



The Ontario Gazette

La Gazette de l'Ontario

Vol. 144-33
Saturday, 13 August 2011

Toronto

ISSN 0030-2937
Le samedi 13 août 2011

Ontario Highway Transport Board

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

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

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

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

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

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

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

846171 Ontario Limited (o/a Prestige Limousine) 46907-B
324 Cumberland St. N., Thunder Bay, ON P7A 4P2

Applies for an extension to extra provincial operating licence X-3665 as follows:

For the transportation of passengers on a chartered trip from points in the District of Thunder Bay to the Ontario/Quebec, Ontario/Manitoba and the Ontario/USA border crossings for furtherance to points as authorized by the relevant jurisdiction:

1. and for the return of the same passengers on the same chartered trip to point of origin;
PROVIDED THAT there shall be no pick up or discharge of passengers except at point of origin.
2. on a one-way chartered trip to points as authorized by the relevant jurisdiction.

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.

46907-C

Applies for an extension to public vehicle operating licence PV-5551 as follows:

For the transportation of passengers on a chartered trip from points in the District of Thunder Bay.

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.

Mobility Medical Transportation Inc.

47331

314 Howell Rd., Oakville, ON L6H 5Y5

Applies for a public vehicle operating licence as follows:

For the transportation of passengers on a scheduled service between points in the Cities of Toronto and Hamilton and the Regional Municipalities of York, Peel and Halton.

PROVIDED THAT:

1. the licensee be restricted to the use of Class "D" public vehicles which are equipped with devices specially designed for passengers who are mentally and/or physically challenged as defined in paragraph (a) (iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, R.S.O. 1990 Chapter P.54, each having a maximum seating capacity of seven (7) passengers exclusive of the driver;
2. the passengers travelling on the vehicles operated by the licensee meet the client eligibility criteria to be accepted as clients of the transportation service, including passengers who are unable to access existing transportation services due to lack of financial resources or accessibility options. Eligible clients may also include vulnerable and frail elderly clients with physical disabilities or cognitive and visual impairments;
3. services provided shall be "door-to-door" and "on demand".

(144-G384) 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
---	--

2011-08-13

ABA CONSTRUCTION INC.	000971113
ABHINAV'S SERVICES LTD.	002080129
ACCURATE TRANSPORTATION INC.	001450822
ANJOMA TRADING INC.	001070781
ARZER CORPORATION	001515211
ASIAN ORCHID RESTAURANT INC.	001070261
AUTOHIRE RENT-A-CAR INC.	002110582
BANDLER CONSULTING SERVICES INC.	000933453
BARR ROOFING AND SHEET METAL (1987) INC.	000718264
BELORE TRUCK SALES LTD.	000123645
BENBAN AUTO COLLISION INC.	001007030
BIOMEHR CORPORATION	001671009
CAMPUS ORIGINALS LTD.	000998300
CANI PERSONNEL LTD.	001060728
CARDICO DEVELOPMENTS (STEELES) LIMITED	000464180
CONKRISDA HOLDINGS LIMITED	000236157
COURTESY PHOTO & SUPPLIES INC.	000915801
CUNIETTI INTERIOR DESIGN INC.	000997925
DKW INTERNATIONAL INC.	000999520
D3 MANAGEMENT CORPORATION	002014292
EINSTRUCTION CANADA INC.	002094307
ERICKSON CONSULTING INTERNATIONAL LIMITED	002031401
EYELAND VISION CENTRES LIMITED	000717424
FIAVID CORPORATION	001054989
GERALD O'CONNELL INSURANCE AGENCY INC.	000382889
GERGER MECHANICAL LTD.	000518934
ICAN INVESTMENTS CORPORATION	000910569
IDL CANADIAN PROPERTIES INC.	001480038
INTELLISENSE SYMPOSIA INC.	000967508
JANANI TAILOR INC.	001542913
JOB ACADEMY OF HIGHER LEARNING LTD.	001515375
JP SPORTS INTERNATIONAL INC.	001536873
K.S. & L. INC.	002065183
KINOSE EXPRESS SERVICES INC.	001575104
LEADING EDGE WATERJET LTD.	001719242
M. AMODEO INC.	000988526
MAC PROPERTY INC.	001504721

