANG.KEN. FOO, DEREK.YIRUI. FOO, JACK.YIJI.

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

(144-G334)

Change of Name Act Loi sur le changement de nom

NOTICE IS HEREBY GIVEN that the following changes of name were granted during the period from June 13, 2011 to June 19, 2011 under the authority of the *Change of Name Act*, R.S.O. 1990, c.c.7 and the following Regulation RRO 1990, Reg 68. The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms mentionnés ci-après ont été accordés au cours de la période du 13 juin 2011 au 19 juin 2011, en vertu de la *Loi sur le changement de nom*, L.R.O. 1990, chap. C.7, et du Règlement 68, R.R.O. 1990, s'y rapportant. La liste indique l'ancien nom suivi du nouveau nom.

PREVIOUS NAME	NEW NAME
ABBAS, MEDJA.	ABBAS, MIA.LYNN.
ABDALLAH, AMIR-AHMED.	AHMED, AMEEN.
AGSALDA, MARIA.CLAVE.	COATES, MARIA.CLAVE.
AHMED, ABDUL.	SOLOMON, RICHARD.NIRAN.
MUMUNI.	VESTUS.
AL-HUSSEINI, MOHAMMAD.	AHMED, MOHAMED.AMEEN.
AL-HUSSEINI, ROOUA.	AHMED, ROOUA.AMEEN.
AL-HUSSEINI, TOKAI.	AHMED, TOKA.AMEEN.
AL-HUSSEINI, ZAHRA'A.	AHMED, ZAHRA.AMEEN.
AL-HUSSEINI, ZAINAB.	AHMED, ZAINAB.AMEEN.
ALAMTAB, SYED.ZARRAR.	JAHANGIR,
JAHANGIR.	ZARRAR.
ALEXANDER, ALYSSA.MARIE.	AMON, ALYSSA.MARIE.
MARGARET.	MARGARET.
ANHWERIE-BOATENG, LOUIS.	BOATENG, LOUIS.
AQUINOR, ELORM.QUESIE.	AQUINOR, ELORM.CALVIN.
ARMSTRONG, MARY-JANE.	ARMSTRONG-WUIS, MARY-JESSICA.
AUSTIN, THERESA-MARIE.RÉ	WHITE, THERESA.
JEANNE.	MARIE.
AZHAR, RIFFAT.	SULTANA, RIFFAT.
BAKER, GERRY.DANIEL.	BAKER, GARRY.DANIEL.
BALIOZ, INTISAR.	WARDA, INTISAR.
BAO, SHI.TAO.	BAO, RAIN.
BAO, SHI.YANG.	BAO, SHAWN.
BAO, SHI.ZHOU.	BAO, MILTON.
BAREMA SANYU,	BAREMA, SARAH.
MUKAMULIGO.	SANYU.

PREVIOUS NAME	NEW NAME	PREVIOUS NAME	NEW NAME
GALBRAITH, TAYLOR-ANN. GAMLATH GANEGODA APP. DONA.RAMANI.CHA. GARBATIUC, DAN. GARBATIUC, YANNIS.LUCA. GENERAL HOMER, JOHN. GEORGE FOTABONG ATEL, GEORGE.FOTABONG.ATEL. GERASSIMOU, SOFIA. GIERLAK, PRZEMYSLAW. GIGANTE, SANDY.MICHEAL. VICTOR. GOULD, ALEXANDER.DAVID. GUAY-KILPATRICK, KEIRSTIN. ANN. GUINDON, MARIE. CHARMAINE. HAPUARACHCHI, HAPUARACHCHIGE. HAPUARACHCHI, HAPUARACHCHIGE. HARASEMCHUK, CONSTANCE. GAIL. HARNDEN, GREGORY.PAUL. HAYES, CHRISTINE. ALEXANDRA. HEBBOURN, JENNIFER.LYNN. HOGARTH, NATHALIE. HORODYNSKY, MICHEAL. HOSSAM ELDIN, SAFIYYA. HOULIHAN, FRANCIS. PETER. HSU, CHING. MIN. HUANG, YUHAO. HURYN, LIANNE.MEGHAN. INGLIS, CHARLES. ATTILA.. IRRINKI, VIJAYASREE. ISAAC, RITA.MASIH. ISAYENKO, AMÉLIE. IWANKIEWYCZ, WJACZESLAWA.ZIRKA. JACOB, NEIL.JAMES. JACOBS, JOEY.CHRISTOPHER. JERUTO, JANET. JESUS, TAMARA. CHRISTINE. JETHAVA, RUPALBEN.BALABH. JO, BOO.RAM. JOHNSTONE, DANIELLE. LAURA.CATHERINE. KAPPEN, DOLCY.LUKE. KARIM, A.T.M.REZWANUL.. KARIM, REWZOANA. KARUNARATNE, DICKWELLA. VITHA. KEITZKE, KATHERINE. MARGARET. KESKIN, NURCAN. KIPKOECH, ALEX.LEE. KIPROP, LEN.ALLEN. KOTSEFF, JAROD.ELIA. KRAVCHIN, NATALIA. KUKERJA, JAY. KUMAR, JASAMAN.SINGH. KURBEL, CAROL.ANN. LACEE, ANNIE. LANDERS, JOSEPH.RICHARD. WAYNE. LAPOINTE, ILENE. LE VASSEUR, LINDSEY.ROBYN.	TYE, TAYLOR-ANN. GANEGODA, RAMANI. CHAMPIKA. GARBATI, DAN. GARBATI, YANNIS.LUCA. MARTIN, GANEDAEDO. QUENTIN.JOHN. FOTABONG, GEORGE. ATELEFAC. AGATHAGELOU, SOFIA. GIERLAK, PRZEMYSLAW. SIMON. GIGANTE, SANTINO.MICHAEL. VICTOR. TOWN, ALEXANDER.DAVID. MADORE, KEIRSTIN. ANN. GUINDON, ALINE. CHARMAINE. HAPUARACHCHI, DULMIKA. KEVIN. HAPUARACHCHI, SASILA.LEO. TOWNLEY, CONNIE. GAIL. LINDUP, GREGORY.PAUL. HAYES, CHARETINA. ALEXANDRA. NELSON, JENNIFER.LYNN. GUTHRIE, NATHALIE. O'CONNOR, MICHAEL. GABER, SOPHIA.HOSSAM. HOULIHAN, FRANK.FRANCIS. PETER. STEVENSON, MINDY.JINGMIN. HSU. HUANG, ALLEN.YUHAO. HURYN, MEGHAN.LIANNE.. INGLIS, MICHAEL.CHARLES. ATTILA. ANDE, VIJAYASREE. NAHAR, RITA.MASIH. SAKSONOVA, LEAH.AMÉLIE. IWANKIEWYCZ, DORA. ZIRKA. NOVAK, NEIL.JAMES.. BELLEAU, JOEY.CHRISTOPHER. KEMEI, JANET.JERUTO. CONNORS, TAMARA. CHRISTINE. JETHAVA, JIAH. JO, BOORAM.ELLA. BARRETT, DANIELLE.LAURA. CATHERINE. MATHEW, DOLCY. KARIM, REJWAN. KARIM, REZWANA. KARUNARATNE, INDRIKA. FRANKOVICH, KATHERINE. MARGARET. AL-HARBI, NURCAN. KEMEI, LEE. ALEX-KIPKOECH. KEMEI, LEN.ALLEN-KIPROP. KOTSEFF-WIELE, JAROD.ELIA. EWASKIW, NATALIA. KUKREJA, AJAY. SINGH, JASAMAN. KURBEL, CAL. LESSY, ANNIE. LANDERS, WAYNE. RICHARD. LA POINTE, EILLEN. LEVASSEUR, LINDSEY.ROBYN.	LE, THI.MINH.NGUYET. LEANG, MENG.SRENG. LEMESSEV, NICHITA. LEMESSEV, VEACESLAV. LEMESSEVA, IANA. LEMESSEVA, TATIANA. LESLIE, HEATHER. FRANCES. LEUNG, YUEN.YING.CHLOE. LEWIS-AFONG, CHAD. ANTHONY. LI, TIANZE. LIM, TAE.HONG. LOBSANG, LOBSANG. LU, CHEN.LIN. MACLEOD, CINDY. VERNOICA. MACPHERSON, LILJANA. MAHESWAREN, KOKULAN. MAISURIA, RASHMIBEN. RAMANLAL. MAJOR, MYLEN.DOUGLAS. MALIARTCHOUK, LOUDMILA. MANDUCK, JAMES.MICHEAL. MANGAL, MATTHEW. ANTHONY. MARCELLI, GIANNI. MARSHALL, NICHOLAS.FOX. MARTINEZ ALEGRIA, MIRKA. ALESSANDRA. MASLOVA, EVDOKIA. MASOOD, MUHAMMAD. AMEER. MASSA, CARMENN. ARMANDO. MASSA, DANIELLA. AURORA. MAYO, MARQUISE.MICHELLE. MBOKO, ALWAN. MBOKO, OLE. MCELROY, TANYA.TATIANA. MCGINTY, BRAEDEN. REILLEY. MCGINTY, TARA.MAE. MCINNIS, ALLYSON.DAWN. MCLEAN, BABY.BOY. MCLENNAN, ALLEN-THOMAS. MCMULLEN, DEREK. ALVIN. MIHAJLO, ZELJKA. MINHINNICK, BAILEY. MIR MOHAMMAD SADEGHI, SEYED.RADIN. MIR MOHAMMAD SADEGHI, SEYED.SAEID. MOHSEN-AL-HOSSEINY, ZIYA-ALDIN. MOORE, ALANNAH.KATHRYN. MARIE. MORGAN, ALMARIE. MORIN, MARIE.CECILE.MONA. MPEMBA, KISHA. MPEMBA, MIRIAME. BENE.. MUHAMMAD FAIZAL, RISHARD. MAHMOOD. MULTANI, TINA.ANN. MUNTEANU, ALEXANDRU. MURJI, TASNEEN. MURUGAIAH, MAYEELoAN. MURUGAIAH, SORUBA.	LE, NGUYET.THI.MINH. LEANG, KEVIN.SRENG. LEMESHEFF, NICHOLAS. NIKITA. LEMESHEFF, VINCENT. LEMESHEFF, IANNA. LEMESHEFF, TATIANA. NORTON, HEATHER.FRANCES. LESLIE. LEUNG, CHLOE.YUEN.YING. LEWIS, CHAD. ANTHONY. JIA, TIAN.ZE. LIM, ANDREW.TAE.HONG. REID, ANDY.LOBSANG. STEWART, JENNIFER.CHENLIN. MACLEOD, KATARINA. VERONICA. MACPHERSON, LILIANA. WARREN, KOLIN.KOKULAN. MEHTA, RASHMI. CHIRAG. OSHIE, MYLEN.MAJOR. MALARCHYUK, LUDMILA. ZAMMIT, JAMES.ZACHARIAH. RAMDHANIE, MATTHEW. ANTHONY. MARCELLI, JOHN.GIOVANNI. BRUNSHAW, NICHOLAS.FOX. FALCO, ALESSANDRA. BEREZIUK, EVDOKIA. KHAN, MUHAMMAD. MASOOD. KOCZNUR, CARMENN. ALEXANDER.KING. KOCZNUR, DANIELLA. AURORA. BONN, MARQUISE.MICHELLE. MBOKO, KEVIN.ALWAN. MBOKO, GRACIA.OLE. MCELROY, DAPHNE.ANN. HATHAWAY-MULLIN, BRAEDEN.REILLEY. HATHAWAY, TARA.MAE. NEVES, ALLYSON.DAWN. MCLEAN, PARKER.RYALL. MCLENNON, ALLAN.THOMAS. MCMULLEN, CANDACE. SARAH. MIHAJLO, KRISTINA.ZELJKA. BAUER, AUSTIN.PAIGE. SADEGHI, RADIN. MIRMOHAMAD. SADEGHI, SAEED. MIRMOHAMAD. MOHSENIA, ZIYA. MOORE, SVEN. ANTON. MORGAN-GOPAULSINGH, ALMARIE. MORIN, MONA.CECILE.MARIE. PEMBE, KISHA.ISHOMY. PEMBE, MIRIAM.BENE. SAMBIDI. FAIZAL, RISHARD. MAHMOOD. BROWN, TINA. ANN. ADLER, ALEX.GEORGE. MURJI-SUREN, DINA.TASNEEN. EASWARAKUMAR, MAYEELoAN. EASWARAKUMAR, SORUBA.

PREVIOUS NAME	NEW NAME	PREVIOUS NAME	NEW NAME
MURUGAIAH, THIPA.	EASWARAKUMAR, THIPA.	SOPKO, EDUARD.	SOPKO, EDWARD.DOMINIC.
NADALES, HAZEL.PENDON.	SHEPUREV, HAZEL.PENDON.	SOTHILINGHAM-	NARTHANAKUMAR,
NAHMAD, EDITH.	NAHMAD SANTHS, EDITH.	NARTHANAKUMAR, ABIRAM.	ABIRAM.
FRIDA.	FRIDA.	STEFANIAK,	HALL,
NAHMAD, RICHARD.SAMUEL.	SANTHS, RICHARD.SAMUEL.	ANNA.	ANNA.
NAHMAD, ROSE.JACKLYN.	SANTHS, ROSE.JACKLYN.	SVENDSEN, HALEIGH.TRACY.	KLASSEN, HALEIGH.TRACY.
NIGUSSIE, SABLEWORK.	NIGUSSIE, SABLE.	LILLY-ROSE.	LILLY-ROSE.
HAILEMARIAM.	HAILEMARIAM.	TA, DIEM.TH.NGOC.	TA, AMANDA.DIEM.
NIJJAR, HARPREET.KAUR.	KAUR, HARPREET.	TABIBI, SAID.	TABIBI, LATIF.
NOSEWORTHY, ROBERT.DEAN.	DEAN, ROBERT.ALEXANDER.	TAING, ENG.BUN.	TAING, MICHAEL.ENG.BUN.
NUNGISA, YA-BILONGO.	NUNGISA, CHRISTIAN.	TARDIF, CLINTON.JAMES.	MACKAY, CLINTON.JAMES.
BAZOLA.	BAZOLA.	WES.	WES.
OOMMEN, BABU.	OOMMEN, BABU.	THOMPSON, ANASTASIA.	BIGAS, ANASTASIA.
PARAYILPUTTEN.VEEDU.	P.	HARRIET.BIGAS.	HARRIET.
PALMATEER, SIDNEY.JAMES.	HEARNS, SIDNEY.JAMES.	TIAMIYU, MICHAEL.OLUSEGU.	OLUWASEGUN, MYKEL.
PAN, JIANG.	PAN, DAVID.JIANG.	TRULY, TRULY.	RAYMOND, TRULY.
PANDEY, ANSHUMAN.	PANDEY, UPANSHUMAN.	TSAI, MENG.TING.	TSAI, TIFFANIE.MENG-TING.
PANDEY, NAVADHA.	PANDEY,	TSANG, STELLA.CHING-YEW.	FONG, STELLA.CHING-YEW.
BHARADWAJ.	NAVADHA.	URTOI, IULIA.CATALINA.	GARBATI, IULIA.CATALINA..
PARK, SANGWON.	PARK, BRIAN.	USMAN, JAAFAYA.	USMAN, JAAYESHA.
PARTRIDGE, ZYLDA.	PARTRIDGE, ZELDA.	VAN DEEMTER, JOSHUA.PAUL.	VANSKI, JOSHUA.PAUL.
PASCHOS, VASILIS.	PASCHOS, BILL.	RALPH.	RALPH.
PATEL, MONALI.	PATEL, MONALI.	VARDE, ALISA.	WARDE, ALISA.
SATISHCHANDRA.	MAYUR.	VARDE, SAMI.	WARDE, SAMI.
PEEVER-QUESNEL, MELISSA.	BUCHANAN, MELISSA.JENNA.	VARDE, SVITLANA.	WARDE, SVITLANA.
JENNA.MARIE.	MARIE.	VARIAVA, SAMIMA.	PATEL, SAMIMA.
PENCAKOVA, CLAUDIA.	PENCAK, CLAUDIA..	ABDULSAMAD.	ABDULSAMAD.
PENCAKOVA, SILVIA.	PENCAK, SILVIA.	VIERNES, GINALYN.	ARANAS, GINALYN.
PETERSON, PHYLLIS.	PETERSON, ELAINE.ELIZA.	VILLENEUVE, FAY.KATHLEEN.	VILLENEUVE, KATHLEEN.FAY.
MARGARET.ELAINE.	ELSIE.ELIZABETH.	VLAARDINGERBROEK, PETER-	VLAAR, PETER.
PEZOULAS, LIBERIS.	PEZOULAS, PERRY.LIBERIS.	WILLEM.	WILLEM.
PHAM, MATTHEW.	WANG, MATTHEW.	VUONG, THANH.LONG..	VUONG, LONG.THANH.
PINIARSKI, TADEUSZ.	PINIARSKI, RICHARD.	WAGHELA KALPESH,	WAGHELA, KALPESH.
RYSZARD.	TED.	VIJAYSINH.	VIJAYSINH.
PIROLLO, ANTHONY.FRANCIS.	RIDDING, ANTHONY.ROBERT.	WELLS, ANTOINETTE.ROSE.	KUMAR, ANTOINETTE.
PORTIA, PORTIA.	JAMES, PORTIA.	MARY.	RUNJINA.
PRASHER, DIKSHANT.	PRASHER, DISHANT.	WHEELER, STEPHANIE.	WHEELER, CHEYENNE.
PRINGLE, MEAGAN.RUTH.	WALLACE, MEAGAN.	SHANNON.	BROOKELYN.STARRE.
RAJANATHAN,	RUTH.	WILL, STEPHANIE.	ANSTEY, STEPHANIE.
SHALOMEROSE.	NILES, SHALOMEROSE.	HEATHER.	HEATHER.
RAMKELLAWAN, JENNIFER.	BUDHU, PRIYA.	WILSON, DYLAN.	KALLIECHARAN, DYLAN.
NANDINI.	NANDA.	ANDREW.	ANDREW.
REIF, TANNER.	SEATON, TANNER.ROBERT.	WITTER, JUNIOR.SYLVESTER.	WITTER, SYLVESTER.JUNIOR.
ROBERT.	JAMES.	WOTHERSPOON, BRITNEY.	STONNESS, BRITNEY.
RINKOV, NADAJDA.	KORMAN, NADIA.	ADA.JANE.	ADA.JANE.
SAMANIEGO, IVAN.	SAMANIEGO, ALEXANDER.	WOTHERSPOON, MARCIANNE.	STONNESS, MARCIANNE.
ALEXANDER.	IVAN.	WOTHERSPOON, SYDNEY.	STONNESS, SYDNEY.
SAPITULA, CECILLE.ARCEGA.	ALMEIDA, CECILLE.SAPITULA.	BROOKLYNN.ANNE.	BROOKLYNN.ANNE.
SAUNDERS, JACOB.STEVEN.	DUFF, JACOB.	XIAO, NAN.	XIAO, NAN-MOHAN.LEANNA.
BARON.	BARON.	XIAO, YUTONG.	XIAO, VENISSA.YUTONG.
SELEIM, MOHAMMAD.SAAD.	ALEKSANDAR, GABRIEL.	YANG, LIXIN.	YANG, LYNN.
SALAH-ELDIN.	ANGEL.SALADIN.ASPARUKH.	YOON, JAMIN.	YOON, JAIME.JAMIN.
SENESE, RYAN.ANDREW.	MONACO, RYAN.	YOON, TAEHO.	YOON, TERRANCE.TAEHO.
SERIOUX, SHIVAUN.	SERIOUX-CHAUHAN,	ZHANG, NING.	ZHANG, BENNY.NING.
MICHELLE.	SHIVAUN.MICHELLE.	ZUKKI, USYMA.ABDALLA.H.	ZAKI, OSAIMA.ABDALLA.
SESTITO, JOSEPH.ANDREW.	SESTITO, GIUSEPPE.ANDREW.		
SHAN, YAN.	SHAN, ALAN.		
SHI, MIN.HAO.	SHI, PETER.		
SHINE, MATT.HUGH.	RAZAQPUR, HAMID.		
SINGH, ANENDRA.	SUREN, ANDY.ANENDRA.	(144-G335)	
SINGH, DAPINDER.	BOPARAI, DAPINDERPAL.		
PAL.	SINGH.		
SINGH, KATALIN.JASMINE.	BYKER, KATALIN.JASMINE.		
CELIA.	CELIA.		
SMITH, STEPHANIE.GLYNIS.	SMITH, NAYLA.		
CATHERINE.	STEPHANIE.		
SNIDER, ANDREW.JOSEPH.	BRUNETTE, ANDREW.JOSEPH.		
DONALD.	DONALD.		
SODHI, RUBY.	GILL, RUBY.		
SOLOMON, SOLOMON.	JAMES, SOLOMON.		

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

On the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders that:

Sur la recommandation de la personne soussignée, le lieutenant-gouverneur, sur l'avis et avec le consentement du Conseil exécutif, décrète ce qui suit:

O.C./Décret 1307/2011

Order in Council Décret

WHEREAS subsection 2(2) of the *Executive Council Act*, R.S.O. 1990, Chapter E.25, provides that the Lieutenant Governor may by order in council prescribe the duties of the ministers of the Crown and the duties of any ministries over which they preside;

AND WHEREAS subsection 5(1) of the *Executive Council Act* provides that any of the powers and duties that have been assigned by law to any minister of the Crown may from time to time by order in council be assigned and transferred for a limited period or otherwise to any other minister by name or otherwise;

AND WHEREAS subsection 8(1) of the *Executive Council Act* provides that the authority of the Lieutenant Governor under this Act to prescribe duties of a minister of the Crown or to assign and transfer powers and duties that have been assigned by law to a minister of the Crown to any other minister includes authority, by order in council, to assign responsibility for the administration of an Act or a part of an Act to a minister of the Crown;

THEREFORE, pursuant to subsections 2(2), 5(1) and 8(1) of the *Executive Council Act*, despite any provision of a statute or Order in Council, the administration of each statute listed in Column 2 of the Schedule to this Order is hereby assigned to the Minister listed opposite that statute in Column 3 of the Schedule;

AND that the appendix to each Order in Council cited in Column 4 of the Schedule is hereby revised by adding to it the statute listed opposite the cited Order in Column 2 of the Schedule.

Recommended Dalton McGuinty
Premier and President of the Council

Concurred Kathleen O'Day Wynne
Chair of Cabinet

Approved and Ordered June 22, 2011 David C. Onley
Lieutenant Governor of Ontario

SCHEDULE

Column 1	Column 2	Column 3	Column 4
Item	Statute	Minister	Order in Council
1.	British Home Child Day Act, 2011, S.O. 2011, c. 14	Minister of Children and Youth Services	O.C. 495/2004 as published in the Ontario Gazette on March 27, 2004

Column 1	Column 2	Column 3	Column 4
Item	Statute	Minister	Order in Council
2.	Broader Public Sector Accountability Act, 2010, S.O. 2010, c. 25, in respect of sections 1-4, 7, 9-13, 16, 19 and 21-23 Broader Public Sector Accountability Act, 2010, S.O. 2010, c. 25, except in respect of sections 1-4, 7, 9-13, 16, 19 and 21-23	Minister of Government Services Minister of Health and Long-Term Care	O.C. 1619/2008 as published in the Ontario Gazette on September 27, 2008 O.C. 1323/2010 as published in the Ontario Gazette on October 2, 2010
3.	Commercial Mediation Act, 2010, S.O. 2010, c. 16, Schedule 3	Attorney General	O.C. 1705/2003 as published in the Ontario Gazette on January 10, 2004
4.	Creditors' Relief Act, 2010, S.O. 2010, c. 16, Schedule 4	Attorney General	O.C. 1705/2003 as published in the Ontario Gazette on January 10, 2004
5.	Dutch Heritage Month Act, 2011, S.O. 2011, c. 4	Minister of Tourism and Culture	O.C. 487/2010 as published in the Ontario Gazette on June 12, 2010
6.	Far North Act, 2010, S.O. 2010, c. 18	Minister of Natural Resources	O.C. 1767/2009 as published in the Ontario Gazette on November 14, 2009
7.	Housing Services Act, 2011, S.O. 2011, c. 6, Schedule 1	Minister of Municipal Affairs and Housing	O.C. 844/2005 as published in the Ontario Gazette on June 4, 2005

Column 1	Column 2	Column 3	Column 4
Item	Statute	Minister	Order in Council
14.	Ontario Clean Energy Benefit Act, 2010, S.O. 2010, c. 26, Schedule 13, in respect of sections 7, 8, 9 and 10	Minister of Revenue	O.C. 1349/2007 as published in the Ontario Gazette on June 30, 2007
	Ontario Clean Energy Benefit Act, 2010, S.O. 2010, c. 26, Schedule 13, except in respect of sections 7, 8, 9 and 10	Minister of Energy	O.C. 1321/2010 as published in the Ontario Gazette on October 2, 2010
15.	Ontario Loan Act, 2011, S.O. 2011, c. 9, Schedule 33	Minister of Finance	O.C. 1618/2008 as published in the Ontario Gazette on September 27, 2008
16.	Supplementary Interim Appropriation Act, 2011, S.O. 2011, c. 9, Schedule 39	Minister of Finance	O.C. 1618/2008 as published in the Ontario Gazette on September 27, 2008
17.	Supplementary Interim Appropriation Act, 2010 (No. 2), S.O. 2010, c. 26, Schedule 19	Minister of Finance	O.C. 1618/2008 as published in the Ontario Gazette on September 27, 2008
18.	Supply Act, 2011, S.O. 2011, c. 5	Minister of Finance	O.C. 1618/2008 as published in the Ontario Gazette on September 27, 2008
19.	Toronto Transit Commission Labour Disputes Resolution Act, 2011, S.O. 2011, c. 2	Minister of Labour	O.C. 1695/2003 as published in the Ontario Gazette on January 10, 2004

Column 1	Column 2	Column 3	Column 4
Item	Statute	Minister	Order in Council
20.	Ukrainian Heritage Day Act, 2011, S.O. 2011, c. 3	Minister of Tourism and Culture	O.C. 487/2010 as published in the Ontario Gazette on June 12, 2010
21.	Water Opportunities Act, 2010, S.O. 2010, c. 19, Schedule 1, in respect of Part II	Minister of Research and Innovation	O.C. 1488/2005 as published in the Ontario Gazette on October 8, 2005
	Water Opportunities Act, 2010, S.O. 2010, c. 19, Schedule 1, except in respect of Part II	Minister of the Environment	O.C. 1481/2005 as published in the Ontario Gazette on October 8, 2005

(144-G336)

On the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders that:

Sur la recommandation de la personne soussignée, le lieutenant-gouverneur, sur l'avis et avec le consentement du Conseil exécutif, décrète ce qui suit:

O.C./Décret 1308/2011

Order in Council Décret

WHEREAS the *Ontario Forest Tenure Modernization Act, 2011*, S.O. 2011, c.10 has been enacted and has also amended the *Crown Forest Sustainability Act, 1994*, S.O. 1994, c. 25;

AND WHEREAS it is necessary to assign ministerial responsibility for the administration of the *Ontario Forest Tenure Modernization Act, 2011* and ministerial responsibility for the amended parts of the *Crown Forest Sustainability Act, 1994* in accordance with the *Executive Council Act, R.S.O. 1990, c. E.25*;

AND WHEREAS subsection 2(2) of the *Executive Council Act* provides that the Lieutenant Governor may, by Order in Council, prescribe the duties of the ministers of the Crown and the duties of any ministries over which they preside;

AND WHEREAS subsection 5(1) of the *Executive Council Act* provides that any of the powers and duties that have been assigned by law to any minister of the Crown may from time to time, by Order in Council, be assigned and transferred for a limited period or otherwise to any other minister by name or otherwise;

AND WHEREAS subsection 8(1) of the *Executive Council Act* provides that the authority of the Lieutenant Governor under this Act to prescribe duties of a minister of the Crown or to assign and transfer powers and duties

that have been assigned by law to a minister of the Crown to any other minister includes authority, by Order in Council, to assign responsibility for the administration of an Act or a part of an Act to a minister of the Crown;

AND WHEREAS subsection 8(1) of the *Executive Council Act* also provides that the authority of the Lieutenant Governor under this Act includes authority to direct that two or more ministers share a power, duty, function or responsibility under an Act and that such authority also includes authority to direct how the ministers are to share such a power, duty, function or responsibility;

THEREFORE, pursuant to subsections 2(2), 5(1) and 8(1) of the *Executive Council Act*, and despite any provision of a statute or Order in Council,

1. The responsibility for the administration of the *Ontario Forest Tenure Modernization Act, 2011* is hereby assigned to the Minister of Northern Development, Mines and Forestry;
2. The powers, duties, functions and responsibilities of the Minister under the *Crown Forest Sustainability Act, 1994* in respect of sections/subsections 24(4), 41.1, and 54.1 are hereby assigned to the Minister of Northern Development, Mines and Forestry;
3. The powers, duties, functions and responsibilities of the Minister under the *Crown Forest Sustainability Act, 1994* are hereby shared between the Minister of Northern Development, Mines and Forestry and the Minister of Natural Resources in respect of:
 - (a) section 28, with the Minister of Northern Development, Mines and Forestry being responsible for matters related to forest resource licences issued under section 26, agreements to supply forest resources entered into under section 25, and any agreements with or commitment of the Crown in right of Ontario for the supply or the directing of forest resources from a Crown forest, and the Minister of Natural Resources being responsible for matters related to forest resource licences issued under section 27;
 - (b) section 35.1, with the Minister of Northern Development, Mines and Forestry being responsible for matters related to forest resource licences issued under section 26 and the Minister of Natural Resources being responsible for matters related to forest resource licences issued under section 27;
 - (c) section 41.2.

FURTHER Order in Council O.C. 1768/2009 published in the Ontario Gazette on November 14, 2009, and Order in Council O.C. 1767/2009 published in the Ontario Gazette on November 14, 2009, are hereby amended and shall be interpreted accordingly.

Recommended Dalton McGuinty
Premier and President of the Council

Concurred Kathleen O'Day Wynne
Chair of Cabinet

Approved and Ordered June 22, 2011 David C. Onley
Lieutenant Governor of Ontario

(144-G337)

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.

DEBORAH DELLER,
Clerk of the Legislative Assembly.

(8699) T.F.N.

Corporation Notices Avis relatifs aux compagnies

Dissolution of Happiness Is Co-Operative Preschool

As per our meeting of June 16, 2011 it was decided by our members that Happiness Is Co-Operative Preschool, located at 4 Munsee St N. Cayuga Ontario N0A 1E0 will permanently close effective June 24, 2011.

Melissa Reidy
President

(144-P255)

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

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Superior Court of Justice dated 21 October, 2010, Sheriff's file 10-2389, to me directed, against the real and personal property of Marjorie Mahoney aka Marjorie M. Mahoney aka Marjorie Mary Mahoney, Debtor, at the suit of Citi Cards Canada Inc., Creditor, I have seized and taken in execution all the right, title, interest and equity of redemption of Marjorie Mahoney aka Marjorie M. Mahoney aka Marjorie Mary Mahoney, debtor, in and to: Lot 172, Plan 599203; subject to CR605258, CR620415 Nepean, and known municipally as 17 Amberwood Crescent, Ottawa, Ontario .

All of which said right, title, interest and equity of redemption of Marjorie Mahoney aka Marjorie M. Mahoney aka Marjorie Mary Mahoney, Debtor, and, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, Sheriff's *Office 2nd Floor 161 Elgin St., Ottawa, Ontario* on August 5, 2011 at 10:00 A.M.

CONDITIONS:

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

TERMS: **Deposit** 10% of bid price or \$1,000.00, whichever is greater
 Payable at time of sale by successful bidder
 To be applied to purchase price
 Non-refundable
Ten business days from date of sale to arrange financing and pay balance in full at: Sheriff's Office: 161 Elgin St., Ottawa, Ontario K2P 2K1
All payments in cash or by certified cheque made payable to the Minister of Finance
Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price
Other conditions as announced

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

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

Date: 22 June 2011

(144-P256) José Boulianne
 Sheriff - City of Ottawa
 161 Elgin St., Ottawa

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Superior Court of Justice dated 20 October, 2010, Sheriff's file 10-2385, to me directed, against the real and personal property of Ian Brown, Debtor, at the suit of Citibank Canada, Creditor, I have seized and taken in execution all the right, title, interest and equity of redemption of Ian Brown, debtor, in and to: Lot 356, Plan 404422; subject to CR407271, CR409958; Nepean; and known municipally as 22 Beaverton Avenue, Ottawa, Ontario .

All of which said right, title, interest and equity of redemption of Ian Brown, Debtor, and, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, Sheriff's **Office 2nd Floor 161 Elgin St., Ottawa, Ontario** on August 5, 2011 at 10:00 A.M.

CONDITIONS:

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

TERMS: **Deposit** 10% of bid price or \$1,000.00, whichever is greater
 Payable at time of sale by successful bidder
 To be applied to purchase price
 Non-refundable
Ten business days from date of sale to arrange financing and pay balance in full at: Sheriff's Office: 161 Elgin St., Ottawa, Ontario K2P 2K1
All payments in cash or by certified cheque made payable to the Minister of Finance
Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price
Other conditions as announced

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

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

Date: 22 June 2011

(144-P257) José Boulianne
 Sheriff - City of Ottawa
 161 Elgin St., Ottawa

Sale of Land for Tax Arrears By Public Tender

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWN OF COCHRANE

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 Wednesday, July 20, 2011 at the Municipal Office, 171 4th Ave., PO Box 490, Cochrane, Ontario P0L 1C0. The tenders will then be opened in public on the same day at 3:15 p.m at the Municipal Office, 171 4th Ave., Cochrane, Ontario.

Description of Lands:

PIN 65244-1342
 PCL 3930 SEC LAG SRO; LT 402 PL M114NB GLACKMEYER;
 LT 403 PL M114NB GLACKMEYER RESERVING CERTAIN
 SURFACE EASEMENTS AS SET OUT IN C25343 AS TO LT 403
 M114NB; TOWN OF COCHRANE
 Town of Cochrane, District of Cochrane
 8712 SQ FT
 File No. 2010-15

Minimum Tender Amount: \$ 70,301.83

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

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

The Municipal Act, 2001 and the Municipal Tax Sales Act govern this sale. 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-P258) Jocelyne Pronovost, Tax Collector
 The Corporation of the Town of Cochrane
 171 – 4th Avenue
 P.O. Box 490
 Cochrane, Ontario P0L 1C0

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE MUNICIPALITY OF TRENT HILLS

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 Thursday, August 17, 2011 at the Municipal Office, 66 Front Street South, Campbellford, Ontario.

The tenders will then be opened in public on the same day at the Municipal Office, Campbellford.

Description of Lands:

1. **Roll 1435 134-060-12803**
Part Lot 21, Concession 11 being Part 3 on RDC 03 T/W CL118215
formerly Township of Seymour now in the Municipality of Trent
Hills, County of Northumberland
Residential
Minimum Tender Amount: \$ 14406.42
2. **Roll 1435 134-080-22550**
Part Lot 5, Concession 4 being Part 3 on 39R8593
And Part 1 on 39R8487 except Part 1 & 2 on 39R8593
formerly Township of Seymour now in the Municipality
of Trent Hills, County of Northumberland
Vacant Land
Minimum Tender Amount: \$ 4882.77
3. **Roll 1435-134-100-09300**
Part Lot 7, Concession 14 as described in NC267524
T/W NC267524 except the easement therein (39R9930) formerly
Township of Seymour, now in the Municipality of Trent Hills,
County of Northumberland
Residential
Minimum Tender Amount: \$ 14198.94
4. **Roll 1435 134-100-09301**
Part Lot 7, Concession 14 being Part 1 on 38R373
formerly the Township of Seymour now in the Municipality
of Trent Hills
Vacant Land
Minimum Tender Amount: \$ 4900.66
5. **Roll 1435-229-040-09270**
Part Lot 10, Concession 10 being Part 3 on 38R10628
formerly the Township of Percy, now in the Municipality
of Trent Hills, County of Northumberland
Residential
Minimum Tender Amount \$ 29157.27
6. **Roll 1435 229-040-13282**
Part Lot 3, Concession 8 being Part 82 on RDC0104 formerly the
Township of Percy, now in the Municipality of Trent Hills, County of
Northumberland
Vacant Land
Minimum Tender Amount \$ 4881.51
7. **Roll 1435 229-060-08600**
Part Lot 17, Concession 3 being Part 1 on 39R6761 and Part RDAL
BTN Con 3 and Con 4 formerly the Township of Percy, now in the
Municipality of Trent Hills, County of Northumberland
Residential
Minimum Tender Amount: \$ 10507.26

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 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:

Janice West – Tax Collector
The Corporation of the Municipality of Trent Hills
(705) 653-1900 Ext 230
P.O. Box 1030
Campbellford, Ontario K0L 1L0

Shelley Eliopoulos-Treasurer
The Corporation of the Municipality of Trent Hills
(705) 653-1900 Ext 232
PO Box 1030
Campbellford, Ontario

Jim Peters – Director Planning
The Corporation of the Municipality of Trent Hills
(705) 653-1900 Ext 234 Fax: (705) 653-5203
PO Box 1030
Campbellford, Ontario K0L 1L0

Or Visit our Website at: www.trenthills.ca to obtain a copy of the Tax Sale Package

Packages are also available for pick up at the Municipal Office.

(144-P259)

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 August 4, 2011 at Box 248, 34 Hwy 17W, Ignace, ON P0T 1T0.

Description of Lands:

PIN 42103-0989, PCL 32021, Lt 150, PL M625; Ignace, District of Kenora (182 Balsam Ave, Ignace, ON)

Minimum Tender Amount: \$ 24,333.30

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, legal fees 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:

Wayne Hanchard-Treasurer
The Corporation of the Township of Ignace
P.O. Box 248
(144-P260) Ignace, Ontario P0T 1T0

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWN OF NIPIGON

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 Wednesday, July 20, 2011, at the Township of Nipigon Municipal Office, 52 Front Street, Nipigon, Ontario

The Tenders will be opened in public on the same day at 4:00 p.m.

Descriptions of Lands:

1. 60 Front Street, LT 55 - 57 BLK 1 PL 24 Nipigon being all of PIN 62469-0541(LT) Township of Nipigon, District of Thunder Bay
Minimum Tender Amount: \$ 40,981.34
2. 36 Front Street, PT LT 89, BLK 1, Plan 24 Nipigon, PT 2, 55R3187; t/w TBR 189235; being all of PIN 62469-0582(LT) Township of Nipigon, District of Thunder Bay
Minimum Tender Amount: \$ 7,368.20
3. 36 First Street, LT 19 BLK 1 PL 24 Nipigon, being all of PIN 62470-0084 (LT) Township of Nipigon, District of Thunder Bay
Minimum Tender Amount: \$ 27,473.49

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

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

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

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

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

(144-P261) Lindsay Mannila, CAO
The Corporation of the Town of Nipigon
52 Front Street
P.O. Box 160
Nipigon, Ontario P0T 2J0
807-887-3135

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC AUCTION

THE CORPORATION OF THE MUNICIPALITY OF NORTH MIDDLESEX

TAKE NOTICE that the land(s) described below will be offered for sale by public auction at 6:30 p.m. o'clock on the 17th day of August, 2001 at 144 John Street, Parkhill, Ontario.

Description of Lands(s): Roll 3954-052-010-08200-0000
PIN 09635-0063 (LT)
(former Parkhill)
Lot 1 & 2, N of John St., Plan 231
144 John Street, Parkhill, ON

Minimum Bid: \$ 10,602.80

All amounts payable by the successful purchaser shall be payable in full at the time of the sale by cash or money order or by a bank draft or cheque certified by a bank or trust corporation.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land(s) 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 bid 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 the successful bidder.

For further information regarding this sale, contact:

Charles F. Daigle
Treasurer
The Corporation of the Municipality of North Middlesex
P.O. Box 9
299 Parkhill Main Street
Parkhill, Ontario N0M 2K0
(519) 294-6244 Ext. 231
Chuckd@northmiddlesex.on.ca

(144-P262)

**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—07—02

ONTARIO REGULATION 229/11

made under the

MINING ACT

Made: June 1, 2011

Filed: June 14, 2011

Published on e-Laws: June 15, 2011

Printed in *The Ontario Gazette*: July 2, 2011

Amending O. Reg. 240/00

(Mine Development and Closure under Part VII of the Act)

Note: Ontario Regulation 240/00 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. Clause 39 (1) (a) of Schedule 1 to Ontario Regulation 240/00 is amended by striking out “existing Certificates of Approval” and substituting “existing environmental compliance approvals”.

Commencement

2. This Regulation comes into force on the later of the day subsection 2 (1) of Schedule 7 to the *Open for Business Act, 2010* comes into force and the day it is filed.

27/11

ONTARIO REGULATION 230/11

made under the

ENVIRONMENTAL PROTECTION ACT

Made: June 1, 2011

Filed: June 14, 2011

Published on e-Laws: June 15, 2011

Printed in *The Ontario Gazette*: July 2, 2011

Amending O. Reg. 103/94

(Industrial, Commercial and Institutional Source Separation Programs)

Note: Ontario Regulation 103/94 has not previously been amended.

1. Subclause 7 (2) (b) (iii) of Ontario Regulation 103/94 is amended by striking out “a certificate of approval or provisional certificate of approval” and substituting “an environmental compliance approval”.

2. Subclause 8 (2) (b) (iii) of the Regulation is amended by striking out “a certificate of approval or provisional certificate of approval” and substituting “an environmental compliance approval”.

Commencement

3. This Regulation comes into force on the later of the day subsection 2 (1) of Schedule 7 to the *Open for Business Act, 2010* comes into force and the day it is filed.

27/11

ONTARIO REGULATION 231/11

made under the

ENVIRONMENTAL PROTECTION ACT

Made: June 1, 2011
Filed: June 14, 2011
Published on e-Laws: June 15, 2011
Printed in *The Ontario Gazette*: July 2, 2011

Amending O. Reg. 359/09
(Renewable Energy Approvals under Part V.0.1 of the Act)

Note: Ontario Regulation 359/09 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 49 (1) of Ontario Regulation 359/09 is amended by striking out “a certificate of approval or provisional certificate of approval would be required under subsection 27 (1) of the Act in respect of a Class 2 anaerobic digestion facility” and substituting “an environmental compliance approval would be required under the Act to engage in an activity mentioned in subsection 27 (1) of the Act at a Class 2 anaerobic digestion facility”.

2. Subsection 50 (2) of the Regulation is amended by striking out “a certificate of approval or provisional certificate of approval would be required under subsection 27 (1) of the Act in respect of a Class 3 anaerobic digestion facility” and substituting “an environmental compliance approval would be required under the Act to engage in an activity mentioned in subsection 27 (1) of the Act at a Class 3 anaerobic digestion facility”.

3. Subsection 52 (1) of the Regulation is amended by striking out “a certificate of approval or provisional certificate of approval would be required under subsection 27 (1) of the Act in respect of waste at a Class 2 or Class 3 thermal treatment facility” and substituting “an environmental compliance approval would be required under the Act to engage in an activity mentioned in subsection 27 (1) of the Act at a Class 2 or 3 thermal treatment facility”.

4. Clause 53 (3) (b) of the Regulation is amended by striking out “a certificate of approval” in the portion before subclause (i) and substituting “an environmental compliance approval”.

5. (1) Subsection 54 (2) of the Regulation is amended by striking out “a certificate of approval” in the portion before clause (a) and substituting “an environmental compliance approval”.

(2) Subsection 54 (3) of the Regulation is revoked and the following substituted:

(3) If the issue of a renewable energy approval or an environmental compliance approval is required in respect of the construction, installation or expansion of one or more wind turbines mentioned in subsection (1) in a circumstance described in subsection (4), the person who is constructing, installing or expanding a wind turbine shall submit, as part of the application for the issue of the renewable energy approval or environmental compliance approval, a report prepared in accordance with the publication of the Ministry of the Environment entitled “Noise Guidelines for Wind farms”, dated October 2008, as amended from time to time and available from the Ministry.

(3) Clause 54 (5) (c) of the Regulation is amended by striking out “certificate of approval” and substituting “environmental compliance approval”.

(4) Subclause 54 (5) (d) (i) of the Regulation is amended by striking out “certificate of approval” and substituting “environmental compliance approval”.

6. (1) Subsection 55 (1) of the Regulation is amended by striking out “a certificate of approval” in the portion before clause (a) and substituting “an environmental compliance approval”.

(2) Clause 55 (1) (c) of the Regulation is amended by striking out “certificate of approval” and substituting “environmental compliance approval”.

(3) Subclause 55 (1) (d) (i) of the Regulation is amended by striking out “a certificate of approval” and substituting “an environmental compliance approval”.

(4) Subsection 55 (3) of the Regulation is amended by striking out “a certificate of approval” and substituting “an environmental compliance approval”.

Commencement

7. This Regulation comes into force on the later of the day subsection 2 (1) of Schedule 7 to the *Open for Business Act, 2010* comes into force and the day it is filed.

ONTARIO REGULATION 232/11
made under the
ENVIRONMENTAL PROTECTION ACT

Made: June 1, 2011
Filed: June 14, 2011
Published on e-Laws: June 15, 2011
Printed in *The Ontario Gazette*: July 2, 2011

Amending Reg. 362 of R.R.O. 1990
(Waste Management — PCB's)

Note: Regulation 362 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. Subclause (c) (i) of the definition of “PCB waste” in section 1 of Regulation 362 of the Revised Regulations of Ontario, 1990 is amended by striking out “with respect to which a certificate of approval has been issued under section 9” and substituting “that is subject to an environmental compliance approval issued in respect of an activity mentioned in subsection 9 (1)”.

2. (1) Sub-subclause 5 (2) (b) (ii) (B) of the Regulation is amended by striking out “for which a certificate of approval has been” and substituting “that is subject to an environmental compliance approval”.

(2) Clause 5 (2) (d) of the Regulation is revoked and the following substituted:

(d) no environmental compliance approval has been issued after January 1, 1981 that contains terms or conditions that specify the manner in which PCB waste may be stored, handled, treated, collected, transported, processed or disposed of at the site.

3. Clause 6 (a) of the Regulation is revoked and the following substituted:

(a) in or to a waste management system that is subject to an environmental compliance approval issued after January 1, 1981 that contains terms or conditions that specify the manner in which PCB waste may be stored, handled, treated, collected, transported, processed, diluted or disposed of; or

4. Clause 8 (b) of the Regulation is revoked and the following substituted:

(b) the waste disposal site is subject to an environmental compliance approval that contains a term or condition that refers to this section and specifies the circumstances under which PCB waste may be accepted at the site.

Commencement

5. This Regulation comes into force on the later of the day subsection 2 (1) of Schedule 7 to the *Open for Business Act, 2010* comes into force and the day it is filed.

RÈGLEMENT DE L'ONTARIO 232/11

pris en vertu de la

LOI SUR LA PROTECTION DE L'ENVIRONNEMENT

pris le 1^{er} juin 2011
déposé le 14 juin 2011
publié sur le site Lois-en-ligne le 15 juin 2011
imprimé dans la *Gazette de l'Ontario* le 2 juillet 2011

modifiant le Règl. 362 des R.R.O. de 1990
(Gestion des déchets — BPC)

Remarque : Le Règlement 362 a été modifié antérieurement. Ces modifications sont indiquées dans l'Historique législatif détaillé des règlements codifiés sur le site www.lois-en-ligne.gouv.on.ca.

1. Le sous-alinéa c) (i) de la définition de «déchets de BPC» à l'article 1 du Règlement 362 des Règlements refondus de l'Ontario de 1990 est modifié par substitution de «devant faire l'objet d'une autorisation environnementale délivrée à l'égard d'une activité mentionnée au paragraphe 9 (1)» à «pour lesquels un certificat d'autorisation a été délivré en vertu de l'article 9».

2. (1) Le sous-sous-alinéa 5 (2) b) (ii) (B) du Règlement est modifié par substitution de «qui doit faire l'objet d'une autorisation environnementale délivrée» à «pour lequel un certificat d'autorisation a été délivré».

(2) L'alinéa 5 (2) d) du Règlement est abrogé et remplacé par ce qui suit :

- d) aucune autorisation environnementale assortie de conditions précisant la manière dont les déchets de BPC peuvent être entreposés, manutentionnés, traités, ramassés, transportés, transformés ou éliminés sur le site n'a été délivrée après le 1^{er} janvier 1981.

3. L'alinéa 6 a) du Règlement est abrogé et remplacé par ce qui suit :

- a) dans ou vers un système de gestion des déchets qui doit faire l'objet d'une autorisation environnementale délivrée après le 1^{er} janvier 1981 qui est assortie de conditions précisant la manière dont les déchets de BPC peuvent être entreposés, manutentionnés, traités, ramassés, transportés, transformés, dilués ou éliminés;

4. L'alinéa 8 b) du Règlement est abrogé et remplacé par ce qui suit :

- b) que le lieu ne fasse l'objet d'une autorisation environnementale qui est assortie d'une condition se rapportant au présent article et précisant les circonstances dans lesquelles les déchets de BPC peuvent y être acceptés.

Entrée en vigueur

5. Le présent règlement entre en vigueur le dernier en date du jour de l'entrée en vigueur du paragraphe 2 (1) de l'annexe 7 de la Loi de 2010 favorisant un Ontario propice aux affaires et du jour de son dépôt.

27/11

ONTARIO REGULATION 233/11

made under the

ENVIRONMENTAL PROTECTION ACT

Made: June 1, 2011

Filed: June 14, 2011

Published on e-Laws: June 15, 2011

Printed in *The Ontario Gazette*: July 2, 2011

Amending Reg. 352 of R.R.O. 1990

(Mobile PCB Destruction Facilities)

Note: Regulation 352 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. Subclause (f) (i) of the definition of “PCB waste” in section 1 of Regulation 352 of the Revised Regulations of Ontario, 1990 is amended by striking out “with respect to which a certificate of approval has been issued under section 9 of the Act specifying” and substituting “that is subject to an environmental compliance approval issued in respect of an activity mentioned in subsection 9 (1) of the Act that specifies”.

2. (1) Subsection 3 (1) of the Regulation is amended by striking out “section 32” and substituting “subsection 20.15 (1)”.

(2) Subsection 3 (2) of the Regulation is revoked.

3. (1) Paragraph 6 of subsection 6 (1) of the Regulation is amended by striking out “certificate of approval for the site” and substituting “site is subject to an environmental compliance approval that”.

(2) Sub-sub-paragraph 7 i A 1 of subsection 6 (1) of the Regulation is amended by striking out “certificate of approval of the site” and substituting “site is subject to an environmental compliance approval that”.

(3) Sub-sub-paragraph 7 i B 1 of subsection 6 (1) of the Regulation is amended by striking out “certificate of approval of the site” and substituting “site is subject to an environmental compliance approval that”.

(4) Sub-sub-subparagraph 7 i C 1 of subsection 6 (1) of the Regulation is amended by striking out “certificate of approval of the site” and substituting “site is subject to an environmental compliance approval that”.

(5) Paragraph 11 of subsection 6 (1) of the Regulation is amended by striking out “as the Director stipulates as a condition attaching to the site certificate of approval” at the end and substituting “as the Director specifies as a term or condition in the environmental compliance approval to which the site is subject”.

(6) Paragraph 13 of subsection 6 (1) of the Regulation is amended by striking out “permits as a condition attaching to the site certificate of approval” at the end and substituting “specifies as a term or condition in the environmental compliance approval to which the site is subject”.

(7) Paragraph 27 of subsection 6 (1) of the Regulation is amended by striking out “as conditions attaching to a certificate of approval for control of a mobile PCB destruction facility waste management system” and substituting “as terms or conditions in an environmental compliance approval to which a mobile PCB destruction facility waste management system is subject”.

(8) Subsection 6 (3) of the Regulation is revoked and the following substituted:

(3) Paragraph 10 of subsection (1) does not apply to any mobile PCB destruction facility located at an existing PCB waste disposal site if,

- (a) the existing site was established under Regulation 362 of the Revised Regulations of Ontario, 1990; or
- (b) the existing site is subject to an environmental compliance approval that specifies the manner in which PCB waste may be stored.

4. Subsection 7 (1) of the Regulation is amended by striking out the portion before clause (a) and substituting the following:

(1) An application for an environmental compliance approval to which a mobile PCB destruction facility waste management system or a mobile PCB destruction facility waste management disposal site will be subject shall be in a form that is available on a website maintained by the Ministry on the Internet and that requires information the Director considers relevant to the application and shall include,

5. (1) Subsection 8 (1) of the Regulation is amended by striking out “a certificate of approval for a Class 1 mobile PCB destruction facility waste disposal site” in the portion before clause (a) and substituting “an environmental compliance approval to which a Class 1 mobile PCB destruction facility waste disposal site will be subject”.

(2) Subsection 8 (2) of the Regulation is amended by striking out “a certificate of approval for a Class 2 mobile PCB destruction facility waste management system” in the portion before clause (a) and substituting “an environmental compliance approval to which a Class 2 mobile PCB destruction facility waste management system will be subject”.

6. (1) Subsection 9 (1) of the Regulation is amended by striking out “Where notice is required to be given under subsection 30 (2) of the Act” at the beginning and substituting “Where notice is required to be given under subsection 20.15 (2) of the Act”.

(2) Subsection 9 (4) of the Regulation is amended by striking out “a certificate of approval” and substituting “an environmental compliance approval”.

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

14. If any class of mobile PCB destruction facility waste disposal site is to be located on land that is part of a waste management system or waste disposal site, other than a mobile PCB destruction facility waste disposal site, and that is subject to an environmental compliance approval issued in respect of an activity mentioned in subsection 27 (1) of the Act, the waste management system or waste disposal site is exempt from sections 20.15 and 27 of the Act with respect to the use, operation, establishment, alteration, enlargement or extension of the mobile PCB destruction facility waste disposal site if a separate environmental compliance approval has been issued to which the mobile PCB destruction facility waste disposal site is subject.

8. Form 1 of the Regulation is revoked.

Commencement

9. This Regulation comes into force on the later of the day subsection 2 (1) of Schedule 7 to the *Open for Business Act, 2010* comes into force and the day it is filed.

ONTARIO REGULATION 234/11
made under the
ENVIRONMENTAL PROTECTION ACT

Made: June 1, 2011
Filed: June 14, 2011
Published on e-Laws: June 15, 2011
Printed in *The Ontario Gazette*: July 2, 2011

Amending Reg. 347 of R.R.O. 1990
(General — Waste Management)

Note: Regulation 347 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) Subclause (c) (ii) of the definition of “acute hazardous waste chemical” in subsection 1 (1) of Regulation 347 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

- (ii) the waste that is derived from the waste referred to in clause (a) is produced in accordance with an environmental compliance approval that states that, in the opinion of the Director, the waste that is produced in accordance with the approval does not have characteristics similar to the characteristics of the acute hazardous waste chemical from which it was derived;

(2) The definition of “Director” in subsection 1 (1) of the Regulation is revoked.

(3) The definition of “dust suppressant” in subsection 1 (1) of the Regulation is amended by striking out “a certificate of approval or provisional certificate of approval for a dust suppression waste management system” and substituting “an environmental compliance approval in respect of a dust suppression waste management system”.

(4) Sub-subclause (d) (xi) (F) of the definition of “field operations” in subsection 1 (1) of the Regulation is revoked and the following substituted:

- (F) a person who holds an environmental compliance approval issued in respect of an activity mentioned in subsection 27 (1) of the Act authorizing spill clean-up or emergency response activities,

(5) Subclause (b) (i) of the definition of “hailed sewage” in subsection 1 (1) of the Regulation is revoked and the following substituted:

- (i) waste that is,
 - (A) from a sewage works that is subject to an environmental compliance approval, and
 - (B) conveyed, by a sewer that is subject to an environmental compliance approval, away from the site where it is produced, or

(6) Subclause (c) (ii) of the definition of “hazardous industrial waste” in subsection 1 (1) of the Regulation is revoked and the following substituted:

- (ii) the waste that is derived from the waste referred to in clause (a) is produced in accordance with an environmental compliance approval that states that, in the opinion of the Director, the waste that is produced in accordance with the approval does not have characteristics similar to the characteristics of the hazardous industrial waste from which it was derived;

(7) Subclause (c) (ii) of the definition of “hazardous waste chemical” in subsection 1 (1) of the Regulation is revoked and the following substituted:

- (ii) the waste that is derived from the waste referred to in clause (a) is produced in accordance with an environmental compliance approval that states that, in the opinion of the Director, the waste that is produced in accordance with the approval does not have characteristics similar to the characteristics of the hazardous waste chemical from which it was derived;

(8) Clause (e) of the definition of “pathological waste” in subsection 1 (1) of the Regulation is revoked and the following substituted:

- (e) a waste derived from a waste referred to in clause (a), (b) or (c), unless the waste that is derived from the waste referred to in clause (a), (b) or (c) is produced in accordance with an environmental compliance approval that states that, in the opinion of the Director, the waste that is produced in accordance with the approval does not have characteristics similar to the characteristics of pathological waste referred to in clause (a), (b) or (c);

(9) Clause (b) of the definition of “radioactive waste” in subsection 1 (1) of the Regulation is revoked and the following substituted:

- (b) a waste derived from radioactive waste, unless the waste that is derived from the radioactive waste is produced in accordance with an environmental compliance approval that states that, in the opinion of the Director, the waste that is produced in accordance with the approval does not have characteristics similar to the characteristics of radioactive waste;

(10) The definition of “Regional Director” in subsection 1 (1) of the Regulation is revoked.

(11) The definition of “regulated mixed anaerobic digestion facility” in subsection 1 (1) of the Regulation is revoked and the following substituted:

“regulated mixed anaerobic digestion facility” means a mixed anaerobic digestion facility that,

- (a) is regulated under Part IX.1 of Ontario Regulation 267/03 (General) made under the *Nutrient Management Act, 2002*, and
- (b) is not subject to an environmental compliance approval issued in respect of an activity mentioned in subsection 27 (1) of the Act;

(12) The definition of “Section 39 Director” in subsection 1 (1) of the Regulation is revoked.

(13) Clause (c) of the definition of “severely toxic waste” in subsection 1 (1) of the Regulation is revoked and the following substituted:

- (c) a waste derived from a waste referred to in clause (a), unless the waste that is derived from the waste referred to in clause (a) is produced in accordance with an environmental compliance approval that states that, in the opinion of the Director, the waste that is produced in accordance with the approval does not have characteristics similar to the characteristics of severely toxic waste referred to in clause (a);

(14) Paragraph 1 of subsection 1 (3) of the Regulation is revoked and the following substituted:

1. Waste from the servicing of motor vehicles at a retail motor vehicle service station or service facility that has a written agreement for the collection and other management of such waste with the owner or operator of a waste management system in respect of which an environmental compliance approval has been issued authorizing the collection and other management of such waste.
2. Subsection 3 (3.0.1) of the Regulation is amended by striking out “a certificate of approval or provisional certificate of approval” and substituting “an environmental compliance approval”.

3. Subsection 5 (2) of the Regulation is revoked and the following substituted:

- (2) Subsection 27 (1) of the Act does not apply in respect of a dust suppression site if,
 - (a) the site has been designated in an environmental compliance approval in respect of establishing and operating a dust suppression waste management system; and
 - (b) the site is established and operated in accordance with the approval.

4. Section 5.0.1 of the Regulation is revoked and the following substituted:

5.0.1 (1) In this section,

“municipal waste pilot project site” means a waste disposal site, other than a landfilling site or dump, where municipal waste is processed or disposed of primarily to,

- (a) assist in the design of technology for processing or disposing of municipal waste,
- (b) assess the merits of a technology for processing or disposing of municipal waste, or
- (c) demonstrate the merits of a technology for processing or disposing of municipal waste.

(2) Subject to subsection (3), this section applies to,

- (a) an application for an environmental compliance approval for the use, operation, establishment, alteration, extension or enlargement of a municipal waste pilot project site; and
- (b) an application to amend a term or condition described in subsection (5).

(3) Subsection (2) applies to an application if,

- (a) the applicant gives the Director a written notice that,
 - (i) specifically mentions this section, and
 - (ii) requests that this section apply; and

- (b) the Director is satisfied that not more than 75 tonnes of municipal waste will be processed or disposed of at the site on any day.
- (4) If an environmental compliance approval is issued on an application described in subsection (2),
 - (a) the operator of the municipal waste pilot project site shall promptly notify the Director in writing of the date that municipal waste is first received at the site in accordance with the environmental compliance approval; and
 - (b) the operator of the municipal waste pilot project site shall ensure that not more than 75 tonnes of municipal waste are processed or disposed of at the site on any day.
- (5) An environmental compliance approval that is issued on an application described in clause (2) (a) must contain a term or condition that prohibits the operation of the municipal waste pilot project site after the third anniversary of the date that municipal waste is first received at the site, or after such earlier date as is specified in the environmental compliance approval.
- (6) Subject to subsections (8) and (9), the Director may, on application, alter the term or condition referred to in subsection (5) if the Director is satisfied that the amendment is necessary to,
 - (a) assist in the design of technology for processing or disposing of municipal waste;
 - (b) assess the merits of a technology for processing or disposing of municipal waste; or
 - (c) demonstrate the merits of a technology for processing or disposing of municipal waste.
- (7) The Director is not required to consider an application to alter the term or condition referred to in subsection (5) if,
 - (a) the application is seeking the first alteration of the term or condition; and
 - (b) the application is made less than half way through the period between the date that municipal waste is first received at the site and the date after which the term or condition prohibits the operation of the municipal waste pilot project site.
- (8) An alteration of a term or condition under subsection (6) shall not extend the period during which the municipal waste pilot project site may be operated for more than 12 months.
- (9) An alteration of a term or condition under subsection (6) shall not extend the period during which the municipal waste pilot project site may be operated beyond the fifth anniversary of the date that municipal waste is first received at the site.

5. Section 5.1 of the Regulation is revoked.

6. Section 5.2 of the Regulation is revoked and the following substituted:

5.2 (1) In this section,

“service area”, with respect to a landfilling site, means the geographical area from which the site is permitted, under an environmental compliance approval, to receive municipal waste.

- (2) A municipality that owns or operates a landfilling site is exempt from section 27 of the Act with respect to increasing the service area of the site if the additional area from which the site will receive municipal waste is,
 - (a) within the boundaries of the local municipality in which the site is located or, if the upper tier municipality in which the local municipality is located is exercising the power to provide landfilling sites for the local municipality, within the boundaries of that upper tier municipality;
 - (b) within the boundaries of the municipality that owns or operates the site;
 - (c) within the boundaries of an area that is not organized as a municipality and that abuts the municipality that owns or operates the site; or
 - (d) within the boundaries of a separated municipality that abuts the municipality that owns or operates the site.
- (3) A municipality that owns or operates a landfilling site that has been filled is exempt from section 27 of the Act with respect to increasing the service area of another landfilling site that it owns and operates if,
 - (a) the municipality relied on an exemption under this section to expand the service area of the filled site or to increase the rate at which municipal waste was received at the filled site; and
 - (b) the additional area from which the other landfilling site will receive municipal waste is part or all of the area from which the filled site received municipal waste.
- (4) A person, other than a municipality, who owns or operates a landfilling site is exempt from section 27 of the Act with respect to increasing the service area of the site if,
 - (a) the additional area from which the site will receive municipal waste is within the boundaries of a municipality from which it already receives municipal waste;

- (b) the municipality referred to in clause (a) is a local municipality or an upper tier municipality that is exercising the power to provide landfilling sites for the local municipality; and
 - (c) the site has an environmental compliance approval that includes terms or conditions establishing a periodic quantity limit for deliveries of waste to the landfilling site.
- (5) An increase in the service area to which subsection (2), (3) or (4) applies is exempt from being the subject matter of a hearing under subsection 20.15 (1) of the Act.
- (6) An increase in the service area of a landfilling site that is owned or operated by a person other than a municipality is exempt from being the subject matter of a hearing under subsection 20.15 (1) of the Act if,
- (a) the additional area from which the site will receive municipal waste is within the boundaries of a municipality from which it already receives municipal waste;
 - (b) the municipality referred to in clause (a) is a local municipality or an upper tier municipality that is exercising the power to provide landfilling sites for the local municipality;
 - (c) the site has an environmental compliance approval;
 - (d) the Director imposes a term or condition establishing a periodic quantity limit for deliveries of waste to the site; and
 - (e) the periodic quantity limit is equivalent to an estimate based on existing terms or conditions defining a service area for the site or on historic deliveries to the site.
- (7) An increase in the rate at which municipal waste may be received at a landfilling site owned or operated by a municipality from areas within its service area is exempt from being the subject matter of a hearing under subsection 20.15 (1) of the Act.

7. Section 9 of the Regulation is amended by striking out “set out in a certificate of approval or a provisional certificate of approval issued under section 39 of the Act” and substituting “in an environmental compliance approval issued in respect of an activity mentioned in subsection 27 (1) of the Act”.

8. Section 11.1 of the Regulation is amended by adding the following subsection:

(0.1) In this section,

“Section 39 Director” means a Director appointed under section 5 of the Act for the purposes of section 39 of the Act as that section read immediately before it was repealed.

9. (1) Section 11.2 of the Regulation is amended by adding the following subsection:

(0.1) In this section,

“Section 39 Director” means a Director appointed under section 5 of the Act for the purposes of section 39 of the Act as that section read immediately before it was repealed.

(2) Subsection 11.2 (2) of the Regulation is amended by striking out “report must be submitted under subsection (1) shall ensure that, on or before June 30, 2016, a written report is submitted to the Section 39 Director” in the portion before clause (a) and substituting “report was required to be submitted under subsection (1) shall ensure that, on or before June 30, 2016, a written report is submitted to the Director”.

10. Subsection 11.3 (2) of the Regulation is revoked and the following substituted:

(2) If, after a report was submitted under subsection 11.1 (1) or 11.2 (1), facilities other than facilities referred to in subsection (1) have been required as a condition in an environmental compliance approval, the owner and the operator shall ensure that the facilities required by the Director are in operation for the collection, and for the burning or use, of landfill gas generated by the site during site operation and following site closure.

11. (1) Section 11.4 of the Regulation is amended by adding the following subsection:

(0.1) In this section,

“Section 39 Director” means a Director appointed under section 5 of the Act for the purposes of section 39 of the Act as that section read immediately before it was repealed.

(2) Subsection 11.4 (1) of the Regulation is amended by striking out “of the Environmental Monitoring and Reporting Branch of the Ministry”.

(3) Paragraph 2 of subsection 11.4 (4) of the Regulation is revoked and the following substituted:

2. On or after June 30, 2009, the site landfills waste and is subject to an environmental compliance approval.

(4) Subsection 11.4 (8) of the Regulation is amended by striking out “if the Section 39 Director amends a certificate of approval or provisional certificate of approval issued under Part V of the Act” and substituting “if the Director amends an environmental compliance approval to which the site is subject”.

12. (1) Subsection 11.5 (1) of the Regulation is amended by striking out “Section 39”.
- (2) Subsection 11.5 (2) of the Regulation is amended by striking out “who made the request”.
13. (1) Sub-subparagraph 3 ii A of section 12 of the Regulation is amended by striking out “a certificate of approval or provisional certificate of approval” and substituting “an environmental compliance approval”.
- (2) Sub-subparagraph 3 ii B of section 12 of the Regulation is amended by striking out “a certificate of approval or provisional certificate of approval” and substituting “an environmental compliance approval”.
14. Section 14.0.1 of the Regulation is amended by striking out “a certificate of approval or provisional certificate of approval issued under Part V of the Act for the waste disposal site” and substituting “an environmental compliance approval issued in respect of the waste disposal site”.
15. Paragraph 3 of section 14.1 of the Regulation is amended by striking out “a certificate of approval for the site” and substituting “approval to engage at the site in an activity mentioned in subsection 27 (1) of the Act”.
16. (1) Clause 14.2 (1) (a) of the Regulation is amended by striking out “at a waste disposal site that has been issued a certificate of approval or provisional certificate of approval” and substituting “at a waste disposal site that is subject to an environmental compliance approval”.
- (2) Clause 14.2 (1) (b) of the Regulation is amended by striking out “at a waste disposal site that has been issued a certificate of approval or provisional certificate of approval” and substituting “at a waste disposal site that is subject to an environmental compliance approval”.
- (3) Clause 14.2 (1) (c) of the Regulation is amended by striking out “at a landfilling site that has been issued a certificate of approval or provisional certificate of approval” and substituting “at a landfilling site that is subject to an environmental compliance approval”.
- (4) Clause 14.2 (1) (d) of the Regulation is revoked and the following substituted:
- (d) at a sewage works that is subject to an environmental compliance approval permitting the receipt of sanitary sewage or hauled sewage; or
- (5) Clause 14.2 (1) (e) of the Regulation is amended by striking out “at a site that has been issued a certificate of approval or provisional certificate of approval permitting the processing of waste and that processes waste” and substituting “at a site that is subject to an environmental compliance approval permitting the processing of waste and which processes waste”.
- (6) Clause 14.2 (3) (a) of the Regulation is revoked and the following substituted:
- (a) the organic soil conditioning site is subject to an environmental compliance approval permitting the spreading or application of treated waste from a portable toilet;
17. (1) Subparagraph 5.1 i of subsection 16 (1) of the Regulation is amended by striking out “a certificate of approval or provisional certificate of approval issued under Part V of the Act for the receiving facility” and substituting “an environmental compliance approval issued in respect of the receiving facility”.
- (2) Subparagraph 5.1 ii of subsection 16 (1) of the Regulation is amended by striking out “a certificate of approval or provisional certificate of approval issued under Part V of the Act for a waste transportation system” and substituting “an environmental compliance approval issued in respect of a waste transportation system”.
- (3) Paragraphs 6, 7, 10 and 11 of subsection 16 (1) of the Regulation are amended by striking out “certificate of approval or provisional certificate of approval” wherever it appears and substituting in each case “environmental compliance approval”.
- (4) Paragraph 14 of subsection 16 (1) of the Regulation is amended by striking out “a certificate of approval, provisional certificate of approval or order” and substituting “an environmental compliance approval or order”.
- (5) Clause 16 (2) (b) of the Regulation is revoked and the following substituted:
- (b) if the vehicle is operating as part of a waste management system in respect of which no environmental compliance approval is required.
18. (1) Subparagraph 2 ii of section 17 of the Regulation is amended by striking out “operating under a certificate of approval or provisional certificate of approval” and substituting “that is subject to an environmental compliance approval”.
- (2) Subparagraph 7 ii of section 17 of the Regulation is amended by striking out “operating under a certificate of approval or provisional certificate of approval” and substituting “that is subject to an environmental compliance approval”.

19. (1) Subparagraph 5 ii of subsection 17.1 (2) of the Regulation is amended by striking out “a certificate of approval or provisional certificate of approval issued under Part V of the Act for the receiving facility” and substituting “an environmental compliance approval issued in respect of the receiving facility”.

(2) Subparagraph 11 i of subsection 17.1 (2) of the Regulation is amended by striking out “a certificate of approval or provisional certificate of approval issued under Part V of the Act for the receiving facility” and substituting “an environmental compliance approval issued in respect of the receiving facility”.

(3) Subparagraph 11 ii of subsection 17.1 (2) of the Regulation is amended by striking out “a certificate of approval or provisional certificate of approval issued under Part V of the Act for a waste transportation system” and substituting “an environmental compliance approval issued in respect of a waste transportation system”.

20. (1) Paragraph 2 of section 17.2 of the Regulation is revoked and the following substituted:

2. Subject waste must not be stored for a period exceeding 24 months unless,

- i. an application for approval under Part II.1 of the Act respecting the storage of subject waste by the waste generation facility has been made and has not yet been determined, or
- ii. an application for a certificate of approval respecting the storage of subject waste by the waste generation facility was made before Part II.1 of the Act came into force and has not yet been determined.

(2) Paragraph 3 of section 17.2 of the Regulation is amended by striking out “Regional Director” in the portion before subparagraph i and substituting “Director”.

(3) Paragraph 4 of section 17.2 of the Regulation is amended by striking out “Regional Director” in the portion before subparagraph i and substituting “Director”.

21. (1) Subsection 18 (11) of the Regulation is amended by striking out “Regional Director” and substituting “Director”.

(2) Subsection 18 (12) of the Regulation is amended by striking out “Regional Director of the Ministry or an alternate named by him or her” and substituting “Director”.

22. Clause 19 (1) (a) of the Regulation is amended by striking out “operating under a certificate of approval or provisional certificate of approval” and substituting “that is subject to an environmental compliance approval”.

23. Subsection 22 (2) of the Regulation is revoked and the following substituted:

(2) A carrier, with the specific approval of the Director, may transfer subject waste in Ontario to another vehicle in the same waste transportation system or to a waste transportation system that is subject to an environmental compliance approval or to a receiving facility to alleviate a dangerous situation.

24. (1) Clause 23 (3) (a) of the Regulation is revoked and the following substituted:

(a) with the specific approval of the Director, to another vehicle of the same waste transportation system, to a waste transportation system that is subject to an environmental compliance approval or to a specified receiving facility as mentioned in clause (b), (c) or (d) to alleviate a dangerous situation;

(2) Clause 23 (3) (b) of the Regulation is amended by striking out “operating under a certificate of approval or provisional certificate of approval authorizing” and substituting “that is subject to an environmental compliance approval that authorizes”.

(3) Clause 23 (3) (c) of the Regulation is amended by striking out “for which an approval under the *Ontario Water Resources Act* has been issued” and substituting “in respect of which an environmental compliance approval has been issued”.

(4) Clause 23 (3) (d) of the Regulation is amended by striking out “operating under a certificate of approval issued under section 9 of the Act authorizing” and substituting “that is subject to an environmental compliance approval issued in respect of an activity mentioned in section 9 of the Act that authorizes”.

(5) Subsection 23 (7) of the Regulation is amended by striking out “for which a certificate of approval or provisional certificate of approval as a dust suppression waste management system is issued” in the portion before clause (a) and substituting “that is subject to an environmental compliance approval to operate as a dust suppression waste management system”.

25. (1) Clause 25 (5) (a) of the Regulation is amended by striking out “operating under a certificate of approval or provisional certificate of approval authorizing” and substituting “that is subject to an environmental compliance approval that authorizes”.

(2) Clause 25 (5) (b) of the Regulation is amended by striking out “for which an approval under the *Ontario Water Resources Act* has been issued” and substituting “in respect of which an environmental compliance approval has been issued”.

(3) Clause 25 (5) (c) of the Regulation is amended by striking out “operating under a certificate of approval issued under section 9 of the Act authorizing” and substituting “that is subject to an environmental compliance approval in respect of activities mentioned in section 9 of the Act that authorizes”.

(4) Subsection 25 (9) of the Regulation is amended by striking out “for which a certificate of approval or provisional certificate of approval as a dust suppression waste management system is issued” in the portion before clause (a) and substituting “that is subject to an environmental compliance approval to operate as a dust suppression waste management system”.

26. Subsection 28 (2) of the Regulation is revoked.

27. Sections 28.2 and 28.4 of the Regulation are revoked.

28. Clause 29.4 (g) of the Regulation is amended by striking out “Regional Director” in the portion before subclause (i) and substituting “Director”.

29. (1) Subclause 30 (1) (b) (iii) of the Regulation is revoked and the following substituted:

(iii) a stationary refrigerant waste disposal site that is subject to an environmental compliance approval to handle stationary refrigerant waste.

(2) Clause 30 (2) (b) of the Regulation is revoked and the following substituted:

(b) a stationary refrigerant waste disposal site that is subject to an environmental compliance approval to handle stationary refrigerant waste.

30. Clause 33 (b) of the Regulation is amended by striking out “a certificate of approval or provisional certificate of approval under Part V of the Act” and substituting “an environmental compliance approval”.

31. Subclause 34 (a) (ii) of the Regulation is revoked and the following substituted:

(ii) a stationary refrigerant waste disposal site that is subject to an environmental compliance approval to handle stationary refrigerant waste; or

32. Subclause 37 (1) (b) (ii) of the Regulation is revoked and the following substituted:

(ii) a mobile refrigerant waste disposal site that is subject to an environmental compliance approval to handle mobile refrigerant waste.

33. Clause 40 (b) of the Regulation is amended by striking out “a certificate of approval or provisional certificate of approval under Part V of the Act” and substituting “an environmental compliance approval”.

34. (1) Subsection 47 (1) of the Regulation is amended by striking out “the Regional Director” and substituting “the Director”.

(2) Subsection 47 (3) of the Regulation is amended by striking out “the Regional Director” and substituting “the Director”.

35. (1) Subsection 58 (2) of the Regulation is amended by striking out “a certificate of approval or provisional certificate of approval has been issued under Part V of the Act authorizing” and substituting “an environmental compliance approval has been issued that authorizes”.

(2) Paragraph 2 of subsection 58 (3) of the Regulation is amended by striking out “certificate of approval or provisional certificate of approval” and substituting “environmental compliance approval”.

(3) Subsection 58 (4) of the Regulation is amended by striking out “a certificate of approval or provisional certificate of approval has been issued authorizing” and substituting “an environmental compliance approval has been issued that authorizes”.

36. (1) Subsection 59 (2) of the Regulation is amended by striking out “the Regional Director” and substituting “the Director”.

(2) Subsection 59 (5) of the Regulation is amended by striking out “the Regional Director” and substituting “the Director”.

37. (1) Subsection 64 (1) of the Regulation is amended by striking out “the Regional Director responsible for the region in which the pesticide container depot is located” and substituting “the Director”.

(2) Subsection 64 (3) of the Regulation is amended by striking out “shall notify in writing the Regional Director responsible for the region in which the pesticide container depot is located” and substituting “shall notify the Director in writing”.

38. (1) Subsection 72 (2) of the Regulation is amended by striking out “a certificate of approval or provisional certificate of approval has been issued under Part V of the Act authorizing” and substituting “an environmental compliance approval has been issued that authorizes”.

(2) Paragraph 2 of subsection 72 (3) of the Regulation is amended by striking out “certificate of approval or provisional certificate of approval” and substituting “environmental compliance approval”.

(3) Subsection 72 (4) of the Regulation is amended by striking out “a certificate of approval or provisional certificate of approval has been issued authorizing” and substituting “an environmental compliance approval has been issued that authorizes”.

39. (1) Subsection 73 (2) of the Regulation is amended by striking out “the Regional Director responsible for the region in which the depot is located” and substituting “the Director”.

(2) Subsection 73 (5) of the Regulation is amended by striking out “the Regional Director responsible for the region in which the depot is located” and substituting “the Director”.

40. Note 8 of Schedule 1 to the Regulation is amended by striking out “through a Certificate of Approval” and substituting “under an environmental compliance approval”.

41. Schedule 5 to the Regulation is amended by striking out “a Certificate of Approval” under the heading “Treatment Subcategory 2” in Columns 3 and 4 opposite “D008” in Column 1 and substituting “an environmental compliance approval”.

42. Schedule 8 to the Regulation is amended by striking out “a Certificate of Approval” wherever it appears and substituting in each case “an environmental compliance approval”.

Commencement

43. This Regulation comes into force on the later of the day subsection 2 (1) of Schedule 7 to the *Open for Business Act, 2010* comes into force and the day it is filed.

27/11

ONTARIO REGULATION 235/11

made under the

NUTRIENT MANAGEMENT ACT, 2002

Made: June 1, 2011
 Filed: June 14, 2011
 Published on e-Laws: June 15, 2011
 Printed in *The Ontario Gazette*: July 2, 2011

Amending O. Reg. 106/09
 (Disposal of Dead Farm Animals)

Note: Ontario Regulation 106/09 has not previously been amended.

1. (1) The definition of “approved waste disposal site” in subsection 1 (1) of Ontario Regulation 106/09 is amended by striking out “under a certificate of approval or provisional certificate of approval issued under Part V of the *Environmental Protection Act*” and substituting “under an environmental compliance approval”.

(2) Subsection 1 (1) of the Regulation is amended by adding the following definition:

“environmental compliance approval” means an environmental compliance approval within the meaning of the *Environmental Protection Act*; (“autorisation environnementale”)

2. Subclause 8 (f) (ii) of the Regulation is amended by striking out “under a certificate of approval or a provisional certificate of approval of a waste management system or waste disposal site under Part V” and substituting “under an environmental compliance approval issued in respect of an activity mentioned in subsection 27 (1)”.

3. Subclause 18 (2) (c) (ii) of the Regulation is amended by striking out “under a certificate of approval or a provisional certificate of approval of a waste management system or waste disposal site under Part V” and substituting “under an environmental compliance approval issued in respect of an activity mentioned in subsection 27 (1)”.

Commencement

4. This Regulation comes into force on the later of the day subsection 2 (1) of Schedule 7 to the *Open for Business Act, 2010* comes into force and the day it is filed.

RÈGLEMENT DE L'ONTARIO 235/11

pris en vertu de la

LOI DE 2002 SUR LA GESTION DES ÉLÉMENTS NUTRITIFS

pris le 1^{er} juin 2011
 déposé le 14 juin 2011
 publié sur le site Lois-en-ligne le 15 juin 2011
 imprimé dans la *Gazette de l'Ontario* le 2 juillet 2011

modifiant le Règl. de l'Ont. 106/09
 (Élimination des cadavres d'animaux d'élevage)

Remarque : Le Règlement de l'Ontario 106/09 n'a pas été modifié antérieurement.

1. (1) La définition de «lieu d'élimination des déchets autorisé» au paragraphe 1 (1) du Règlement de l'Ontario 106/09 est modifiée par substitution de «conformément à une autorisation environnementale» à «conformément à un certificat d'autorisation ou un certificat d'autorisation provisoire délivré en vertu de la partie V de la *Loi sur la protection de l'environnement*».

(2) Le paragraphe 1 (1) du Règlement est modifié par adjonction de la définition suivante :

«autorisation environnementale» S'entend au sens de la *Loi sur la protection de l'environnement*. («environmental compliance approval»)

2. Le sous-alinéa 8 f) (ii) du Règlement est modifié par substitution de «conformément à une autorisation environnementale délivrée à l'égard d'une activité mentionnée au paragraphe 27 (1)» à «conformément à un certificat d'autorisation ou un certificat d'autorisation provisoire délivré à l'égard d'un système de gestion des déchets ou d'un lieu d'élimination des déchets en vertu de la partie V».

3. Le sous-alinéa 18 (2) c) (ii) du Règlement est modifié par substitution de «conformément à une autorisation environnementale délivrée à l'égard d'une activité mentionnée au paragraphe 27 (1)» à «conformément à un certificat d'autorisation ou un certificat d'autorisation provisoire délivré à l'égard d'un système de gestion des déchets ou d'un lieu d'élimination des déchets en vertu de la partie V».

Entrée en vigueur

4. Le présent règlement entre en vigueur le dernier en date du jour de l'entrée en vigueur du paragraphe 2 (1) de l'annexe 7 de la *Loi de 2010 favorisant un Ontario propice aux affaires* et du jour de son dépôt.

27/11

ONTARIO REGULATION 236/11

made under the

ONTARIO WATER RESOURCES ACT

Made: June 1, 2011
 Filed: June 14, 2011
 Published on e-Laws: June 15, 2011
 Printed in *The Ontario Gazette*: July 2, 2011

Amending O. Reg. 129/04
 (Licensing of Sewage Works Operators)

Note: Ontario Regulation 129/04 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. Subsection 4 (3) of Ontario Regulation 129/04 is amended by striking out “when approval of the alteration, extension or replacement is applied for under section 53 of the Act” at the end and substituting “when approval of the alteration, extension or replacement is applied for under section 20.2 of the *Environmental Protection Act*”.

Commencement

2. This Regulation comes into force on the later of the day subsection 2 (1) of Schedule 7 to the *Open for Business Act, 2010* comes into force and the day it is filed.

27/11

ONTARIO REGULATION 237/11
made under the
ENVIRONMENTAL PROTECTION ACT

Made: June 1, 2011
Filed: June 14, 2011
Published on e-Laws: June 15, 2011
Printed in *The Ontario Gazette*: July 2, 2011

Amending O. Reg. 298/02

(Municipalities, Secured Creditors, Receivers, Trustees in Bankruptcy and Fiduciaries — Part XV.2 of the Act)

Note: Ontario Regulation 298/02 has not previously been amended.

1. The definition of “approval” in subsection 4 (2) of Ontario Regulation 298/02 is amended by striking out “certificate of approval or provisional certificate of approval” and substituting “environmental compliance approval”.

2. The definition of “approval” in subsection 7 (3) of the Regulation is amended by striking out “certificate of approval or provisional certificate of approval” and substituting “environmental compliance approval”.

Commencement

3. This Regulation comes into force on the later of the day subsection 2 (1) of Schedule 7 to the *Open for Business Act, 2010* comes into force and the day it is filed.

27/11

ONTARIO REGULATION 238/11
made under the
ENVIRONMENTAL PROTECTION ACT

Made: June 1, 2011
Filed: June 14, 2011
Published on e-Laws: June 15, 2011
Printed in *The Ontario Gazette*: July 2, 2011

Revoking Reg. 354 of R.R.O. 1990

(Municipal Sewage and Water and Roads Class Environmental Assessment Project)

Note: Regulation 354 has not previously been amended.

Revocation

1. Regulation 354 of the Revised Regulations of Ontario, 1990 is revoked.

Commencement

2. This Regulation comes into force on the later of the day subsection 2 (1) of Schedule 7 to the *Open for Business Act, 2010* comes into force and the day it is filed.

27/11

ONTARIO REGULATION 239/11

made under the

FUNERAL, BURIAL AND CREMATION SERVICES ACT, 2002

Made: June 1, 2011
 Filed: June 14, 2011
 Published on e-Laws: June 15, 2011
 Printed in *The Ontario Gazette*: July 2, 2011

Amending O. Reg. 30/11
 (General)

Note: Ontario Regulation 30/11 has not previously been amended.

1. Subparagraph 7 i of section 9 of Ontario Regulation 30/11 is amended by striking out “Director’s certificate of approval” and substituting “environmental compliance approval”.