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

MACDONALD SANITATION SERVICES INC.	001103127
METRO MOULD INC.	001652126
MIRAGE JANITORIAL SERVICES LTD.	001078192
N.I. PRESS SERVICES INC.	000946368
NATURE'S VORTEX.COM INCORPORATED	001493048
NEELIN HOLDINGS LIMITED	001340252
NEW DELPHI MARKETING & ENTERTAINMENT INC.	001668973
NIGHT GALLERY LTD.	000486089
NORTH AMERICAN FLOORING INC.	001604340
OUTWATER SHEET METAL INC.	001576209
P EMERGIS INC.	002054651
PATORS CORPORATION LTD.	001647158
PGS FORMING INC.	001442675
PINE SHORE ESTATES INC.	000967512
PRIMEVENTS INC.	001481602
QSM CONSULTING INC.	001144045
RACHELE WYATT ENTERPRISES INC.	001068657
RAW SOLUTIONS (CANADA) INC.	001141411
REALITY PICTURES IN MOTION INC.	002029197
RNH GROUP INC.	001516731
ROCKY SHORE FILMS INC.	002029561
ROYAL ORCHARD FARMS LIMITED	000930489
SALLY PRODUCTIONS INC.	000644965
SCORPION CONSTRUCTION LTD.	001376651
SKYBRIGHT WINDOW CLEANING LTD.	000934733
SRR STABLE INC.	001130692
STRANGELY LARGE INC.	001444822
STRATTON & SONS CONTRACTING INC.	001425729
SUNNYBROOK FOODS LIMITED	000494425
TECH TRACK MARKETING INC.	001500865
THE CANADIAN TEEN TELEVISION NETWORK INC.	002076540
THE DEVIL'S MARTINI INC.	000993069
TO THE NINES INC.	000915717
TOPEDA VINTAGE EXPORTERS INC.	002006706
TOTALLY GLITZED INC.	001180019
UNTALKATIVE BUNNY 2001 INC.	001504524
W & W HOLDINGS LTD.	001330540
WRIGHT NOTES LTD.	001017841
YORK PLACE INC.	001482505
1018133 ONTARIO INC.	001018133
1033781 ONTARIO LIMITED	001033781
1045581 ONTARIO LIMITED	001045581
1049185 ONTARIO LIMITED	001049185
1079189 ONTARIO INC.	001079189
1082589 ONTARIO LTD.	001082589
1088521 ONTARIO INC.	001088521
1130605 ONTARIO INC.	001130605
1261575 ONTARIO LTD.	001261575
1290984 ONTARIO INC.	001290984
1307590 ONTARIO LIMITED	001307590
1312805 ONTARIO LIMITED	001312805
1333494 ONTARIO INC.	001333494
1345130 ONTARIO INC.	001345130
1382215 ONTARIO INC.	001382215
1409758 ONTARIO INC.	001409758
1421121 ONTARIO LIMITED	001421121
1462641 ONTARIO INC.	001462641
1468468 ONTARIO LIMITED	001468468
1474355 ONTARIO INC.	001474355
1571753 ONTARIO INC.	001571753
1584317 ONTARIO LIMITED	001584317
1622307 ONTARIO LIMITED	001622307
1634679 ONTARIO LTD.	001634679
1637692 ONTARIO LIMITED	001637692

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
1652226 ONTARIO INC.	001652226
1655411 ONTARIO INC.	001655411
1668941 ONTARIO LIMITED	001668941
1674476 ONTARIO LTD.	001674476
1695083 ONTARIO LTD.	001695083
1729963 ONTARIO INC.	001729963
2035430 ONTARIO INC.	002035430
2040148 ONTARIO LIMITED	002040148
2050157 ONTARIO INC.	002050157
2063866 ONTARIO LTD.	002063866
2078883 ONTARIO INC.	002078883
3VALLEYS INC.	001475798
360668 ONTARIO LIMITED	000360668
538337 ONTARIO LTD.	000538337
828569 ONTARIO INC.	000828569
893489 ONTARIO LIMITED	000893489
942376 ONTARIO INC.	000942376
956145 ONTARIO LIMITED	000956145
99 CENTS SOURCE INC.	001676349

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

(144-G385)