Commencement

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

- (a) the day subsection 2 (1) of Schedule 7 to the *Open for Business Act, 2010* comes into force;
- (b) the day section 113 of the *Funeral, Burial and Cremation Services Act, 2002* comes into force;
- (c) the day section 138 of the *Funeral, Burial and Cremation Services Act, 2002* comes into force;
- (d) the day section 76 of Schedule D to the *Ministry of Government Services Consumer Protection and Service Modernization Act, 2006* comes into force; and
- (e) the day this Regulation is filed.

27/11

ONTARIO REGULATION 240/11

made under the

ENVIRONMENTAL PROTECTION ACT

Made: June 1, 2011
 Filed: June 14, 2011
 Published on e-Laws: June 15, 2011
 Printed in *The Ontario Gazette*: July 2, 2011

Revoking O. Reg. 363/98
 (Fees — Certificates of Approval)

Note: Ontario Regulation 363/98 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

Revocation

1. Ontario Regulation 363/98 is revoked.

Commencement

2. This Regulation comes into force on the later of the day subsection 2 (1) of Schedule 7 to the *Open for Business Act, 2010* comes into force and the day it is filed.

27/11

ONTARIO REGULATION 241/11
made under the
ONTARIO WATER RESOURCES ACT

Made: June 1, 2011
Filed: June 14, 2011
Published on e-Laws: June 15, 2011
Printed in *The Ontario Gazette*: July 2, 2011

Revoking O. Reg. 364/98
(Fees — Approvals)

Note: Ontario Regulation 364/98 has not previously been amended.

Revocation

- 1. Ontario Regulation 364/98 is revoked.**

Commencement

- 2. This Regulation comes into force on the later of the day subsection 2 (1) of Schedule 7 to the *Open for Business Act, 2010* comes into force and the day it is filed.**

27/11

ONTARIO REGULATION 242/11
made under the
PROVINCIAL OFFENCES ACT

Made: June 1, 2011
Filed: June 14, 2011
Published on e-Laws: June 15, 2011
Printed in *The Ontario Gazette*: July 2, 2011

Amending Reg. 950 of R.R.O. 1990
(Proceedings Commenced by Certificate of Offence)

Note: Regulation 950 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

- 1. (1) Items 0.1 to 0.12 of Schedule 6 to Regulation 950 of the Revised Regulations of Ontario, 1990 are revoked and the following substituted:**

0.1	Use plant without environmental compliance approval	subsection 9 (1)
0.2	Operate plant without environmental compliance approval	subsection 9 (1)
0.3	Use structure without environmental compliance approval	subsection 9 (1)
0.4	Operate structure without environmental compliance approval	subsection 9 (1)
0.5	Use equipment without environmental compliance approval	subsection 9 (1)
0.6	Operate equipment without environmental compliance approval	subsection 9 (1)
0.7	Use apparatus without environmental compliance approval	subsection 9 (1)
0.8	Operate apparatus without environmental compliance approval	subsection 9 (1)
0.9	Use mechanism without environmental compliance approval	subsection 9 (1)
0.10	Operate mechanism without environmental compliance approval	subsection 9 (1)
0.11	Use thing without environmental compliance approval	subsection 9 (1)
0.12	Operate thing without environmental compliance approval	subsection 9 (1)

- (2) Items 25.1 to 25.15 of Schedule 6 to the Regulation are revoked and the following substituted:**

25.1	Use waste management system without environmental compliance approval	subsection 27 (1)
25.2	Operate waste management system without environmental compliance approval	subsection 27 (1)

25.3	Establish waste management system without environmental compliance approval	subsection 27 (1)
25.4	Alter waste management system without environmental compliance approval	subsection 27 (1)
25.5	Enlarge waste management system without environmental compliance approval	subsection 27 (1)
25.6	Extend waste management system without environmental compliance approval	subsection 27 (1)
25.7	Use waste disposal site without environmental compliance approval	subsection 27 (1)
25.8	Operate waste disposal site without environmental compliance approval	subsection 27 (1)
25.9	Establish waste disposal site without environmental compliance approval	subsection 27 (1)
25.10	Alter waste disposal site without environmental compliance approval	subsection 27 (1)
25.11	Enlarge waste disposal site without environmental compliance approval	subsection 27 (1)
25.12	Extend waste disposal site without environmental compliance approval	subsection 27 (1)
25.13	Deposit waste without environmental compliance approval	section 40
25.14	Use waste management facilities without environmental compliance approval	section 41
25.15	Use waste management equipment without environmental compliance approval	section 41

(3) Items 26 to 36 of Schedule 6 to the Regulation are revoked.

(4) Items 38 and 39 of Schedule 6 to the Regulation are revoked and the following substituted:

38.	Fail to comply with term of environmental compliance approval	subsection 186 (3)
39.	Fail to comply with condition of environmental compliance approval	subsection 186 (3)

2. (1) Item 62 of Schedule 10 to the Regulation is revoked and the following substituted:

62.	Operate waste management system — fail to keep environmental compliance approval in vehicle	subsection 16 (1) para. 7
-----	---	---------------------------

(2) Items 76 and 77 of Schedule 10 to the Regulation are revoked and the following substituted:

76.	Cause transportation or asbestos waste in bulk without environmental compliance approval for same	section 17 para. 2 subpara. ii
77.	Permit transportation of asbestos waste in bulk without environmental compliance approval for same	section 17 para. 2 subpara. ii

3. Items 6 and 7 of Schedule 12 to the Regulation is revoked and the following substituted:

6.	Fail to have an environmental compliance approval for asphalt plant available for inspector	section 6
7.	Fail to give 15 days' prior notice of relocation	section 7

Commencement

4. This Regulation comes into force on the later of the day subsection 2 (1) of Schedule 7 to the *Open for Business Act, 2010* comes into force and the day it is filed.

RÈGLEMENT DE L'ONTARIO 242/11

pris en vertu de la

LOI SUR LES INFRACTIONS PROVINCIALES

pris le 1^{er} juin 2011
déposé le 14 juin 2011
publié sur le site Lois-en-ligne le 15 juin 2011
imprimé dans la *Gazette de l'Ontario* le 2 juillet 2011

modifiant le Règl. 950 des R.R.O. de 1990
(Instances introduites au moyen du dépôt d'un procès-verbal d'infraction)

Remarque : Le Règlement 950 a été modifié antérieurement. Ces modifications sont indiquées dans l'Historique législatif détaillé des règlements codifiés sur le site www.lois-en-ligne.gouv.on.ca.

1. (1) Les numéros 0.1 à 0.12 de l'annexe 6 du Règlement 950 des Règlements refondus de l'Ontario de 1990 sont abrogés et remplacés par ce qui suit :

0.1	Utiliser une usine sans autorisation environnementale	paragraphe 9 (1)
0.2	Exploiter une usine sans autorisation environnementale	paragraphe 9 (1)

0.3	Utiliser un ouvrage sans autorisation environnementale	paragraphe 9 (1)
0.4	Exploiter un ouvrage sans autorisation environnementale	paragraphe 9 (1)
0.5	Utiliser un équipement sans autorisation environnementale	paragraphe 9 (1)
0.6	Exploiter un équipement sans autorisation environnementale	paragraphe 9 (1)
0.7	Utiliser un appareil sans autorisation environnementale	paragraphe 9 (1)
0.8	Exploiter un appareil sans autorisation environnementale	paragraphe 9 (1)
0.9	Utiliser un mécanisme sans autorisation environnementale	paragraphe 9 (1)
0.10	Exploiter un mécanisme sans autorisation environnementale	paragraphe 9 (1)
0.11	Utiliser une chose sans autorisation environnementale	paragraphe 9 (1)
0.12	Exploiter une chose sans autorisation environnementale	paragraphe 9 (1)

(2) Les numéros 25.1 à 25.15 de l'annexe 6 du Règlement sont abrogés et remplacés par ce qui suit :

25.1	Utiliser un système de gestion des déchets sans autorisation environnementale	paragraphe 27 (1)
25.2	Exploiter un système de gestion des déchets sans autorisation environnementale	paragraphe 27 (1)
25.3	Créer un système de gestion des déchets sans autorisation environnementale	paragraphe 27 (1)
25.4	Modifier un système de gestion des déchets sans autorisation environnementale	paragraphe 27 (1)
25.5	Agrandir un système de gestion des déchets sans autorisation environnementale	paragraphe 27 (1)
25.6	Étendre un système de gestion des déchets sans autorisation environnementale	paragraphe 27 (1)
25.7	Utiliser un lieu d'élimination des déchets sans autorisation environnementale	paragraphe 27 (1)
25.8	Exploiter un lieu d'élimination des déchets sans autorisation environnementale	paragraphe 27 (1)
25.9	Créer un lieu d'élimination des déchets sans autorisation environnementale	paragraphe 27 (1)
25.10	Modifier un lieu d'élimination des déchets sans autorisation environnementale	paragraphe 27 (1)
25.11	Agrandir un lieu d'élimination des déchets sans autorisation environnementale	paragraphe 27 (1)
25.12	Étendre un lieu d'élimination des déchets sans autorisation environnementale	paragraphe 27 (1)
25.13	Déposer des déchets sans autorisation environnementale	article 40
25.14	Faire usage d'installations de gestion des déchets sans autorisation environnementale	article 41
25.15	Faire usage d'un équipement de gestion des déchets sans autorisation environnementale	article 41

(3) Les numéros 26 à 36 de l'annexe 6 du Règlement sont abrogés.

(4) Les numéros 38 et 39 de l'annexe 6 du Règlement sont abrogés et remplacés par ce qui suit :

38.	Omettre de se conformer aux conditions d'une autorisation environnementale	paragraphe 186 (3)
39.	Omettre de se conformer aux conditions d'une autorisation environnementale	paragraphe 186 (3)

2. (1) Le numéro 62 de l'annexe 10 du Règlement est abrogé et remplacé par ce qui suit :

62.	Operate waste management system — fail to keep environmental compliance approval in vehicle	subsection 16 (1) para. 7
-----	---	---------------------------

(2) Les numéros 76 et 77 de l'annexe 10 du Règlement sont abrogés et remplacés par ce qui suit :

76.	Cause transportation or asbestos waste in bulk without environmental compliance approval for same	section 17 para. 2 subpara. ii
77.	Permit transportation of asbestos waste in bulk without environmental compliance approval for same	section 17 para. 2 subpara. ii

3. Les numéros 6 et 7 de l'annexe 12 du Règlement sont abrogés et remplacés par ce qui suit :

6.	Fail to have an environmental compliance approval for asphalt plant available for inspector	section 6
7.	Fail to give 15 days' prior notice of relocation	section 7

Entrée en vigueur

4. Le présent règlement entre en vigueur le dernier en date du jour de l'entrée en vigueur du paragraphe 2 (1) de l'annexe 7 de la Loi de 2010 favorisant un Ontario propice aux affaires et du jour de son dépôt.

27/11

ONTARIO REGULATION 243/11

made under the

ENVIRONMENTAL PROTECTION ACT

Made: June 1, 2011
Filed: June 14, 2011
Published on e-Laws: June 15, 2011
Printed in *The Ontario Gazette*: July 2, 2011

Amending Reg. 342 of R.R.O. 1990
(Designation of Waste)

Note: Regulation 342 has not previously been amended.

- 1. Sections 3 and 4 of Regulation 342 of the Revised Regulations of Ontario, 1990 are revoked.**

Commencement

- 2. This Regulation comes into force on the later of the day subsection 2 (1) of Schedule 7 to the *Open for Business Act, 2010* comes into force and the day it is filed.**

27/11

ONTARIO REGULATION 244/11

made under the

ENVIRONMENTAL PROTECTION ACT

Made: June 1, 2011
Filed: June 14, 2011
Published on e-Laws: June 15, 2011
Printed in *The Ontario Gazette*: July 2, 2011

Amending O. Reg. 577/98
(Exemption — Deloro Mine Site)

Note: Ontario Regulation 577/98 has not previously been amended.

- 1. Section 1 of Ontario Regulation 577/98 is amended by striking out “Sections 30 and 32 of the Act do not apply to an application by the Ministry of the Environment for a certificate of approval for” at the beginning and substituting “Section 20.15 of the Act does not apply to an application by the Ministry of the Environment for an environmental compliance approval in respect of”.**

Commencement

- 2. This Regulation comes into force on the later of the day subsection 2 (1) of Schedule 7 to the *Open for Business Act, 2010* comes into force and the day it is filed.**

27/11

ONTARIO REGULATION 245/11
made under the
ENVIRONMENTAL PROTECTION ACT

Made: June 1, 2011
Filed: June 14, 2011
Published on e-Laws: June 16, 2011
Printed in *The Ontario Gazette*: July 2, 2011

**PRESCRIBED ACTIVITIES AND THE ENVIRONMENTAL ACTIVITY AND SECTOR
REGISTRY — HEATING SYSTEMS, STANDBY POWER SYSTEMS AND AUTOMOTIVE
REFINISHING**

CONTENTS

**PART I
INTERPRETATION**

1. Interpretation

**PART II
REGISTRATION**

2. Registration
3. Updating of filed information

**PART III
HEATING SYSTEMS**

4. Interpretation
5. Prescribed activities, s. 20.21 (1) of the Act
6. Registration exemptions, s. 20.21 (1) (a) and (b) of the Act
7. Activity requirements, s. 20.21 (1) (c) of the Act
8. Records
9. Periodic updating of registration
10. Prescribed date approval ceases to have effect

**PART IV
STANDBY POWER SYSTEMS**

11. Interpretation
12. Prescribed activities, s. 20.21 (1) of the Act
13. Registration exemptions, s. 20.21 (1) (a) and (b) of the Act
14. Activity requirements, s. 20.21 (1) (c) of the Act
15. Records
16. Periodic updating of registration
17. Prescribed date approval ceases to have effect

**PART V
AUTOMOTIVE REFINISHING**

18. Interpretation
19. Prescribed activities, s. 20.21 (1) of the Act
20. Registration exemptions, s. 20.21 (1) (a) and (b) of the Act
21. Activity requirements, s. 20.21 (1) (c) of the Act
22. Records
23. Periodic updating of registration
24. Prescribed date approval ceases to have effect

**PART VI
COMMENCEMENT**

25. Commencement

**PART I
INTERPRETATION**

Interpretation

1. In this Regulation,

“Registry” means the Environmental Activity and Sector Registry, established under Part II.2 of the Act.

PART II REGISTRATION

Registration

2. (1) A person who engages or proposes to engage in an activity prescribed for the purposes of subsection 20.21 (1) of the Act may register the activity by filing information in the Registry using the electronic registration system available on the Internet through the Ministry's website.

(2) The information filed in the Registry under subsection (1) shall include the following information:

1. The contact information of the person who is engaging in or who proposes to engage in the activity.
2. Information about the activity.
3. Information about the site at which the person is engaging in or proposes to engage in the activity.
4. Any additional information required by the Director.

(3) One of the following persons shall, using the electronic registration system, certify that the information filed in the Registry under subsection (1) is complete and accurate:

1. If the person engaging in the activity is an individual, the person engaging in the activity.
2. If the person engaging in the activity is a corporation, an officer or director of or a person who has authority to bind the corporation.
3. If the person engaging in the activity is a partnership,
 - i. an individual who is a partner in the partnership, or
 - ii. an officer or director of or person who has authority to bind a corporation that is a partner in the partnership.

Updating of filed information

3. (1) For the purposes of clause 20.22 (2) (a) of the Act, if a person who engages in an activity registered under section 2 becomes aware that any information filed in the Registry is no longer complete or accurate, the person shall ensure that complete and accurate information is filed in the Registry, using the electronic registration system available on the Internet through the Ministry's website, within 30 days after the day the person becomes aware that the information is no longer complete or accurate.

(2) A person authorized to provide certification under subsection 2 (3) shall, using the electronic registration system, certify that the information filed under subsection (1) is complete and accurate.

PART III HEATING SYSTEMS

Interpretation

4. For the purposes of this Part,

"heating system" means any apparatus or mechanism, and any related fuel tanks, piping, ducts, vents, equipment or other thing, that is used to produce heat or to supply that heat to the interior of a building or structure for the comfort of occupants, for the maintenance of the building or structure, for the provision of a suitable temperature for materials, plant or animal life or for heating water for domestic purposes, and includes an HVAC system; ("système de chauffage")

"HVAC system" means a heating, ventilation and air-conditioning system. ("système CVCA")

Prescribed activities, s. 20.21 (1) of the Act

5. (1) The following are prescribed activities for the purposes of subsection 20.21 (1) of the Act:

1. Subject to subsection (3), the use, operation, construction, alteration, extension or replacement of a heating system that meets the criteria set out in subsection (2) and that may discharge or from which may be discharged a contaminant into any part of the natural environment other than water.
2. The alteration of a process or rate of production with respect to a heating system that meets the criteria set out in subsection (2) if the alteration may result in,
 - i. a contaminant being discharged into any part of the natural environment other than water, or
 - ii. the rate or manner of discharge of a contaminant into any part of the natural environment other than water being altered.

(2) The criteria referred to in subsection (1) with respect to a heating system are the following:

1. The heating system uses only one or more of the following as fuel:

- i. Natural gas.
 - ii. Propane.
2. The heating system includes one or more combustion units.
 3. The thermal input rating of each combustion unit that is part of the heating system is not greater than 10.5 million kilojoules per hour.
 4. The total thermal input rating of all of the combustion units in the heating system is greater than 1.58 million kilojoules per hour.
 5. The wastewater from the heating system, if any,
 - i. is transferred to a waste management system that is subject to an environmental compliance approval,
 - ii. is discharged to a sewage works that is subject to an environmental compliance approval, or
 - iii. is discharged to a municipal sanitary sewer.

(3) Any activities relating to the construction of a heating system that are carried out at a site other than the building or structure at which the heating system is intended to be used are not prescribed activities for the purposes of subsection 20.21 (1) of the Act.

(4) This section does not apply to the following heating systems:

1. A ground source heat pump as defined in Ontario Regulation 177/98 (Ground Source Heat Pumps) made under the Act.
2. A heating system that is associated with a building or structure that contains one or more dwellings and is used by the occupants of not more than three dwellings in the building or structure.
3. A heating system that is used in agriculture.
4. A heating system that also provides heat used in an industrial or manufacturing process.
5. A heating system that derives its heat from an industrial or manufacturing process.
6. A heating system that is used, at the site of a building or structure, for the construction, alteration, demolition, drilling or blasting of the building or structure.
7. A heating system that is used during an outdoor entertainment, artistic or sporting event, including an outdoor festival, fair, parade, fireworks display, art show, air show or car show, but not including a race of horses, dogs or motorized or non-motorized vehicles or boats.
8. A heating system that is used solely to mitigate the effects of an emergency declared to exist under the *Emergency Management and Civil Protection Act*.
9. A heating system that is part of a large municipal residential system or a small municipal residential system, as those systems are defined in Ontario Regulation 170/03 (Drinking Water Systems) made under the *Safe Drinking Water Act, 2002*.

Registration exemptions, s. 20.21 (1) (a) and (b) of the Act

6. (1) Clauses 20.21 (1) (a) and (b) of the Act do not apply to a person who engages in an activity prescribed by section 5 of this Regulation with respect to a heating system at a site if,

- (a) the person has previously registered one or more of those activities in respect of that heating system or any other heating system at that site; and
- (b) the registration is not suspended and has not been removed from the Registry.

(2) Clauses 20.21 (1) (a) and (b) of the Act do not apply to a person who engages in the alteration of a rate of production with respect to a combustion unit that is part of the heating system if the alteration results in a rate that is less than the thermal input rating of that combustion unit.

Activity requirements, s. 20.21 (1) (c) of the Act

7. For the purposes of clause 20.21 (1) (c) of the Act, a person shall not engage in an activity prescribed by section 5 of this Regulation with respect to a heating system unless each component of the system is used, operated and maintained in a manner that satisfies the recommendations of the manufacturer of that component.

Records

8. (1) A person who engages in an activity prescribed by section 5 with respect to a heating system shall ensure that the following documents and records are accessible at the site of the system:

1. A log in which the following information is recorded with respect to inspections, maintenance or repairs of the heating system:
 - i. A record of each inspection, maintenance or repair, including the date and a summary of the inspection, maintenance or repair undertaken.
 - ii. A record of the name of the person who performed the inspection, maintenance or repair.
 - iii. If the person referred to in subparagraph ii is an employee, a record of the name of the person's employer or the name of the business that employs the person.
 - iv. A record of any unsatisfactory conditions observed or discovered and the steps taken to correct such conditions.
2. A copy of every document relating to inspections, maintenance or repairs of the heating system.
3. Documents relating to the recommendations of the manufacturer with respect to the use, operation and maintenance of each component of the heating system.
4. A log in which the following information is recorded with respect to a complaint received by the person with respect to the heating system that relates to the natural environment:
 - i. A record of the date and time each complaint was received.
 - ii. A record describing the complaint.
 - iii. A record describing the measures taken, if any, to address the complaint.
5. A copy of the complaint referred to in paragraph 4, if it is a written complaint.

(2) The person referred to in subsection (1) shall ensure that every record or document referred to in paragraphs 1, 2, 4 and 5 of subsection (1) is accessible at the site of the system for a period of five years from the day the record or document is created.

Periodic updating of registration

9. (1) For the purposes of clause 20.22 (2) (a) of the Act, on or before the fifth anniversary of the day a person receives a confirmation of registration in respect of an activity prescribed by section 5 of this Regulation and on or before every fifth anniversary thereafter, the person shall review the information contained in the Registry and, using the electronic registration system available on the Internet through the Ministry's website,

- (a) file complete and accurate information in the Registry; or
- (b) file a confirmation that the information contained in the Registry is complete and accurate.

(2) A person authorized to provide certification under subsection 2 (3) shall, using the electronic registration system, certify that the information filed under subsection (1) is complete and accurate.

Prescribed date approval ceases to have effect

10. For the purposes of clause 20.17 (b) of the Act, the fifth anniversary of the day section 5 of this Regulation comes into force is prescribed as the day on which an environmental compliance approval issued in respect of any activity to which this Part applies ceases to apply to that activity.

PART IV STANDBY POWER SYSTEMS

Interpretation

11. (1) For the purposes of this Part,

“standby power system” means any apparatus, mechanism, equipment or other thing, and any related fuel tanks and piping, that includes one or more generator units and that is intended to be used only for the provision of electrical power during power outages or involuntary power reductions.

(2) In this Part, a reference to a structure does not include a structure that is only intended to soundproof a generator unit or protect it from the elements.

Prescribed activities, s. 20.21 (1) of the Act

12. (1) The following are prescribed activities for the purposes of subsection 20.21 (1) of the Act:

1. Subject to subsection (3), the use, operation, construction, alteration, extension or replacement of a standby power system that meets the criteria set out in subsection (2) and that may discharge or from which may be discharged a contaminant into any part of the natural environment other than water.
2. The alteration of a process or rate of production with respect to a standby power system that meets the criteria set out in subsection (2) if the alteration may result in,

- i. a contaminant being discharged into any part of the natural environment other than water, or
 - ii. the rate or manner of discharge of a contaminant into any part of the natural environment other than water being altered.
- (2) The criteria referred to in subsection (1) with respect to a standby power system are the following:
- 1. The standby power system uses only one or more of the following as fuel:
 - i. Biodiesel.
 - ii. Diesel.
 - iii. Natural gas.
 - iv. Propane.
 - 2. The rated capacity of each generator unit that is part of the standby power system does not exceed 700 kilowatts.
 - 3. The wastewater from the standby power system, if any,
 - i. is transferred to a waste management system that is subject to an environmental compliance approval,
 - ii. is discharged to a sewage works that is subject to an environmental compliance approval, or
 - iii. is discharged to a municipal sanitary sewer.
- (3) Any activities relating to the construction of a standby power system that are carried out at a site other than the site at which the standby power system is intended to be used are not prescribed activities for the purposes of subsection 20.21 (1) of the Act.
- (4) This section does not apply to the following standby power systems:
- 1. A standby power system that is used to generate electricity at a renewable energy generation facility and is operated in the circumstances described in subsection 7 (1) of Ontario Regulation 359/09 (Renewable Energy Approvals under Part V.0.1 of the Act) made under the Act.
 - 2. A standby power system that is associated with a building or structure that contains one or more dwellings and is used by the occupants of not more than three dwellings in the building or structure.
 - 3. A standby power system that is used in agriculture.
 - 4. A standby power system that is used solely to mitigate the effects of an emergency declared to exist under the *Emergency Management and Civil Protection Act*.
 - 5. A standby power system that is part of a large municipal residential system or a small municipal residential system, as those systems are defined in Ontario Regulation 170/03 (Drinking Water Systems) made under the *Safe Drinking Water Act, 2002*.

Registration exemptions, s. 20.21 (1) (a) and (b) of the Act

- 13.** (1) Clauses 20.21 (1) (a) and (b) of the Act do not apply to a person who engages in an activity prescribed by section 12 of this Regulation with respect to a standby power system at a site if,
- (a) the person has previously registered one or more of those activities in respect of that standby power system or any other standby power system at that site; and
 - (b) the registration is not suspended and has not been removed from the Registry.

(2) Clauses 20.21 (1) (a) and (b) of the Act do not apply to a person who engages in the alteration of a rate of production with respect to a generator unit that is part of the standby power system if the alteration results in an output from the generator unit that is less than the rated capacity of the generator unit.

Activity requirements, s. 20.21 (1) (c) of the Act

- 14.** (1) For the purposes of clause 20.21 (1) (c) of the Act, a person shall not engage in an activity prescribed by section 12 of this Regulation with respect to a standby power system unless,
- (a) each component of the system is used, operated and maintained in a manner that satisfies the recommendations of the manufacturer with respect to that component of the system;
 - (b) the system is used and operated only for the provision of electrical power during power outages or involuntary power reductions or for testing or performing maintenance on the system in accordance with subsection (2);
 - (c) subject to subsection (3), the exhaust stacks that discharge contaminants, other than noise, from the system into the air are oriented vertically and are free of any impediments that would prevent the flow of the emissions;

- (d) subject to subsection (4), each generator unit that is part of the system is specified by the manufacturer to, at a minimum, conform to the Tier 1 Emission Standards set out in Table 1 of the United States Environmental Protection Agency 40 CFR 89.112;
- (e) subject to subsection (4), if a generator unit that is part of the system is located outside a building or structure, measures have been taken to provide sufficient sound attenuation to reduce the sound from the generator unit to a maximum sound level of,
- (i) 70 decibels (A-weighted) at a distance of seven metres from the generator unit, if the generator unit has a rated capacity of 150 kilowatts or less, or
 - (ii) 75 decibels (A-weighted) at a distance of seven metres from the generator unit, if the generator unit has a rated capacity of more than 150 kilowatts; and
- (f) subject to subsection (4), if a generator unit that is part of the system is located inside a building or structure,
- (i) sound attenuation measures are installed in the cooling air intake and exhaust openings in the room housing the generator unit that are capable of providing sufficient sound attenuation to reduce the sound from the openings by not less than the insertion loss levels set out in Table 1 of this subsection for the octave band centre frequency,
 - (ii) the generator unit's engine combustion exhaust muffler is capable of providing sufficient sound attenuation to reduce the sound from the exhaust stack by not less than the insertion loss levels set out in Table 2 of this subsection for the octave band centre frequency, and
 - (iii) all external doors to the room housing the generator unit are set in a door jamb fitted with dual solid neoprene gaskets along the perimeter, are capable of providing a minimum sound transmission class rating of 35, measured in accordance with the standards set out in Sentence 5.9.1.1.(1) of Ontario Regulation 350/06 (Building Code) made under the *Building Code Act, 1992*, and are composed of,
 - (A) solid slab wood of a minimum thickness of 50 millimetres, or
 - (B) steel skin with a glass fibre insulated core.

TABLE 1
SOUND REDUCTION FROM COOLING AIR INTAKE AND EXHAUST OPENINGS

Item	Column 1	Column 2
	Octave band centre frequency (Hertz)	Insertion loss (decibels)
1.	125	10
2.	250	12
3.	500	14
4.	1000	15
5.	2000	15
6.	4000	15

TABLE 2
SOUND REDUCTION FROM ENGINE COMBUSTION EXHAUST STACKS

Item	Column 1	Column 2
	Octave band centre frequency (Hertz)	Insertion loss (decibels)
1.	125	23
2.	250	29
3.	500	30
4.	1000	28
5.	2000	22
6.	4000	21

(2) For the purposes of clause (1) (b), testing or performing maintenance on the standby power system must meet the following requirements:

1. The system is used and operated for the purpose of testing or performing maintenance for a maximum of 60 hours in any 12-month period.
2. The system is used and operated for the purpose of testing or performing maintenance only between the hours of 7 a.m. and 7 p.m.
3. When the system is used and operated for the purpose of testing or performing maintenance, the air intakes, doors and windows of any buildings or structures located on the same site as the system are closed if doing so will reduce the likelihood of emissions from the system entering the building or structure.

4. If more than one generator unit is part of the system, only one unit is used and operated at any time for the purpose of testing or performing maintenance.
5. If the Ministry issues a smog advisory that identifies an area in which the system is located, the system is not used or operated for the purpose of testing or performing maintenance until a termination notice with respect to the advisory has been issued for that area.

(3) If a standby power system is subject to an environmental compliance approval, clause (1) (c) does not apply to an exhaust stack that was part of the system at the time the approval was issued, unless a change has been made to the stack since that time.

(4) If a standby power system is subject to an environmental compliance approval, clauses (1) (d), (e) and (f) do not apply to a generator unit that was part of the system at the time the approval was issued.

Records

15. (1) A person who engages in an activity prescribed by section 12 with respect to a standby power system shall ensure that the following documents and records are accessible at the site of the system:

1. A log in which the following information is recorded with respect to testing, use, operation, inspections, maintenance or repairs with respect to the standby power system:
 - i. A record of the date and time each generator unit that is part of the system is tested and the duration of the test.
 - ii. A record of the date and time the system is used or operated, the reason it is used or operated and the duration of the use or operation.
 - iii. A record of each inspection, maintenance or repair of the system, including the date and a summary of the inspection, maintenance or repair undertaken.
 - iv. A record of the name of the person who performed the test, inspection, maintenance or repair of the system.
 - v. If the person referred to in subparagraph iv is an employee, a record of the name of the person's employer or the name of the business that employs the person.
 - vi. A record of any unsatisfactory conditions observed or discovered and the steps taken to correct such conditions.
2. A copy of every document relating to testing, inspections, maintenance or repairs of the standby power system.
3. Documents relating to the recommendations of the manufacturer with respect to the use, operation and maintenance of each component of the standby power system.
4. If a generator unit or any measures or equipment related to a generator unit described in clause 14 (1) (d), (e) or (f) are used at the site of the system, copies of documents provided by the manufacturer that specify that the unit, measures or equipment meet the requirements set out in those clauses.
5. A log in which the following information is recorded with respect to a complaint received by the person with respect to the standby power system that relates to the natural environment:
 - i. A record of the date and time each complaint was received.
 - ii. A record describing the complaint.
 - iii. A record describing the measures taken, if any, to address the complaint.
6. A copy of the complaint referred to in paragraph 5, if it is a written complaint.

(2) The person referred to in subsection (1) shall ensure that every record or document that is referred to in paragraphs 1, 2, 5 and 6 of subsection (1) is accessible at the site of the standby power system for a period of five years from the day the record or document is created.

Periodic updating of registration

16. (1) For the purposes of clause 20.22 (2) (a) of the Act, on or before the fifth anniversary of the day a person receives a confirmation of registration in respect of an activity prescribed by section 12 of this Regulation and on or before every fifth anniversary thereafter, the person shall review the information contained in the Registry and, using the electronic registration system available on the Internet through the Ministry's website,

- (a) file complete and accurate information in the Registry; or
- (b) file a confirmation that the information contained in the Registry is complete and accurate.

(2) A person authorized to provide certification under subsection 2 (3) shall, using the electronic registration system, certify that the information filed under subsection (1) is complete and accurate.

Prescribed date approval ceases to have effect

17. For the purposes of clause 20.17 (b) of the Act, the fifth anniversary of the day section 12 of this Regulation comes into force is prescribed as the day on which an environmental compliance approval issued in respect of any activity to which this Part applies ceases to apply to that activity.

**PART V
AUTOMOTIVE REFINISHING**

Interpretation

18. For the purposes of this Part,

“automotive refinishing” means the application of coating on or the repair or customization of a motor vehicle body or parts of a motor vehicle body and the repair or customization of the interior of a motor vehicle; (“finition automobile”)

“automotive refinishing facility” means a facility where automotive refinishing is done; (“installation de finition automobile”)

“coating” means a product that forms a film when it is applied to a surface for a protective or any other refinishing purpose, but does not include a product used to carry out metal plating; (“revêtement”)

“coating application rate” means the number of litres of coating sprayed in a one-hour period; (“taux d’application de revêtement”)

“electrostatic spraying” means a method of applying an electrically charged coating to an object where the coating is attracted to the object by the electrostatic potential between it and the object; (“pulvérisation électrostatique”)

“facility-wide coating application rate” means the total of the coating application rates from all coating spray sources at an automotive refinishing facility; (“taux d’application de revêtement à l’échelle de l’installation”)

“HVLP spray equipment” means equipment,

- (a) that bears a permanent label identifying the equipment as HVLP spray equipment,
- (b) that is used to apply coating at a high volume and under low pressure, and
- (c) that is designed and operated with an atomizing air pressure between 0.1 and 10 pounds per square inch, as measured at the centre of the air cap and the centre of the air cap horns; (“équipement de pulvérisation HVBP”)

“noise receptor” means a permanent or seasonal residence, hotel, motel, long-term care home, retirement home, hospital, camp ground, child care facility, educational facility or place of worship and includes a location on a vacant lot that has been zoned to permit such a building and at which a building would reasonably be expected to be located; (“récepteur de bruit”)

“spray booth” means a structure used for coating operations by spray application and incorporating the capability of entrapping and capturing coating overspray; (“cabine de pulvérisation”)

“transfer efficiency” means the ratio, expressed as a percentage, of the amount of coating transferred to the surface of the motor vehicle or a part of the motor vehicle to the total amount of coating sprayed. (“efficacité de transfert”)

Prescribed activities, s. 20.21 (1) of the Act

19. (1) The following are prescribed activities for the purposes of subsection 20.21 (1) of the Act:

1. Subject to subsection (3), the use, operation, construction, alteration, extension or replacement of any structure, equipment, apparatus, mechanism or thing that is used in an automotive refinishing facility that meets the criteria set out in subsection (2) for the purposes of automotive refinishing and that may discharge or from which may be discharged a contaminant into any part of the natural environment other than water.
2. The alteration of a process or rate of production with respect to any structure, equipment, apparatus, mechanism, or thing that is used in an automotive refinishing facility that meets the criteria set out in subsection (2) for the purposes of automotive refinishing if the alteration may result in,
 - i. a contaminant being discharged into any part of the natural environment other than water, or
 - ii. the rate or manner of discharge of a contaminant into any part of the natural environment other than water being altered.

(2) The criteria referred to in subsection (1) with respect to an automotive refinishing facility are the following:

1. If the facility is located in a building that is wholly occupied by the facility, the facility has at least one and not more than three spray booths and does not exceed a facility-wide coating application rate of six litres per hour under normal operation.

2. If the facility is located in a building that contains more than one unit, at least one of which is not occupied by the facility, the facility has only one spray booth and does not exceed a facility-wide coating application rate of two litres per hour under normal operation.
3. For each of the facility's spray booths, the distance, measured horizontally, between the following two points is not less than the minimum setback distance set out in Table 1 of this subsection for the facility's facility-wide coating application rate under normal operation:
 - i. The centre of the spray booth's exhaust stack.
 - ii. The point on the facility's property line that is nearest to the centre of the spray booth's exhaust stack.
4. If the facility contains one or more spray booths that are served by fans that are indoors, for each of the spray booths one of the following criteria is satisfied:
 - i. The distance, measured horizontally, between the following two points is not less than the minimum setback distance set out in Table 2 of this subsection for the number of spray booths in the facility:
 - A. The centre of the spray booth's exhaust stack.
 - B. The point nearest the spray booth's exhaust stack that is on the property line of a noise receptor.
 - ii. Acoustic barriers that have a density of at least 12 kilograms per square metre are installed that block the direct line of sight between the spray booth's exhaust stack and every noise receptor in respect of which the distance, measured horizontally, between the following two points is less than the minimum setback distance set out in Table 2 of this subsection for the number of spray booths in the facility:
 - A. The centre of the spray booth's exhaust stack.
 - B. The point nearest the spray booth's exhaust stack that is on the property line of a noise receptor.
5. If the facility contains one or more spray booths that are served by fans that are outdoors, for each of the outdoor fans one of the following criteria is satisfied:
 - i. The distance, measured horizontally, between the following two points is not less than the minimum setback distance set out in Table 3 of this subsection for the number of spray booths in the facility:
 - A. The outdoor fan.
 - B. The point nearest the outdoor fan that is on the property line of a noise receptor.
 - ii. Acoustic barriers that have a density of at least 12 kilograms per square metre are installed that block the direct line of sight between the outdoor fan and every noise receptor in respect of which the distance, measured horizontally, between the following two points is less than the minimum setback distance set out in Table 3 of this subsection for the number of spray booths in the facility:
 - A. The outdoor fan.
 - B. The point nearest the outdoor fan that is on the property line of a noise receptor.
6. The wastewater from the facility, if any,
 - i. is transferred to a waste management system that is subject to an environmental compliance approval,
 - ii. is discharged to a sewage works that is subject to an environmental compliance approval, or
 - iii. is discharged to a municipal sanitary sewer.
7. If the facility is located in an area of development control within the Niagara Escarpment Planning Area, the person engaging in the prescribed activity has obtained any development permit required under section 24 of the *Niagara Escarpment Planning and Development Act* and, if a permit has been issued, ensured that the requirements of this Regulation are not in conflict with any conditions of the permit.

TABLE 1
MINIMUM SETBACK FROM FACILITY'S PROPERTY LINE

Item	Column 1	Column 2
	Facility-wide coating application rate under normal operation	Minimum setback distance
1.	≤ 2 litres per hour	No setback required
2.	> 2 to ≤ 3 litres per hour	20 metres
3.	> 3 to ≤ 4 litres per hour	38 metres
4.	> 4 to ≤ 5 litres per hour	55 metres
5.	> 5 to ≤ 6 litres per hour	75 metres

TABLE 2
MINIMUM SETBACK FROM NOISE RECEPTOR'S PROPERTY LINE — INDOOR FANS

Item	Column 1	Column 2
	Number of spray booths in the facility	Minimum setback distance
1.	1	40 metres
2.	2	55 metres
3.	3	75 metres

TABLE 3
MINIMUM SETBACK FROM NOISE RECEPTOR'S PROPERTY LINE — OUTDOOR FANS

Item	Column 1	Column 2
	Number of spray booths in the facility	Minimum setback distance
1.	1	60 metres
2.	2	85 metres
3.	3	120 metres

(3) Any activities relating to the construction of a structure, equipment, apparatus, mechanism or thing that is used in an automotive refinishing facility for the purposes of automotive refinishing that are carried out at a site other than the automotive refinishing facility are not prescribed activities for the purposes of subsection 20.21 (1) of the Act.

(4) This section does not apply to the following automotive refinishing facilities:

1. A facility that manufactures motor vehicles or motor vehicle parts.
2. A facility that is primarily engaged in the replacement and repair of glass with respect to motor vehicles.
3. A facility that is primarily engaged in the repair of mechanical or electrical components of motor vehicles.
4. A mobile refinishing facility.
5. A facility that controls the emissions from a spray booth using water wash filtration.

Registration exemptions, s. 20.21 (1) (a) and (b) of the Act

20. (1) Clauses 20.21 (1) (a) and (b) of the Act do not apply to a person who engages in an activity prescribed by section 19 of this Regulation with respect to automotive refinishing at an automotive refinishing facility if,

- (a) the person has previously registered one or more of those activities at that automotive refinishing facility; and
- (b) the registration is not suspended and has not been removed from the Registry.

(2) Clauses 20.21 (1) (a) and (b) of the Act do not apply to a person who engages in the alteration of a rate of production with respect to any structure, equipment, apparatus, mechanism or thing that is used in an automotive refinishing facility for the purposes of automotive refinishing if the alteration results in a facility-wide coating application rate under normal operation that is less than the rate set out in Table 1 of subsection 19 (2) for the minimum setback distance, measured horizontally, between the centre of each of the facility's spray booth exhaust stacks and the point of the facility's property line that is nearest to the stack.

Activity requirements, s. 20.21 (1) (c) of the Act

21. (1) For the purposes of clause 20.21 (1) (c) of the Act, a person shall not engage in an activity prescribed by section 19 of this Regulation with respect to automotive refinishing at an automotive refinishing facility unless,

- (a) the facility's spray booth filtration systems, coating application equipment, spray booths and other associated equipment are used, operated and maintained in a manner that satisfies the recommendations of the manufacturers of the systems, booths or equipment;
- (b) the coatings that are used at the facility,
 - (i) meet the requirements of the Volatile Organic Compound (VOC) Concentration Limits for Automotive Refinishing Products Regulations, SOR-2009/197 made under the *Canadian Environmental Protection Act, 1999*, as amended from time to time,
 - (ii) are only applied within a spray booth,
 - (iii) are only applied between the hours of 7 a.m. and 7 p.m.,
 - (iv) are, with respect to being water-based or solvent-based, kept separate while stored or used and are not mixed together when disposed of, and
 - (v) are only applied by use of one of the following pieces of equipment:

- (A) HVLP spray equipment that is identified by the manufacturer as having a minimum transfer efficiency of 65 per cent,
 - (B) electrostatic spraying equipment,
 - (C) any other coating application equipment that is accompanied by documentation from the manufacturer that states the equipment has a minimum transfer efficiency of 65 per cent;
- (c) subject to subsection (2), the facility's spray booth exhaust stacks are vertical with no flow impediments and discharge at a velocity of not less than 12 metres per second;
- (d) subject to subsection (2), the minimum height, above ground, of each of the facility's spray booth exhaust stacks is,
- (i) if the height of the building is completely uniform, at least 1.5 times the height of the building,
 - (ii) if the height of the building is not completely uniform, at least 1.5 times the height of the building where the stack is located and at least as high as the highest point of the building;
- (e) all the intake or exhaust fans related to the facility's spray booths are used and operated only between the hours of 7 a.m. and 7 p.m.;
- (f) the facility's spray booths are equipped with filters that are specified by the manufacturer to remove at least 95 per cent of particles from the spray booth exhaust stack's emissions;
- (g) the facility-wide coating application rate does not exceed the rate set out in Table 1 of subsection 19 (2) for the minimum setback distance with respect to the distance, measured horizontally, between the centre of each of the facility's spray booth exhaust stacks and the point on the facility's property line that is nearest to the stack;
- (h) any structure, equipment, apparatus, mechanism or thing that is used or operated in the facility for the purpose of sanding, grinding or buffing of motor vehicles or motor vehicle parts is only used or operated if all doors to the facility are closed, except to allow for the normal ingress and egress of vehicles and personnel; and
- (i) the person engaging in the activity or the manager of the facility if the person engaging in the activity does not manage the facility, and all personnel engaged in the use of coatings at the facility, receive training in accordance with section 4.3 of the Canadian Council of Ministers of the Environment publication entitled *National Standards and Guidelines for the Reduction of Volatile Organic Compounds from Canadian Commercial/Industrial Surface Coatings Operations - Automotive Refinishing*, dated October 1998, as amended from time to time and available on the Council's website.
- (2) If an environmental compliance approval applies to an automotive refinishing facility, clauses (1) (c) and (d) do not apply to a spray booth exhaust stack that was part of the facility at the time the approval was issued, unless a change has been made to the exhaust stack or the spray booth has been replaced since that time.

Records

22. (1) A person who engages in an activity prescribed by section 19 with respect to an automotive refinishing facility shall ensure that the following documents and records are accessible at the facility:
1. A log in which the following information is recorded with respect to each of the automotive refinishing facility's spray booths:
 - i. A record of the name of the manufacturer and the model number, if any, of the spray booth.
 - ii. A record of the name of the manufacturer and model number, if any, of all spray equipment.
 - iii. A record of the name of the manufacturer and model number, if any, of all spray booth exhaust filtration systems.
 - iv. A record of the name of the manufacturer, model number, if any, and rating in cubic metres per second of all spray booth exhaust fans.
 2. A log in which the following information is recorded with respect to each coating application at the automotive refinishing facility:
 - i. A record of the date, time and duration of the application.
 - ii. A record of the name and manufacturer of each coating used in the application.
 - iii. A record of an estimate in litres of each coating used in the application.
 3. A log in which the following information is recorded with respect to inspections, maintenance or repairs of any structure, equipment, apparatus, mechanism or thing that is used in the automotive refinishing facility for the purposes of automotive refinishing:
 - i. A record of each inspection, maintenance or repair, including the date and a summary of the inspection, maintenance or repair undertaken.
 - ii. A record of the name of the person who performed the inspection, maintenance or repair.

- iii. If the person referred to in subparagraph ii is an employee, a record of the name of the person's employer or the name of the business that employs the person.
 - iv. A record of any unsatisfactory conditions observed or discovered and the steps taken to correct such conditions.
 - 4. A copy of every document relating to inspections, maintenance or repairs of any structure, equipment, apparatus, mechanism or thing that is used in the automotive refinishing facility for the purposes of automotive refinishing.
 - 5. Documents relating to the recommendations of the manufacturer with respect to the use, operation and maintenance of any structure, equipment, apparatus, mechanism, or thing that is used in the automotive refinishing facility for the purposes of automotive refinishing.
 - 6. A document containing a list of the persons responsible for the use, operation and maintenance of the facility and the training, including the course name and date, undertaken by each person who has received training referred to in clause 21 (1) (i).
 - 7. If any equipment described in sub-subclause 21 (1) (b) (v) (A) or (C) is used at the facility, copies of documents provided by the manufacturer that specify the transfer efficiency of the equipment.
 - 8. A log in which the following information is recorded with respect to a complaint received by the person with respect to the automotive refinishing facility that relates to the natural environment:
 - i. A record of the date and time each complaint was received.
 - ii. A record describing the complaint.
 - iii. A record describing the measures taken, if any, to address the complaint.
 - 9. A copy of the complaint referred to in paragraph 8, if it is a written complaint.
- (2) The person referred to in subsection (1) shall ensure that every document or record that is referred to in paragraphs 2 to 4, 6, 8 and 9 of subsection (1) is accessible at the site of the automotive refinishing facility for a period of five years from the day the record or document is created.

Periodic updating of registration

23. (1) For the purposes of clause 20.22 (2) (a) of the Act, on or before the first anniversary of the day a person receives a confirmation of registration in respect of an activity prescribed by section 19 of this Regulation and on or before every anniversary thereafter, the person shall review the information contained in the Registry and, using the electronic registration system available on the Internet through the Ministry's website,

- (a) file complete and accurate information in the Registry; or
- (b) file a confirmation that the information contained in the Registry is complete and accurate.

(2) A person authorized to provide certification under subsection 2 (3) shall, using the electronic registration system, certify that the information filed under subsection (1) is complete and accurate.

Prescribed date approval ceases to have effect

24. For the purposes of clause 20.17 (b) of the Act, the fifth anniversary of the day section 19 of this Regulation comes into force is prescribed as the day on which an environmental compliance approval issued in respect of any activity to which this Part applies ceases to apply to that activity.

PART VI COMMENCEMENT

Commencement

25. This Regulation comes into force on the later of the day subsection 2 (1) of Schedule 7 to the *Open for Business Act, 2010* comes into force and the day it is filed.

RÈGLEMENT DE L'ONTARIO 245/11

pris en vertu de la

LOI SUR LA PROTECTION DE L'ENVIRONNEMENTpris le 1^{er} juin 2011

déposé le 14 juin 2011

publié sur le site Lois-en-ligne le 16 juin 2011

imprimé dans la *Gazette de l'Ontario* le 2 juillet 2011**ACTIVITÉS PRESCRITES ET REGISTRE ENVIRONNEMENTAL DES ACTIVITÉS ET DES SECTEURS — SYSTÈMES DE CHAUFFAGE, SYSTÈMES D'ALIMENTATION ÉLECTRIQUE D'APPOINT ET FINITION AUTOMOBILE****SOMMAIRE****PARTIE I
INTERPRÉTATION**

1. Définition

**PARTIE II
ENREGISTREMENT**

2. Enregistrement
-
3. Mise à jour des renseignements déposés

**PARTIE III
SYSTÈMES DE CHAUFFAGE**

4. Définition
-
5. Activités prescrites : par. 20.21 (1) de la Loi
-
6. Exemptions à l'obligation d'enregistrement : al. 20.21 (1) a) et b) de la Loi
-
7. Exigences liées aux activités : al. 20.21 (1) c) de la Loi
-
8. Dossiers
-
9. Mise à jour périodique de l'enregistrement
-
10. Date prescrite pour l'expiration de l'autorisation

**PARTIE IV
SYSTÈMES D'ALIMENTATION ÉLECTRIQUE D'APPOINT**

11. Interprétation
-
12. Activités prescrites : par. 20.21 (1) de la Loi
-
13. Exemptions à l'obligation d'enregistrement : al. 20.21 (1) a) et b) de la Loi
-
14. Exigences liées aux activités : al. 20.21 (1) c) de la Loi
-
15. Dossiers
-
16. Mise à jour périodique de l'enregistrement
-
17. Date prescrite pour l'expiration de l'autorisation

**PARTIE V
FINITION AUTOMOBILE**

18. Définitions
-
19. Activités prescrites : par. 20.21 (1) de la Loi
-
20. Exemptions à l'obligation d'enregistrement : al. 20.21 (1) a) et b) de la Loi
-
21. Exigences liées aux activités : al. 20.21 (1) c) de la Loi
-
22. Dossiers
-
23. Mise à jour périodique de l'enregistrement
-
24. Date prescrite pour l'expiration de l'autorisation

**PARTIE VI
ENTRÉE EN VIGUEUR**

25. Entrée en vigueur

**PARTIE I
INTERPRÉTATION****Définition**

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

«Registre» Le Registre environnemental des activités et des secteurs, créé en application de la partie II.2 de la Loi.

PARTIE II ENREGISTREMENT

Enregistrement

2. (1) La personne qui exerce ou projette d'exercer une activité prescrite pour l'application du paragraphe 20.21 (1) de la Loi peut enregistrer celle-ci en déposant des renseignements dans le Registre à l'aide du système d'enregistrement électronique accessible sur Internet à partir du site Web du ministère.

(2) Les renseignements déposés dans le Registre en application du paragraphe (1) comprennent ce qui suit :

1. Les coordonnées de la personne qui exerce ou projette d'exercer l'activité.
2. Des renseignements à propos de l'activité.
3. Des renseignements à propos du site où la personne exerce ou projette d'exercer l'activité.
4. Tout renseignement supplémentaire exigé par le directeur.

(3) L'une des personnes suivantes atteste, à l'aide du système d'enregistrement électronique, que les renseignements déposés dans le Registre en application du paragraphe (1) sont complets et exacts :

1. Si l'activité est exercée par un particulier, ce dernier.
2. Si l'activité est exercée par une société, un dirigeant ou un administrateur de la société ou une personne qui a l'autorité de la lier.
3. Si l'activité est exercée par une société de personnes :
 - i. soit un particulier qui est un associé de la société de personnes.
 - ii soit un dirigeant ou un administrateur d'une société qui est un associé de la société de personnes ou une personne qui a l'autorité de lier celle-ci.

Mise à jour des renseignements déposés

3. (1) Pour l'application de l'alinéa 20.22 (2) a) de la Loi, si une personne qui exerce une activité enregistrée en application de l'article 2 apprend que des renseignements déposés dans le Registre ne sont plus complets ou exacts, dans les 30 jours qui suivent, elle veille à ce que des renseignements complets et exacts y soient déposés, à l'aide du système d'enregistrement électronique accessible sur Internet à partir du site Web du ministère.

(2) Une personne autorisée à fournir une attestation en application du paragraphe 2 (3) atteste, à l'aide du système d'enregistrement électronique, que les renseignements déposés en application du paragraphe (1) sont complets et exacts.

PARTIE III SYSTÈMES DE CHAUFFAGE

Définition

4. Les définitions qui suivent s'appliquent à la présente partie.

«système CVCA» Système de chauffage, de ventilation et de conditionnement d'air. («HVAC system»)

«système de chauffage» S'entend de tout appareil ou mécanisme, et de tout réservoir à combustible, tuyauterie, conduite, évent, équipement ou autre chose qui y sont associés, utilisé afin de produire de la chaleur ou de la distribuer à l'intérieur d'un bâtiment ou d'un ouvrage pour le confort de ses occupants, l'entretien du bâtiment ou de l'ouvrage, le maintien d'une température convenable pour les matériaux, la vie végétale ou animale ou le chauffage de l'eau à des fins domestiques. S'entend en outre d'un système CVCA. («heating system»)

Activités prescrites : par. 20.21 (1) de la Loi

5. (1) Les activités suivantes sont prescrites pour l'application du paragraphe 20.21 (1) de la Loi :

1. Sous réserve du paragraphe (3), l'utilisation, l'exploitation, la construction, la modification, l'agrandissement ou le remplacement d'un système de chauffage satisfaisant aux critères indiqués au paragraphe (2) et susceptible de rejeter ou duquel peut être rejeté un contaminant dans une partie de l'environnement naturel autre que l'eau.
2. La modification d'un procédé ou d'un débit de production relativement à un système de chauffage satisfaisant aux critères indiqués au paragraphe (2) de façon :
 - i. soit qu'un contaminant puisse être rejeté dans une partie de l'environnement naturel autre que l'eau,
 - ii. soit que le débit ou le mode de rejet d'un contaminant dans une partie de l'environnement naturel autre que l'eau puisse être modifié.

(2) Les critères visés au paragraphe (1) relativement à un système de chauffage sont les suivants :

1. Le système de chauffage fonctionne uniquement avec l'un ou plusieurs des combustibles suivants :
 - i. Gaz naturel.
 - ii. Propane.
2. Le système de chauffage comprend une ou plusieurs unités de combustion.
3. Le débit calorifique nominal de chaque unité de combustion faisant partie du système de chauffage ne dépasse pas 10,5 millions de kilojoules par heure.
4. Le débit calorifique nominal total de l'ensemble des unités de combustion faisant partie du système de chauffage est supérieur à 1,58 million de kilojoules par heure.
5. Les éventuelles eaux usées du système de chauffage sont :
 - i. soit acheminées vers un système de gestion des déchets qui doit faire l'objet d'une autorisation environnementale,
 - ii. soit rejetées dans une station d'épuration des eaux d'égout qui doit faire l'objet d'une autorisation environnementale,
 - iii. soit rejetées dans un réseau municipal de drainage des eaux usées.

(3) Les activités se rapportant à la construction d'un système de chauffage qui sont exercées sur un site autre que le bâtiment ou l'ouvrage où le système doit être utilisé ne sont pas des activités prescrites pour l'application du paragraphe 20.21 (1) de la Loi.

(4) Le présent article ne s'applique pas aux systèmes de chauffage suivants :

1. Une pompe à chaleur géothermique au sens que le Règlement de l'Ontario 177/98 (Ground Source Heat Pumps) pris en vertu de la Loi donne à l'expression «ground source heat pump».
2. Un système de chauffage qui est associé à un bâtiment ou à un ouvrage contenant un ou plusieurs lieux d'habitation et qui est utilisé par les occupants d'au plus trois lieux d'habitation dans le bâtiment ou l'ouvrage.
3. Un système de chauffage qui est utilisé pour l'agriculture.
4. Un système de chauffage qui fournit également de la chaleur utilisée dans un procédé industriel ou de fabrication.
5. Un système de chauffage qui tire sa chaleur d'un procédé industriel ou de fabrication.
6. Un système de chauffage qui est utilisé, sur le site d'un bâtiment ou d'un ouvrage, pour la construction, la modification, la démolition, le perçage ou le dynamitage du bâtiment ou de l'ouvrage.
7. Un système de chauffage qui est utilisé à l'occasion d'un spectacle ou d'une manifestation artistique ou sportive qui se déroule à l'extérieur, par exemple un festival, une foire, un défilé, des feux d'artifice, une exposition d'art, un spectacle aérien ou un salon de l'automobile. L'exemption ne concerne cependant pas les courses de chevaux ou de chiens, ni celles de véhicules ou de bateaux, motorisés ou non.
8. Un système de chauffage qui est utilisé uniquement pour atténuer les conséquences d'une situation d'urgence déclarée en vertu de la *Loi sur la protection civile et la gestion des situations d'urgence*.
9. Un système de chauffage qui fait partie d'un gros réseau résidentiel municipal ou d'un petit réseau résidentiel municipal, au sens du Règlement de l'Ontario 170/03 (Réseaux d'eau potable) pris en vertu de la *Loi de 2002 sur la salubrité de l'eau potable*.

Exemptions à l'obligation d'enregistrement : al. 20.21 (1) a) et b) de la Loi

6. (1) Les alinéas 20.21 (1) a) et b) de la Loi ne s'appliquent pas à une personne qui exerce sur un site une activité prescrite par l'article 5 du présent règlement relativement à un système de chauffage si les conditions suivantes sont réunies :

- a) la personne a enregistré auparavant une ou plusieurs de ces activités relativement à ce système de chauffage ou à un autre système de chauffage sur ce site;
- b) l'enregistrement n'est pas suspendu et n'a pas été retiré du Registre.

(2) Les alinéas 20.21 (1) a) et b) de la Loi ne s'appliquent pas à une personne qui modifie le débit de production relativement à une unité de combustion faisant partie du système de chauffage si la modification entraîne un débit inférieur au débit calorifique nominal de l'unité.

Exigences liées aux activités : al. 20.21 (1) c) de la Loi

7. Pour l'application de l'alinéa 20.21 (1) c) de la Loi, nul ne doit exercer une activité prescrite par l'article 5 du présent règlement relativement à un système de chauffage à moins que l'utilisation, l'exploitation et l'entretien de chacune de ses composantes ne respectent les recommandations de son fabricant.

Dossiers

8. (1) La personne qui exerce une activité prescrite par l'article 5 relativement à un système de chauffage veille à ce que les documents et dossiers suivants soient accessibles sur le site où se trouve le système :

1. Un journal dans lequel sont consignés les renseignements suivants concernant les inspections, l'entretien ou les réparations du système de chauffage :
 - i. Chaque inspection, entretien ou réparation, notamment la date et un résumé de l'intervention.
 - ii. Le nom de la personne qui a effectué l'inspection, l'entretien ou la réparation.
 - iii. Si la personne visée à la sous-disposition ii est un employé, le nom de son employeur ou de l'entreprise qui l'emploie.
 - iv. Toute anomalie observée ou décelée et les mesures prises pour la corriger.
2. Une copie de chaque document se rapportant aux inspections, à l'entretien ou aux réparations du système de chauffage.
3. Les documents se rapportant aux recommandations du fabricant relativement à l'utilisation, à l'exploitation et à l'entretien de chaque composante du système de chauffage.
4. Un journal dans lequel sont consignés les renseignements suivants concernant toute plainte liée à l'environnement naturel reçue par la personne relativement au système de chauffage :
 - i. La date et l'heure auxquelles chaque plainte a été reçue.
 - ii. Une description de la plainte.
 - iii. Une description des mesures prises, s'il y a lieu, pour traiter la plainte.
5. Une copie de la plainte visée à la disposition 4, s'il s'agit d'une plainte écrite.

(2) La personne visée au paragraphe (1) veille à ce que chaque dossier ou document visé aux dispositions 1, 2, 4 et 5 de ce paragraphe soit accessible sur le site où se trouve le système pendant une période de cinq ans à compter du jour où le dossier ou document est créé.

Mise à jour périodique de l'enregistrement

9. (1) Pour l'application de l'alinéa 20.22 (2) a) de la Loi, au plus tard le cinquième anniversaire du jour où une personne reçoit une confirmation d'enregistrement relativement à une activité prescrite par l'article 5 du présent règlement, et au plus tard à chaque cinquième anniversaire par la suite, elle vérifie les renseignements contenus dans le Registre et, à l'aide du système d'enregistrement électronique accessible sur Internet à partir du site Web du ministère :

- a) soit dépose des renseignements complets et exacts dans le Registre;
- b) soit dépose une confirmation que les renseignements contenus dans le Registre sont complets et exacts.

(2) Une personne autorisée à fournir une attestation en application du paragraphe 2 (3) atteste, à l'aide du système d'enregistrement électronique, que les renseignements déposés en application du paragraphe (1) sont complets et exacts.

Date prescrite pour l'expiration de l'autorisation

10. Pour l'application de l'alinéa 20.17 b) de la Loi, le cinquième anniversaire du jour de l'entrée en vigueur de l'article 5 du présent règlement est prescrit comme étant la date à laquelle une autorisation environnementale délivrée relativement à une activité visée par la présente partie cesse de s'appliquer à l'égard de cette activité.

PARTIE IV SYSTÈMES D'ALIMENTATION ÉLECTRIQUE D'APPOINT

Interprétation

11. (1) La définition qui suit s'applique à la présente partie.

«système d'alimentation électrique d'appoint» S'entend de tout appareil, mécanisme, équipement ou autre chose, et de tout réservoir à combustible et tuyauterie qui y sont associés, qui comprend une ou plusieurs génératrices et qui est conçu pour être utilisé exclusivement pour fournir de l'énergie électrique en cas de panne d'électricité ou de réduction involontaire de l'alimentation électrique.

(2) La mention dans la présente partie d'un ouvrage ne s'entend pas d'un ouvrage qui est conçu exclusivement pour insonoriser une génératrice ou la protéger contre les intempéries.

Activités prescrites : par. 20.21 (1) de la Loi

12. (1) Les activités suivantes sont prescrites pour l'application du paragraphe 20.21 (1) de la Loi :

1. Sous réserve du paragraphe (3), l'utilisation, l'exploitation, la construction, la modification, l'agrandissement ou le remplacement d'un système d'alimentation électrique d'appoint satisfaisant aux critères indiqués au paragraphe (2) et susceptible de rejeter ou duquel peut être rejeté un contaminant dans une partie de l'environnement naturel autre que l'eau.
 2. La modification d'un procédé ou d'un débit de production relativement à un système d'alimentation électrique d'appoint satisfaisant aux critères indiqués au paragraphe (2) de façon :
 - i. soit qu'un contaminant puisse être rejeté dans une partie de l'environnement naturel autre que l'eau,
 - ii. soit que le débit ou le mode de rejet d'un contaminant dans une partie de l'environnement naturel autre que l'eau puisse être modifié.
- (2) Les critères visés au paragraphe (1) relativement à un système d'alimentation électrique d'appoint sont les suivants :
1. Le système d'alimentation électrique d'appoint fonctionne uniquement avec l'un ou plusieurs des combustibles suivants :
 - i. Biodiesel.
 - ii. Diesel.
 - iii. Gaz naturel.
 - iv. Propane.
 2. La capacité nominale de chaque génératrice faisant partie du système d'alimentation électrique d'appoint ne dépasse pas 700 kilowatts.
 3. Les éventuelles eaux usées du système d'alimentation électrique d'appoint sont :
 - i. soit acheminées vers un système de gestion des déchets qui doit faire l'objet d'une autorisation environnementale,
 - ii. soit rejetées dans une station d'épuration des eaux d'égout qui doit faire l'objet d'une autorisation environnementale,
 - iii. soit rejetées dans un réseau municipal de drainage des eaux usées.
- (3) Les activités se rapportant à la construction d'un système d'alimentation électrique d'appoint qui sont exercées sur un site autre que celui où le système doit être utilisé ne sont pas des activités prescrites pour l'application du paragraphe 20.21 (1) de la Loi.
- (4) Le présent article ne s'applique pas aux systèmes d'alimentation électrique d'appoint suivants :
1. Un système d'alimentation électrique d'appoint qui est utilisé pour produire de l'électricité dans une installation de production d'énergie renouvelable et qui est exploité dans les circonstances visées au paragraphe 7 (1) du Règlement de l'Ontario 359/09 (Renewable Energy Approvals under Part V.0.1 of the Act) pris en vertu de la Loi.
 2. Un système d'alimentation électrique d'appoint qui est associé à un bâtiment ou à un ouvrage contenant un ou plusieurs lieux d'habitation et qui est utilisé par les occupants d'au plus trois lieux d'habitation dans le bâtiment ou l'ouvrage.
 3. Un système d'alimentation électrique d'appoint qui est utilisé pour l'agriculture.
 4. Un système d'alimentation électrique d'appoint qui est utilisé uniquement pour atténuer les conséquences d'une situation d'urgence déclarée en vertu de la *Loi sur la protection civile et la gestion des situations d'urgence*.
 5. Un système d'alimentation électrique d'appoint qui fait partie d'un gros réseau résidentiel municipal ou d'un petit réseau résidentiel municipal, au sens du Règlement de l'Ontario 170/03 (Réseaux d'eau potable) pris en vertu de la *Loi de 2002 sur la salubrité de l'eau potable*.

Exemptions à l'obligation d'enregistrement : al. 20.21 (1) a) et b) de la Loi

13. (1) Les alinéas 20.21 (1) a) et b) de la Loi ne s'appliquent pas à une personne qui exerce sur un site une activité prescrite par l'article 12 du présent règlement relativement à un système d'alimentation électrique d'appoint si les conditions suivantes sont réunies :

- a) la personne a enregistré auparavant une ou plusieurs de ces activités relativement à ce système d'alimentation électrique d'appoint ou à un autre système d'alimentation électrique d'appoint sur ce site;
- b) l'enregistrement n'est pas suspendu et n'a pas été retiré du Registre.

(2) Les alinéas 20.21 (1) a) et b) de la Loi ne s'appliquent pas à une personne qui modifie le débit de production relativement à une génératrice faisant partie du système d'alimentation électrique d'appoint si la modification entraîne un débit inférieur à la capacité nominale de la génératrice.

Exigences liées aux activités : al. 20.21 (1) c) de la Loi

14. (1) Pour l'application de l'alinéa 20.21 (1) c) de la Loi, nul ne doit exercer une activité prescrite par l'article 12 du présent règlement relativement à un système d'alimentation électrique d'appoint à moins que les conditions suivantes ne soient réunies :

- a) l'utilisation, l'exploitation et l'entretien de chacune des composantes du système respectent les recommandations de son fabricant;
- b) le système est utilisé et exploité exclusivement pour fournir de l'énergie électrique en cas de panne d'électricité ou de réduction involontaire de l'alimentation électrique ou encore aux fins de vérification ou d'entretien du système conformément au paragraphe (2);
- c) sous réserve du paragraphe (3), les cheminées d'échappement servant au rejet dans l'air des contaminants produits par le système, à l'exclusion du bruit, sont orientées verticalement et aucun obstacle n'empêche l'évacuation des émissions;
- d) sous réserve du paragraphe (4), chaque génératrice faisant partie du système est certifiée par le fabricant comme satisfaisant au minimum aux normes d'émission de niveau 1 (Tier 1 Emission Standards) énoncées au tableau 1 du document 40 CFR 89.112 de la United States Environmental Protection Agency;
- e) sous réserve du paragraphe (4), si une génératrice faisant partie du système est située à l'extérieur d'un bâtiment ou d'un ouvrage, des mesures d'atténuation acoustique ont été prises pour que l'intensité du bruit qu'elle produit ne dépasse pas :
 - (i) 70 décibels pondérés en gamme A à une distance de sept mètres de la génératrice, si sa capacité nominale ne dépasse pas 150 kilowatts,
 - (ii) 75 décibels pondérés en gamme A à une distance de sept mètres de la génératrice, si sa capacité nominale dépasse 150 kilowatts;
- f) sous réserve du paragraphe (4), si une génératrice faisant partie du système est située à l'intérieur d'un bâtiment ou d'un ouvrage, les conditions suivantes doivent être réunies :
 - (i) des mesures d'atténuation acoustique sont prévues aux points d'entrée et de sortie d'air du système de refroidissement dans la pièce où se trouve la génératrice et elles permettent d'atténuer l'intensité du bruit provenant de ces points d'au moins les valeurs de perte par insertion indiquées au tableau 1 du présent paragraphe pour la fréquence centrale de la bande d'octave,
 - (ii) le silencieux d'échappement du moteur à combustion de la génératrice est capable d'atténuer l'intensité du bruit provenant de la cheminée d'échappement d'au moins les valeurs de perte par insertion indiquées au tableau 2 du présent paragraphe pour la fréquence centrale de la bande d'octave,
 - (iii) toutes les portes extérieures de la pièce où se trouve la génératrice reposent dans un cadre muni d'un double joint d'étanchéité en néoprène solide sur tout le contour et doivent présenter un indice de transmission du son d'au moins 35, d'après des mesures effectuées conformément aux normes énoncées au paragraphe 5.9.1.1.(1) du Règlement de l'Ontario 350/06 (Building Code) pris en vertu de la *Loi de 1992 sur le code du bâtiment*, et être :
 - (A) soit faites de bois massif d'une épaisseur d'au moins 50 millimètres,
 - (B) soit enveloppées d'une feuille métallique et isolées en leur centre d'une couche de fibre de verre.

TABLEAU 1
ATTÉNUATION ACOUSTIQUE AU NIVEAU DES POINTS D'ENTRÉE ET DE SORTIE D'AIR DU SYSTÈME DE
REFROIDISSEMENT

Point	Colonne 1	Colonne 2
	Fréquence centrale de la bande d'octave (hertz)	Perte par insertion (décibels)
1.	125	10
2.	250	12
3.	500	14
4.	1000	15
5.	2000	15
6.	4000	15

TABLEAU 2
ATTÉNUATION ACOUSTIQUE AU NIVEAU DES CHEMINÉES D'ÉCHAPPEMENT DU MOTEUR À COMBUSTION

Point	Colonne 1	Colonne 2
	Fréquence centrale de la bande d'octave (hertz)	Perte par insertion (décibels)
1.	125	23
2.	250	29
3.	500	30
4.	1000	28
5.	2000	22
6.	4000	21

(2) Pour l'application de l'alinéa (1) b), les vérifications et l'entretien du système d'alimentation électrique d'appoint doivent satisfaire aux exigences suivantes :

1. Le système est utilisé et exploité aux fins de vérification ou d'entretien pendant une durée maximale de 60 heures par période de 12 mois.
2. Le système est utilisé et exploité aux fins de vérification ou d'entretien exclusivement entre 7 heures et 19 heures.
3. Lorsque le système est utilisé et exploité aux fins de vérification ou d'entretien, les entrées d'air, les portes et les fenêtres des bâtiments ou ouvrages situés sur le même site que le système sont fermées, si cela permet de réduire la probabilité que des émissions provenant du système entrent dans un bâtiment ou un ouvrage.
4. Si le système comprend plusieurs génératrices, une seule à la fois est utilisée et exploitée aux fins de vérification ou d'entretien.
5. Si le ministère diffuse un avis de smog pour un secteur dans lequel le système est situé, le système n'est pas utilisé ou exploité aux fins de vérification ou d'entretien tant qu'un avis de fin de smog n'a pas été diffusé pour ce secteur.

(3) Si un système d'alimentation électrique d'appoint doit faire l'objet d'une autorisation environnementale, l'alinéa (1) c) ne s'applique pas à une cheminée d'échappement qui faisait partie du système au moment de la délivrance de l'autorisation, sauf si une modification a été apportée à la cheminée depuis cette date.

(4) Si un système d'alimentation électrique d'appoint doit faire l'objet d'une autorisation environnementale, les alinéas (1) d), e) et f) ne s'appliquent pas à une génératrice qui faisait partie du système au moment de la délivrance de l'autorisation.

Dossiers

15. (1) La personne qui exerce une activité prescrite par l'article 12 relativement à un système d'alimentation électrique d'appoint veille à ce que les documents et dossiers suivants soient accessibles sur le site où se trouve le système :

1. Un journal dans lequel sont consignés les renseignements concernant l'utilisation, l'exploitation, les inspections, l'entretien ou les vérifications ou réparations du système d'alimentation électrique d'appoint :
 - i. La date et l'heure auxquelles chaque génératrice qui fait partie du système est vérifiée et la durée de la vérification.
 - ii. La date et l'heure auxquelles le système est utilisé ou exploité ainsi que le motif et la durée de l'utilisation ou de l'exploitation.
 - iii. Chaque inspection, entretien ou réparation du système, notamment la date et un résumé de l'intervention.
 - iv. Le nom de la personne qui a effectué la vérification, l'inspection, l'entretien ou la réparation du système.
 - v. Si la personne visée à la sous-disposition iv est un employé, le nom de son employeur ou de l'entreprise qui l'emploie.
 - vi. Toute anomalie observée ou décelée et les mesures prises pour la corriger.
2. Une copie de chaque document se rapportant aux vérifications, aux inspections, à l'entretien ou aux réparations du système d'alimentation électrique d'appoint.
3. Les documents se rapportant aux recommandations du fabricant relativement à l'utilisation, à l'exploitation et à l'entretien de chaque composante du système d'alimentation électrique d'appoint.
4. Si une génératrice ou des mesures ou de l'équipement se rapportant à une génératrice visés à l'alinéa 14 (1) d), e) ou f) sont utilisés sur le site du système, des copies des documents fournis par le fabricant qui précisent que la génératrice, les mesures ou l'équipement satisfont aux exigences énoncées à ces alinéas.
5. Un journal dans lequel sont consignés les renseignements suivants concernant toute plainte liée à l'environnement naturel reçue par la personne relativement au système d'alimentation électrique d'appoint :
 - i. La date et l'heure auxquelles chaque plainte a été reçue.

ii. Une description de la plainte.

iii. Une description des mesures prises, s'il y a lieu, pour traiter la plainte.

6. Une copie de la plainte visée à la disposition 5, s'il s'agit d'une plainte écrite.

(2) La personne visée au paragraphe (1) veille à ce que chaque dossier ou document visé aux dispositions 1, 2, 5 et 6 de ce paragraphe soit accessible sur le site où se trouve le système pendant une période de cinq ans à compter du jour où le dossier ou document est créé.

Mise à jour périodique de l'enregistrement

16. (1) Pour l'application de l'alinéa 20.22 (2) a) de la Loi, au plus tard le cinquième anniversaire du jour où une personne reçoit une confirmation d'enregistrement relativement à une activité prescrite par l'article 12 du présent règlement, et au plus tard à chaque cinquième anniversaire par la suite, elle vérifie les renseignements contenus dans le Registre et, à l'aide du système d'enregistrement électronique accessible sur Internet à partir du site Web du ministère :

a) soit dépose des renseignements complets et exacts dans le Registre;

b) soit dépose une confirmation que les renseignements contenus dans le Registre sont complets et exacts.

(2) Une personne autorisée à fournir une attestation en application du paragraphe 2 (3), atteste, à l'aide du système d'enregistrement électronique, que les renseignements déposés en application du paragraphe (1) sont complets et exacts.

Date prescrite pour l'expiration de l'autorisation

17. Pour l'application de l'alinéa 20.17 b) de la Loi, le cinquième anniversaire du jour de l'entrée en vigueur de l'article 12 du présent règlement est prescrit comme étant la date à laquelle une autorisation environnementale délivrée relativement à une activité visée par la présente partie cesse de s'appliquer à l'égard de cette activité.

PARTIE V FINITION AUTOMOBILE

Définitions

18. Les définitions qui suivent s'appliquent à la présente partie.

«cabine de pulvérisation» Ouvrage destiné aux opérations de revêtement par pulvérisation conçu de manière à pouvoir saisir et piéger les particules produites lors de la surpulvérisation. («spray booth»)

«efficacité de transfert» Ratio, exprimé en pourcentage, entre la quantité de revêtement transférée à la surface d'un véhicule automobile ou d'une pièce du véhicule et la quantité totale de revêtement pulvérisée. («transfer efficiency»)

«équipement de pulvérisation HVBP» Équipement qui réunit les caractéristiques suivantes :

a) il comporte une marque permanente l'identifiant comme équipement de pulvérisation HVBP;

b) il est utilisé pour appliquer un revêtement à haut volume et à basse pression;

c) il est conçu et utilisé avec une pression d'air d'atomisation comprise entre 0,1 et 10 livres par pouce carré, mesurée au centre du chapeau d'air et au centre de ses cornes. («HVLP spray equipment»)

«finition automobile» S'entend de l'application d'un revêtement sur tout ou partie de la carrosserie d'un véhicule automobile ou de la réparation ou de la personnalisation de tout ou partie d'une telle carrosserie ainsi que de la réparation ou de la personnalisation de l'intérieur d'un véhicule automobile. («automotive refinishing»)

«installation de finition automobile» Installation où la finition automobile est réalisée. («automotive refinishing facility»)

«pulvérisation électrostatique» Méthode d'application d'un revêtement où une charge électrique est appliquée au revêtement et où celui-ci est attiré vers l'objet à revêtir par le potentiel électrostatique qui les sépare. («electrostatic spraying»)

«récepteur de bruit» Résidence permanente ou saisonnière, hôtel, motel, foyer de soins de longue durée, maison de retraite, hôpital, terrain de camping, garderie, établissement d'enseignement ou lieu de culte. S'entend en outre d'un emplacement situé sur un terrain vague dont le zonage permet la construction d'un de ces bâtiments et sur lequel on peut raisonnablement s'attendre à ce qu'un de ces bâtiments soit situé. («noise receptor»)

«revêtement» Produit qui forme une pellicule lorsqu'il est appliqué sur une surface à des fins de protection ou à d'autres fins de finition. Ne s'entend pas d'un produit utilisé pour le placage de métaux. («coating»)

«taux d'application de revêtement» Nombre de litres de revêtement pulvérisés en une heure. («coating application rate»)

«taux d'application de revêtement à l'échelle de l'installation» Total des taux d'application de revêtement résultant de l'ensemble des sources de pulvérisation de revêtement dans une installation de finition automobile. («facility-wide coating application rate»)

Activités prescrites : par. 20.21 (1) de la Loi**19. (1) Les activités suivantes sont prescrites pour l'application du paragraphe 20.21 (1) de la Loi :**

1. Sous réserve du paragraphe (3), l'utilisation, l'exploitation, la construction, la modification, l'agrandissement ou le remplacement d'un ouvrage, d'un équipement, d'un appareil, d'un mécanisme ou d'une chose utilisé dans une installation de finition automobile satisfaisant aux critères indiqués au paragraphe (2) aux fins d'activités de finition automobile et susceptible de rejeter ou duquel peut être rejeté un contaminant dans une partie de l'environnement naturel autre que l'eau.
2. La modification d'un procédé ou d'un débit de production relativement à un ouvrage, à un équipement, à un appareil, à un mécanisme ou à une chose utilisé dans une installation de finition automobile satisfaisant aux critères indiqués au paragraphe (2) aux fins d'activités de finition automobile de façon :
 - i. soit qu'un contaminant puisse être rejeté dans une partie de l'environnement naturel autre que l'eau,
 - ii. soit que le débit ou le mode de rejet d'un contaminant dans une partie de l'environnement naturel autre que l'eau puisse être modifié.

(2) Les critères visés au paragraphe (1) relativement à une installation de finition automobile sont les suivants :

1. Si l'installation occupe la totalité d'un bâtiment, elle comporte entre une et trois cabines de pulvérisation et le taux d'application de revêtement à l'échelle de l'installation ne dépasse pas six litres par heure en fonctionnement normal.
2. Si l'installation se trouve dans un bâtiment qui contient plus d'une unité, dont au moins une n'est pas occupée par l'installation, cette dernière comporte une seule cabine de pulvérisation et le taux d'application de revêtement à l'échelle de l'installation ne dépasse pas deux litres par heure en fonctionnement normal.
3. Pour chacune des cabines de pulvérisation, la distance, mesurée horizontalement, entre les deux points suivants est au moins égale à la distance de retrait minimale indiquée au tableau 1 du présent paragraphe en regard du taux d'application de revêtement à l'échelle de l'installation en fonctionnement normal :
 - i. Le centre de la cheminée d'évacuation de la cabine de pulvérisation.
 - ii. Le point de la limite de propriété de l'installation qui est le plus proche du centre de la cheminée d'évacuation de la cabine de pulvérisation.
4. Si l'installation comporte une ou plusieurs cabines de pulvérisation qui sont ventilées par des ventilateurs situés à l'intérieur, pour chacune des cabines, l'un des critères suivants est rempli :
 - i. La distance, mesurée horizontalement, entre les deux points suivants est au moins égale à la distance de retrait minimale indiquée au tableau 2 du présent paragraphe en regard du nombre de cabines de pulvérisation dans l'installation :
 - A. Le centre de la cheminée d'évacuation de la cabine de pulvérisation.
 - B. Le point le plus proche de la cheminée d'évacuation de la cabine de pulvérisation qui se trouve sur la limite de propriété d'un récepteur de bruit.
 - ii. Des écrans acoustiques d'une densité d'au moins 12 kilogrammes au mètre carré sont installés pour bloquer la ligne de vue directe entre la cheminée d'évacuation de la cabine de pulvérisation et chaque récepteur de bruit pour lequel la distance, mesurée horizontalement, entre les deux points suivants est inférieure à la distance de retrait minimale indiquée au tableau 2 du présent paragraphe en regard du nombre de cabines de pulvérisation dans l'installation :
 - A. Le centre de la cheminée d'évacuation de la cabine de pulvérisation.
 - B. Le point le plus proche de la cheminée d'évacuation de la cabine de pulvérisation qui se trouve sur la limite de propriété d'un récepteur de bruit.
5. Si l'installation comporte une ou plusieurs cabines de pulvérisation qui sont ventilées par des ventilateurs situés à l'extérieur, pour chacun de ces ventilateurs, l'un des critères suivants est rempli :
 - i. La distance, mesurée horizontalement, entre les deux points suivants est au moins égale à la distance de retrait minimale indiquée au tableau 3 du présent paragraphe en regard du nombre de cabines de pulvérisation dans l'installation :
 - A. Le ventilateur extérieur.
 - B. Le point le plus proche du ventilateur extérieur qui se trouve sur la limite de propriété d'un récepteur de bruit.
 - ii. Des écrans acoustiques d'une densité d'au moins 12 kilogrammes au mètre carré sont installés pour bloquer la ligne de vue directe entre le ventilateur extérieur et chaque récepteur de bruit pour lequel la distance, mesurée

horizontalement, entre les deux points suivants est inférieure à la distance de retrait minimale indiquée au tableau 3 du présent paragraphe en regard du nombre de cabines de pulvérisation dans l'installation :

- A. Le ventilateur extérieur.
 - B. Le point le plus proche du ventilateur extérieur qui se trouve sur la limite de propriété d'un récepteur de bruit.
6. Les éventuelles eaux usées de l'installation sont :
- i. soit acheminées vers un système de gestion des déchets qui doit faire l'objet d'une autorisation environnementale,
 - ii. soit rejetées dans une station d'épuration des eaux d'égout qui doit faire l'objet d'une autorisation environnementale,
 - iii. soit rejetées dans un réseau municipal de drainage des eaux usées.
7. Si l'installation se trouve dans une zone d'aménagement contrôlée dans la zone de planification de l'escarpement du Niagara, la personne qui exerce l'activité prescrite a obtenu tout permis d'aménagement exigé en application de l'article 24 de la *Loi sur la planification et l'aménagement de l'escarpement du Niagara* et, si un permis a été délivré, a veillé à ce que les exigences du présent règlement ne soient pas incompatibles avec une condition du permis.

TABLEAU 1
DISTANCE DE RETRAIT MINIMALE PAR RAPPORT À LA LIMITE DE PROPRIÉTÉ DE L'INSTALLATION

Point	Colonne 1	Colonne 2
	Taux d'application de revêtement à l'échelle de l'installation en fonctionnement normal	Distance de retrait minimale
1.	≤ 2 litres par heure	Aucune distance de retrait exigée
2.	> 2 à ≤ 3 litres par heure	20 mètres
3.	> 3 à ≤ 4 litres par heure	38 mètres
4.	> 4 à ≤ 5 litres par heure	55 mètres
5.	> 5 à ≤ 6 litres par heure	75 mètres

TABLEAU 2
DISTANCE DE RETRAIT MINIMALE PAR RAPPORT À LA LIMITE DE PROPRIÉTÉ DU RÉCEPTEUR DE BRUIT —
VENTILATEURS INTÉRIEURS

Point	Colonne 1	Colonne 2
	Nombre de cabines de pulvérisation dans l'installation	Distance de retrait minimale
1.	1	40 mètres
2.	2	55 mètres
3.	3	75 mètres

TABLEAU 3
DISTANCE DE RETRAIT MINIMALE PAR RAPPORT À LA LIMITE DE PROPRIÉTÉ DU RÉCEPTEUR DE BRUIT —
VENTILATEURS EXTÉRIEURS

Point	Colonne 1	Colonne 2
	Nombre de cabines de pulvérisation dans l'installation	Distance de retrait minimale
1.	1	60 mètres
2.	2	85 mètres
3.	3	120 mètres

(3) Les activités se rapportant à la construction d'un ouvrage, d'un équipement, d'un appareil, d'un mécanisme ou d'une chose utilisé dans une installation de finition automobile aux fins d'activités de finition automobile qui sont exercées sur un site autre que l'installation de finition automobile ne sont pas des activités prescrites pour l'application du paragraphe 20.21 (1) de la Loi.

(4) Le présent article ne s'applique pas aux installations de finition automobile suivantes :

1. Une installation qui fabrique des véhicules automobiles ou des pièces de véhicule automobile.
2. Une installation qui exerce principalement des activités de remplacement et de réparation de verre relativement à des véhicules automobiles.
3. Une installation qui exerce principalement des activités de réparation des composants mécaniques ou électriques de véhicules automobiles.
4. Une installation mobile de finition.

5. Une installation qui contrôle les émissions d'une cabine de pulvérisation à l'aide d'un système de filtration par rideau d'eau.

Exemptions à l'obligation d'enregistrement : al. 20.21 (1) a) et b) de la Loi

20. (1) Les alinéas 20.21 (1) a) et b) de la Loi ne s'appliquent pas à une personne qui exerce une activité prescrite par l'article 19 du présent règlement relativement aux activités de finition automobile dans une installation de finition automobile si les conditions suivantes sont réunies :

- a) la personne a enregistré auparavant une ou plusieurs de ces activités relativement à cette installation de finition automobile;
- b) l'enregistrement n'est pas suspendu et n'a pas été retiré du Registre.