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

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

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

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

2011-07-18

ACURA SHEET METAL COMPANY LIMITED	000932629
ARINA INC.	002027530
ASSEER & ASSOCIATES LTD.	001414491
AVDO VISUAL DISPLAY LTD.	001428425
AVENUE STRUCTURES INC.	000934597
BASIC INGREDIENTS LTD.	000408573
BEK HOLDINGS INC.	001309446
BROSTAR BUILDERS INC.	000804684
C. J. ROBB ASSOCIATES LIMITED	000740968
C.T. HAMPTON GROUP INC.	002045333
CAN-ASIA INTERNATIONAL INC.	001644104
CANADIAN NORD-OST INDUSTRIAL INC.	001052352
CARFLOR HOLDINGS INC.	000884952
CIAVARELLA & ASSOCIATES INC.	001496796
COX LAUNDRY SERVICES INC.	001246367
CTC SERVICES LTD	001016645
DAVISVILLE PHYSIOTHERAPY CENTRE INC.	001329271
EUROPE MOTORSPORT AUTO, INC.	002012189

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
EXPAT CORNER IC.	001521996
EXPORT DATA MANAGEMENT SERVICES INC.	001114281
FOXX WORKS BODY MODIFICATIONS INC.	001580441
GINTOWT INC.	001442807
GREENLEAF INC.	002091749
HARRIS DISTRIBUTION GROUP INC.	001162906
I.T. NORTH TRADE INC.	001598281
IM JA LIMITED	000634360
IMAGINEERING LIMITED	000240757
KARAMSAR CLOTHING INC.	001379375
KAWARTHA LAKES CONVEYANCING LTD.	001439103
LA MERIDIANA INC.	000901885
LAW PROPERTY MANAGEMENT LIMITED	000970562
MAPLE LEAF PUBLICATIONS INC.	001164681
MARTEK INC.	001214486
MEADOWBROOK FRESH MARKET LTD.	001278795
MIMICO GLASS & MIRROR (1991) INC.	000967625
MONTBLANC FOREST PARK CORPORATION	002079742
MORTEN PICTURE VEHICLES & SERVICES INC.	001303149
NATURALINE FOODS LIMITED	000888929
OLIVE BRANCH HEALTH FOODS LIMITED	000646835
OLIVE BRANCH NATURAL HEALTH CLINIC LTD.	000646836
ORIENT AEGIS INTERNATIONAL CO. LTD.	001576751
QUINTE DISTRICT DEMOLITION INC.	001576518
RAZ SALES AND MARKETING LTD.	002099246
RONSON ESTATES LIMITED	000246969
ROYAL TRUCKLINE INC.	001100237
SCHILLINGS WAREHOUSE INC.	001107952
SEEMA FOODS INDUSTRIES INC.	001639732
SHARK CREATIVE MARKETING INC.	001159632
SIDERCORP TRADING (CANADA) LIMITED	001072401
STUDIO HIGH TECHNIQUES LIMITED	000871901
THE MERMAID AND THE OYSTER INC.	001380069
THE MOOSE GARMENT CO. INC.	001432489
THOMAS LANGTON REAL ESTATE LTD.	000646713
TILLCON CORPORATION	000731457
TIMBER SHORES CONSTRUCTION INC.	002050972
TOO BLACK GUYS INC.	001106692
TOUCHCOM TECHNOLOGIES INC.	000843785
TRYTEL DEVELOPMENT CORPORATION	001110885
UPTOWN TATTOOS INC.	001435353
VITAL CAR & TRUCK RUSTPROOFING (OTTAWA 1984) LTD	000561694
WALGREEN PRINTING INC.	001024393
WESTCLIFF HOMES INC.	000762936
ZAKANDER DEVELOPMENT CORP	000944085
1033813 ONTARIO LTD.	001033813
1044269 ONTARIO LTD.	001044269
1053552 ONTARIO LIMITED	001053552
1067008 ONTARIO INC.	001067008
1181848 ONTARIO LTD.	001181848
1190761 ONTARIO LIMITED	001190761
1192306 ONTARIO LTD.	001192306
1203036 ONTARIO INC.	001203036
1213388 ONTARIO INC.	001213388
1216500 ONTARIO LTD.	001216500
1288025 ONTARIO INC.	001288025
1307174 ONTARIO INC.	001307174
1310418 ONTARIO INC.	001310418
1381292 ONTARIO INC.	001381292
1419667 ONTARIO INC.	001419667
1484616 ONTARIO INC.	001484616
1502543 ONTARIO LTD.	001502543
1505670 ONTARIO INC.	001505670
1522598 ONTARIO LTD.	001522598
1528218 ONTARIO INC.	001528218
1593246 ONTARIO INC.	001593246
1606831 ONTARIO INC.	001606831