(2) Les alinéas 20.21 (1) a) et b) de la Loi ne s'appliquent pas à une personne qui modifie le débit de production relativement à un ouvrage, un équipement, un appareil, un mécanisme ou une chose utilisé dans une installation de finition automobile aux fins d'activités de finition automobile si la modification entraîne un taux d'application de revêtement à l'échelle de l'installation en fonctionnement normal inférieur au taux indiqué au tableau 1 du paragraphe 19 (2) correspondant à la distance de retrait minimale, mesurée horizontalement, entre le centre de chaque cheminée d'évacuation des cabines de pulvérisation de l'installation et le point de la limite de propriété de l'installation le plus proche de la cheminée.

Exigences liées aux activités : al. 20.21 (1) c) de la Loi

21. (1) Pour l'application de l'alinéa 20.21 (1) c) de la Loi, nul ne doit exercer une activité prescrite par l'article 19 du présent règlement relativement à des activités de finition automobile dans une installation de finition automobile à moins que les conditions suivantes ne soient réunies :

- a) les systèmes de filtration des cabines de pulvérisation, l'équipement d'application du revêtement, les cabines de pulvérisation et tout autre équipement connexe au sein de l'installation sont utilisés, exploités et entretenus d'une manière qui satisfait aux recommandations de leurs fabricants;
- b) les revêtements qui sont utilisés dans l'installation remplissent les conditions suivantes :
 - (i) ils satisfont aux exigences du Règlement limitant la concentration en composés organiques volatils (COV) des produits de finition automobile, DORS/2009-197 pris en vertu de la *Loi canadienne sur la protection de l'environnement* (1999), dans ses versions successives,
 - (ii) ils sont appliqués exclusivement dans une cabine de pulvérisation,
 - (iii) ils sont appliqués exclusivement entre 7 heures et 19 heures,
 - (iv) selon qu'ils sont à base d'eau ou à base de solvant, ils sont conservés et utilisés séparément et ils ne sont pas mélangés au moment de la mise au rebut,
 - (v) ils sont appliqués exclusivement au moyen d'un des équipements suivants :
 - (A) un équipement de pulvérisation HVBP identifié par le fabricant comme ayant une efficacité de transfert minimale de 65 pour cent,
 - (B) un équipement de pulvérisation électrostatique,
 - (C) tout autre équipement d'application de revêtement qui est accompagné d'un document du fabricant qui précise que l'équipement a une efficacité de transfert minimale de 65 pour cent;
- c) sous réserve du paragraphe (2), les cheminées d'évacuation des cabines de pulvérisation de l'installation sont verticales, sont dépourvues de tout obstacle gênant l'évacuation et offrent une vitesse d'évacuation d'au moins de 12 mètres par seconde;
- d) sous réserve du paragraphe (2), la hauteur minimale, au-dessus du sol, de chaque cheminée d'évacuation des cabines de pulvérisation de l'installation est la suivante :
 - (i) si la hauteur du bâtiment est complètement uniforme, au moins 1,5 fois la hauteur du bâtiment,
 - (ii) si la hauteur du bâtiment n'est pas complètement uniforme, au moins 1,5 fois la hauteur du bâtiment où se trouve la cheminée et au moins aussi élevée que le point le plus élevé du bâtiment;
- e) tous les ventilateurs d'admission ou d'extraction reliés aux cabines de pulvérisation de l'installation sont utilisés et exploités exclusivement entre 7 heures et 19 heures;
- f) les cabines de pulvérisation de l'installation sont équipées de filtres qui, d'après les indications du fabricant, éliminent au moins 95 pour cent des particules provenant des émissions des cheminées d'évacuation des cabines de pulvérisation;

- g) le taux d'application de revêtement à l'échelle de l'installation ne dépasse pas le taux indiqué au tableau 1 du paragraphe 19 (2) correspondant à la distance de retrait minimale, mesurée horizontalement, entre le centre de chaque cheminée d'évacuation des cabines de pulvérisation de l'installation et le point de la limite de propriété de l'installation le plus proche de la cheminée;
- h) les ouvrages, équipements, appareils, mécanismes ou choses utilisés ou exploités dans l'installation pour le ponçage, la rectification ou le polissage de véhicules automobiles ou de pièces de véhicule automobile le sont uniquement lorsque toutes les portes de l'installation sont fermées, sauf pour permettre l'entrée et la sortie des véhicules et du personnel;
- i) la personne qui exerce l'activité, ou le directeur de l'installation si la personne qui exerce l'activité n'est pas en charge de l'installation, et tous les membres du personnel appelés à utiliser des revêtements dans l'installation suivent une formation conformément à l'article 4.3 du document publié par le Conseil canadien des ministres de l'environnement intitulé *Normes et directives nationales sur la réduction des composés organiques volatils provenant de l'application de revêtements commerciaux et industriels canadiens - Finition d'automobiles*, daté d'octobre 1998, dans ses versions successives et accessible sur le site Web du Conseil.

(2) Si une autorisation environnementale s'applique à une installation de finition automobile, les alinéas (1) c) et d) ne s'appliquent pas à une cheminée d'évacuation de cabine de pulvérisation qui faisait partie de l'installation au moment de la délivrance de l'autorisation, sauf si une modification a été apportée à la cheminée d'évacuation ou que la cabine de pulvérisation a été remplacée depuis cette date.

Dossiers

22. (1) La personne qui exerce une activité prescrite par l'article 19 relativement à une installation de finition automobile veille à ce que les documents et dossiers suivants soient accessibles sur les lieux de l'installation :

1. Un journal dans lequel sont consignés les renseignements suivants à propos de chaque cabine de pulvérisation de l'installation de finition automobile :
 - i. Le nom du fabricant et le numéro de modèle éventuel de la cabine de pulvérisation.
 - ii. Le nom du fabricant et le numéro de modèle éventuel de tous les équipements de pulvérisation.
 - iii. Le nom du fabricant et le numéro de modèle éventuel de tous les systèmes de filtration des cabines de pulvérisation.
 - iv. Le nom du fabricant, le numéro de modèle éventuel et la capacité en mètres cubes par seconde de tous les ventilateurs d'extraction des cabines de pulvérisation.
2. Un journal dans lequel sont consignés les renseignements suivants à propos de chaque application de revêtement dans l'installation de finition automobile :
 - i. La date, l'heure et la durée de l'application.
 - ii. Le nom et le fabricant de chaque revêtement utilisé pour l'application.
 - iii. L'estimation en litres de la quantité de chaque revêtement utilisé pour l'application.
3. Un journal dans lequel sont consignés les renseignements suivants à propos des inspections, de l'entretien ou des réparations d'un ouvrage, d'un équipement, d'un appareil, d'un mécanisme ou d'une chose utilisé dans l'installation de finition automobile dans le cadre des activités de finition automobile :
 - i. Chaque inspection, entretien ou réparation, notamment la date et un résumé de l'intervention.
 - ii. Le nom de la personne qui a effectué l'inspection, l'entretien ou la réparation.
 - iii. Si la personne visée à la sous-disposition ii est un employé, le nom de son employeur ou de l'entreprise qui l'emploie.
 - iv. Toute anomalie observée ou décelée et les mesures prises pour la corriger.
4. Une copie de chaque document se rapportant aux inspections, à l'entretien ou aux réparations de l'ouvrage, de l'équipement, de l'appareil, du mécanisme ou de la chose utilisé dans l'installation de finition automobile dans le cadre des activités de finition automobile.
5. Les documents se rapportant aux recommandations du fabricant relativement à l'utilisation, à l'exploitation et à l'entretien d'un ouvrage, d'un équipement, d'un appareil, d'un mécanisme ou d'une chose utilisé dans l'installation de finition automobile dans le cadre des activités de finition automobile.
6. Un document contenant une liste des personnes responsables de l'utilisation, de l'exploitation et de l'entretien de l'installation ainsi que de la formation et précisant le nom et la date du cours suivi par chaque personne ayant suivi la formation visée à l'alinéa 21 (1) (i).

7. Si l'un des équipements visés au sous-sous-alinéa 21 (1) b) (v) (A) ou (C) est utilisé dans l'installation, des copies des documents fournis par le fabricant qui précisent l'efficacité de transfert de l'équipement.
8. Un journal dans lequel sont consignés les renseignements suivants concernant toute plainte liée à l'environnement naturel reçue par la personne relativement à l'installation de finition automobile :
 - i. La date et l'heure à laquelle chaque plainte a été reçue.
 - ii. Une description de la plainte.
 - iii. Une description des mesures prises, s'il y a lieu, pour traiter la plainte.
9. Une copie de la plainte visée à la disposition 8, s'il s'agit d'une plainte écrite.

(2) La personne visée au paragraphe (1) veille à ce que chaque dossier ou document visé aux dispositions 2 à 4, 6, 8 et 9 de ce paragraphe soit accessible sur le site où se trouve l'installation de finition automobile pendant une période de cinq ans à compter du jour où le dossier ou document est créé.

Mise à jour périodique de l'enregistrement

23. (1) Pour l'application de l'alinéa 20.22 (2) a) de la Loi, au plus tard le premier anniversaire du jour où une personne reçoit une confirmation d'enregistrement relativement à une activité prescrite par l'article 19 du présent règlement, et au plus tard à chaque anniversaire par la suite, elle vérifie les renseignements contenus dans le Registre et, à l'aide du système d'enregistrement électronique accessible sur Internet à partir du site Web du ministère :

- a) soit dépose des renseignements complets et exacts dans le Registre;
- b) soit dépose une confirmation que les renseignements contenus dans le Registre sont complets et exacts.

(2) Une personne autorisée à fournir une attestation en application du paragraphe 2 (3), atteste, à l'aide du système d'enregistrement électronique, que les renseignements déposés en application du paragraphe (1) sont complets et exacts.

Date prescrite pour l'expiration de l'autorisation

24. Pour l'application de l'alinéa 20.17 b) de la Loi, le cinquième anniversaire du jour de l'entrée en vigueur de l'article 19 du présent règlement est prescrit comme étant la date à laquelle une autorisation environnementale délivrée relativement à une activité visée par la présente partie cesse de s'appliquer à l'égard de cette activité.

PARTIE VI ENTRÉE EN VIGUEUR

Entrée en vigueur

25. Le présent règlement entre en vigueur le dernier en date du jour de l'entrée en vigueur du paragraphe 2 (1) de l'annexe 7 de la *Loi de 2010 favorisant un Ontario propice aux affaires* et du jour du dépôt du présent règlement.

27/11

ONTARIO REGULATION 246/11

made under the

CONSOLIDATED HEARINGS ACT

Made: June 1, 2011
 Filed: June 14, 2011
 Published on e-Laws: June 16, 2011
 Printed in *The Ontario Gazette*: July 2, 2011

Amending Reg. 173 of R.R.O. 1990
 (Hearings)

Note: Regulation 173 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. Item 3 of the Schedule to Regulation 173 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

3.	A hearing under the <i>Ontario Water Resources Act</i> , except subsection 74 (4) and a hearing under the <i>Environmental Protection Act</i> , except subsections 20.15 (1) and 36 (1)	Hearings by the Ontario Municipal Board and hearings by tribunals following which a decision may be made that may be appealed to the Ontario Municipal Board
----	---	--

Commencement

2. This Regulation comes into force on the later of the day subsection 2 (1) of Schedule 7 to the *Open for Business Act, 2010* comes into force and the day it is filed.

27/11

ONTARIO REGULATION 247/11

made under the

ENVIRONMENTAL PROTECTION ACT

Made: June 1, 2011
 Filed: June 14, 2011
 Published on e-Laws: June 16, 2011
 Printed in *The Ontario Gazette*: July 2, 2011

Amending O. Reg. 206/97

(Waste Disposal Sites and Waste Management Systems Subject to Approval under or Exempt from the Environmental Assessment Act)

Note: Ontario Regulation 206/97 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. The title to Ontario Regulation 206/97 is revoked and the following substituted:

**WASTE DISPOSAL SITES, WASTE MANAGEMENT SYSTEMS AND SEWAGE WORKS
 SUBJECT TO APPROVAL UNDER OR EXEMPT FROM THE ENVIRONMENTAL
 ASSESSMENT ACT**

2. Section 1 of the Regulation is amended by striking out “A waste disposal site or waste management system is exempt from sections 30 and 32” in the portion before clause (a) and substituting “A waste disposal site, waste management system or sewage works is exempt from being the subject matter of a hearing under section 20.15”.

3. Section 2 of the Regulation is revoked.

Commencement

4. This Regulation comes into force on the later of the day subsection 2 (1) of Schedule 7 to the *Open for Business Act, 2010* comes into force and the day it is filed.

27/11

ONTARIO REGULATION 248/11
made under the
ONTARIO WATER RESOURCES ACT

Made: June 1, 2011
Filed: June 14, 2011
Published on e-Laws: June 16, 2011
Printed in *The Ontario Gazette*: July 2, 2011

Revoking O. Reg. 207/97
(Sewage Works Subject to Approval under the Environmental Assessment Act)

Note: Ontario Regulation 207/97 has not previously been amended.

Revocation

- 1. Ontario Regulation 207/97 is revoked.**

Commencement

- 2. This Regulation comes into force on the later of the day subsection 2 (1) of Schedule 7 to the *Open for Business Act, 2010* comes into force and the day it is filed.**

27/11

ONTARIO REGULATION 249/11
made under the
ENVIRONMENTAL ASSESSMENT ACT

Made: June 1, 2011
Filed: June 14, 2011
Published on e-Laws: June 16, 2011
Printed in *The Ontario Gazette*: July 2, 2011

Amending Reg. 334 of R.R.O. 1990
(General)

Note: Regulation 334 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 11.1 (2) of Regulation 334 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:**

(2) An undertaking in respect of the processing or disposing of municipal waste on a municipal waste pilot project site is exempt from Part II of the *Environmental Assessment Act* if section 5.0.1 of Regulation 347 of the Revised Regulations of Ontario, 1990 applies to an application for an environmental compliance approval under section 20.2 of the *Environmental Protection Act* in respect of the use, operation, establishment, alteration, extension or enlargement of the site.

Commencement

- 2. This Regulation comes into force on the later of the day subsection 2 (1) of Schedule 7 to the *Open for Business Act, 2010* comes into force and the day it is filed.**

27/11

ONTARIO REGULATION 250/11

made under the

ENVIRONMENTAL ASSESSMENT ACT

Made: June 1, 2011
 Filed: June 14, 2011
 Published on e-Laws: June 16, 2011
 Printed in *The Ontario Gazette*: July 2, 2011

Amending O. Reg. 101/07
 (Waste Management Projects)

Note: Ontario Regulation 101/07 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. (1) Subparagraph 6 ii of section 23 of Ontario Regulation 101/07 is revoked and the following substituted:

- ii. the increase referred to in subparagraph i is exempt, under section 5.2 of Regulation 347 of the Revised Regulations of Ontario, 1990 (General — Waste Management) made under the *Environmental Protection Act*, from being the subject matter of a hearing under section 20.15 of that Act.

(2) Paragraph 7 of section 23 of the Regulation is revoked and the following substituted:

- 7. The establishing or changing of a waste disposal site, other than a waste disposal site where liquid industrial waste or hazardous waste is disposed of, if the Director is of the opinion that the establishing or changing of the waste disposal site will alleviate an emergency situation that exists by reason of,
 - i. danger to the health or safety of any person,
 - ii. impairment or immediate risk of impairment of the quality of the natural environment for any use that can be made of it, or
 - iii. injury or damage or immediate risk of injury or damage to any property or to any plant or animal life.

Commencement

2. This Regulation comes into force on the later of the day subsection 2 (1) of Schedule 7 to the *Open for Business Act, 2010* comes into force and the day it is filed.

27/11

ONTARIO REGULATION 251/11

made under the

ENVIRONMENTAL PROTECTION ACT

Made: June 1, 2011
 Filed: June 14, 2011
 Published on e-Laws: June 16, 2011
 Printed in *The Ontario Gazette*: July 2, 2011

Amending O. Reg. 101/94
 (Recycling and Composting of Municipal Waste)

Note: Ontario Regulation 101/94 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. (1) Subsection 4 (1) of Ontario Regulation 101/94 is amended by striking out “a certificate of approval or a provisional certificate of approval issued under section 39 of the Act” and substituting “an environmental compliance approval”.

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

- (2) Subsection (1) applies only with respect to,

- (a) an environmental compliance approval issued on or after March 3, 1994; and
- (b) terms and conditions of an environmental compliance approval added to the approval on or after March 3, 1994.

2. Subsection 28 (1) of the Regulation is revoked and the following substituted:

(1) If section 27 applies to a municipal waste recycling site that was a waste disposal site operating under the authority of an environmental compliance approval for the acceptance, processing and transfer, but not the final disposal, of municipal waste and on application therefor, that site receives termination of its approval from the Director and commences operation as a municipal waste recycling site, paragraphs 16, 18 and 19 of section 23 do not apply.

3. Subsection 35 (1) of the Regulation is revoked and the following substituted:

(1) If section 34 applies to a leaf and yard waste composting site that was a waste disposal site operating under the authority of an environmental compliance approval for the acceptance, processing and transfer, but not the final disposal, of leaf and yard waste and on application therefor, that site receives termination of its approval from the Director and commences operation as a leaf and yard waste composting site, paragraphs 16, 18 and 19 of section 23 do not apply.

Commencement

4. This Regulation comes into force on the later of the day subsection 2 (1) of Schedule 7 to the *Open for Business Act, 2010* comes into force and the day it is filed.

27/11

ONTARIO REGULATION 252/11
made under the
ONTARIO WATER RESOURCES ACT

Made: June 1, 2011
Filed: June 14, 2011
Published on e-Laws: June 16, 2011
Printed in *The Ontario Gazette*: July 2, 2011

Amending O. Reg. 223/07
(Environmental Penalties)

Note: Ontario Regulation 223/07 has not previously been amended.

1. Paragraph 1 of subsection 3 (3) of Ontario Regulation 223/07 is amended by striking out “requirement to have an approval” and substituting “prohibition”.

2. (1) Paragraph 5 of subsection 9 (1) of the Regulation is amended by striking out “item 2 or 3 of Table 2” and substituting “item 2 of Table 2”.

(2) Subsection 9 (2) of the Regulation is amended by striking out “item 1 to 3, 9 or 12 of Table 2” and substituting “item 1, 2 or 12 of Table 2”.

(3) Subsection 9 (3) of the Regulation is amended by striking out “item 4, 6 or 11 of Table 2” in the portion before paragraph 1 and substituting “item 4 or 6 of Table 2”.

(4) Subsection 9 (4) of the Regulation is amended by striking out “item 5, 7, 8 or 10 of Table 2” in the portion before paragraph 1 and substituting “item 5, 7 or 8 of Table 2”.

3. (1) Subsection 11 (1) of the Regulation is amended by striking out “item 2 or 3 of Table 2” and substituting “item 2 of Table 2”.

(2) Subsection 11 (2) of the Regulation is amended by striking out “approval or” in the portion before clause (a).

(3) Subsection 11 (3) of the Regulation is amended by striking out “approval or” in the portion before clause (a).

4. Section 12 of the Regulation is revoked.

5. (1) Subsection 15 (1) of the Regulation is amended by striking out “items 1 to 3 of Table 2” in the portion before paragraph 1 and substituting “item 1 or 2 of Table 2”.

(2) Subsection 15 (2) of the Regulation is amended by striking out “item 1 to 3 of Table 2” in the portion before paragraph 1 and substituting “item 1 or 2 of Table 2”.

(3) Subparagraph 1 iii of subsection 15 (2) of the Regulation is amended by striking out “item 2 or 3 of Table 2” and substituting “item 2 of Table 2”.

(4) Subparagraph 2 iv of subsection 15 (2) of the Regulation is amended by striking out “item 2 or 3 of Table 2” and substituting “item 2 of Table 2”.

6. (1) Subsection 17 (2) of the Regulation is amended by striking out “item 5, 7, 8 or 10 of Table 2” and substituting “item 5, 7 or 8 of Table 2”.

(2) Subsection 17 (5) of the Regulation is amended by striking out “item 5, 7, 8 or 10 of Table 2” in the portion before clause (a) and substituting “item 5, 7 or 8 of Table 2”.

7. Section 18 of the Regulation is revoked and the following substituted:

Transition

18. Despite the revocation of items 3, 9, 10 and 11 of Table 2 of the Regulation, those items as they read immediately before the day subsection 2 (79) of Schedule 7 to the *Open for Business Act, 2010* came into force continue to apply to a contravention that occurred before that day.

8. (1) Item 3 of Table 2 of the Regulation is revoked.

(2) Item 5 of Table 2 of the Regulation is amended by striking out “or (5)” in Column 3.

(3) Items 9, 10 and 11 of Table 2 of the Regulation are revoked.

Commencement

9. This Regulation comes into force on the later of the day subsection 2 (79) of Schedule 7 to the *Open for Business Act, 2010* comes into force and the day it is filed.

27/11

ONTARIO REGULATION 253/11

made under the

ENVIRONMENTAL PROTECTION ACT

Made: June 1, 2011

Filed: June 14, 2011

Published on e-Laws: June 16, 2011

Printed in *The Ontario Gazette*: July 2, 2011

Amending O. Reg. 675/98

(Classification and Exemption of Spills and Reporting of Discharges)

Note: Ontario Regulation 675/98 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Subsection 1 (1) of Ontario Regulation 675/98 is revoked and the following substituted:

(1) A Class I spill is a discharge that is authorized by and is in accordance with,

(a) an environmental compliance approval;

(b) a regulation made for the purposes of Part II.2 of the Act; or

(c) an order, licence or permit issued under the Act, the *Ontario Water Resources Act*, the *Pesticides Act* or a predecessor of any of them.

Commencement

2. This Regulation comes into force on the later of the day subsection 2 (1) of Schedule 7 to the *Open for Business Act, 2010* comes into force and the day it is filed.

RÈGLEMENT DE L'ONTARIO 253/11

pris en vertu de la

LOI SUR LA PROTECTION DE L'ENVIRONNEMENTpris le 1^{er} juin 2011

déposé le 14 juin 2011

publié sur le site Lois-en-ligne le 16 juin 2011

imprimé dans la *Gazette de l'Ontario* le 2 juillet 2011

modifiant le Règl. de l'Ont. 675/98

(Classification et exemption des déversements et déclaration des rejets)

Remarque : Le Règlement de l'Ontario 675/98 a été modifié antérieurement. Ces modifications sont indiquées dans l'Historique législatif détaillé des règlements codifiés sur le site www.lois-en-ligne.gouv.on.ca.

1. Le paragraphe 1 (1) du Règlement de l'Ontario 675/98 est abrogé et remplacé par ce qui suit :

(1) Constitue un déversement de catégorie I le rejet qui est autorisé par ce qui suit et y est conforme :

- a) soit une autorisation environnementale;
- b) soit un règlement pris pour l'application de la partie II.2 de la Loi;
- c) soit une licence ou un permis délivré ou un arrêté pris ou une ordonnance rendue en vertu de la Loi, de la *Loi sur les ressources en eau de l'Ontario*, de la *Loi sur les pesticides* ou d'une loi que l'une ou l'autre de ces lois remplace.

Entrée en vigueur

2. Le présent règlement entre en vigueur le dernier en date du jour de l'entrée en vigueur du paragraphe 2 (1) de l'annexe 7 de la Loi de 2010 favorisant un Ontario propice aux affaires et du jour de son dépôt.

27/11

ONTARIO REGULATION 254/11

made under the

ENVIRONMENTAL PROTECTION ACT

Made: June 1, 2011

Filed: June 14, 2011

Published on e-Laws: June 16, 2011

Printed in *The Ontario Gazette*: July 2, 2011

Amending O. Reg. 222/07

(Environmental Penalties)

Note: Ontario Regulation 222/07 has not previously been amended.

1. Section 2 of Ontario Regulation 222/07 is amended by adding the following definition:

“sewage” has the same meaning as in subsection 1 (1) of the *Ontario Water Resources Act*;

2. Paragraph 1 of subsection 3 (3) of the Regulation is amended by striking out “requirement to have an approval” and substituting “prohibition”.

3. (1) Paragraph 5 of subsection 9 (1) of the Regulation is amended by striking out “item 3 or 4 of Table 2” and substituting “item 3 to 4.1 of Table 2”.

(2) Subsection 9 (2) of the Regulation is amended by striking out “item 1 to 4, 8 or 13 of Table 2” and substituting “item 1 to 4.1, 8, 12.1 or 13 of Table 2”.

(3) Subsection 9 (3) of the Regulation is amended by striking out “item 5, 7 or 10 of Table 2” in the portion before paragraph 1 and substituting “item 5, 7, 10 or 12.3 of Table 2”.

(4) Subsection 9 (4) of the Regulation is amended by striking out “item 6, 9, 11 or 12 of Table 2” in the portion before paragraph 1 and substituting “item 6, 9, 11, 12 or 12.2 of Table 2”.

4. (1) Subsection 12 (1) of the Regulation is amended by striking out “item 3 or 4 of Table 2” and substituting “item 3 to 4.1 of Table 2”.

(2) Subsection 12 (2) of the Regulation is amended by striking out “the regulation or order” in the portion before clause (a) and substituting “the regulation, order or environmental compliance approval”.

(3) Subsection 12 (3) of the Regulation is amended by striking out “the regulation or order” in the portion before clause (a) and substituting “the regulation, order or environmental compliance approval”.

5. Section 13 of the Regulation is amended by striking out “item 8 of Table 2” and substituting “item 8 or 12.1 of Table 2”.

6. (1) Subsection 16 (1) of the Regulation is amended by striking out “item 1, 3 or 4 of Table 2” in the portion before paragraph 1 and substituting “item 1 or 3 to 4.1 of Table 2”.

(2) Subsection 16 (2) of the Regulation is amended by striking out “item 1, 3 or 4 of Table 2” in the portion before paragraph 1 and substituting “item 1 or 3 to 4.1 of Table 2”.

(3) Subparagraph 1 iii of subsection 16 (2) of the Regulation is amended by striking out “item 3 or 4 of Table 2” and substituting “item 3 to 4.1 of Table 2”.

(4) Subparagraph 2 iv of subsection 16 (2) of the Regulation is amended by striking out “item 3 or 4 of Table 2” and substituting “item 3 to 4.1 of Table 2”.

7. (1) Subsection 18 (2) of the Regulation is amended by striking out “item 6, 9, 11 or 12 of Table 2” and substituting “item 6, 9, 11, 12 or 12.2 of Table 2”.

(2) Subsection 18 (5) of the Regulation is amended by striking out “item 6, 9, 11 or 12 of Table 2” in the portion before clause (a) and substituting “item 6, 9, 11, 12 or 12.2 of Table 2”.

8. Table 2 of the Regulation is amended by adding the following items:

4.1	Subclause 182.1 (1) (a) (v)	Contravention of a provision of an environmental compliance approval, certificate of property use, renewable energy approval, licence or permit under the Act that establishes or has the effect of establishing a numerical limit, including a limit of zero, on the amount, concentration or level of anything that may be discharged to the natural environment.	The contravention is of a provision of an environmental compliance approval issued in respect of an activity mentioned in subsection 53 (1) of the <i>Ontario Water Resources Act</i> .	The day subsection 2 (79) of Schedule 7 to the <i>Open for Business Act, 2010</i> comes into force.	Type 1	12
-----	-----------------------------	---	---	---	--------	----

12.1	Subclause 182.1 (1) (b) (iii)	Contravention of a provision of an environmental compliance approval, certificate of property use, renewable energy approval, licence or permit under the Act.	<ol style="list-style-type: none"> The contravention is of a provision of an environmental compliance approval issued in respect of an activity mentioned in subsection 53 (1) of the <i>Ontario Water Resources Act</i>. The provision of the environmental compliance approval that is contravened requires the regulated person to conduct an acute lethality test on contaminated or potentially contaminated sewage. 	The day subsection 2 (79) of Schedule 7 to the <i>Open for Business Act, 2010</i> comes into force.	Type 2	13
------	-------------------------------	--	---	---	--------	----

12.2	Subclause 182.1 (1) (b) (iii)	Contravention of a provision of an environmental compliance approval, certificate of property use, renewable energy approval, licence or permit under the Act.	<ol style="list-style-type: none"> 1. The contravention is of a provision of an environmental compliance approval issued in respect of an activity mentioned in subsection 53 (1) of the <i>Ontario Water Resources Act</i>. 2. The provision of the environmental compliance approval that is contravened is not a provision of an approval described in item 4.1, 12.1 or 12.3 of this Table. 	The day subsection 2 (79) of Schedule 7 to the <i>Open for Business Act, 2010</i> comes into force.	Type 1	15
12.3	Subclause 182.1 (1) (b) (iii)	Contravention of a provision of an environmental compliance approval, certificate of property use, renewable energy approval, licence or permit under the Act.	The environmental compliance approval issued in respect of an activity mentioned in section 53 of the <i>Ontario Water Resources Act</i> requires the regulated person to report a failure to comply with a provision of the approval that has the effect of establishing a numerical limit, including a limit of zero, on the amount, concentration or level of anything that may be discharged to the natural environment.	The day subsection 2 (79) of Schedule 7 to the <i>Open for Business Act, 2010</i> comes into force.	Type 1	15

Commencement

9. This Regulation comes into force on the later of the day subsection 2 (79) of Schedule 7 to the *Open for Business Act, 2010* comes into force and the day it is filed.

27/11

ONTARIO REGULATION 255/11

made under the

ENVIRONMENTAL PROTECTION ACT

Made: June 1, 2011

Filed: June 14, 2011

Published on e-Laws: June 16, 2011

Printed in *The Ontario Gazette*: July 2, 2011**APPLICATIONS FOR ENVIRONMENTAL COMPLIANCE APPROVALS****Definitions**

1. In this Regulation,

“Financial Assurance Guideline” means the Ministry of the Environment publication of that name, dated November 2005 and identified as Guideline F-15, as amended from time to time and available from the Ministry;

“Lake Simcoe watershed” has the same meaning as in the *Lake Simcoe Protection Act, 2008*;

“mobile equipment” means anything that is used or operated at different locations and is moved from location to location for that purpose;

“Niagara Escarpment Planning Area” has the same meaning as in the *Niagara Escarpment Planning and Development Act*;

“Oak Ridges Moraine Area” has the same meaning as in the *Oak Ridges Moraine Conservation Act, 2001*;

“Protected Countryside” has the same meaning as in the *Greenbelt Act, 2005*;

“sewage” and “sewage works” have the same meanings as in the *Ontario Water Resources Act*.

Application requirements; s. 20.2 (4) of the Act

2. (1) For the purposes of subsection 20.2 (4) of the Act, the following are requirements for an application under subsection 20.2 (1) or (2) of the Act for approval to engage in an activity:

1. The application must include an application form, the applicable portions of which have been completed by the applicant, that is available on a website maintained by the Ministry on the Internet and that requires information the Director considers relevant to the application.
2. The application must include a project description for the activity that complies with Schedule 1.
3. The application must include an executive summary of the material required by paragraph 2.
4. The application must include a description of the ownership of the land where the applicant will engage in the activity, and, if the applicant does not own the land, a document signed by the owner indicating that the applicant has the authority to engage in the activity on the land.
5. The application must include a description of the current land uses of the land where the applicant will engage in the activity, and of any land adjacent to that land.
6. If the activity will be part of a larger undertaking carried out by the applicant, the application must include a description of the current land uses of the land where the applicant carries on the undertaking, and of any land adjacent to that land.
7. The application must include a description of the uses for which the land referred to in paragraph 5 or 6, and any land adjacent to that land, are zoned under any applicable zoning by-law made under the *Planning Act*.
8. If a municipality makes a map available that shows the uses for which land referred to in paragraph 5 or 6 are zoned under a zoning by-law made under the *Planning Act*, the application must include a copy of that map.
9. If the activity involves the use or operation of mobile equipment, the application must include a drawing that shows how the mobile equipment is typically configured when it is used or operated.
10. If the activity is the use, operation, establishment, alteration, extension or replacement of new or existing sewage works for the collection or transmission of sewage, the application must include a site plan that shows the following:
 - i. The area where the works will be used, operated, established, altered, extended or replaced, expressed with reference to municipal addresses, if applicable.
 - ii. Any municipal boundary that crosses the area where the works will be used, operated, established, altered, extended or replaced.
 - iii. Any boundary of the Lake Simcoe watershed, the Niagara Escarpment Planning Area, the Oak Ridges Moraine Area or the Protected Countryside that is within 125 metres of the area where the works will be used, operated, established, altered, extended or replaced.
11. If paragraphs 9 and 10 do not apply and the activity is part of a larger undertaking that is carried on by the applicant, the application must include a site plan of the site of the undertaking that the activity is part of that shows the following:
 - i. The boundary of the site of the undertaking, including geographic coordinates for all points that are necessary to accurately describe the boundary.
 - ii. The locations of buildings and other structures, roads, railway tracks, utility corridors, paved areas, bermed areas, site fencing and pollution control devices.
 - iii. In the case of an activity mentioned in subsection 9 (1) of the Act, the location of any plant, structure, equipment, apparatus, mechanism or thing that may discharge or from which may be discharged a contaminant into any part of the natural environment other than water.
 - iv. In the case of an activity mentioned in subsection 27 (1) of the Act that relates to a waste management system, the location of any thing, other than a vehicle, that may deposit, dispose of, handle, store, transfer, treat or process waste.
 - v. In the case of an activity mentioned in subsection 27 (1) of the Act that relates to a waste disposal site, the location of,
 - A. any land upon, into, in or through which, or building or structure in which, waste will be deposited, disposed of, handled, stored, transferred, treated or processed, and
 - B. any machinery or equipment, other than vehicles, used in connection with the depositing, disposal, handling, storage, transfer, treatment or processing referred to in sub-subparagraph A.
 - vi. In the case of an activity mentioned in subsection 53 (1) of the *Ontario Water Resources Act*, the location of any sewage works.
 - vii. Any municipal boundary that crosses the boundary of the site of the undertaking.

- viii. Any boundary of the Lake Simcoe watershed, the Niagara Escarpment Planning Area, the Oak Ridges Moraine Area or the Protected Countryside that is within 125 metres of the site of the undertaking.
 - ix. The location of the activity, indicated by a conspicuous arrow, circle or other marking.
12. If paragraphs 9 and 10 do not apply and the activity is not part of a larger undertaking that is carried on by the applicant, the application must include a site plan of the site of the activity that shows the following:
- i. The boundary of the site of the activity, including geographic coordinates for all points that are necessary to accurately describe the boundary.
 - ii. The locations of buildings and other structures, roads, railway tracks, utility corridors, paved areas, bermed areas, site fencing and pollution control devices.
 - iii. In the case of an activity mentioned in subsection 9 (1) of the Act, the location of any plant, structure, equipment, apparatus, mechanism or thing that may discharge or from which may be discharged a contaminant into any part of the natural environment other than water.
 - iv. In the case of an activity mentioned in subsection 27 (1) of the Act that relates to a waste management system, the location of any thing, other than a vehicle, that may deposit, dispose of, handle, store, transfer, treat or process waste.
 - v. In the case of an activity mentioned in subsection 27 (1) of the Act that relates to a waste disposal site, the location of,
 - A. any land upon, into, in or through which, or building or structure in which, waste will be deposited, disposed of, handled, stored, transferred, treated or processed, and
 - B. any machinery or equipment, other than vehicles, used in connection with the depositing, disposal, handling, storage, transfer, treatment or processing referred to in sub-subparagraph A.
 - vi. In the case of an activity mentioned in subsection 53 (1) of the *Ontario Water Resources Act*, the location of any sewage works.
 - vii. Any municipal boundary that crosses the boundary of the site of the activity.
 - viii. Any boundary of the Lake Simcoe watershed, the Niagara Escarpment Planning Area, the Oak Ridges Moraine Area or the Protected Countryside that is within 125 metres of the site of the activity.
13. If the Financial Assurance Guideline indicates that financial assurance should normally be required or financial assurance is required by Ontario Regulation 232/98 (Landfilling Sites) made under the Act,
- i. the application must include a financial assurance estimate prepared in accordance with the Guideline, and
 - ii. the application must include the reasons why the amount of the estimate is sufficient for the purposes for which the financial assurance is given.
14. The application must include a list, including any unique document identifiers issued by the Ministry, of any approvals, orders or other instruments issued under the Act, the *Environmental Assessment Act*, the *Ontario Water Resources Act* or the *Safe Drinking Water Act, 2002* that,
- i. are relevant to the application, and
 - ii. are held by or were issued to the applicant or are being requested by the applicant.
- (2) Paragraphs 4 to 8 of subsection (1) do not apply if the activity involves the use or operation of mobile equipment.
- (3) Paragraphs 4 to 9, 11 and 12 of subsection (1) do not apply if the activity is using, operating, establishing, altering, enlarging or extending a waste management system that collects, handles and transports waste but does not store, process or dispose of waste.
- (4) For the purposes of subsection 20.2 (4) of the Act, the following are additional requirements for an application under subsection 20.2 (1) or (2) of the Act for approval to engage in an activity:
- 1. Every drawing, map or site plan that is included in the application must show the relative sizes of things and must contain a legend.
 - 2. Every map or site plan that is included in the application must contain a north arrow.
 - 3. If a document that is included in the application was prepared expressly for the purpose of the application and contains a measurement expressed in units other than metric units, the measurement must also be expressed in metric units.
- (5) Subsection (4) does not apply to a map required by paragraph 8 of subsection (1).
- (6) Paragraph 1 of subsection (4) does not apply to a process flow diagram, a piping and instrumentation diagram or a schematic diagram.

Certification of application materials

3. (1) Technical materials that are included in an application under subsection 20.2 (1) or (2) of the Act for approval to engage in an activity shall be certified as complete and accurate by a person who has the relevant education and experience necessary to provide that certification.

(2) The requirement for certification in subsection (1) may be satisfied by having different persons provide certifications for information in different parts of the application, as long as each person has the relevant education and experience to provide that certification for the information in that part of the application.

(3) The following person shall certify that complete and accurate information necessary to provide each certification provided under subsection (1) was given to the person who provided the certification:

1. If the applicant is an individual, the applicant.
2. If the applicant is a corporation, an officer or director of or a person who has authority to bind the corporation.
3. If the applicant is a partnership,
 - i. an individual who is a partner in the partnership, or
 - ii. an officer or director of or person who has authority to bind a corporation that is a partner in a partnership.

(4) For greater certainty, nothing prevents a person who is authorized to provide a certification under subsection (1) from also providing a certification under subsection (3) that he or she is authorized to provide.

(5) Information to which subsection (1) does not apply that is contained in an application under subsection 20.2 (1) or (2) of the Act for approval to engage in an activity shall be certified as complete and accurate by a person authorized to provide certifications under subsection (3).

(6) A certification under this section shall be in a form approved by the Director.

(7) The requirements prescribed by this section are also prescribed, for the purposes of subsection 20.2 (4) of the Act, as requirements for an application under subsection 20.2 (1) or (2) of the Act for approval to engage in an activity.

Submission of application

4. For the purposes of subsection 20.2 (4) of the Act, it is a requirement for an application under subsection 20.2 (1) or (2) of the Act to engage in an activity that the applicant submit the material required by section 2 and the certifications required by section 3 to the Director in a manner approved by the Director.

Consideration of applications; s. 20.14 (2) of the Act

5. The requirements prescribed by sections 2 to 4 for the purposes of subsection 20.2 (4) of the Act are also prescribed for the purposes of subsection 20.14 (2) of the Act.

Mobile PCB destruction facilities

6. This Regulation does not apply to an application under subsection 20.2 (1) or (2) of the Act for approval to engage in an activity at a mobile PCB destruction facility within the meaning of Regulation 352 of the Revised Regulations of Ontario, 1990 (Mobile PCB Destruction Facilities) made under the Act.

Commencement

7. This Regulation comes into force on the later of the day subsection 2 (1) of Schedule 7 to the *Open for Business Act, 2010* comes into force and the day it is filed.

SCHEDULE 1
PROJECT DESCRIPTION

1. A project description for an activity that will be part of a larger undertaking carried out by the applicant must contain the following:

1. A general description of the undertaking.
2. A description of all processes that the activity will be part of, including any waste treatment, sewage treatment or emission control processes that the activity will be part of, and a process flow diagram or schematic diagram showing those processes.
3. A description of the activity, including, in the case of an activity that is the use or operation of something,
 - i. a description of the days and hours that the activity will be engaged in, and
 - ii. a description of operational parameters related to the activity, such as maximum rates of production, process limits, performance limits and parameters relating to equipment and infrastructure.

4. A description of any contaminants that may be discharged into any part of the natural environment other than water as a result of the activity, if the activity is,
 - i. the use or operation of any plant, structure, equipment, apparatus, mechanism or thing, or
 - ii. the alteration of a process or rate of production.
 5. If the activity is the use or operation of a waste management system, a description of any waste that will be managed by the system, including the quantity of the waste.
 6. If the activity is the use or operation of a waste disposal site, a description of any waste that will be deposited, disposed of, handled, stored, transferred, treated or processed upon, into, in or through the site, including the quantity of the waste.
 7. If the activity is the use or operation of a sewage works, a description of the quality and quantity of any sewage that will be collected, transmitted, treated or disposed of at the sewage works.
 8. A description of any monitoring programs that will be used to monitor contaminants, waste or sewage at the location of the activity.
2. A project description for an activity that will not be part of a larger undertaking carried out by the applicant must contain the following:
1. A description of the activity, including,
 - i. a description of all processes that will be part of the activity, including any waste treatment, sewage treatment or emission control processes that will be part of the activity, and a process flow diagram or schematic diagram showing those processes, and
 - ii. in the case of an activity that is the use or operation of something,
 - A. a description of the days and hours that the activity will be engaged in, and
 - B. a description of operational parameters related to the activity, such as maximum rates of production, process limits, performance limits and parameters relating to equipment and infrastructure.
 2. A description of any contaminants that may be discharged into any part of the natural environment other than water as a result of the activity, if the activity is,
 - i. the use or operation of any plant, structure, equipment, apparatus, mechanism or thing, or
 - ii. the alteration of a process or rate of production.
 3. If the activity is the use or operation of a waste management system, a description of any waste that will be managed by the system, including the quantity of the waste.
 4. If the activity is the use or operation of a waste disposal site, a description of any waste that will be deposited, disposed of, handled, stored, transferred, treated or processed upon, into, in or through the site, including the quantity of the waste.
 5. If the activity is the use or operation of a sewage works, a description of the quality and quantity of any sewage that will be collected, transmitted, treated or disposed of at the sewage works.
 6. A description of any monitoring programs that will be used to monitor contaminants, waste or sewage at the location of the activity.

27/11

ONTARIO REGULATION 256/11

made under the

ENVIRONMENTAL PROTECTION ACT

Made: June 1, 2011
 Filed: June 14, 2011
 Published on e-Laws: June 16, 2011
 Printed in *The Ontario Gazette*: July 2, 2011

Amending O. Reg. 524/98
 (Certificate of Approval Exemptions — Air)

Note: Ontario Regulation 524/98 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. The title to Ontario Regulation 524/98 is revoked and the following substituted:**ENVIRONMENTAL COMPLIANCE APPROVALS — EXEMPTIONS FROM SECTION 9 OF THE ACT**

2. Subsection 1 (7) of the Regulation is amended by striking out “certificate of approval” and substituting “environmental compliance approval”.