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
1611556 ONTARIO INC.	001611556
1620017 ONTARIO LTD.	001620017
1623219 ONTARIO INC.	001623219
1627285 ONTARIO LIMITED	001627285
1644645 ONTARIO INC.	001644645
1688480 ONTARIO INC.	001688480
1693421 ONTARIO INC.	001693421
2003003 ONTARIO INC.	002003003
2024719 ONTARIO LIMITED	002024719
2026520 ONTARIO INC.	002026520
2045101 ONTARIO INC.	002045101
2094957 ONTARIO INC.	002094957
2103568 ONTARIO INC.	002103568
249297 INVESTMENTS LIMITED	000249297
502609 ONTARIO LIMITED	000502609
623733 ONTARIO LIMITED	000623733
759353 ONTARIO INC.	000759353
772737 ONTARIO INC.	000772737
805037 ONTARIO LIMITED	000805037
808449 ONTARIO LIMITED	000808449
836628 ONTARIO INC.	000836628
859109 ONTARIO INC.	000859109
864044 ONTARIO INC.	000864044
876373 ONTARIO LTD.	000876373
960977 ONTARIO INC.	000960977
984 BAY STREET INC.	000841692
994073 ONTARIO INC.	000994073

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

(144-G386)

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
2011-06-13	
COATRIEUX SHOEING INC.	001726644
2011-06-16	
MAX TANENBAUM INVESTMENTS INC.	001166923
2011-06-17	
A/ZEE ENTERPRISES INC.	001224540
LAMP SOURCE INC.	001024731
2011-06-22	
E. ELHEFNAWI MEDICINE PROFESSIONAL CORPORATION	001818823
2011-06-23	
GORDON WITTEVEEN ENTERPRISES LTD.	000604785
PLEASANT VIEW GOLF COURSE LIMITED	000236557
2011-06-27	
1395478 ONTARIO INC.	001395478
2011-06-28	
CGK REHABILITATION CORPORATION	002177525
KEELE PHARMACY LIMITED	001781099

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
NADIYA LYTVYN INC.	002141655
NEXGEN MASTER GP LTD.	001708441
SAME DAY REPAIR PRESSURE WASHERS & SMALL ENGINE INC.	001759053
SCOTT BLAIR A. LTD.	001526164
1125963 ONTARIO INC.	001125963
1160190 ONTARIO LIMITED	001160190
2011-06-29	
LITTLE ROYALS DAY CARE CENTRE INC.	001487588
NEXGEN PREFERRED GP INC.	001751838
RIVEREDGE LEISURE PRODUCTS INC.	001078093
RSM SYSTEMS TECHNOLOGIES GROUP INC.	001487589
1415037 ONTARIO LTD.	001415037
1434295 ONTARIO LIMITED	001434295
2030834 ONTARIO LTD.	002030834
2011-07-08	
1683119 ONTARIO INC.	001683119
2011-07-11	
ASH INTERNATIONAL INC.	002091047
2011-07-12	
M.O.T.R. ENTERPRISES LIMITED	002041778
2011-07-13	
RAISING VALHALLA INC.	002060373
2011-07-14	
BREAKTHROUGH SYSTEMS INCORPORATED	001088325
CANAWELL TRADING INC.	001184322
CSYZ INTERNATIONAL ENTERPRISE INC.	002144644
DALMEC CONSTRUCTION LIMITED	001021909
DIAMETER DEVELOPMENTS INC.	000870422
EDUCATION & PROVISION WORLDWIDE INC.	002280506
HYUN INTERNATIONAL LTD.	001384173
LAZEEZ MEDITERRANEAN GRILL INC.	002271212
LUFRAK IMPORT & EXPORT INC.	000492405
PAUL WARD CONSTRUCTION INC.	001662279
PRECISION NETWORKING INC.	001368822
STELLA REALTY CORPORATION	000995886
1238940 ONTARIO LTD.	001238940
1242339 ONTARIO INC.	001242339
1323059 ONTARIO LIMITED	001323059
2004235 ONTARIO LIMITED	002004235
2163697 ONTARIO INC.	002163697
28 ELECTRIC LTD.	000754962
680587 ONTARIO INC.	000680587
762891 ONTARIO INC.	000762891
2011-07-15	
COPPER BLUE LTD.	002239620
NOODLE KING INC.	002180868
2169414 ONTARIO INC.	002169414
2011-07-18	
EMCYSOFT INC.	002095234
EUPHONIUM INC.	001071080
RECON LONDON LTD	000975023
1160184 ONTARIO LIMITED	001160184
780794 ONTARIO LTD	000780794
2011-07-19	
RUTLEY HOMES INC.	002193666
2011-07-20	
DELMASA SYSTEMS GROUP INC.	001164439
2011-07-21	
AMERICAN EUROFUNDS INC.	001286978
BAZIS INTERNATIONAL (ONE BLOOR STREET EAST) INC.	002121591
CHARTERHOUSE PREFERRED SHARE INDEX CORPORATION	001632678
CHARTERHOUSE PSI INVESTMENT CORPORATION	001632680
CHUM TELEVISION INTERNATIONAL CORP.	001466668
CHUMCITY INTERNATIONAL INC.	001315952
CHUMCITY INTERNATIONAL LTD.	001318084