Commencement

3. This Regulation comes into force on the later of the day subsection 2 (1) of Schedule 7 to the *Open for Business Act, 2010* comes into force and the day it is filed.

27/11

ONTARIO REGULATION 257/11

made under the

ENVIRONMENTAL PROTECTION ACT

Made: June 1, 2011
 Filed: June 14, 2011
 Published on e-Laws: June 16, 2011
 Printed in *The Ontario Gazette*: July 2, 2011

Amending O. Reg. 455/94
 (Recovery of Gasoline Vapour in Bulk Transfers)

Note: Ontario Regulation 455/94 has not previously been amended.

1. Ontario Regulation 455/94 is amended by striking out the heading “Exemption from Certificate of Approval Requirement” before section 2 and substituting the following:

EXEMPTION FROM ENVIRONMENTAL COMPLIANCE APPROVAL REQUIREMENT**Commencement**

2. This Regulation comes into force on the later of the day subsection 2 (1) of Schedule 7 to the *Open for Business Act, 2010* comes into force and the day it is filed.

27/11

ONTARIO REGULATION 258/11

made under the

FOOD SAFETY AND QUALITY ACT, 2001

Made: June 1, 2011

Filed: June 14, 2011

Published on e-Laws: June 16, 2011

Printed in *The Ontario Gazette*: July 2, 2011

Amending O. Reg. 105/09

(Disposal of Deadstock)

Note: Ontario Regulation 105/09 has not previously been amended.

1. The definition of “approved waste disposal site” in subsection 1 (1) of Ontario Regulation 105/09 is amended by striking out “a certificate of approval or provisional certificate of approval issued under Part V of” and substituting “an environmental compliance approval within the meaning of”.

Commencement

2. This Regulation comes into force on the later of the day subsection 2 (1) of Schedule 7 to the *Open for Business Act, 2010* comes into force and the day it is filed.

RÈGLEMENT DE L'ONTARIO 258/11

pris en vertu de la

LOI DE 2001 SUR LA QUALITÉ ET LA SALUBRITÉ DES ALIMENTSpris le 1^{er} juin 2011

déposé le 14 juin 2011

publié sur le site Lois-en-ligne le 16 juin 2011

imprimé dans la *Gazette de l'Ontario* le 2 juillet 2011

modifiant le Règl. de l'Ont. 105/09

(Élimination des animaux morts)

Remarque : Le Règlement de l'Ontario 105/09 n'a pas été modifié antérieurement.

1. La définition de «lieu d'élimination des déchets autorisé» au paragraphe 1 (1) du Règlement de l'Ontario 105/09 est modifiée par substitution de «une autorisation environnementale au sens» à «un certificat d'autorisation ou un certificat d'autorisation provisoire délivré en vertu de la partie V».

Entrée en vigueur

2. Le présent règlement entre en vigueur le dernier en date du jour de l'entrée en vigueur du paragraphe 2 (1) de l'annexe 7 de la *Loi de 2010 favorisant un Ontario propice aux affaires* et du jour de son dépôt.

27/11

ONTARIO REGULATION 259/11

made under the

ENVIRONMENTAL PROTECTION ACT

Made: June 1, 2011
 Filed: June 14, 2011
 Published on e-Laws: June 16, 2011
 Printed in *The Ontario Gazette*: July 2, 2011

Amending O. Reg. 760/93
 (Effluent Monitoring and Effluent Limits — Pulp and Paper Sector)

Note: Ontario Regulation 760/93 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Subsection 15 (18) of Ontario Regulation 760/93 is amended by striking out “certificate of approval” and substituting “environmental compliance approval”.

Commencement

2. This Regulation comes into force on the later of the day subsection 2 (1) of Schedule 7 to the *Open for Business Act, 2010* comes into force and the day it is filed.

27/11

ONTARIO REGULATION 260/11

made under the

ENVIRONMENTAL PROTECTION ACT

Made: June 1, 2011
 Filed: June 14, 2011
 Published on e-Laws: June 16, 2011
 Printed in *The Ontario Gazette*: July 2, 2011

Amending O. Reg. 224/07
 (Spill Prevention and Contingency Plans)

Note: Ontario Regulation 224/07 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. Subsection 1 (3) of Ontario Regulation 224/07 is revoked and the following substituted:

(3) Despite subsection (1), if all environmental compliance approvals and permits required under the Act and all approvals and permits required under the *Ontario Water Resources Act* for the operation of a plant are revoked for the reason that the plant will no longer be involved in the activities for which they were required, this Regulation does not apply to the person who owns or operates the plant, on and after the day on which the last such environmental compliance approval, approval or permit is revoked.

Commencement

2. This Regulation comes into force on the later of the day subsection 2 (1) of Schedule 7 to the *Open for Business Act, 2010* comes into force and the day it is filed.

RÈGLEMENT DE L'ONTARIO 260/11

pris en vertu de la

LOI SUR LA PROTECTION DE L'ENVIRONNEMENTpris le 1^{er} juin 2011

déposé le 14 juin 2011

publié sur le site Lois-en-ligne le 16 juin 2011

imprimé dans la *Gazette de l'Ontario* le 2 juillet 2011

modifiant le Règl. de l'Ont. 224/07

(Plans de prévention des déversements et plans d'urgence en cas de déversement)

Remarque : Le Règlement de l'Ontario 224/07 a été modifié antérieurement. Ces modifications sont indiquées dans l'Historique législatif détaillé des règlements codifiés sur le site www.lois-en-ligne.gouv.on.ca.

1. Le paragraphe 1 (3) du Règlement de l'Ontario 224/07 est abrogé et remplacé par ce qui suit :

(3) Malgré le paragraphe (1), si tous les permis et autorisations environnementales exigés en application de la Loi ainsi que tous les permis et approbations exigés en application de la *Loi sur les ressources en eau de l'Ontario* pour l'exploitation d'une usine sont révoqués du fait que l'usine ne participera plus aux activités pour lesquelles ils étaient exigés, le présent règlement ne s'applique pas au propriétaire ou à l'exploitant de l'usine à compter du jour de révocation du dernier permis, de la dernière autorisation environnementale ou de la dernière approbation.

Entrée en vigueur

2. Le présent règlement entre en vigueur le dernier en date du jour de l'entrée en vigueur du paragraphe 2 (1) de l'annexe 7 de la Loi de 2010 favorisant un Ontario propice aux affaires et du jour de son dépôt.

27/11

ONTARIO REGULATION 261/11

made under the

ENVIRONMENTAL BILL OF RIGHTS, 1993

Made: June 1, 2011

Filed: June 14, 2011

Published on e-Laws: June 16, 2011

Printed in *The Ontario Gazette*: July 2, 2011

Amending O. Reg. 681/94

(Classification of Proposals for Instruments)

Note: Ontario Regulation 681/94 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. (1) Subsection 2 (1) of Ontario Regulation 681/94 is revoked.**(2) Paragraph 1 of subsection 2 (2) of the Regulation is revoked and the following substituted:**

1. A proposal for an order under subsection 20.23 (2) of the *Environmental Protection Act*, if the order is on the grounds set out in clause 20.23 (1) (a) or (b) of that Act.

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

CLASS I PROPOSALS — TRANSITION

4.2 If an application for an instrument was submitted before Ontario Regulation 261/11 came into force and a proposal for that instrument was a Class I proposal under section 2, as it read immediately before that regulation came into force, the proposal shall remain a Class I proposal.

3. (1) Subsection 5 (1) of the Regulation is revoked and the following substituted:

- (1) In this section,

“contaminant”, “discharge”, “waste” and “waste disposal site” have the same meanings as in the *Environmental Protection Act*.

(2) Paragraph 6 of subsection 5 (2) of the Regulation is revoked and the following substituted:

6. A proposal for an environmental compliance approval under section 20.3 or 20.5 of the *Environmental Protection Act* in respect of an activity mentioned in subsection 27 (1) of that Act that relates to a waste disposal site, or in respect of an activity mentioned in subsection 9 (1) of that Act or subsection 53 (1) of the *Ontario Water Resources Act*, except a proposal for an environmental compliance approval that would only permit engaging in one or more of the following activities:
 - i. An activity mentioned in subsection 9 (1) of the *Environmental Protection Act* that would permit the discharge of a contaminant from any one discharge point for a total of less than 10 hours in any seven-day period.
 - ii. An activity mentioned in subsection 9 (1) of the *Environmental Protection Act* that would permit the discharge of a contaminant resulting from the preparation of food at a site for the purpose of selling the food at the site at retail or distributing it at the site free of charge.
 - iii. An activity mentioned in subsection 9 (1) of the *Environmental Protection Act* that would permit the discharge of a contaminant as a result of operating combustion equipment, if the equipment is not fired with fuel derived from waste, other than wood waste, and is not operated for the purpose of generating heat or electricity for sale.
 - iv. An activity mentioned in subsection 9 (1) of the *Environmental Protection Act* that would permit the discharge of a contaminant from a storage tank or vessel.
 - v. An activity mentioned in subsection 27 (1) of the *Environmental Protection Act* in respect of mobile waste processing equipment.
 - vi. An activity mentioned in subsection 27 (1) of the *Environmental Protection Act* in respect of a waste disposal site if the proposal relates to an organic soil conditioning site within the meaning of Regulation 347 of the Revised Regulations of Ontario, 1990 (General — Waste Management) made under the *Environmental Protection Act*.
 - vii. An activity mentioned in subsection 27 (1) of the *Environmental Protection Act* in respect of a waste disposal site if the proposal relates to operating a waste disposal site for household hazardous waste for a period of not more than 12 days per year.
 - viii. An activity that would permit the discharge of specific contaminants from a discharge point if,
 - A. the discharge point is already subject to an environmental compliance approval within the meaning of the *Environmental Protection Act*, and
 - B. the proposed approval would not permit an increase in the discharge of any of the specific contaminants from the discharge point.

(3) Paragraph 7 of subsection 5 (2) of the Regulation is revoked.

4. (1) Subsection 6 (1) of the Regulation is revoked.

(2) Paragraph 6 of subsection 6 (2) of the Regulation is revoked.

5. Section 8 of the Regulation is revoked.

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

CLASS III PROPOSALS — ONTARIO WATER RESOURCES ACT

9. The following is a Class III proposal for an instrument:

1. A proposal for an order under subsection 74 (2) of the *Ontario Water Resources Act*.

Commencement

7. This Regulation comes into force on the later of the day subsection 2 (1) of Schedule 7 to the *Open for Business Act, 2010* comes into force and the day it is filed.

ONTARIO REGULATION 262/11

made under the

CEMETERIES ACT (REVISED)

Made: June 1, 2011

Filed: June 14, 2011

Published on e-Laws: June 16, 2011

Printed in *The Ontario Gazette*: July 2, 2011

Amending O. Reg. 130/92

(Establishing, Operating and Closing Cemeteries and Crematoria)

Note: Ontario Regulation 130/92 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 4 of subsection 2 (1) of Ontario Regulation 130/92 is amended by striking out “Director’s certificate of approval” and substituting “environmental compliance approval”.

Commencement

2. This Regulation comes into force on the later of the day subsection 2 (1) of Schedule 7 to the *Open for Business Act, 2010*, comes into force and the day it is filed.

27/11

ONTARIO REGULATION 263/11

made under the

ENVIRONMENTAL PROTECTION ACT

Made: June 1, 2011

Filed: June 14, 2011

Published on e-Laws: June 16, 2011

Printed in *The Ontario Gazette*: July 2, 2011

Amending Reg. 361 of R.R.O. 1990

(Sulphur Content of Fuels)

Note: Regulation 361 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 4 of Regulation 361 of the Revised Regulations of Ontario, 1990 is amended by striking out “obtained a certificate of approval, under section 9 of the Act” and substituting “been issued an environmental compliance approval in respect of an activity mentioned in subsection 9 (1) of the Act”.

Commencement

2. This Regulation comes into force on the later of the day subsection 2 (1) of Schedule 7 to the *Open for Business Act, 2010* comes into force and the day it is filed.

27/11

ONTARIO REGULATION 264/11
made under the
ENVIRONMENTAL PROTECTION ACT

Made: June 1, 2011
Filed: June 14, 2011
Published on e-Laws: June 16, 2011
Printed in *The Ontario Gazette*: July 2, 2011

Amending O. Reg. 419/05
(Air Pollution — Local Air Quality)

Note: Ontario Regulation 419/05 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 21 of Ontario Regulation 419/05 is revoked and the following substituted:

More stringent standards in environmental compliance approval

21. Sections 19 and 20 do not apply to a discharge of a contaminant if an environmental compliance approval imposes a more stringent standard.

2. (1) Subsection 22 (1) of the Regulation is revoked and the following substituted:

Requirement for ESDM report: environmental compliance approval

(1) A person who applies for an environmental compliance approval or amendment to an environmental compliance approval in respect of a facility that discharges or will discharge a contaminant into the air shall prepare a report in accordance with section 26 and submit it to the Director as part of the application.

(2) Subsection 22 (2) of the Regulation is amended by striking out “a certificate of approval or for an amendment to a certificate of approval” and substituting “an environmental compliance approval or for an amendment to an environmental compliance approval”.

(3) Subsection 22 (4) of the Regulation is amended by striking out “a certificate of approval or amendment to a certificate of approval” and substituting “an environmental compliance approval or amendment to an environmental compliance approval”.

(4) Subsection 22 (5) of the Regulation is amended by striking out “a certificate of approval or amendment to a certificate of approval” and substituting “an environmental compliance approval or amendment to an environmental compliance approval”.

3. (1) Subsection 32 (4) of the Regulation is amended by striking out “a certificate of approval or amendment to a certificate of approval” and substituting “an environmental compliance approval or amendment to an environmental compliance approval”.

(2) Subsection 32 (8) of the Regulation is amended by striking out “was made for a certificate of approval, unless the application for the certificate of approval” and substituting “was made or continued under section 20.2 of the Act for an environmental compliance approval, unless the application”.

4. Subsection 35 (8) of the Regulation is amended by striking out “a certificate of approval” and substituting “an environmental compliance approval”.

5. Subsection 39 (2) of the Regulation is revoked and the following substituted:

(2) An application for an environmental compliance approval or amendment to an environmental compliance approval may be made in conjunction with an application for registration under clause (1) (a) or (b) and may request that the environmental compliance approval be consistent with a technical standard.

6. (1) Subsection 46 (3) of the Regulation is amended by striking out “a certificate of approval” and substituting “an environmental compliance approval”.

(2) Clause 46 (4) (b) of the Regulation is amended by striking out “a certificate of approval” and substituting “an environmental compliance approval”.

7. Subsection 50 (4) of the Regulation is amended by striking out “a certificate of approval issued under section 9” and substituting “an environmental compliance approval issued in respect of an activity mentioned in subsection 9 (1)”.

Commencement

8. This Regulation comes into force on the later of the day subsection 2 (1) of Schedule 7 to the *Open for Business Act, 2010* comes into force and the day it is filed.

27/11

ONTARIO REGULATION 265/11
made under the
LAKE SIMCOE PROTECTION ACT, 2008

Made: June 1, 2011
Filed: June 14, 2011
Published on e-Laws: June 16, 2011
Printed in *The Ontario Gazette*: July 2, 2011

Amending O. Reg. 219/09
(General)

Note: Ontario Regulation 219/09 has not previously been amended.

1. Section 1 of Ontario Regulation 219/09 is amended by adding the following definition:

“environmental compliance approval” means an environmental compliance approval within the meaning of the *Environmental Protection Act*;

2. Paragraph 6 of section 3 of the Regulation is revoked and the following substituted:

6. An environmental compliance approval issued in respect of the establishment, alteration, extension or replacement of new or existing sewage works.

3. Clause 7 (l) of the Regulation is revoked and the following substituted:

- (l) in the case of an application for an environmental compliance approval in respect of an activity mentioned in subsection 53 (1) of the *Ontario Water Resources Act*, whether the application is submitted under section 20.2 of the *Environmental Protection Act* or continued under clause 20.2 (9) (a) of that Act, on the day the application is made; and

Commencement

4. This Regulation comes into force on the later of the day subsection 2 (1) of Schedule 7 to the *Open for Business Act, 2010* comes into force and the day it is filed.

27/11

ONTARIO REGULATION 266/11
made under the
NUTRIENT MANAGEMENT ACT, 2002

Made: June 1, 2011
Filed: June 14, 2011
Published on e-Laws: June 16, 2011
Printed in *The Ontario Gazette*: July 2, 2011

Amending O. Reg. 267/03
(General)

Note: Ontario Regulation 267/03 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. (1) The definition of “approved design capacity” in subsection 1 (1) of Ontario Regulation 267/03 is amended by striking out “an approval issued under the *Ontario Water Resources Act*” and substituting “an environmental

compliance approval issued in respect of an activity mentioned in subsection 53 (1) of the *Ontario Water Resources Act*”.

(2) Subsection 1 (1) of the Regulation is amended by adding the following definition:

“environmental compliance approval” means an environmental compliance approval within the meaning of the *Environmental Protection Act*; (“autorisation environnementale”)

(3) The definition of “NASM storage facility” in subsection 1 (1) of the Regulation is revoked and the following substituted:

“NASM storage facility” means a permanent nutrient storage facility or temporary field nutrient storage site,

(a) that is used to store NASM, and

(b) that is not subject to an environmental compliance approval issued in respect of an activity mentioned in subsection 27 (1) of the *Environmental Protection Act*. (“installation d’entreposage de MSNA”)

(4) The definition of “regulated mixed anaerobic digestion facility” in subsection 1 (1) of the Regulation is amended by striking out “is not subject to the requirements of a certificate of approval or a provisional certificate of approval of a waste management system or waste disposal site under Part V of the *Environmental Protection Act*” at the end and substituting “is not subject to an environmental compliance approval issued in respect of an activity mentioned in subsection 27 (1) of the *Environmental Protection Act*”.

2. Paragraph 4 of section 5.3 of the Regulation is amended by striking out “is subject to a certificate of approval or provisional certificate of approval under Part V” in the portion before subparagraph i and substituting “is subject to an environmental compliance approval issued in respect of an activity mentioned in subsection 27 (1)”.

3. Section 8.2 of the Regulation is revoked and the following substituted:

Land application of certain materials

8.2 Nothing in this Regulation authorizes the land application of the following materials, which may be applied to land only in accordance with an environmental compliance approval issued in respect of an activity mentioned in subsection 27 (1) of the *Environmental Protection Act*:

1. Untreated septage.
2. Non-agricultural source materials whose content of a regulated metal exceeds that of CM2 NASM.
3. Non-agricultural source materials whose content of E. coli exceeds that of CP2 NASM.
4. Non-agricultural source materials whose odour detection threshold exceeds that of OC3 NASM.

4. Clause 8.3 (2) (b) of the Regulation is revoked and the following substituted:

(b) the storage site or facility is subject to an environmental compliance approval issued in respect of an activity mentioned in subsection 27 (1) of the *Environmental Protection Act*.

5. Subsections 15 (4) and (5) of the Regulation are revoked.

6. Subclause 26.2 (1) (d) (ii) of the Regulation is amended by striking out “a certificate of approval or provisional certificate of approval issued under Part V of the *Environmental Protection Act*” at the end and substituting “an environmental compliance approval issued in respect of an activity mentioned in subsection 27 (1) of the *Environmental Protection Act*”.

7. (1) Subsection 61.9 (2) of the Regulation is amended by striking out “if an approval in respect of the sediment tank and treatment trench system has been granted under section 53 of the *Ontario Water Resources Act*” at the end and substituting “if the sediment tank and treatment trench system are subject to an environmental compliance approval issued in respect of an activity mentioned in subsection 53 (1) of the *Ontario Water Resources Act*”.

(2) Subsection 61.9 (6) of the Regulation is amended by striking out “if an approval in respect of the sewage works has been granted under section 53 of the *Ontario Water Resources Act*” at the end and substituting “if the sewage works is subject to an environmental compliance approval issued in respect of an activity mentioned in subsection 53 (1) of the *Ontario Water Resources Act*”.

(3) Subsection 61.9 (7) of the Regulation is amended by striking out “for which a certificate of approval or provisional certificate of approval has been issued under Part V of the *Environmental Protection Act*” and substituting “that is subject to an environmental compliance approval issued in respect of an activity mentioned in subsection 27 (1) of the *Environmental Protection Act*”.

8. Subsection 62.1 (4) of the Regulation is amended by striking out “that is subject to a certificate of approval or provisional certificate of approval under Part V of the *Environmental Protection Act*” at the end and substituting “that

is subject to an environmental compliance approval issued in respect of an activity mentioned in subsection 27 (1) of the *Environmental Protection Act*”.

9. Section 62.3 of the Regulation is revoked and the following substituted:

Facilities subject to approval

62.3 A permanent nutrient storage facility or temporary field nutrient storage site that is used to store NASM and that is subject to an environmental compliance approval issued in respect of an activity mentioned in subsection 27 (1) of the *Environmental Protection Act*,

- (a) is not a NASM storage facility for the purposes of this Regulation; and
- (b) is not part of a NASM plan area.

10. Paragraph 5 of subsection 81 (4) of the Regulation is revoked and the following substituted:

- 5. A sewage works that is subject to an environmental compliance approval issued in respect of an activity mentioned in subsection 53 (1) of the *Ontario Water Resources Act*.

11. (1) Subclause 81.1 (a) (ii) of the Regulation is revoked and the following substituted:

- (ii) in a temporary field nutrient storage site that is subject to an environmental compliance approval issued in respect of an activity mentioned in subsection 27 (1) of the *Environmental Protection Act*;

(2) Subclause 81.1 (b) (ii) of the Regulation is revoked and the following substituted:

- (ii) in a permanent nutrient storage facility that is subject to an environmental compliance approval issued in respect of an activity mentioned in subsection 27 (1) of the *Environmental Protection Act*; and

12. Clause 81.4 (1) (a) of the Regulation is revoked and the following substituted:

- (a) the facility is subject to an environmental compliance approval issued in respect of an activity mentioned in subsection 27 (1) of the *Environmental Protection Act*; or

13. Paragraph 3 of subsection 98.0.1 (4) of the Regulation is amended by striking out “a certificate of approval or provisional certificate of approval under Part V of the *Environmental Protection Act* or under an approval granted under section 53 of the *Ontario Water Resources Act*” and substituting “an environmental compliance approval issued in respect of an activity mentioned in subsection 27 (1) of the *Environmental Protection Act* or subsection 53 (1) of the *Ontario Water Resources Act*”.

14. Subclause 98.2 (b) (i) of the Regulation is revoked and the following substituted:

- (i) the terms and conditions included in an environmental compliance approval issued in respect of an activity mentioned in subsection 27 (1) of the *Environmental Protection Act* are met, and

15. Clauses 98.15 (a), (b) and (c) of the Regulation are revoked and the following substituted:

- (a) the vegetated filter strip system is or forms part of a sewage works that is subject to an environmental compliance approval issued in respect of an activity mentioned in subsection 53 (1) of the *Ontario Water Resources Act*;
- (b) the person who owns or controls the agricultural operation holds an environmental compliance approval issued in respect of the establishment, alteration, extension or replacement of the sewage works; and
- (c) the vegetated filter strip system is used or operated in compliance with the environmental compliance approval.

Commencement

16. This Regulation comes into force on the later of the day subsection 2 (1) of Schedule 7 to the *Open for Business Act, 2010* comes into force and the day it is filed.

RÈGLEMENT DE L'ONTARIO 266/11

pris en vertu de la

LOI DE 2002 SUR LA GESTION DES ÉLÉMENTS NUTRITIFS

pris le 1^{er} juin 2011
 déposé le 14 juin 2011
 publié sur le site Lois-en-ligne le 16 juin 2011
 imprimé dans la *Gazette de l'Ontario* le 2 juillet 2011

modifiant le Règl. de l'Ont. 267/03
 (Dispositions générales)

Remarque : Le Règlement de l'Ontario 267/03 a été modifié antérieurement. Ces modifications sont indiquées dans l'Historique législatif détaillé des règlements codifiés sur le site www.lois-en-ligne.gouv.on.ca.

1. (1) La définition de «capacité nominale approuvée» au paragraphe 1 (1) du Règlement de l'Ontario 267/03 est modifiée par substitution de «d'une autorisation environnementale délivrée à l'égard d'une activité mentionnée au paragraphe 53 (1) de la Loi sur les ressources en eau de l'Ontario» à «d'une approbation accordée en vertu de la Loi sur les ressources en eau de l'Ontario».

(2) Le paragraphe 1 (1) du Règlement est modifié par adjonction de la définition suivante :

«autorisation environnementale» S'entend au sens de la *Loi sur la protection de l'environnement*. («environmental compliance approval»)

(3) La définition de «installation d'entreposage de MSNA» au paragraphe 1 (1) du Règlement est abrogée et remplacée par ce qui suit :

«installation d'entreposage de MSNA» Installation permanente d'entreposage d'éléments nutritifs ou site temporaire d'entreposage d'éléments nutritifs sur place qui remplit les critères suivants :

- a) il sert à entreposer des MSNA;
- b) il ne doit pas faire l'objet d'une autorisation environnementale délivrée à l'égard d'une activité mentionnée au paragraphe 27 (1) de la *Loi sur la protection de l'environnement*. («NASM storage facility»)

(4) La définition de «digesteur anaérobie mixte réglementé» au paragraphe 1 (1) du Règlement est modifiée par substitution de «qui ne doit pas faire l'objet d'une autorisation environnementale délivrée à l'égard d'une activité mentionnée au paragraphe 27 (1) de la Loi sur la protection de l'environnement» à «qui n'est pas soumis aux exigences relatives à un certificat d'autorisation ou à un certificat d'autorisation provisoire d'un système de gestion des déchets ou d'un lieu d'élimination des déchets délivré en vertu de la partie V de la Loi sur la protection de l'environnement» à la fin de la définition.

2. La disposition 4 de l'article 5.3 du Règlement est modifiée par substitution de «d'une autorisation environnementale délivrée à l'égard d'une activité mentionnée au paragraphe 27 (1)» à «d'un certificat d'autorisation ou d'un certificat d'autorisation provisoire délivré en vertu de la partie V» dans le passage qui précède la sous-disposition i.

3. L'article 8.2 du Règlement est abrogé et remplacé par ce qui suit :

Épandage de certaines matières

8.2 Le présent règlement n'a pas pour effet d'autoriser l'épandage des matières suivantes, qui peuvent uniquement être épandues conformément à une autorisation environnementale délivrée à l'égard d'une activité mentionnée au paragraphe 27 (1) de la *Loi sur la protection de l'environnement* :

1. Les boues non traitées.
2. Les matières de source non agricole dont la teneur en un métal réglementé dépasse celle des MSNA TM2.
3. Les matières de source non agricole dont la teneur en E. coli dépasse celle des MSNA TM2.
4. Les matières de source non agricole dont le seuil olfactif dépasse celui des MSNA CO3.

4. L'alinéa 8.3 (2) b) du Règlement est abrogé et remplacé par ce qui suit :

- b) le site ou l'installation doit faire l'objet d'une autorisation environnementale délivrée à l'égard d'une activité mentionnée au paragraphe 27 (1) de la *Loi sur la protection de l'environnement*.

5. Les paragraphes 15 (4) et (5) du Règlement sont abrogés.

6. Le sous-alinéa 26.2 (1) d) (ii) du Règlement est modifié par substitution de «une autorisation environnementale délivrée à l'égard d'une activité mentionnée au paragraphe 27 (1) de la *Loi sur la protection de l'environnement*» à «un certificat d'autorisation ou à un certificat d'autorisation provisoire délivré en vertu de la partie V de la *Loi sur la protection de l'environnement*» à la fin du sous-alinéa.

7. (1) Le paragraphe 61.9 (2) du Règlement est modifié par substitution de «si ceux-ci doivent faire l'objet d'une autorisation environnementale délivrée à l'égard d'une activité mentionnée au paragraphe 53 (1) de la *Loi sur les ressources en eau de l'Ontario*» à «pour lesquels une approbation a été accordée en vertu de l'article 53 de la *Loi sur les ressources en eau de l'Ontario*» à la fin du paragraphe.

(2) Le paragraphe 61.9 (6) du Règlement est modifié par substitution de «si celle-ci doit faire l'objet d'une autorisation environnementale délivrée à l'égard d'une activité mentionnée au paragraphe 53 (1) de la *Loi sur les ressources en eau de l'Ontario*» à «pour laquelle une approbation a été accordée en vertu de l'article 53 de la *Loi sur les ressources en eau de l'Ontario*» à la fin du paragraphe.

(3) Le paragraphe 61.9 (7) du Règlement est modifié par substitution de «qui doit faire l'objet d'une autorisation environnementale délivrée à l'égard d'une activité mentionnée au paragraphe 27 (1) de la *Loi sur la protection de l'environnement*» à «pour lequel un certificat d'autorisation ou un certificat d'autorisation provisoire a été délivré en vertu de la partie V de la *Loi sur la protection de l'environnement*» à la fin du paragraphe.

8. Le paragraphe 62.1 (4) du Règlement est modifié par substitution de «d'une autorisation environnementale délivrée à l'égard d'une activité mentionnée au paragraphe 27 (1) de la *Loi sur la protection de l'environnement*» à «d'un certificat d'autorisation ou d'un certificat d'autorisation provisoire délivré en vertu de la partie V de la *Loi sur la protection de l'environnement*» à la fin du paragraphe.

9. L'article 62.3 du Règlement est abrogé et remplacé par ce qui suit :

Installations assujetties à une autorisation

62.3 L'installation permanente d'entreposage d'éléments nutritifs ou le site temporaire d'entreposage d'éléments nutritifs sur place qui sert à entreposer des MSNA et qui doit faire l'objet d'une autorisation environnementale délivrée à l'égard d'une activité mentionnée au paragraphe 27 (1) de la *Loi sur la protection de l'environnement* :

- a) d'une part, n'est pas une installation d'entreposage de MSNA pour l'application du présent règlement;
- b) d'autre part, ne fait pas partie d'une zone assujettie à un plan MSNA.

10. La disposition 5 du paragraphe 81 (4) du Règlement est abrogée et remplacée par ce qui suit :

- 5. Une station d'épuration des eaux d'égout qui doit faire l'objet d'une autorisation environnementale délivrée à l'égard d'une activité mentionnée au paragraphe 53 (1) de la *Loi sur les ressources en eau de l'Ontario*.

11. (1) Le sous-alinéa 81.1 a) (ii) du Règlement est abrogé et remplacé par ce qui suit :

- (ii) dans un site temporaire d'entreposage d'éléments nutritifs sur place qui doit faire l'objet d'une autorisation environnementale délivrée à l'égard d'une activité mentionnée au paragraphe 27 (1) de la *Loi sur la protection de l'environnement*;

(2) Le sous-alinéa 81.1 b) (ii) du Règlement est abrogé et remplacé par ce qui suit :

- (ii) dans une installation permanente d'entreposage d'éléments nutritifs qui doit faire l'objet d'une autorisation environnementale délivrée à l'égard d'une activité mentionnée au paragraphe 27 (1) de la *Loi sur la protection de l'environnement*;

12. L'alinéa 81.4 (1) a) du Règlement est abrogé et remplacé par ce qui suit :

- a) l'installation doit faire l'objet d'une autorisation environnementale délivrée à l'égard d'une activité mentionnée au paragraphe 27 (1) de la *Loi sur la protection de l'environnement*;

13. La disposition 3 du paragraphe 98.0.1 (4) du Règlement est modifiée par substitution de «une autorisation environnementale a été délivrée à l'égard d'une activité mentionnée au paragraphe 27 (1) de la *Loi sur la protection de l'environnement* ou au paragraphe 53 (1) de la *Loi sur les ressources en eau de l'Ontario*» à «un certificat d'autorisation ou un certificat d'autorisation provisoire a été délivré en vertu de la partie V de la *Loi sur la protection de l'environnement* ou une approbation a été accordée en vertu de l'article 53 de la *Loi sur les ressources en eau de l'Ontario*».

14. Le sous-alinéa 98.2 b) (i) du Règlement est abrogé et remplacé par ce qui suit :

- (i) d'une part, aux conditions dont est assortie une autorisation environnementale délivrée à l'égard d'une activité mentionnée au paragraphe 27 (1) de la *Loi sur la protection de l'environnement*,

15. Les alinéas 98.15 a), b) et c) du Règlement sont abrogés et remplacés par ce qui suit :

- a) le système est une station d'épuration des eaux d'égout qui doit faire l'objet d'une autorisation environnementale délivrée à l'égard d'une activité mentionnée au paragraphe 53 (1) de la *Loi sur les ressources en eau de l'Ontario*, ou il fait partie d'une telle station;
- b) la personne qui est propriétaire ou qui a le contrôle de l'exploitation agricole est titulaire d'une autorisation environnementale délivrée à l'égard de l'établissement, de la modification, de l'agrandissement ou du remplacement de la station d'épuration des eaux d'égout;
- c) le système est utilisé ou exploité conformément à l'autorisation environnementale.

Entrée en vigueur

16. Le présent règlement entre en vigueur le dernier en date du jour de l'entrée en vigueur du paragraphe 2 (1) de l'annexe 7 de la *Loi de 2010 favorisant un Ontario propice aux affaires* et du jour de son dépôt.

27/11

ONTARIO REGULATION 267/11

made under the

CLEAN WATER ACT, 2006

Made: June 1, 2011
 Filed: June 14, 2011
 Published on e-Laws: June 16, 2011
 Printed in *The Ontario Gazette*: July 2, 2011

Amending O. Reg. 287/07
 (General)

Note: Ontario Regulation 287/07 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. (1) Paragraph 7 of subsection 1.0.1 (1) of Ontario Regulation 287/07 is revoked and the following substituted:

- 7. Section 39 of the *Environmental Protection Act*, as it read on the day before subsection 2 (29) of Schedule 7 to the *Open for Business Act, 2010* came into force, with respect to certificates of approval or provisional certificates of approval issued for the use, operation, establishment, alteration, enlargement or extension of waste disposal sites or waste management systems.
- 7.1 Sections 20.3 and 20.5 of the *Environmental Protection Act*, with respect to environmental compliance approvals issued for,
 - i. the use, operation, establishment, alteration, enlargement or extension of waste disposal sites or waste management systems, or
 - ii. the establishment, alteration, extension or replacement of new or existing sewage works.

(2) Paragraph 13 of subsection 1.0.1 (1) of the Regulation is revoked and the following substituted:

- 13. Section 53 of the *Ontario Water Resources Act*, as it read on the day before subsection 3 (9) of Schedule 7 to the *Open for Business Act, 2010* came into force, with respect to approvals to establish, alter, extend or replace new or existing sewage works.

2. Subsection 23 (2) of the Regulation is amended by striking out “a certificate of approval or a provisional certificate of approval” and substituting “an environmental compliance approval”.

Commencement

3. This Regulation comes into force on the later of the day subsection 2 (1) of Schedule 7 to the *Open for Business Act, 2010* comes into force and the day it is filed.

RÈGLEMENT DE L'ONTARIO 267/11

pris en vertu de la

LOI DE 2006 SUR L'EAU SAINEpris le 1^{er} juin 2011

déposé le 14 juin 2011

publié sur le site Lois-en-ligne le 16 juin 2011

imprimé dans la *Gazette de l'Ontario* le 2 juillet 2011

modifiant le Règl. de l'Ont. 287/07

(Dispositions générales)

Remarque : Le Règlement de l'Ontario 287/07 a été modifié antérieurement. Ces modifications sont indiquées dans l'Historique législatif détaillé des règlements codifiés sur le site www.lois-en-ligne.gouv.on.ca.

1. (1) La disposition 7 du paragraphe 1.0.1 (1) du Règlement de l'Ontario 287/07 est abrogée et remplacée par ce qui suit :

7. L'article 39 de la *Loi sur la protection de l'environnement*, dans sa version antérieure à l'entrée en vigueur du paragraphe 2 (29) de l'annexe 7 de la *Loi de 2010 favorisant un Ontario propice aux affaires*, relativement aux certificats d'autorisation ou certificats d'autorisation provisoire délivrés pour l'utilisation, l'exploitation, la création, la modification, l'agrandissement ou l'extension de lieux d'élimination des déchets ou de systèmes de gestion des déchets.

7.1 Les articles 20.3 et 20.5 de la *Loi sur la protection de l'environnement*, relativement aux autorisations environnementales délivrées :

- i. soit pour l'utilisation, l'exploitation, la création, la modification, l'agrandissement ou l'extension de lieux d'élimination des déchets ou de systèmes de gestion des déchets,
- ii. soit pour la création, la modification, l'extension ou le remplacement de stations d'épuration des eaux d'égout, nouvelles ou existantes.

(2) La disposition 13 du paragraphe 1.0.1 (1) du Règlement est abrogée et remplacée par ce qui suit :

13. L'article 53 de la *Loi sur les ressources en eau de l'Ontario*, dans sa version antérieure à l'entrée en vigueur du paragraphe 3 (9) de l'annexe 7 de la *Loi de 2010 favorisant un Ontario propice aux affaires*, relativement aux approbations en vue d'établir, de modifier, d'agrandir ou de remplacer des stations d'épuration des eaux d'égout, nouvelles ou existantes.

2. Le paragraphe 23 (2) du Règlement est modifié par substitution de «une autorisation environnementale est requise» à «un certificat d'autorisation ou un certificat d'autorisation provisoire est requis».

Entrée en vigueur

3. Le présent règlement entre en vigueur le dernier en date du jour de l'entrée en vigueur du paragraphe 2 (1) de l'annexe 7 de la *Loi de 2010 favorisant un Ontario propice aux affaires* et du jour de son dépôt.

27/11

ONTARIO REGULATION 268/11

made under the

ENVIRONMENTAL PROTECTION ACT

Made: June 1, 2011
Filed: June 14, 2011
Published on e-Laws: June 16, 2011
Printed in *The Ontario Gazette*: July 2, 2011

Amending O. Reg. 232/98
(Landfilling Sites)

Note: Ontario Regulation 232/98 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Subsection 2 (4) of Ontario Regulation 232/98 is amended by striking out “a certificate of approval or a provisional certificate of approval issued under section 39 of the Act” and substituting “an environmental compliance approval”.

2. Section 3 of the Regulation is amended by striking out “a certificate of approval for a landfilling site” and substituting “an environmental compliance approval to which a landfilling site is subject”.

3. (1) Subsection 4 (1) of the Regulation is amended by striking out “a certificate of approval for the landfilling site” in the portion before clause (a) and substituting “an environmental compliance approval to which the landfilling site is subject”.

(2) Subsection 4 (2) of the Regulation is amended by striking out “certificate of approval” and substituting “environmental compliance approval”.

4. Section 5 of the Regulation is amended by striking out “The holder of a certificate of approval or the applicant for a certificate of approval for a landfilling site” at the beginning and substituting “The holder of an environmental compliance approval or the applicant for an environmental compliance approval to which a landfilling site is or will be subject”.

Commencement

5. This Regulation comes into force on the later of the day subsection 2 (1) of Schedule 7 to the *Open for Business Act, 2010* comes into force and the day it is filed.

27/11

ONTARIO REGULATION 269/11

made under the

ENVIRONMENTAL PROTECTION ACT

Made: June 1, 2011
Filed: June 14, 2011
Published on e-Laws: June 16, 2011
Printed in *The Ontario Gazette*: July 2, 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. Subsection 13 (3) of Ontario Regulation 153/04 is amended by striking out “approved under Part V of the Act” and substituting “that is subject to an environmental compliance approval”.

2. Subparagraph 7 iii of subsection 3 (2) of Schedule D to the Regulation is amended by striking out “certificates of approval” at the beginning and substituting “environmental compliance approvals”.

Commencement

3. This Regulation comes into force on the later of the day subsection 2 (1) of Schedule 7 to the *Open for Business Act, 2010* comes into force and the day it is filed.

27/11

ONTARIO REGULATION 270/11
made under the
ENVIRONMENTAL PROTECTION ACT

Made: June 1, 2011
Filed: June 14, 2011
Published on e-Laws: June 16, 2011
Printed in *The Ontario Gazette*: July 2, 2011

Amending Reg. 349 of R.R.O. 1990
(Hot Mix Asphalt Facilities)

Note: Regulation 349 has not previously been amended.

1. Section 6 of Regulation 349 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

6. Every person responsible for a portable HMA facility shall keep a copy of the environmental compliance approval issued in respect of the facility available for inspection at the facility site.

7. If a person responsible for a portable HMA facility intends to relocate the facility, the person shall give notice of the intended relocation to the Director at least fifteen days before the intended relocation, and shall include in the notice the following information:

1. The name of the owner and operator of the facility.
2. The name and telephone number of a contact person for the facility.
3. The environmental compliance approval number.
4. The proposed location of the facility.
5. A diagram showing the proposed location of the facility and the nearest residences and other land uses within a 500 metre radius of the facility including, but not limited to, schools, hospitals, shopping centres, and long-term care homes.
6. The proposed operating schedule for the facility, including,
 - i. the date of commencement of work at the proposed location,
 - ii. the date of completion of work at the proposed location, and
 - iii. the days and hours of operation of the facility.
7. The type of facility, its rate of production, the emission control equipment used, and the fuel used.
8. The proposed maximum amount of reclaimed asphalt paving to be used, expressed as a percentage of the total amount of the materials used in the hot mix asphalt mixture.
9. The previous location of the facility.

2. Form 1 of the Regulation is revoked.

Commencement

3. This Regulation comes into force on the later of the day subsection 2 (1) of Schedule 7 to the *Open for Business Act, 2010* comes into force and the day it is filed.

27/11

ONTARIO REGULATION 271/11

made under the

ENVIRONMENTAL PROTECTION ACT

Made: June 1, 2011
 Filed: June 14, 2011
 Published on e-Laws: June 16, 2011
 Printed in *The Ontario Gazette*: July 2, 2011

Amending Reg. 338 of R.R.O. 1990
 (Boilers)

Note: Regulation 338 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Subsection 3 (2) of Regulation 338 of the Revised Regulations of Ontario, 1990 is amended by striking out “a certificate of approval under section 9” and substituting “an environmental compliance approval required under section 9”.

Commencement

2. This Regulation comes into force on the later of the day subsection 2 (1) of Schedule 7 to the *Open for Business Act, 2010* comes into force and the day it is filed.

27/11

ONTARIO REGULATION 272/11

made under the

ENVIRONMENTAL PROTECTION ACT

Made: June 1, 2011
 Filed: June 14, 2011
 Published on e-Laws: June 16, 2011
 Printed in *The Ontario Gazette*: July 2, 2011

Amending O. Reg. 215/95
 (Effluent Monitoring and Effluent Limits — Electric Power Generation Sector)

Note: Ontario Regulation 215/95 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Clause 17 (2) (a) of Ontario Regulation 215/95 is amended by striking out “a certificate of approval” and substituting “an environmental compliance approval”.

Commencement

2. This Regulation comes into force on the later of the day subsection 2 (1) of Schedule 7 to the *Open for Business Act, 2010* comes into force and the day it is filed.