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
KITCHENER WATERLOO REGIONAL AMBULANCE (1987) INC.	000731693
KREADEN FAMILY INVESTMENTS LTD.	000415845
LANAMY PROPERTIES INC.	002198555
LATTANZIO DRUGS INC.	001718776
MAPLE VIEW HOME SOLUTIONS LTD.	001499660
MARTOMA ENTERPRISES INC.	001558275
MCRAE FINANCIAL SERVICES LTD.	000589169
NORAMA DESIGN INC.	000693745
PRECIOUS STEEL INDUSTRIES INC.	000579874
STORAGENOW HOLDINGS (SM) INC.	001688856
ULTIMATE SURFACES LTD.	001812681
VANDENBERG INVESTMENT MANAGEMENT CORPORATION	000441373
VANTAGE PRINTING LIMITED	000385754
WOODBIDGE INVESTMENTS LIMITED	001313670
1237523 ONTARIO INC.	001237523
1599773 ONTARIO LIMITED	001599773
1630719 ONTARIO LTD.	001630719
1641281 ONTARIO LIMITED	001641281
1808119 ONTARIO INC.	001808119
2089207 ONTARIO LTD.	002089207
2170157 ONTARIO LIMITED	002170157
2198545 ONTARIO INC.	002198545
2230633 ONTARIO INC.	002230633
2244680 ONTARIO INC.	002244680
2011-07-22	
ALGAL & ASSOCIATES LTD.	001014796
DIGITPRESS INC.	001569081
FERILLO HOLDINGS INC.	001632453
GREYWELL HOUSE LTD.	002097406
HVAC TECHNICAL SERVICES & SUPPORT INC.	002172761
MOUNT SINAI MEDICAL ASSOCIATES INC.	000922294
RANDEE INVESTMENTS LTD.	000747572
RNA AUTOMATED SYSTEMS, INC.	001445962
S. N. F. INVESTMENTS LIMITED	000211975
TEMPLETON GP INC.	002156745
1293791 ONTARIO INC.	001293791
1521826 ONTARIO INC.	001521826
1556239 ONTARIO LIMITED	001556239
1589845 ONTARIO INC.	001589845
1729191 ONTARIO LIMITED	001729191
1779203 ONTARIO INC.	001779203
2120001 ONTARIO INC.	002120001
2135948 ONTARIO INC.	002135948
487252 ONTARIO LIMITED	000487252
2011-07-23	
1437908 ONTARIO INC.	001437908
2011-07-25	
ALFAMEX INC.	001758850
CUSTOM PAPER CONVERTING INC.	001564430
D. L. PAGANI LIMITED	000954476
ELM STATE HEALTH CONSULTANTS LTD.	001216354
FAIR & SQUARE GENERAL CONTRACTING INC.	002063815
KIRKBY CONTRACTING LTD	000575795
RAA CONSTRUCTION INC.	001738084
ROYAL TOWN CONTRACTING LTD.	001335088
1409816 ONTARIO INC.	001409816
1692238 ONTARIO INC.	001692238
1726231 ONTARIO INC.	001726231
2039102 ONTARIO INC.	002039102
2057126 ONTARIO INC.	002057126
2095925 ONTARIO INC.	002095925
2126174 ONTARIO LIMITED	002126174
594922 ONTARIO LIMITED	000594922
875701 ONTARIO LTD.	000875701
2011-07-26	

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
A & M MACHINE SHOP AND MANUFACTURING LTD.	000497641
A-1 AMBROSIA CAFE LTD.	000962320
BILOCA HOLDING LTD.	001628355
CANADA & CHINA CULTURE EXCHANGE CONSULTING INC.	002034447
CHINADA MULTIBUSINESS LTD.	001431203
DAVIS PETROLEUM EQUIPMENT LTD.	001456648
DUNDEE PROPERTIES LTD.	000724423
FAMREX PROPERTIES LTD.	001031680
GHOTRA EXPRESS LTD.	002052722
HDG CANADA INC.	001799075
IC PARAGON INC.	001660963
LOVEHATE'THING PRODUCTIONS INC.	002175531
MAVIK HOME INSPECTIONS INC.	001771008
MIDD-WEST FINANCIAL SERVICES INC.	001231407
OLIVIA INTERNATIONAL HEALTH & BEAUTY INC.	001812318
SONG LIN LIMITED	002135733
STARTEK INTERNATIONAL INC.	001781140
1364188 ONTARIO LTD.	001364188
1606475 ONTARIO INC.	001606475
1648748 ONTARIO LTD.	001648748
1794430 ONTARIO INC.	001794430
2053464 ONTARIO INC.	002053464
768242 ONTARIO LIMITED 2011-07-27	000768242
A & R PARALEGAL SERVICES A PROFESSIONAL CORPORATION	001849113
ANAT DISTRIBUTION CORP.	002207530
B.R.S. CARTAGE LTD.	002130516
D. S. FORSTER PROPERTIES INCORPORATED	000587294
FAMA STONE & GRANITE DESIGN INC.	001672534
HELEN L. FALKNER LIMITED	001258653
HO, HO & SONS LTD.	001647295
ORMEC SYSTEMS LTD.	002220016
QUEEN'S WOOL LTD.	000331026
REAL COOL NAME INC.	001453290
SEE-WING PHARMACY LTD.	000580521
STANEK-NEMETH SALES AGENCY LIMITED	000735469
THE GLOBAL THINKING PARTNERSHIP INC.	002000494
THE TORONTO FACTORY AUTO HOUSE LIMITED	000854344
1601425 ONTARIO INC.	001601425
1632221 ONTARIO INC.	001632221
1676513 ONTARIO INC.	001676513
1852933 ONTARIO INC.	001852933
2098871 ONTARIO INC.	002098871
2131780 ONTARIO LIMITED	002131780
2255897 ONTARIO INC.	002255897
2011-07-28	
ENIGMATION INC.	001513425
GILLOTT & ASSOCIATES INC.	001015298
INBOARD-OUTBOARD BOAT SALES INC.	002092993
LENA BELANGER HOLDINGS LTD.	001396958
LOGIMET PLANNERS INC.	001680855
1450482 ONTARIO INC.	001450482
1747354 ONTARIO INC.	001747354
932391 ONTARIO INC.	000932391

(144-G387) KATHERINE M. MURRAY
Director, Ministry of Government Services
Directrice, Ministère des Services
gouvernementaux

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

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

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

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

2011-07-29

DONNINGTON PARK MOTORS LTD.	954349
PANERAI MILLWORK & CUSTOM CABINETRY INC.	1613732

(144-G388)

Katherine M. Murray
Director/Directrice

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

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

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

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

2011-02-28

GTR CUSTOM CARS LTD.	1844478
----------------------	---------

2011-03-11

1827500 ONTARIO INC.	1827500
----------------------	---------

2011-03-17

1845286 ONTARIO INC.	1845286
----------------------	---------

2011-03-18

BAY STREET ASSET MANAGEMENT INC.	1845246
----------------------------------	---------

FRONT STREET ASSET MANAGEMENT INC.	1845318
------------------------------------	---------

2011-03-21

WESTMOUNT GENERAL CONTRACTOR INC.	1837847
-----------------------------------	---------

2011-03-22

BAY STREET CAPITAL MANAGEMENT INC.	1846055
------------------------------------	---------

ROI ASSET MANAGEMENT LIMITED	1846053
------------------------------	---------

ROI CAPITAL MANAGEMENT LTD.