27/11

ONTARIO REGULATION 273/11
made under the
ENVIRONMENTAL ASSESSMENT ACT

Made: June 1, 2011
Filed: June 14, 2011
Published on e-Laws: June 16, 2011
Printed in *The Ontario Gazette*: July 2, 2011

Amending O. Reg. 116/01
(Electricity Projects)

Note: Ontario Regulation 116/01 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

- 1. Subsection 3 (2) of Ontario Regulation 116/01 is revoked.**
- 2. Subsection 4 (2) of the Regulation is revoked.**
- 3. Subsection 5.1 (2) of the Regulation is revoked and the following substituted:**

(2) An undertaking that is designated under this Regulation as an undertaking to which the *Environmental Assessment Act* applies and that is in respect of the processing or disposing of municipal waste on a municipal waste pilot project site is exempt from Part II of that Act if section 5.0.1 of Regulation 347 of the Revised Regulations of Ontario, 1990 applies to an application for an environmental compliance approval under section 20.2 of the *Environmental Protection Act* in respect of the use, operation, establishment, alteration, extension or enlargement of the site.

Commencement

- 4. This Regulation comes into force on the later of the day subsection 2 (1) of Schedule 7 to the *Open for Business Act, 2010* comes into force and the day it is filed.**

27/11

ONTARIO REGULATION 274/11
made under the
PLANNING ACT

Made: June 10, 2011
Filed: June 14, 2011
Published on e-Laws: June 16, 2011
Printed in *The Ontario Gazette*: July 2, 2011

REVOKING VARIOUS REGULATIONS

Note: Ontario Regulation 561/91 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.

Note: Ontario Regulation 484/71 has previously been amended. Those amendments are listed in the Table of Unconsolidated and Unrevoked Regulations at www.e-Laws.gov.on.ca.

Note: Ontario Regulations 1133/80, 531/94, 528/94, 501/96, 516/98, 535/98, 573/98 have not previously been amended.

Revocations

- 1. The following Regulations are revoked:**
 - 1. Ontario Regulation 484/71.**
 - 2. Ontario Regulation 1133/80.**
 - 3. Ontario Regulation 561/91.**
 - 4. Ontario Regulation 531/94.**

5. **Ontario Regulation 528/94.**
6. **Ontario Regulation 501/96.**
7. **Ontario Regulation 516/98.**
8. **Ontario Regulation 535/98.**
9. **Ontario Regulation 573/98.**

Commencement

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

Made by:

LYNN BUCKHAM
Regional Director
Municipal Services Office – Northeastern
Ministry of Municipal Affairs and Housing

Date made: June 10, 2011.

27/11

ONTARIO REGULATION 275/11

made under the

ONTARIO COLLEGE OF TRADES AND APPRENTICESHIP ACT, 2009

Made: May 2, 2011
Approved: June 1, 2011
Filed: June 16, 2011
Published on e-Laws: June 20, 2011
Printed in *The Ontario Gazette*: July 2, 2011

SCOPE OF PRACTICE — TRADES IN THE CONSTRUCTION SECTOR

Architectural glass and metal technician

1. The scope of practice for the trade of architectural glass and metal technician includes the following:
 1. Laying out, fabricating, assembling and installing door and window frames, store fronts, wall facings, curtain walls, partitions, architectural glass fronts, auto glass and specialty glass, plastic and related products.
 2. Cutting, fitting and installing glass in frames by means of seals, sealants and fasteners.
 3. Installing window and door operators and related hardware.
 4. Reading and interpreting designs, drawings, diagrams, specifications and manufacturers' literature relating to the work described in paragraphs 1, 2 and 3.

Brick and stone mason

2. The scope of practice for the trade of brick and stone mason includes the following:
 1. Constructing, erecting, installing and repairing with brick, concrete block, insulation and other masonry units, walls, arches, paving, floors, fireplaces, chimneys, smoke-stacks and other structures.
 2. Cutting and trimming all brick, concrete block and other masonry units by hand tools and power activated equipment.
 3. Laying firebrick and other refractory materials to walls, arches and floors in the construction of furnaces or to lining furnaces and retorts or to enclosing boilers, tanks and heat treating furnaces.
 4. Comprehensive knowledge of tools to perform in the trade.

5. Reading and interpreting blueprints, sketches, specifications, codes and manufacturers' literature used in the layout and erection of a structure.

Cement (concrete) finisher

3. The scope of practice for the trade of cement (concrete) finisher includes the following:
 1. Placing and levelling concrete.
 2. Curing and sealing concrete.
 3. Repairing and replacing concrete.
 4. Performing speciality concrete work.

Cement mason

4. The scope of practice for the trade of cement mason includes the following:
 1. Finishing concrete by hand or with mechanical equipment, including the application of curing and surface treatments.
 2. Waterproofing and restoration of concrete.
 3. Rubbing-up and repairing of hardened concrete surfaces.
 4. Placing and finishing epoxy, plastic and other composition materials.
 5. Finishing and exposing aggregate in precast and architectural concrete.

Concrete pump operator

5. The scope of practice for the trade of concrete pump operator includes the following:
 1. Co-ordinating the placement of ready-mix concrete through a pump at the work site.
 2. Setting up the concrete delivery system.
 3. Monitoring the movement of the concrete to the pour location.
 4. Resolving issues related to the movement of pumpable concrete.

Construction boilermaker

6. The scope of practice for the trade of construction boilermaker includes fabricating, assembling, installing, constructing, erecting, altering, maintaining, repairing, disassembling, demolishing or testing any of the following systems or equipment, or any of their component parts or access assemblies, that are intended for industrial purposes and that are made of plate metal, structural metal or fibreglass:

1. Boilers.
2. Economizers.
3. Air heaters.
4. Downcomers.
5. Process equipment.
6. Tanks, bins, hoppers and vats.
7. Pressure vessels.
8. Heat exchangers.
9. Condensers.
10. Permanently situated industrial fans.
11. Calandria.
12. Containment structures.
13. Pollution control systems.
14. Duct systems.
15. Furnaces.
16. Water towers and reservoirs.
17. Penstocks.

18. Scroll casings.
19. Flue gas stacks.

Construction craft worker

7. The scope of practice for the trade of construction craft worker includes the following:
1. Reading and applying basic blue prints, drawings and layouts.
 2. Operating hand and power tools.
 3. Working with stationary equipment.
 4. Stripping and handling materials.
 5. Performing form setting.
 6. Rigging and hoisting materials and equipment.
 7. Erecting and dismantling scaffolding.
 8. Placing concrete.
 9. Selecting and installing temporary and permanent barriers and fencing.
 10. Backfilling and compacting sites.

Construction millwright

8. The scope of practice for the trade of construction millwright includes the initial installation of industrial mechanical machinery and equipment by performing the following:

1. Installing, maintaining, retrofitting and removing conveyor systems and other manufacturing equipment.
2. Assembling or disassembling turbines and generators in power plants.
3. Performing precision work in nuclear plants.
4. Rigging and moving heavy equipment and machinery.
5. Placing, setting and aligning heavy equipment.
6. Welding.

Drywall, acoustic and lathing applicator

9. The scope of practice for the trade of drywall, acoustic and lathing applicator includes the following:
1. Installing exterior metal framing and sheeting.
 2. Installing interior framing, wall systems, sheeting, mouldings, lathing products and furring.
 3. Installing thermal, fire, sound and vapour barrier insulation and sealants.
 4. Installing moulded and cast forms.
 5. Installing acoustical wall and ceiling panels and interior window frames, door frames and fixtures.

Drywall finisher and plasterer

10. The scope of practice for the trade of drywall finisher and plasterer includes the following:
1. Surfacing, taping and finishing wallboard.
 2. Applying special coatings.
 3. Carrying out interior base and finish plastering.
 4. Fabricating cast cornices and mouldings.
 5. Installing cornice and ornamental plaster moulding, including prefabricated cornice and ornamental plaster moulding.
 6. Applying exterior cement plaster or aggregate.
 7. Repairing drywall taping and plaster.
 8. Installing exterior insulated finishing systems.

Electrician — construction and maintenance

11. (1) The scope of practice for the trade of electrician — construction and maintenance includes the following:

1. Laying out, assembling, installing, repairing, maintaining, connecting or testing electrical fixtures, apparatus, control equipment and wiring for systems of alarm, communication, light, heat or power in buildings or other structures.
2. Planning proposed installations from blueprints, sketches or specifications and installing panel boards, switch boxes, pull boxes and other related electrical devices.
3. Measuring, cutting, threading, bending, assembling and installing conduits and other types of electrical conductor enclosures that connect panels, boxes, outlets and other related electrical devices.
4. Installing brackets, hangers or equipment for supporting electrical equipment.
5. Installing in or drawing electrical conductors through conductor enclosures.
6. Preparing conductors for splicing of electrical connections, securing conductor connections by soldering or other mechanical means and reinsulating and protecting conductor connections.
7. Testing electrical equipment for proper function.

(2) The scope of practice for the trade of electrician — construction and maintenance does not include work performed by a person who is permanently employed in an industrial plant at a limited purpose occupation in the electrical trade.

Electrician — domestic and rural

12. The scope of practice for the trade of electrician — domestic and rural is the same as the scope of practice of an electrician — construction and maintenance, but is limited to the following:

1. Work in the construction, erection, repair, remodelling or alteration of,
 - i. houses or multiple dwelling buildings containing six or fewer dwellings, or
 - ii. buildings or structures used for farming.
2. The performance of maintenance to electrical equipment,
 - i. in houses or multiple dwelling buildings containing six or fewer dwellings, or
 - ii. on farms.

Exterior insulated finish systems mechanic

13. The scope of practice for the trade of exterior insulated finish systems mechanic includes installing building systems that integrate a resinous exterior cladding with a continuous layer of insulation on the exterior of a building or structure by doing the following:

1. Preparing substrates.
2. Selecting and applying barriers.
3. Selecting and applying adhesive applications and mechanical attachments.
4. Installing rigid insulation board.
5. Preparing rigid insulation board for base coat application.
6. Applying reinforcing mesh and base coat.
7. Applying textured finish coat.

Floor covering installer

14. The scope of practice for the trade of floor covering installer includes the following:

1. Installing and repairing resilient tiles and resilient sheet goods as floor coverings.
2. Installing and repairing direct glue down carpets.
3. Installing and repairing carpets and pads.
4. Installing and repairing wood floors.

General carpenter

15. The scope of practice for the trade of general carpenter includes the following:

1. Establishing building procedures.
2. Preparing a work site for building.
3. Laying out, constructing and installing form work.
4. Framing floors, walls, ceilings and roofs.

5. Installing interior and exterior finishing materials and hardware.
6. Constructing heavy framing using post and beam and timber construction.
7. Building stairs, newel posts, handrails and balustrades.
8. Laying out, constructing and installing door and window systems including hardware.
9. Performing renovations.

Hazardous materials worker

16. The scope of practice for the trade of hazardous material worker includes the following:

1. Setting up and tearing down enclosures and decontamination chambers.
2. Removing asbestos, lead, mould and other hazardous materials.

Heat and frost insulator

17. The scope of practice for the trade of heat and frost insulator includes the following:

1. Applying insulation on mechanical systems and interior surfaces of buildings.
2. Applying fabric, metal and plastic finishes.

Heavy equipment operator — dozer

18. The scope of practice for the trade of heavy equipment operator — dozer includes inspecting, maintaining, transporting and operating full (standard) size dozer equipment by performing the following:

1. Operating equipment in a safe and efficient manner.
2. Performing pre-operational inspections.
3. Performing preventative maintenance.
4. Transporting equipment.
5. Reading and interpreting site plans and manufacturer's manuals.
6. Installing attachments.
7. Loading and unloading equipment.
8. Excavating, grading, ramp building, stockpiling, backfilling and towing operations.

Heavy equipment operator — excavator

19. The scope of practice for the trade of heavy equipment operator — excavator includes inspecting, maintaining, transporting and operating full (standard) size excavator equipment by performing the following:

1. Operating equipment in a safe and efficient manner.
2. Performing pre-operational inspections.
3. Performing preventative maintenance.
4. Transporting equipment.
5. Reading and interpreting site plans and manufacturer's manuals.
6. Installing attachments.
7. Loading and unloading equipment.
8. Excavating, trenching, grading, loading, ramp building, stockpiling, backfilling and hoisting material.

Heavy equipment operator — tractor loader backhoe

20. The scope of practice for the trade of heavy equipment operator — tractor loader backhoe includes inspecting, maintaining, transporting and operating full (standard) size tractor loader backhoe equipment by performing the following:

1. Operating equipment in a safe and efficient manner.
2. Performing pre-operational inspections.
3. Performing preventative maintenance.
4. Transporting equipment.
5. Reading and interpreting site plans and manufacturer's manuals.

6. Installing attachments.
7. Loading and unloading equipment.
8. Excavating, trenching, grading, loading, ramp building, shuttling, stockpiling, backfilling and hoisting material.

Hoisting engineer — mobile crane operator 1

21. (1) The scope of practice for the trade of hoisting engineer — mobile crane operator 1 includes maintaining and operating mobile cranes that are capable of raising, lowering or moving any material that weighs more than 16,000 pounds.

(2) For the purposes of this section and section 22,

“mobile crane” means a mechanical device or structure that incorporates a boom that,

- (a) is capable of moving in the vertical and horizontal plane,
- (b) is capable of raising, lowering or moving a load suspended from the boom by a hook or rope, and
- (c) is mounted on a mobile base or chassis,

and includes a telescoping or articulated boom but does not include equipment that is used exclusively for fire-fighting or by automotive wreckers and tow trucks to clear wrecks and haul vehicles.

Hoisting engineer — mobile crane operator 2

22. The scope of practice for the trade of hoisting engineer — mobile crane operator 2 includes maintaining and operating mobile cranes that are capable of raising, lowering or moving only material that weighs more than 16,000 pounds but no more than 30,000 pounds.

Hoisting engineer — tower crane operator

23. (1) The scope of practice for the trade of hoisting engineer — tower crane operator includes maintaining and operating tower cranes.

(2) In this section,

“tower crane” means a mechanical device or structure that is of the travelling, fixed or climbing type and that has,

- (a) a boom, power driven drum and wire rope to raise, lower or move material, and
- (b) a vertical mast or tower and jib.

Ironworker — generalist

24. (1) The scope of practice for the trade of ironworker — generalist includes the following:

1. Fabricating, assembling, installing, hoisting, erecting, dismantling, reconditioning, adjusting, altering, repairing or servicing,
 - i. all structural ironwork,
 - ii. precast and pretensioned concrete, and
 - iii. ferrous and non-ferrous materials in curtain walls, ornamental and miscellaneous metal work.
2. Applying sealants to the material referred to in paragraph 1.
3. Moving and placing machinery and heavy equipment that is required in order to perform work described in paragraph 1.
4. Fabricating, handling, sorting, cutting, bending, rigging, placing, burning, welding, stressing, grouting and tying of all material used to reinforce concrete constructions, including reinforcing bars, welded wire mesh and post tensioning systems.
5. Installing mechanical splices for reinforcing steel bars and performing cad and thermite welding for the splicing of reinforcing steel bars.
6. Reading and interpreting all shop and field drawings, including those taken from original architectural and engineering drawings, that are related to the work described in paragraphs 1, 2 and 3.
7. Reading and interpreting all structural and placing drawings and bar lists that are related to the work described in paragraphs 4 and 5.

(2) The scope of practice for the trade of ironworker — generalist does not include work performed as part of fabricating or assembling materials in an industrial plant.

Ironworker — structural and ornamental

25. (1) The scope of practice for the trade of ironworker — structural and ornamental includes the following:

1. Fabricating, assembling, installing, hoisting, erecting, dismantling, reconditioning, adjusting, altering, repairing or servicing,
 - i. all structural ironwork,
 - ii. precast and pretensioned concrete, and
 - iii. ferrous and non-ferrous materials in curtain walls, ornamental and miscellaneous metal work.
2. Applying sealants to the material referred to in paragraph 1.
3. Moving and placing machinery and heavy equipment that is required in order to perform work described in paragraph 1.
4. Reading and interpreting all shop and field drawings, including those taken from original architectural and engineering drawings, that are related to the work described in paragraphs 1, 2 and 3.

(2) The scope of practice for the trade of ironworker — structural and ornamental does not include work performed as part of fabricating or assembling materials in an industrial plant.

Native residential construction worker

26. The scope of practice for the trade of native residential construction worker includes working in all aspects of the construction of a house on a first nation.

Painter and decorator — commercial and residential

27. The scope of practice for the trade of painter and decorator — commercial and residential includes the following:

1. Preparing substrates.
2. Applying coatings to substrates.
3. Applying wall coverings to substrates.

Painter and decorator — industrial

28. The scope of practice for the trade of painter and decorator — industrial includes the following:

1. Preparing substrates.
2. Applying coatings to substrates.
3. Preparing and performing work on substrates by mechanical and chemical processes.

Plumber

29. (1) The scope of practice for the trade of plumber includes the following:

1. Laying out, assembling, installing, maintaining or repairing in any structure, building or site, piping, fixtures and appurtenances for the supply of water for any domestic or industrial purpose or for the disposal of water that has been used for any domestic or industrial purpose.
 2. Connecting any appliance that uses water supplied to it or disposes of waste to piping.
 3. Installing piping for any process, including the conveyance of gas, or any tubing for a pneumatic or air-handling system.
 4. Making joints in piping.
 5. Reading and interpreting design drawings, manufacturers' literature and installation diagrams for piping and appliances connected to piping.
- (2) The scope of practice for the trade of plumber does not include the following:
1. Manufacturing equipment or assembling a unit prior to delivery to a building, structure or site.
 2. Laying of metallic or non-metallic pipe into trenches to form sanitary or storm sewers, drains or water mains.
 3. Repairing and maintaining installations in an operating industrial plant.
 4. Installing, removing, maintaining and testing water meters, up to and including water meters with a 25 millimetre inlet and outlet.

Powerline technician

30. The scope of practice for the trade of powerline technician includes the following:

1. Operating, maintaining and servicing power lines used to conduct electricity from generating plants to consumers.
2. Constructing or assembling a system of power lines used to conduct electricity from generating plants to consumers.

Precast concrete erector

31. The scope of practice for the trade of precast concrete erector includes the following:

1. Loading precast units on site.
2. Conducting pre-erection surveys.
3. Unloading and storing precast units.
4. Installing and aligning precast units.
5. Installing bolted precast connections.
6. Making welded precast connections.
7. Installing dowelled precast connections.

Precast concrete finisher

32. The scope of practice for the trade of precast concrete finisher includes repairing, finishing, cleaning, grouting and chalking precast concrete surfaces.

Refractory mason

33. The scope of practice for the trade of refractory mason includes restoring or replacing linings of furnaces, kilns and basins by installing refractory bricks, blankets, modules, castables, plastics or ceramic coatings to protect structures from high heat by doing the following:

1. Adapting the job site environment.
2. Using and maintaining refractory tools and equipment.
3. Tearing out refractory masonry.
4. Laying refractory bricks.
5. Installing poured castables.
6. Installing gunnable castables.
7. Installing lining with ceramic welding.
8. Installing shotcrete.
9. Installing refractory material by plastic ramming.
10. Installing ceramic fibre blanket and modules.

Refrigeration and air conditioning systems mechanic

34. (1) The scope of practice for the trade of refrigeration and air conditioning systems mechanic includes, with respect to any cooling system or heating-cooling combination system that is installed and used in a residential, industrial, commercial or institutional setting, the following:

1. Planning, preparing and laying out the system.
2. Installing and starting up the system and verifying the operation and function of the system.
3. Installing and connecting piping for the purpose of conveying all types of refrigerant used for both primary and secondary cooling.
4. Maintaining, servicing, repairing and replacing system components and accessories, including the electrical and electronic components of the system.
5. Servicing, testing, adjusting, commissioning and decommissioning the system.

(2) The scope of practice for the trade of refrigeration and air conditioning systems mechanic does not include work performed in the production of refrigeration and air conditioning systems.

(3) Nothing in this section authorizes a person who holds a certificate of qualification or who is otherwise authorized to work in the trade to perform any function or carry out any activities for which a certificate is required under the *Technical Standards and Safety Act, 2000*.

Reinforcing rodworker

35. (1) The scope of practice for the trade of reinforcing rodworker includes the following:

1. Fabricating, handling, sorting, cutting, bending, rigging, placing, burning, welding, stressing, grouting and tying of all material used to reinforce concrete constructions, including reinforcing bars, welded wire mesh and post tensioning systems.
2. Installing mechanical splices for reinforcing steel bars and performing cad and thermite welding for the splicing of reinforcing steel bars.
3. Reading and interpreting all structural and placing drawings and bar lists that are related to the work described in paragraphs 1 and 2.

(2) The scope of practice for the trade of reinforcing rodworker does not include work performed as part of fabricating or assembling materials in an industrial plant.

Residential air conditioning systems mechanic

36. (1) The scope of practice for the trade of residential air conditioning systems mechanic is the same as the scope of practice of a refrigeration and air conditioning systems mechanic, but is limited to work performed with respect to residential air conditioning systems that meet the following requirements:

1. The system must be installed as an independent unit in a residential family dwelling.
2. The system must operate at no more than 240 volts single phase power with a maximum branch circuit capacity of 60 amps, a maximum cooling capacity of 60,000 British thermal units per hour and a saturated suction temperature above 2 degrees Celsius (35 degrees Fahrenheit) in the cooling cycle.

(2) The scope of practice for the trade of residential air conditioning systems mechanic does not include work performed by a person engaged in the repair or installation of single phase hermetically sealed self-contained portable plug-in appliances with a maximum voltage of 240 volts and with factory produced systems precharged with refrigerant.

Residential (low rise) sheet metal installer

37. (1) The scope of practice for the trade of residential (low rise) sheet metal installer includes the following:

1. Assembling, handling, erecting, installing, dismantling, reconditioning, adjusting, altering, repairing or servicing all ferrous and nonferrous sheet metal work of No. 10 U.S. Gauge or any equivalent or lighter gauge and all other materials used in lieu of it.
2. Reading and interpreting all shop and field sketches used in fabrication and erection, including those taken from sketches or original architectural and engineering drawings.

(2) A residential (low rise) sheet metal installer may only perform the work listed in subsection (1) with respect to the installation of air handling or ventilation systems and if the following criteria are satisfied:

1. The work is performed,
 - i. within a self-contained single family dwelling such as a single detached house, semi-detached house, town house or linked house consisting of wood-frame construction, or
 - ii. within a low rise residential building,

that does not have common conditioned areas and is four stories or fewer.

2. The work is performed on a low velocity system with static pressure of no more than one inch water column and maximum air flow of 2,000 cubic feet per minute or on a high velocity system with static pressure of no more than three inches water column and maximum air flow of 2,500 cubic feet per minute.
3. The air handling or ventilation system does not penetrate any fire-rated separations.

(3) The scope of practice for the trade of residential (low rise) sheet metal installer does not include work listed in subsection (1) that is performed in production commonly known as mass production.

Restoration mason

38. The scope of practice for the trade of restoration mason includes the following:

1. Preparing mortars.
2. Cutting out and filling joints.
3. Repairing or resetting bricks, stone and terra cotta blocks in ashlar, rubble and brickwork.
4. Drilling, grouting and pinning fractured stones.
5. Resetting copings.

6. Caring out washing and mechanical or chemical cleaning.

Roofer

- 39.** (1) The scope of practice for the trade of roofer includes the following:

1. Installing, removing, altering and repairing roof insulation, air barriers and above deck roof vapour barriers.
2. Installing, removing, altering and repairing systems that are composition roof, built-up roofing, elastomeric, plastomeric and modified bituminous systems and that may include aggregates, coating, traffic planks, decorative finishes on roofing and the common drip edge installed to make a roof watertight.
3. Installing, removing, altering and repairing materials used for damp proofing, waterproofing or weatherproofing, regardless of where in the building system the materials are located or how they are applied.
4. Laying decks or floors that are tile, brick, wood block, mastic or composition decks or floors.
5. Installing, removing, altering and repairing slabs of precast concrete, composition, mineral or other panels over roofing or waterproofing.
6. Installing, removing, altering and repairing slate, tile, asbestos and asphalt shingles or any other kind of roofing shingles.

- (2) In this section,

“installing, removing, altering and repairing”, when referring to roofing shingles, includes,

- (a) cementing and laying of felt, paper, insulation or other underlaying, and
- (b) dressing, punching and cutting, either by hand or by machinery, in connection with roofing shingles.

Sheet metal worker

- 40.** (1) The scope of practice for the trade of sheet metal worker includes the following:

1. Manufacturing or fabricating all ferrous and nonferrous sheet metal work of No. 10 U.S. Gauge or any equivalent or lighter gauge and all other materials used in lieu of it.
2. Assembling, handling, erecting, installing, dismantling, reconditioning, adjusting, altering, repairing or servicing all ferrous and nonferrous sheet metal work of No. 10 U.S. Gauge or any equivalent or lighter gauge and all other materials used in lieu of it.
3. Reading and interpreting all shop and field sketches used in fabrication and erection, including those taken from sketches or original architectural and engineering drawings.
4. Fabricating or installing metal cladding over insulation.

(2) The scope of practice for the trade of sheet metal worker does not include work listed in subsection (1) that is performed in production commonly known as mass production.

Sprinkler and fire protection installer

- 41.** (1) The scope of practice for the trade of sprinkler and fire protection installer includes the following:

1. Planning proposed installations from blueprints, sketches, specifications, standards and codes.
2. Laying out, assembling, installing, testing and maintaining high and low pressure pipeline systems for supplying water, air, foam, carbon dioxide or other materials to or for fire protection purposes.
3. Measuring, cutting, reaming, threading, soldering, bolting, screwing, welding or joining all types of piping, fittings or equipment for fire protection of a building or structure.
4. Installing clamps, brackets and hangers to support piping, fittings and equipment used in fire protection systems.
5. Testing, adjusting and maintaining pipe lines and all other equipment used in sprinkler and fire protection systems.
6. Operating and utilizing necessary tools and equipment for the installation of sprinkler and fire protection systems.

- (2) The scope of practice for the trade of sprinkler and fire protection installer does not include the following:

1. The manufacture of equipment or the assembly of a unit prior to delivery to a building or site.
2. The installation of electrical equipment, devices and wiring not integral or attached to fire protection systems.

Steamfitter

- 42.** (1) The scope of practice for the trade of steamfitter includes the following:

1. Laying out, assembling, installing, maintaining or repairing any heating system, cooling system, process system or industrial system.
2. Installing or connecting piping in any building or structure.
3. Installing the piping for any process, including a process that conveys gas, or the tubing for any pneumatic or air handling system.
4. Reading and interpreting design drawings, manufacturers' literature and installation diagrams for any system referred to in paragraph 1.

(2) The scope of practice for the trade of steamfitter does not include the manufacturing of equipment or the assembly of a unit, prior to delivery to a building, structure or site.

Terrazzo, tile and marble setter

43. The scope of practice for the trade of terrazzo, tile and marble setter includes installing terrazzo, tile, granite and marble slabs on floors and walls.

Commencement

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

Made by:

BOARD OF GOVERNORS OF THE ONTARIO COLLEGE OF TRADES:

R. J. CAMERON
Chair

Date made: May 2, 2011.

27/11

ONTARIO REGULATION 276/11

made under the

ONTARIO COLLEGE OF TRADES AND APPRENTICESHIP ACT, 2009

Made: May 2, 2011
Approved: June 1, 2011
Filed: June 16, 2011
Published on e-Laws: June 20, 2011
Printed in *The Ontario Gazette*: July 2, 2011

SCOPE OF PRACTICE — TRADES IN THE INDUSTRIAL SECTOR

Bearings mechanic

1. The scope of practice for the trade of bearings mechanic includes the following:
 1. Disassembling and cleaning bearings, seals and chocks.
 2. Inspecting bearings, seals and chocks for wear and damage.
 3. Repairing or replacing bearings, seals and chocks.

Blacksmith

2. The scope of practice for the trade of blacksmith includes the following:
 1. Forging and repairing metal parts used in farm machinery and industrial and domestic equipment.
 2. Making striking and cutting tools.

3. Making, sharpening or hardening drills, chisels and other tools.
4. Making custom work, including ornamental railings, gates, grilles, furniture and horse shoes.
5. Forge welding.
6. Hot riveting.

Cabinet maker

3. The scope of practice for the trade of cabinet maker includes constructing and repairing cabinets, furniture, architectural woodwork, architectural millwork products and premium windows, doors and stairs, for residential, commercial and industrial uses.

Composite structures technician

4. The scope of practice for the trade of composite structures technician includes the following:

1. Inspecting, evaluating damage, repairing and replacing damaged aircraft components according to approved engineering data and process requirements.
2. Using hand and power tools, specialized equipment and materials.

Computer numerical control (CNC) programmer

5. The scope of practice for the trade of computer numerical control (CNC) programmer includes creating programs for computer numerical control, direct numerical control and numerical control controlled machines by doing the following:

1. Planning and sequencing the metal removal process.
2. Defining areas and components to be machined.
3. Creating information from a piece part or drawings.
4. Creating tool paths.
5. Posting processing tool path information.
6. Organizing completed programs.
7. Implementing computer numerical control machining processes.
8. Performing program editing.
9. Archiving and maintaining files.

Die designer

6. The scope of practice for the trade of die designer includes designing all cutting and forming dies by doing the following:

1. Reading and interpreting a piece part drawing.
2. Conveying information to computer aided design programs or systems.
3. Determining the type of die.
4. Designing a layout of sequence of operations.
5. Creating a tooling design.
6. Dimensioning the die design.
7. Finalizing the die drawing or design.
8. Implementing construction of the die.

Draftsperson — mechanical

7. The scope of practice for the trade of draftsperson — mechanical includes the following:

1. Developing and preparing engineering designs and drawings.
2. Operating computer aided design and graphic drafting stations.
3. Developing and preparing drawings of industrial machines, engines, tools and mechanical equipment.
4. Developing and preparing design sketches.
5. Completing documentation packages and producing drawing sets.
6. Checking and verifying design drawings to conform to specifications and design data.

7. Writing technical reports.
8. Checking prepared contracts and tender documents.

Draftsperson — plastic mould design

8. The scope of practice for the trade of draftsperson — plastic mould design includes the following:

1. Developing and preparing engineering designs and drawings.
2. Operating computer aided designs and graphic drafting stations.
3. Developing and preparing design sketches.
4. Completing documentation packages and producing drawing sets.
5. Checking and verifying design drawings.
6. Writing technical reports.
7. Checking prepared contracts and tender documents.
8. Designing and producing simple to complex templates and patterns.
9. Designing mechanical equipment for mould manufacturing.
10. Designing plastic moulds and tooling for mould-making and modifications.
11. Designing component parts and attachments.

Draftsperson — tool and die design

9. The scope of practice for the trade of draftsperson — tool and die design includes the following:

1. Developing and preparing engineering designs and drawings.
2. Operating computer aided design and drafting stations.
3. Developing and preparing design sketches.
4. Completing documentation packages and producing drawing sets.
5. Checking and verifying design drawings.
6. Writing technical reports.
7. Checking prepared contracts and tender documents.
8. Designing and producing simple to complex templates and patterns.
9. Designing mechanical equipment for tool and die manufacturing.
10. Designing tools for tooling, dies and modifications.
11. Designing component parts and attachments.

Electric motor system technician

10. The scope of practice for the trade of electric motor system technician includes disassembling, diagnosing, rewinding, repairing, testing and reassembling components of electric motors, transformers, switchgears and generators.

Electrical control (machine) builder

11. (1) The scope of practice for the trade of electrical control (machine) builder includes the following:

1. Fabricating and installing brackets, hangers and other equipment for the support of electrical devices such as control panels, limit switches, solenoids, push buttons and pilot light stations and installing these electrical devices.
2. Installing various types of electrical conductor enclosures, for example conduit, that connect panels and other machine-related electrical devices.
3. Preparing and installing electrical conductors, installing connections by mechanical means and reinsulating and protecting conductor connections.
4. Identifying installed electrical devices with appropriate input and output device identifications numbers and using appropriate tags or labels, including lamicoid or metal tags.

(2) The work that falls within the scope of practice for the trade of electrical control (machine) builder is limited to work performed on the electrical portion of machine tool building.

Electrician (signal maintenance)

12. The scope of practice for the trade of electrician (signal maintenance) includes repairing and operating mechanical, electrical, electronic and computerized signal and train control equipment of transit systems.

Elevating devices mechanic

13. The scope of practice for the trade of elevating devices mechanic includes constructing, installing, altering, repairing, servicing and maintaining or testing elevating devices.

Entertainment industry power technician

14. (1) Subject to subsection (2), the scope of practice for the trade of entertainment industry power technician includes work in film, television, live performance, trade shows, special event productions and carnivals by doing the following:

1. Evaluating job requirements.
2. Planning, building, installing, maintaining and disassembling power distribution systems, including both main and subdistribution systems.
3. Designing and installing temporary distribution systems.
4. Installing, controlling and disassembling lighting.
5. Managing portable power supplies including maintenance of batteries.

(2) The work that falls within the scope of practice for the trade of entertainment industry power technician is limited to work performed on installations up to, but not including, hardwire connection to the power system of permanent buildings.

Facilities mechanic

15. The scope of practice for the trade of facilities mechanic includes the following:

1. Inspecting fire safety equipment.
2. Inspecting, performing routine maintenance on and troubleshooting heating and ventilation systems.
3. Inspecting and performing routine maintenance on domestic appliances, laundry systems and air conditioning systems.
4. Inspecting and performing routine maintenance on low voltage electrical and plumbing systems.
5. Inspecting, performing routine maintenance on and troubleshooting the building envelope and roofing.
6. Performing grounds maintenance.

Facilities technician

16. The scope of practice for the trade of facilities technician includes the following:

1. Performing preventive maintenance.
2. Operating, monitoring and performing routine maintenance on air conditioning and ventilation systems.
3. Operating, troubleshooting and performing routine maintenance on air compressors.
4. Operating, troubleshooting and performing routine maintenance on chillers and refrigeration systems.
5. Operating, monitoring and performing routine maintenance on water treatment systems.
6. Inspecting and verifying fire suppression and sprinkler systems.
7. Inspecting, testing and verifying emergency power and lighting systems.
8. Operating, monitoring and performing routine maintenance on heating systems.
9. Operating, troubleshooting and performing routine maintenance on pumps and pumping systems.
10. Operating, monitoring and performing routine maintenance on low pressure boilers.
11. Operating electrical systems.
12. Performing routine maintenance on fume hoods.
13. Operating and performing routine maintenance on control systems and instrumentation.
14. Inspecting and monitoring plumbing systems.
15. Monitoring and analyzing utility consumption.

Fitter — assembler (motor assembly)

17. The scope of practice for the trade of fitter — assembler (motor assembly) includes preparing, assembling, maintaining, installing, adjusting, setting up, aligning and modifying large and small motors, generators and dynamometers by doing the following:

1. Reading and interpreting drawings, work orders and job specifications.
2. Assembling and installing motors, generators and dynamometers that are alternating current (AC) or direct current (DC) power.
3. Assembling and fitting babbitt friction bearings, as well as an array of antifriction bearings and bearing components.
4. Assembling and wiring high and low voltage electronic components, bases, stators and rotors.
5. Fitting and assembling rotors, making connections, assembling components and balancing rotating assemblies.
6. Making set-ups to test motors and generators.
7. Dismantling, cleaning, inspecting, modifying, rebuilding, adjusting and maintaining components.
8. Setting up and operating assembled components for testing.
9. Identifying mechanical, electrical, hydraulic and pneumatic problems.

General machinist

18. The scope of practice for the trade of general machinist includes the following:

1. Reading and interpreting complex engineering drawings and work process documentation.
2. Cutting, shaping and finishing metal to make precision machine parts.
3. Building precision parts using metal cutting machines and equipment, including saws, drills, grinders, lathes and mills.
4. Performing work-in-process measuring and checking using specialized and precision tools and equipment.

Hydraulic/pneumatic mechanic

19. The scope of practice for the trade of hydraulic/pneumatic mechanic includes the following:

1. Installing, maintaining, repairing, rebuilding and modifying existing hydraulic, pneumatic or fluid systems, controls, and components.
2. Checking and verifying design drawings to ensure conformity to specification and design data.
3. Developing and preparing sketches.
4. Writing technical reports.
5. Examining drawings for errors.
6. Maintaining records of repairs completed.

Industrial electrician

20. The scope of practice for the trade of industrial electrician includes installing, maintaining, testing, troubleshooting and repairing industrial electrical equipment, and associated electrical and electronic controls, and hydraulic and pneumatic equipment in industrial, manufacturing and power plants.

Industrial mechanic millwright

21. The scope of practice for the trade of industrial mechanic millwright includes installing, troubleshooting, maintaining and repairing industrial mechanical machinery and equipment.

Instrumentation and control technician

22. The scope of practice for the trade of instrumentation and control technician includes installing, calibrating, configuring, maintaining, servicing, testing, troubleshooting, analyzing and upgrading measuring and control devices and systems, which equip process industries, by doing the following:

1. Working with instruments such as transmitters, sensors, detectors, signal conditioners, recorders, controllers and final control elements, including various types of auto valves and variable frequency drives.
2. Practising within all areas of industry to measure, record, research, analyze and control product output, as well as monitoring and controlling emissions to protect the environment.
3. Installing, calibrating, maintaining, servicing and troubleshooting, analyzing and upgrading measuring and control devices and systems, including the areas of distributed control systems, programmable logic controllers, supervisory control and data acquisition systems and other high-tech systems.

4. Servicing analytical instrumentation such as gas chromatography and gas detection and monitoring and analyzing instruments.
5. Servicing microprocessing instruments, including fieldbus systems and wireless communications.

Light rail overhead contact systems lineperson

23. The scope of practice for the trade of light rail overhead contact systems lineperson includes the following for a transit system:

1. Building and maintaining aerial feeder systems.
2. Building and maintaining contact conductor systems.
3. Building and maintaining electrical track switch systems.
4. Maintaining lighting systems.

Locksmith

24. The scope of practice for the trade of locksmith includes the following:

1. Repairing, installing and adjusting locks.
2. Repairing, installing and adjusting related door and frame hardware.
3. Making keys.
4. Changing lock combinations.

Machine tool builder and integrator

25. The scope of practice for the trade of machine tool builder and integrator includes the following:

1. Reading and interpreting complex engineering drawings, schematics, bills of materials and machine-tool build assembly documentation.
2. Building precision in-process tooling, machine-tool parts and components using conventional and numerically controlled metal cutting machines and equipment, including saws, drills, grinders, lathes and mills.
3. Designing, devising and detailing assembly plans for the machine tool building and integrating process.
4. Building, assembling and integrating pneumatics, hydraulics, electrical components, power transmission systems, conveyor systems and feeder systems.
5. Assembling and integrating subassemblies into the main assembly of stand-alone machine tools and multistation automated machine tool systems.

Metal fabricator (fitter)

26. The scope of practice for the trade of metal fabricator (fitter) includes the following:

1. Using and maintaining metal trade tools, material handling equipment and welding equipment.
2. Using drawings, specifications and codes.
3. Developing a sequence of metal component assemblies.
4. Developing templates and laying out patterns.
5. Preparing fabrication and detailing materials.
6. Assembling metal subcomponents and components.
7. Welding components.
8. Preparing assemblies for shipping and installing on site.

Mould designer

27. The scope of practice for the trade of mould designer includes designing all types of moulds by doing the following:

1. Reading and interpreting a piece part drawing.
2. Analyzing piece parts for mouldability and manufacturability.
3. Conveying information to computer aided design programs or systems.
4. Determining the type of mould.
5. Designing layout of mould components or parts.

6. Designing sequencing of multi plate openings.
7. Creating a mould or tooling design.
8. Detailing and dimensioning the mould or tooling design.
9. Finalizing the mould drawing or design.
10. Implementing construction of the mould.
11. Archiving and maintaining files.

Mould maker

28. The scope of practice for the trade of mould maker includes the following:

1. Reading and interpreting complex engineering drawings and work process documentation.
2. Designing, making and repairing moulds and models used to mass produce plastic or metal components or products.
3. Building precision mould components using metal cutting machines and equipment, including saws, drills, grinders, lathes, mills and electrical discharge machines.
4. Performing work-in-process measuring and checking, using specialized and precision tools and equipment.

Mould or die finisher

29. The scope of practice for the trade of mould or die finisher includes utilizing a variety of power and hand tools to shape, smooth, finish and polish moulds and metal working dies.

Optics technician (lens and prism maker)

30. The scope of practice for the trade of optics technician (lens and prism maker) includes the following:

1. Producing precision spherical and plane optics to specifications.
2. Correcting lens or prisms surfaces to optimum quality.
3. Checking with interferometer and spectrometer.
4. Inspecting, cementing and aligning optical components to optical axes.
5. Coating optics with antireflecting or high reflecting coats.

Packaging machine mechanic

31. The scope of practice for the trade of packaging machine mechanic includes the following:

1. Repairing, adjusting, maintaining and monitoring machines and equipment that package products.
2. Setting up packaging line to accommodate various products, package dimensions and production volumes.
3. Adjusting guides, belts, conveyor speeds and drive and transfer mechanisms to required tolerances.
4. Initiating start up.
5. Observing line in operation.
6. Identifying trouble areas.
7. Advising maintenance management of recurring problems.
8. Referring complex electrical and mechanical repairs to certified personnel.
9. Cleaning and lubricating machine components to ensure fluid operation.

Pattern maker

32. The scope of practice for the trade of pattern maker includes the following:

1. Reading and interpreting complex engineering drawings, pattern drawings and work process documentation.
2. Designing and creating foundry patterns and core boxes from metal, wood, plastic and polystyrene for parts and components cast from metal.
3. Building precision pattern tooling using wood and metal cutting machines and equipment, including saws, drills, grinders, lathes, mills and electrical discharge machines.
4. Performing work-in-process measuring and checking using specialized and precision tools and equipment.

Precision metal fabricator

33. The scope of practice for the trade of precision metal fabricator includes fabricating metal products greater than 10 U.S. gauge to close tolerances for custom and production sheet metal products such as electronic enclosures, cabinets and panels, computer housing consoles, panels and related metal components for,

- (a) computers;
- (b) aircraft and aerospace products;
- (c) hospital and restaurant equipment;
- (d) metal partitions, doors and frames; and
- (e) equipment racks.

Pressure systems welder

34. The scope of practice for the trade of pressure systems welder includes welding metal plates, shells, tubes, drums and structures to assemble and repair boilers and pressure systems to meet pressure test standards by doing the following:

1. Applying American Society of Mechanical Engineers' standards to welds.
2. Using weld procedure specification.
3. Applying welder performance qualifications.
4. Selecting pressure welding components.
5. Selecting pressure welding procedure.
6. Cutting and preparing pipes, tubes, tanks or vessels.
7. Completing assembly of pipes, tubes, tanks or vessels.
8. Welding pressure systems with shielded metal arc welding, gas metal arc welding, gas tungsten arc welding and flux cored arc welding processes.
9. Brazing metal on pressure systems.
10. Repairing defective welds.
11. Performing specialized techniques.

Process operator — food manufacturing

35. The scope of practice for the trade of process operator — food manufacturing includes operating, monitoring, adjusting and maintaining food processing units and equipment by doing the following:

1. Employing job information resources.
2. Transporting and storing process materials.
3. Maintaining process equipment and components.
4. Preparing raw materials and ingredients.
5. Controlling process operations.
6. Operating a central control room.
7. Carrying out process control procedures.

Process operator — power

36. The scope of practice for the trade of process operator — power includes operating, monitoring, adjusting and maintaining processing systems and equipment by doing the following:

1. Performing operator and outside operator duties and satellite control room operations.
2. Operating electronic or computerized control panels.
3. Controlling process start up and shut down and performing troubleshooting duties.
4. Monitoring outside process equipment.
5. Adjusting equipment, valves, pumps and controls, and process equipment.
6. Completing required maintenance documentation.
7. Preparing process units or production equipment for maintenance.

8. Sampling, testing and preparing reports on process operations.
9. Participating in safety audits and programs and providing emergency response.

Process operator — refinery, chemical and liquid processes

37. The scope of practice for the trade of process operator — refinery, chemical and liquid processes includes processing, operating, monitoring, adjusting and maintaining processing systems and equipment by doing the following:

1. Performing operator duties, outside operator duties and control room operations.
2. Operating electronic or computerized control panels.
3. Controlling process start up and shut down and performing troubleshooting duties.
4. Monitoring outside process equipment.
5. Adjusting equipment, valves, pumps and controls and process equipment.
6. Completing required maintenance documentation.
7. Preparing process units or production equipment for maintenance.
8. Sampling, testing and preparing reports on process operations.
9. Participating in safety audits and programs and providing emergency response.

Process operator — wood products

38. The scope of practice for the trade of process operator – wood products includes operating, monitoring, adjusting and maintaining wood processing systems and equipment by doing the following:

1. Employing job information resources.
2. Using measuring, testing and assessment equipment.
3. Operating a central control room.
4. Controlling process operations.
5. Monitoring process equipment.
6. Controlling process materials.
7. Maintaining process equipment and components.
8. Maintaining vessels.
9. Controlling chemical composition.
10. Preparing for scheduled preventative maintenance.
11. Carrying out product quality and statistical process control.

Pump systems installer

39. (1) The scope of practice for the trade of pump systems installer includes installing, servicing and repairing various types of pump systems, including piston, centrifugal, deep and shallow well yet, submersible and vertical turbine pumps found on the surface and in wells.

(2) The work that falls within the scope of practice for the trade of pump systems installer is limited to work performed from the water source such as a well, lake or cistern to the outside wall of a building or structure.

Railway car technician

40. The scope of practice for the trade of railway car technician includes inspecting, repairing, replacing and reconditioning mechanical or structural components and systems of freight cars and passenger coaches.

Relay and instrumentation technician

41. The scope of practice for the trade of relay and instrumentation technician includes repairing, overhauling and calibrating vital signal control relays within a transit environment by doing the following:

1. Diagnosing and repairing data acquisition and code systems.
2. Diagnosing and repairing devices and computers.
3. Testing vital signal control relays.
4. Diagnosing and repairing power systems.

Roll grinder/turner

42. The scope of practice for the trade of roll grinder/turner includes the following:

1. Selecting, setting up and operating grinder/turner equipment.
2. Grinding and turning cast steel, iron, high chrome, tool steel and forged rolls.
3. Texturing work rolls.
4. Calibrating equipment.
5. Inspecting and measuring rolls.
6. Maintaining and working in a safe environment.
7. Performing rigging and hoisting.
8. Performing a variety of other duties including, scheduling, basic machine maintenance and preparing and shipping rolls.

Saw filer/fitter

43. The scope of practice for the trade of saw filer/fitter includes the following:

1. Maintaining wood sawing machines in lumber or paper mills.
2. Filing grooved, contoured and irregular surfaces of knives, saw blades and metal objects.
3. Repairing, setting and sharpening bandsaws, chainsaws, handsaws, circular saws and other types of saw blades.
4. Troubleshooting sawing machinery and analyzing faults for corrective or repair action.

Ski lift mechanic

44. The scope of practice for the trade of ski lift mechanic includes servicing, maintaining, altering, installing and constructing any type of passenger ropeway.

Surface blaster

45. The scope of practice for the trade of surface blaster includes assessing the pre-blast area and site, controlling the blast area, designing and implementing the blast, loading blast holes, hooking up and initiating shot and assessing blast results.

Surface mount assembler

46. The scope of practice for the trade of surface mount assembler includes soldering, bonding or assembling various electronic components such as transistors, diodes, capacitors, integrated circuits, wires or other electronic parts by doing the following:

1. Identifying and ensuring proper labelling and handling of hazardous materials and storing or disposing of same.
2. Using computer skills to enter and access data, load and download data, and edit and manipulate data.
3. Maintaining a clean and safe work station.
4. Gathering and interpreting data, including charts, graphs and technical information.
5. Confirming and checking production schedule documentation.
6. Confirming standard operating procedures.
7. Ensuring optimum production conditions.
8. Ensuring availability of equipment tools and supplies.
9. Confirming process parameters set-up.
10. Confirming standard operating procedures to ensure required process set-up.
11. Setting up materials, equipment and tooling, hardware, fixtures and equipment.
12. Performing standard verification runs to confirm standard operating procedures.
13. Loading product following standard operating procedures.
14. Monitoring process and taking appropriate action.
15. Troubleshooting malfunctioning equipment and off-standard product, process and materials.
16. Ensuring process.
17. Resuming process operations.

18. Inspecting and testing product.

Thin film technician

47. The scope of practice for the trade of thin film technician includes the following:

1. Spherical precision optics.
2. Syncro-speed precision optics.
3. Plano precision optics.
4. Thin film operation.

Tool and cutter grinder

48. The scope of practice for the trade of tool and cutter grinder includes setting up and operating grinder machines such as surface, cylindrical, pedestal and tool or cutter grinders to shape or sharpen precision cutting tools and cutters.

Tool and die maker

49. The scope of practice for the trade of tool and die maker includes the following:

1. Reading and interpreting complex engineering drawings, die and tooling drawings and work-process documentation.
2. Designing, making, changing and repairing dies, forms, cutting tools, gauges, jigs and fixtures in the manufacturing sector.
3. Building precision dies, tooling and prototypes using metal cutting machines and equipment, including saws, drills, grinders, lathes, mills and electrical discharge machines.
4. Performing work-in-process measuring and checking using specialized and precision dies, tools and equipment.

Tool and gauge inspector

50. The scope of practice for the trade of tool and gauge inspector includes inspecting, testing and adjusting new and reworked tools, dies, gauges, jigs and fixtures.

Tool/tooling maker

51. The scope of practice for the trade of tool/tooling maker includes doing the following:

1. Reading and interpreting complex engineering drawings, bills of material, component and part prints, assembly drawings, tool and part drawings and work documentation.
2. Using conventional and numerically controlled metal cutting machines and specialized equipment.
3. Designing, building and assembling tools, jigs, fixtures, specialized equipment, instruments, models and prototypes.
4. Assembling and fitting tool and tooling components.
5. Final fitting and inspecting of tool sub-assemblies and components.
6. Final finishing and testing complex tools and tooling.

Tractor-trailer commercial driver

52. (1) The scope of practice for the occupation of tractor-trailer commercial driver includes operating a tractor-trailer used for commercial purposes by a licensed driver and managing the safe transportation of goods and materials by doing the following:

1. Planning trips.
2. Inspecting equipment.
3. Conducting routine vehicle checks.
4. Reporting problems.
5. Preparing documentation including bills of lading, border crossing security and custom forms.
6. Practicing defensive driving techniques.

(2) For the purposes of subsection (1), a person is a licensed driver if the person holds a valid Ontario AZ licence in accordance with the *Highway Traffic Act*.

Water well driller

53. The scope of practice for the trade of water well driller includes operating a truck-mounted drilling rig and supporting equipment to drill water wells.

Welder

54. The scope of practice for the trade of welder includes the following:

1. Using and maintaining tools, material handling equipment and welding equipment.
2. Preparing the work site.
3. Laying out, cutting and forming metals to specification.
4. Fitting sub-assemblies and assemblies together and preparing assemblies for welding.
5. Welding using the shielded metal arc welding, gas metal arc welding, gas tungsten arc welding, flux cored or metal cored arc welding, submerged arc welding and plasma arc welding processes.
6. Carrying out special processes such as welding studs and brazing.
7. Controlling for quality before, during and after welding.

Commencement

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

Made by:

BOARD OF GOVERNORS OF THE ONTARIO COLLEGE OF TRADES:

R. J. CAMERON
Chair

Date made: May 2, 2011.

27/11

ONTARIO REGULATION 277/11

made under the

ONTARIO COLLEGE OF TRADES AND APPRENTICESHIP ACT, 2009

Made: May 2, 2011

Approved: June 1, 2011

Filed: June 16, 2011

Published on e-Laws: June 20, 2011

Printed in *The Ontario Gazette*: July 2, 2011

SCOPE OF PRACTICE — TRADES IN THE MOTIVE POWER SECTOR

Definitions

1. In this Regulation,

“heavy truck” means a truck having a manufacturer’s gross vehicle weight rating of at least 4,500 kilograms;

“motor coach” means a vehicle that is used for the transportation of persons, has a manufacturer’s gross vehicle weight rating of at least 3,400 kilograms and for which a permit has been issued under vehicle permit legislation;

“motorcycle” means a self-propelled vehicle for which a permit has been issued under vehicle permit legislation that,

(a) has a seat or saddle for the use of the driver, and

(b) is designed to travel on not more than three wheels in contact with the ground,

and includes a motor scooter but does not include a motor assisted bicycle;

“motor vehicle” means a vehicle for which a permit has been issued under vehicle permit legislation that is,

- (a) an automobile,
- (b) a motor home,
- (c) a bus, including a shuttle bus, or truck having a manufacturer's gross vehicle weight rating of 9,000 kilograms or less,
or
- (d) a trailer other than a truck-trailer;

"truck" means a vehicle that is used for hauling purposes and for which a permit has been issued under vehicle permit legislation;

"truck-trailer" means any type of trailer vehicle that is hauled by a heavy truck, is used primarily for the transportation of equipment and goods and for which a permit has been issued under vehicle permit legislation, including,

- (a) a single or multi-axle semi trailer where part of the load is carried on the heavy truck by means of the upper and lower coupler assembly, and
- (b) a full load bearing trailer;

"vehicle permit legislation" means the *Highway Traffic Act* or similar legislation of a jurisdiction outside Ontario.

Work not included in the scope of practice of specified trades

2. (1) With respect to the following trades, the scope of practice for the trade does not include any of the work listed in subsection (2):

1. Alignment and Brakes Technician.
2. Auto Body and Collision Damage Repairer.
3. Auto Body Repairer.
4. Automotive Electronic Accessory Technician.
5. Automotive Service Technician.
6. Fuel and Electrical Systems Technician.
7. Motorcycle Technician.
8. Transmission Technician.
9. Truck and Coach Technician.
10. Truck-Trailer Service Technician.

(2) For the purposes of subsection (1), the following work is not included in the scope of practice for the trades listed in that subsection:

1. Removing or replacing wheels and rims on motor vehicles.
2. Removing or replacing any of the following in motor vehicles, motorcycles, motor coaches, trucks or truck-trailers:
 - i. auto glass,
 - ii. exhaust systems,
 - iii. radiators, cooling system hoses and thermostats,
 - iv. engine drive belts,
 - v. horns,
 - vi. light bulbs, sealed beam units and lenses,
 - vii. fuses, batteries and battery cables,
 - viii. radios,
 - ix. shock absorbers or springs that do not require the realignment of the front or rear suspension,
 - x. oil filters, air filters and fuel filters, and
 - xi. spark plugs.
3. Changing the engine, transmission, differential or cooling system fluids in motor vehicles, motorcycles, motor coaches, trucks or truck-trailers.
4. Replenishing fluids in the hydraulic systems of motor vehicles, motorcycles, motor coaches, trucks or truck-trailers.

5. Repairing and balancing tires and wheels on motor vehicles, motorcycles, motor coaches, trucks or truck-trailers.
6. Lubricating motor vehicles, motorcycles, motor coaches, trucks or truck-trailers.
7. Reconditioning and rebuilding internal combustion engines and associated components, power trains, brake system components and suspension system components.

Agricultural equipment technician

3. The scope of practice for the trade of agricultural equipment technician includes inspecting, diagnosing, repairing and verifying the repair of the following for agricultural equipment:

1. Electrical systems.
2. Hydraulic systems.
3. Engine systems.
4. Intake, exhaust and emission control systems.
5. Fuel delivery systems.
6. Engine management systems.
7. Clutches and transmissions.
8. Drive axle and final drive assemblies.
9. Steering systems.
10. Braking systems.
11. Air supply and auxiliary systems.
12. Suspension systems.
13. Tires, wheels, ballasting and undercarriages.
14. Air conditioning, heating and ventilation systems.
15. Body and trim.
16. Tillage and planting equipment.
17. Harvesting equipment.
18. Spraying, irrigation and distribution equipment.
19. Materials handling equipment.
20. Precision farming systems equipment.

Alignment and brakes technician

4. The scope of practice for the trade of alignment and brakes technician includes the following:

1. Engaging in the repair and maintenance of motor vehicles by testing for and correcting faulty alignment of wheels, axles, frames and steering mechanisms.
2. Engaging in the repair and maintenance of motor vehicles by disassembling, adjusting, repairing and reassembling braking systems and controls.

Auto body and collision damage repairer

5. The scope of practice for the trade of auto body and collision damage repairer includes engaging in the repair of motor vehicles, motor coaches, trucks or truck-trailers by doing any of the following:

1. Repairing, reshaping, refitting and welding breaks in body panels, fenders and skirtings.
2. Shrinking or stretching metal panels by heat treatment.
3. Removing or replacing electrical, electronic and vacuum components.
4. Repairing, removing or replacing wiring harnesses, air-conditioning systems and water pumps.
5. Straightening and aligning frames and unibody assemblies.
6. Removing, replacing or adjusting steering and suspension components.
7. Aligning wheels.

Auto body repairer

6. The scope of practice for the trade of auto body repairer includes engaging in the repair of motor vehicles, motor coaches, trucks or truck-trailers by doing any of the following:

1. Repairing, reshaping, refitting and welding breaks in body panels, fenders and skirtings.
2. Shrinking or stretching metal panels by heat treatment.

Automotive electronic accessory technician

7. The scope of practice for the trade of automotive electronic accessory technician includes installing or repairing electronic accessories in motor vehicles and heavy trucks.

Automotive glass technician

8. The scope of practice for the trade of automotive glass technician includes repairing, removing and installing glass and windshields in motorized and automotive vehicles.

Automotive painter

9. The scope of practice for the trade of automotive painter includes the following:

1. Painting vehicles.
2. Preparing surfaces for painting by sanding then masking the work areas.
3. Treating different surfaces, such as steel, plastic and aluminium, to achieve durable, attractive finishes.

Automotive service technician

10. The scope of practice for the trade of automotive service technician includes engaging in the servicing, repairing, overhauling, diagnosing or inspecting of motor vehicles by doing any of the following:

1. Disassembling, adjusting, repairing and reassembling engines, transmissions, clutches, rear ends, differentials, brakes, drive shafts, axles and other assemblies.
2. Testing for and correcting faulty alignment of wheels, axles, frames and steering mechanisms.
3. Diagnosing faults in, repairing or replacing suspension systems, including shock absorbers and spring assemblies.
4. Diagnosing faults in, installing, repairing and removing ignition, charging and starting systems, panel instruments, wiring and other electrical and electronic systems and equipment.
5. Diagnosing faults in, repairing and adjusting fuel systems, engine management systems and emission control systems.
6. Diagnosing faults in, installing, inspecting, maintaining and removing air-conditioning and refrigeration and heating systems.

Fuel and electrical systems technician

11. The scope of practice for the trade of fuel and electrical systems technician includes engaging in the repair and maintenance of motor vehicles by doing any of the following:

1. Diagnosing faults in, installing, repairing and removing,
 - i. ignition and charging and starting systems,
 - ii. panel instruments,
 - iii. wiring, and
 - iv. other electrical and electronic systems and equipment.
2. Diagnosing faults in, repairing and adjusting fuel systems, engine management systems and emission control systems.
3. Diagnosing faults in, installing, inspecting, maintaining and removing air-conditioning and refrigeration and heating systems.

Heavy duty equipment technician

12. The scope of practice for the trade of heavy duty equipment technician includes inspecting, diagnosing, repairing and verifying the repair of the following for heavy duty equipment:

1. Engine systems.
2. Engine management systems.
3. Exhaust, intake and emission control systems.
4. Electrical systems – starting and charging.

5. Hydraulic systems.
6. Clutches and transmissions.
7. Drive shafts, drive axle assemblies and final drives.
8. Steering systems.
9. Braking systems.
10. Suspension systems.
11. Air supply and auxiliary air systems.
12. Heating, ventilation and air conditioning systems.
13. Body and trim.
14. Tires, wheels, frames and undercarriages.
15. Earth moving equipment.

Marine engine technician

13. The scope of practice for the trade of marine engine technician includes inspecting and maintaining,

- (a) marine craft engines; and
- (b) electronic, steering, hydraulic, drive and propulsion and braking systems of marine craft,

for dealer and independent service shops and marina operators.

Motive power machinist

14. The scope of practice for the trade of motive power machinist includes reconditioning and rebuilding internal combustion engines and associated components, power trains, brake system components and suspension system components.

Motorcycle technician

15. The scope of practice for the trade of motorcycle technician includes servicing, repairing, overhauling and inspecting motorcycles and testing them for faults and road-worthiness.

Powered lift truck technician

16. The scope of practice for the trade of powered lift truck technician includes inspecting, diagnosing, repairing and verifying the repair, in respect of powered lift trucks, of any of the following:

1. Manufacturers' specification plate.
2. Electrical systems.
3. Engine systems.
4. Fuel delivery systems.
5. Engine management.
6. Clutches and transmissions.
7. Drive axle and final drive assemblies.
8. Steering systems.
9. Braking systems.
10. Air supply and auxiliary air systems.
11. Suspension systems.
12. Batteries.
13. Electric motor systems.
14. Drive unit – electrical vehicles.
15. Control systems – electric vehicles.
16. Hydraulic systems.
17. Lifting systems.
18. Heating, ventilation and air conditioning systems.

19. Frame and cab systems.
20. Pneumatic tires and wheels.
21. Solid tires and wheels.

Recreation vehicle technician

17. (1) The scope of practice for the trade of recreation vehicle technician includes installing, servicing, repairing, testing and inspecting the interior wiring, piping, exterior panels, interior cabinets, windows, doors and accessories on the trailers or accommodation units of recreation vehicles.

(2) In this section,

“recreation vehicle” means a vehicle designed as mobile accommodation or as self-propelled mobile accommodation and used as transportation and includes a cabin trailer, collapsible cabin trailer, tent trailer and camping trailer.

Small engine technician

18. The scope of practice for the trade of small engine technician includes diagnosing, repairing and maintaining small engines and engine systems for off-road vehicles and powered equipment.

Tire, wheel and rim mechanic

19. The scope of practice for the trade of tire, wheel and rim mechanic includes the following:

1. Diagnosing faults in tires, wheels and rims.
2. Conducting inspections of tires, wheels and rims.
3. Assessing customer’s needs in respect of tires, wheels and rims.
4. Making repairs to, replacements of and recommendations concerning tires, wheels and rims to meet vehicle requirements.

Transmission technician

20. The scope of practice for the trade of transmission technician includes engaging in the repair and maintenance of motor vehicles by inspecting, maintaining and repairing transmissions and trans-axles.

Truck and coach technician

21. The scope of practice for the trade of truck and coach technician includes engaging in any of servicing, repairing, overhauling, diagnosing and inspecting motor coaches, heavy trucks and truck-trailers by doing any of the following:

1. Disassembling, adjusting, repairing and reassembling engines, transmissions, clutches, rear ends, differentials, brakes, drive shafts, wheels and rims, axles and other assemblies.
2. Testing for, diagnosing and correcting faulty alignment of wheels and steering mechanisms.
3. Diagnosing faults in, repairing or replacing suspension systems, including shock absorbers and spring assemblies.
4. Diagnosing faults in, installing, repairing and removing ignition, charging and starting systems, panel instruments, wiring and other electrical and electronic systems and equipment.
5. Diagnosing faults in, repairing and adjusting fuel systems, engine management systems and emission control systems.
6. Diagnosing faults in, installing, inspecting, maintaining and removing air-conditioning and refrigeration and heating systems.

Truck-trailer service technician

22. The scope of practice for the trade of truck-trailer service technician includes engaging in repairing and maintaining truck-trailers by doing any of the following:

1. Disassembling, adjusting, repairing and reassembling,
 - i. suspension systems, including bogies, axles, wheels and rims,
 - ii. braking systems, and
 - iii. electrical systems.
2. Inspecting, repairing and realigning frames.
3. Inspecting and repairing appurtenances such as tow bars, hitches, turntables, landing gear and upper couplers.
4. Inspecting, testing, adjusting, overhauling and replacing truck-trailer refrigeration and heating system components, electrical circuits, pressure lines and fittings.

Turf equipment technician

23. The scope of practice for the trade of turf equipment technician includes diagnosing, maintaining and repairing mowing equipment, golf carts, traction units, small powered equipment and tow-behind equipment.

Commencement

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

Made by:

BOARD OF GOVERNORS OF THE ONTARIO COLLEGE OF TRADES:

R. J. CAMERON
Chair

Date made: May 2, 2011.

27/11

ONTARIO REGULATION 278/11

made under the

ONTARIO COLLEGE OF TRADES AND APPRENTICESHIP ACT, 2009

Made: May 2, 2011

Approved: June 1, 2011

Filed: June 16, 2011

Published on e-Laws: June 20, 2011

Printed in *The Ontario Gazette*: July 2, 2011

SCOPE OF PRACTICE — TRADES IN THE SERVICE SECTOR

Aboriginal child care practitioner

1. The scope of practice for the trade of aboriginal child care practitioner includes,

- (a) assisting a registered early childhood educator with the planning of culturally appropriate activities; and
- (b) under the direct supervision of a registered early childhood educator, implementing culturally appropriate activities,

to facilitate the physical, social, emotional, and cognitive growth of children in a program authorized under the *Day Nurseries Act*, the *Education Act* or in another program that provides services for children.

Agricultural — dairy herds person

2. The scope of practice for the trade of agricultural — dairy herds person includes the following:

1. Responsibility for the maintenance, health, nutrition and breeding of milk cows.
2. Working with milk processing and sterilizing equipment.
3. Operating and maintaining barn mechanical and farm mechanical equipment.

Agricultural — fruit grower

3. The scope of practice for the trade of agricultural — fruit grower includes the following:

1. Duties related to fruit growing on a farm or establishment.
2. Planting, cultivating, spraying, irrigating, transplanting, pruning and harvesting of fruit.
3. Carrying out duties related to general farming.

Agricultural — swine herds person

4. The scope of practice for the trade of agricultural — swine herds person includes the following:

1. Reading and interpreting codes of practices, quality assurance procedures, agriculture safety audit procedures and veterinarian recommendations and prescriptions.
2. Maintaining herd health and comfort.
3. Performing breeding and gestation procedures.
4. Performing farrowing procedures.
5. Managing nursery stock.
6. Performing manure management procedures.
7. Operating and maintaining farm mechanical equipment.

Appliance service technician

5. The scope of practice for the trade of appliance service technician includes installing domestic appliances and electrical household products and maintaining the following:

1. Electrical systems of domestic appliances and electrical household products.
2. Electronic control and component systems of electrical or gas domestic appliances and electrical household products.
3. Mechanical systems of domestic appliances and electrical household products.
4. Water systems of domestic appliances and electrical household products.
5. Air systems of domestic appliances and electrical household products.
6. Sealed systems of domestic appliances and household refrigeration products.
7. Liquid petroleum and natural gas systems of domestic appliances and electrical household products.

Arborist

6. The scope of practice for the trade of arborist includes the following:

1. Planting, pruning, maintaining and removing woody plants.
2. Climbing trees and working at heights.
3. Managing wounds and defects of woody plants.
4. Managing disease, pests and disorders.
5. Maintaining and operating chain saws and chippers.
6. Hoisting and rigging trees.

Assistant cook

7. The scope of practice for the trade of assistant cook includes the following:

1. Preparing and assembling complete breakfasts, short order grill, sandwiches, simple salads, simple desserts, vegetables and non-alcoholic beverages.
2. Carving cooked meats, poultry, fish and game.
3. Cooking complete breakfasts, short order grill, simple desserts and vegetables.
4. Having working knowledge of,
 - i. table service,
 - ii. the preparation of soups, sauces, salads and dressings,
 - iii. weights and measures,
 - iv. hygiene,
 - v. equipment handling,
 - vi. sanitation, and
 - vii. safety and equipment.

Baker

8. The scope of practice for the trade of baker includes the following:

1. Producing breads, buns and rolls from straight and sponge dough and producing yeast-raised goods, puff paste goods, aerated products, choux paste, cookies, pies, tarts and squares.
2. Producing and finishing cakes and producing icings, base fillings and creams for baked goods.
3. Managing materials purchasing and storage and managing product costing and marketing.

Baker — patissier

9. The scope of practice for the trade of baker — patissier includes the following:

1. Producing breads, buns and rolls from straight and sponge dough and producing yeast-raised goods, puff paste goods, aerated products, choux paste, cookies, pies, tarts and squares.
2. Producing and finishing cakes and producing icings, base fillings and creams for baked goods.
3. Managing materials purchasing and storage and managing product costing and marketing.
4. Producing displays and presenting fillings, batters, dough, dough products, confectionery items, ices and decorated specialty items.

Chef

10. The scope of practice for the trade of chef includes the following:

1. Preparing and managing food using an advanced degree of knowledge.
2. Managing human resources and possessing knowledge of administrative processes and business management skills.

Child and youth worker

11. The scope of practice for the trade of child and youth worker includes the following:

1. Encouraging change in children and youth who are experiencing a range of learning, social, emotional or behavioural challenges in their lives.
2. Working with children and youth in schools and hospitals or in residential, institutional or community based settings.

Child care practitioner

12. The scope of practice for the trade of child care practitioner includes,

- (a) assisting a registered early childhood educator with the planning of activities; and
- (b) under the direction of a registered early childhood educator, implementing activities,

to facilitate the physical, social, emotional, and cognitive growth of children in a program authorized under the *Day Nurseries Act*, the *Education Act* or in another program that provides services for children.

Cook

13. The scope of practice for the trade of cook includes the following:

1. Preparing and assembling complete breakfasts, short order grill, sandwiches, simple salads, simple desserts, vegetables and non-alcoholic beverages.
2. Carving cooked meats, poultry, fish and game.
3. Cooking complete breakfasts, short order grill, simple desserts and vegetables.
4. Having working knowledge of,
 - i. table service,
 - ii. the preparation of soups, sauces, salads and dressings,
 - iii. weights and measures,
 - iv. hygiene,
 - v. equipment handling,
 - vi. sanitation, and
 - vii. safety and equipment.
5. Preparing a complete meal, desserts, pastries, salads, salad dressing, hot and cold buffets, baked foods and soups and sauces.
6. Preparing meat, poultry, fish and game.

7. Having knowledge of stock control, menu planning, food costing and purchasing.

Developmental services worker

14. The scope of practice for the trade of developmental services worker includes supporting people who have a developmental disability to enhance their capacity to function in all aspects of community living and supporting the full inclusion of Ontarians with disabilities in all aspects of society by doing the following:

1. Promoting adaptive skills.
2. Maintaining a safe environment and modelling and promoting a healthy lifestyle.
3. Managing medication and applying crisis intervention strategies.
4. Participating in the development and implementation of person-directed plans.
5. Supporting individuals in developing and maintaining relationships.
6. Facilitating family and community relationships and maintaining professionalism.

Educational assistant

15. The scope of practice for the trade of educational assistant includes the following:

1. Assisting educators in working with students, including those with special needs, special education needs or both and implementing education, safety and behaviour support plans, as required.
2. Applying intervention strategies to support successful student outcomes.
3. Promoting a positive environment for learning and assisting with life and living skills development.
4. Supporting students and the use of specialized equipment as required.
5. Assisting with student safety and support through supervision.

Electronic service technician

16. The scope of practice for the trade of electronic service technician includes servicing electronic products typically identified as consumer products by doing the following:

1. Interacting with customers and other workers.
2. Using hand tools, hand power tools, testing equipment and specialty tools.
3. Applying electronic theory to electronic products.
4. Terminating and connecting conductors and printed circuit boards contained within electronic products.
5. Maintaining electronic products.
6. Troubleshooting and diagnosing problems in electronic products.
7. Servicing and repairing electronic products.

Gemsetter/goldsmith

17. The scope of practice for the trade of gemsetter/goldsmith includes the following:

1. Fabricating and repairing precious and semi-precious jewellery and gemstone work.
2. Testing metals.
3. Rolling and drawing metals.
4. Forming rings.
5. Drilling holes and sockets for stones or hinges.
6. Soldering pieces of jewellery and gemstone work.
7. Designing and setting gem settings.
8. Fabricating and assembling all types of jewellery and gemstone work.
9. Cleaning and polishing jewellery and gemstone work.

Hairstylist

18. The scope of practice for the trade of hairstylist includes performing, for remuneration, any of the hairstyling services of cutting, designing, permanent waving, relaxing and straightening and colouring.

Hardware, lumber and building materials retailer

19. The scope of practice for the trade of hardware, lumber and building materials retailer includes providing quality customer service in a retail environment that specializes in products specific to hardware, lumber and building materials.

Horse groom

20. The scope of practice for the trade of horse groom includes the following:

1. Handling and control of horses.
2. Grooming procedures.
3. Tacking and untacking horses.
4. Horse feeding procedures.
5. Horse health maintenance procedures
6. Stall care.
7. Maintaining tools and equipment related to horse grooming.
8. Maintaining stable facilities.
9. Handling supplies related to horse grooming.

Horse harness maker

21. The scope of practice for the trade of horse harness maker includes the following:

1. Stitching leather by hand.
2. Cutting heavy leather by hand.
3. Assembling and constructing material by hand.
4. Diagnosing and repairing broken or defective components, replacing worn parts and finishing harnesses.
5. Trimming, slicking, rubbing, creasing, punching holes, bevelling edges and dyeing or burnishing edges of horse harnesses.
6. Reading and interpreting job specifications and technical drawings.

Horticultural technician

22. The scope of practice for the trade of horticultural technician includes the following:

1. Identifying plants, pests and materials.
2. Controlling plant pests and disorders.
3. Managing gardens and grounds.
4. Propagating, cultivating, fertilizing, installing, maintaining, transplanting and irrigating plants and turf grass.
5. Pruning plants.
6. Using and operating tools and equipment used in horticulture.
7. Interpreting and implementing landscape drawings.
8. Installing natural stone, precast stone, concrete and wood for landscaping.

Information technology — contact centre customer service agent

23. The scope of practice for the trade of information technology — contact centre customer service agent includes the following:

1. Building and maintaining relationships with customers by handling service requests related to information technology products or technical services or both, including the development, installation, and implementation of hardware and software applications.
2. Receiving and responding to questions about information technology products and services and requests for sales and service related technical support with regard to these products and services by telephone, e-mail, fax and electronic messaging.

Information technology — contact centre sales agent

24. The scope of practice for the trade of information technology — contact centre sales agent includes the following:

1. Selling information technology products or services or both related to the development, installation and implementation of hardware and software applications.
2. Receiving and responding to questions about information technology products and services and requests for sales and service related technical support with regard to the products and services by telephone, e-mail, fax and electronic messaging.

Information technology — contact centre technical support agent

25. The scope of practice for the trade of information technology — contact centre technical support agent includes the following:

1. Answering questions and solving problems related to information technology products and services, including the development, installation and implementation of hardware and software applications.
2. Receiving and responding to questions about information technology products and services and to requests for sales and service related technical support with regard to the products and services by telephone, e-mail, fax and electronic messaging.

Information technology — hardware technician

26. The scope of practice for the trade of information technology — hardware technician includes the following:

1. Assembling, repairing, and upgrading microcomputer systems, components and peripherals.
2. Installing operating systems and application software.

Information technology — network technician

27. The scope of practice for the trade of information technology — network technician includes the following:

1. Installing, configuring and maintaining client workstations and network servers connected by a local area network.
2. Applying technical knowledge of data communication, standards, protocols and internet working concepts.

Institutional cook

28. The scope of practice for the trade of institutional cook includes preparing the following in an institutional or corporate setting:

1. Quality food according to budgetary requirements using bulk cooking methods in conventional, cook chill or cook freeze environments.
2. Meals for special diets ensuring individual dietary needs, including health requirements, religious needs and ethnic preferences.
3. Meals using approved recipes, appropriate ingredients and specialized equipment for modification techniques during food preparation to achieve the prescribed or recommended textures.
4. Food and beverages by considering regular and prescribed therapeutic diets, modification of textures and viscosity of fluids.

Micro electronics manufacturer

29. The scope of practice for the trade of micro electronics manufacturer includes operating and monitoring process equipment to produce micro electronic products.

Native clothing and crafts artisan

30. The scope of practice for the trade of native clothing and crafts artisan includes the following:

1. Designing and making tailored garments and associated leather crafts.
2. Producing small crafts.

Network cabling specialist

31. (1) The scope of practice for the trade of network cabling specialist includes installing and maintaining low voltage communication distribution systems or other signal sources to the terminal or equipment at the end of the distribution systems.

(2) The distribution systems referred to in subsection (1) comprise the physical architecture that supports voice, video and data transmissions within industrial, commercial, institutional and office complexes.

Parts technician

32. The scope of practice for the trade of parts technician includes the following:

1. Ordering, warehousing and maintaining computerized inventories of parts and assemblies.

2. Pricing, selling and processing exchanges and returns of parts and assemblies.

Pool, hot tub and spa — installer

33. The scope of practice for the trade of pool, hot tub and spa — installer includes planning, preparing sites and installing all types of above ground, on ground and in ground swimming pools and hot tubs and spa structures and surrounding decking, in both residential and commercial applications.

Pool, hot tub and spa — service technician

34. The scope of practice for the trade of pool, hot tub and spa — service technician includes repairing, servicing and maintaining all types of above ground, on ground and in ground swimming pools and hot tub and spa structures, in both residential and commercial applications.

Retail meat cutter

35. The scope of practice for the trade of retail meat cutter includes the preparation of meat and poultry for the retail market by doing the following:

1. Applying general work practices and merchandising.
2. Setting up and operating machinery.
3. Performing business practices and customer relations.
4. Preparing cuts of beef, pork, lamb, veal and poultry.
5. Preparing meat for sausage making.

Saddlery

36. The scope of practice for the trade of saddlery includes designing, manufacturing, rebuilding, and repairing saddles, saddle trees, harnesses, riding boots and associated tack for equestrian disciplines.

Special events coordinator

37. The scope of practice for the trade of special events coordinator includes assisting in the coordination and execution of events such as meetings, conferences and conventions, sporting events, fundraising events, festivals, consumer and trade shows, incentive programs, product launches and weddings.

Utility arborist

38. The scope of practice for the trade of utility arborist includes the following:

1. Planning for the removal and pruning of woody plants and trees in proximity to energized electrical apparatuses and removing and pruning the plants and trees.
2. Climbing trees and working at heights in proximity to energized electrical apparatuses.
3. Controlling underbrush in proximity to energized electrical apparatuses.
4. Maintaining aerial devices and chain saws.
5. Maintaining and operating chippers.
6. Clearing vegetation in proximity to transmission voltage conductors.

Wooden boat rebuilder

39. The scope of practice for the trade of wooden boat rebuilder includes fabricating, repairing and modifying wooden boats to specifications and drawings.

Commencement

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

Made by:

BOARD OF GOVERNORS OF THE ONTARIO COLLEGE OF TRADES:

J. R. CAMERON
Chair

Date made: May 2, 2011.

27/11

ONTARIO REGULATION 279/11

made under the

ONTARIO COLLEGE OF TRADES AND APPRENTICESHIP ACT, 2009

Made: June 1, 2011
Filed: June 16, 2011
Published on e-Laws: June 20, 2011
Printed in *The Ontario Gazette*: July 2, 2011

PRESCRIBED IMPLEMENTATION DATE**Implementation date**

1. January 1, 2012 is the prescribed date for purposes of the definition of “implementation date” in subsection 93 (2) of the Act.

Commencement

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

RÈGLEMENT DE L'ONTARIO 279/11

pris en vertu de la

LOI DE 2009 SUR L'ORDRE DES MÉTIERS DE L'ONTARIO ET L'APPRENTISSAGE

pris le 1^{er} juin 2011
déposé le 16 juin 2011
publié sur le site Lois-en-ligne le 20 juin 2011
imprimé dans la *Gazette de l'Ontario* le 2 juillet 2011

DATE DE MISE EN OEUVRE PRESCRITE**Date de mise en oeuvre**

1. Le 1^{er} janvier 2012 est la date prescrite pour l'application de la définition de «date de mise en oeuvre» au paragraphe 93 (2) de la Loi.

Entrée en vigueur

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

27/11

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 27

Parliamentary Notice/Avis parlementaire.....	2045
Proclamation.....	2046
Ontario Highway Transport Board.....	2049
Notice of Default in Complying with the Corporations Tax Act/ Avis de non-observation de la Loi sur l'imposition des sociétés.....	2050
Certificate of Dissolution/Certificat de dissolution.....	2051
Marriage Act/Loi sur le mariage.....	2052
Change of Name Act/Loi sur le changement de nom.....	2053
Order in Council/Décret.....	2056
Applications to Provincial Parliament — Private Bills/Demandes au Parlement provincial — Projets de loi d'intérêt privé.....	2059
Corporation Notices/Avis relatifs aux compagnies.....	2059
Sheriff's Sale of Lands/Ventes de terrains par le shérif.....	2059
Sale of Lands for Tax Arrears by Public Tender/Ventes de terrains par appel d'offres pour arriéré d'impôt	
THE CORPORATION OF THE TOWN OF COCHRANE.....	2060
THE CORPORATION OF THE MUNICIPALITY OF TRENT HILLS.....	2060
THE CORPORATION OF THE TOWNSHIP OF IGNACE.....	2061
THE CORPORATION OF THE TOWN OF NIPIGON.....	2062
THE CORPORATION OF THE MUNICIPALITY OF NORTH MIDDLESEX.....	2062
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	
CEMETERIES ACT (REVISED) O.Reg 262/11.....	2125
CLEAN WATER ACT O.Reg 267/11.....	2132
CONSOLIDATED HEARINGS ACT O.Reg 246/11.....	2107
ENVIRONMENTAL ASSESSMENT ACT O.Reg 249/11.....	2109
ENVIRONMENTAL ASSESSMENT ACT O.Reg 250/11.....	2110
ENVIRONMENTAL ASSESSMENT ACT O.Reg 251/11.....	2110
ENVIRONMENTAL ASSESSMENT ACT O.Reg 273/11.....	2137
ENVIRONMENTAL BILL OF RIGHTS O.Reg 261/11.....	2123
ENVIRONMENTAL PROTECTION ACT O.Reg 230/11.....	2063
ENVIRONMENTAL PROTECTION ACT O.Reg 231/11.....	2064
ENVIRONMENTAL PROTECTION ACT O.Reg 232/11.....	2065
ENVIRONMENTAL PROTECTION ACT O.Reg 233/11.....	2066
ENVIRONMENTAL PROTECTION ACT O.Reg 234/11.....	2068
ENVIRONMENTAL PROTECTION ACT O.Reg 237/11.....	2077
ENVIRONMENTAL PROTECTION ACT O.Reg 238/11.....	2077
ENVIRONMENTAL PROTECTION ACT O.Reg 240/11.....	2078
ENVIRONMENTAL PROTECTION ACT O.Reg 243/11.....	2082
ENVIRONMENTAL PROTECTION ACT O.Reg 244/11.....	2082
ENVIRONMENTAL PROTECTION ACT O.Reg 245/11.....	2083
ENVIRONMENTAL PROTECTION ACT O.Reg 247/11.....	2108
ENVIRONMENTAL PROTECTION ACT O.Reg 253/11.....	2112
ENVIRONMENTAL PROTECTION ACT O.Reg 254/11.....	2113
ENVIRONMENTAL PROTECTION ACT O.Reg 255/11.....	2115
ENVIRONMENTAL PROTECTION ACT O.Reg 256/11.....	2120
ENVIRONMENTAL PROTECTION ACT O.Reg 257/11.....	2120
ENVIRONMENTAL PROTECTION ACT O.Reg 259/11.....	2122
ENVIRONMENTAL PROTECTION ACT O.Reg 260/11.....	2122
ENVIRONMENTAL PROTECTION ACT O.Reg 263/11.....	2125
ENVIRONMENTAL PROTECTION ACT O.Reg 264/11.....	2126
ENVIRONMENTAL PROTECTION ACT O.Reg 268/11.....	2134
ENVIRONMENTAL PROTECTION ACT O.Reg 269/11.....	2134
ENVIRONMENTAL PROTECTION ACT O.Reg 270/11.....	2135
ENVIRONMENTAL PROTECTION ACT O.Reg 271/11.....	2136
ENVIRONMENTAL PROTECTION ACT O.Reg 272/11.....	2136
FOOD SAFETY AND QUALITY ACT O.Reg 258/11.....	2121
FUNERAL, BURIAL AND CREMATION SERVICES ACT O.Reg 239/11.....	2078
LAKE SIMCOE PROTECTION ACT O.Reg 265/11.....	2127
MINING ACT O.Reg 229/11.....	2063
NUTRIENT MANAGEMENT ACT O.Reg 235/11.....	2075
NUTRIENT MANAGEMENT ACT O.Reg 266/11.....	2127
ONTARIO COLLEGE OF TRADES AND APPRENTICESHIP ACT O.Reg 275/11.....	2138
ONTARIO COLLEGE OF TRADES AND APPRENTICESHIP ACT O.Reg 276/11.....	2148
ONTARIO COLLEGE OF TRADES AND APPRENTICESHIP ACT O.Reg 277/11.....	2159
ONTARIO COLLEGE OF TRADES AND APPRENTICESHIP ACT O.Reg 278/11.....	2165
ONTARIO COLLEGE OF TRADES AND APPRENTICESHIP ACT O.Reg 279/11.....	2172
ONTARIO WATER RESOURCES ACT O.Reg 236/11.....	2076
ONTARIO WATER RESOURCES ACT O.Reg 241/11.....	2079
ONTARIO WATER RESOURCES ACT O.Reg 248/11.....	2109
ONTARIO WATER RESOURCES ACT O.Reg 252/11.....	2111
PLANNING ACT O.Reg 274/11.....	2137
PROVINCIAL OFFENCES ACT O.Reg 242/11.....	2079



Information

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

Tarifs publicitaires et soumission de format:

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

Abonnement:

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

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

Copies individuelles:

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

Options de paiement:

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

LA GAZETTE DE L'ONTARIO

50 rue Grosvenor, Toronto (Ontario) M7A 1N8

Téléphone (416) 326-5306

Paiement-Annonces:

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

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

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



Information

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

Advertising rates and submission formats:

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

Subscriptions:

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

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

Single Copies:

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

Payment Options:

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

THE ONTARIO GAZETTE

50 Grosvenor Street, Toronto, Ontario M7A 1N8

Telephone: (416) 326-5306

Payment – Notices:

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

ONTARIO GOVERNMENT MINISTRIES PLEASE NOTE:

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