1846054

2011-03-23

1833100 ONTARIO INC.

1833100

(144-G389)

Katherine M. Murray
Director/Directrice

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

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

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

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

2011-08-03

PHOENICIAN HOMES INC	1634359
----------------------	---------

SANRIA INCORPORATED	2183301
---------------------	---------

THE SANVAZ GROUP LTD.	2194746
-----------------------	---------

2121307 ONTARIO INC.	2121307
----------------------	---------

2171224 ONTARIO INC.	2171224
----------------------	---------

(144-G390)

Katherine M. Murray
Director/Directrice

**Ministry of Municipal Affairs and
Housing
Ministère des Affaires municipales
et du Logement**

Residential Tenancies Act, 2006
Loi de 2006 sur la location
à usage d'habitation

SECTION 120

GUIDELINE FOR 2012

NOTICE

The Guideline applicable for the year 2012 for the purposes of the Residential Tenancies Act, 2006 is 3.1 per cent.

Dated at Toronto, this 29th day of July, 2011

(144-G391)

Rick Bartolucci
Minister of Municipal Affairs and Housing

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

PUBLIC NOTICE

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

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

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

(8699) T.F.N.

DEBORAH DELLER,
Clerk of the Legislative Assembly.

NOTICE OF OBLIGATION

A paramount security interest has been created, verified and authenticated, against the estate of DWIGHT S SMITH which demands proprietary interest and/or settlement immediately. Let any and all with superior claim against the estate of DWIGHT S SMITH present themselves and proof of claim by registered mail within 30 days of the placement of this actual and constructive notice or forfeit all rights or claims toward said estate saeculi aevitatis reliquum sempiternum amplius.

Details of said obligation veiwable at: tinyurl.com/smithfamilysecuredparty
to: Office of Executive Director
c/o 87 Gainsborough Avenue
St. Albert, Alberta
T8N 1Z5

(144-P298)

Notice to Creditors

All claims against the estate of William (Ross) Creighton, late of the City of Mississauga, in Peel Region, who died on or about the 8th day of May, 2011, must be filed with the undersigned not later than the 30th day of September, 2011. Thereafter, the undersigned will distribute the assets of the estate having regard only to the claims then filed.

DATED this 2nd day of August, 2011. John A. Creighton, c/o and by his solicitors, MESSRS. LEGGE & LEGGE, 800 – 65 St. Clair Avenue East, Toronto, Ontario, M4T 2Y3.

(144-P299) 33, 34, 35

**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 Ontario Superior Court of Justice, Orangeville dated September 17, 2010, Court File No. 349/10, to me directed, against the real and personal property of **NOEL JAIME E SOTO also known as JAIME E SOTO JUNIOR also known as JAIME SOTO**, Defendant, at the suit of CITI CARDS CANADA INC., I have seized and taken in execution all the right, title, interest and equity of redemption of **JAIME SOTO**, Defendant in and to:

ALL AND SINGULAR, that certain parcel or tract of land and premises situated, being Parcel 122-1, Section M-1004 Lot 122, Plan M-1004, City of Toronto, Land Titles Division of Toronto (No.66), Known as **82 HOOVER CRESCENT, TORONTO, ONTARIO M3N 1P5**.

ALL OF WHICH said right, title, interest and equity of redemption of **JAIME SOTO**, Defendant, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, 393 University Avenue, 19th Floor, Toronto, Ontario, on Tuesday, September 13, 2011 at 11:00a.m. (Registration 9:00 a.m.-10:30a.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: \$2,000.00 certified cheque or cash upon bidder registration
Deposit 10% of bid price or \$2,000.00, 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 393 University Ave. 19th Floor, Toronto, Ontario
All payments in cash or by certified cheque made payable to the Sheriff of City of Toronto
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: July 18, 2011

D. Usher
 Sheriff
 393 University Avenue, 19th Floor
 Toronto, Ontario M5G 1E6
 416-327-5685

(144-P300)

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of Ontario Superior Court of Justice, Brampton dated September 24, 2010, Court File No. SC-10-000868-00, to me directed, against the real and personal property of **NICHOLAS WONG also known as NICHOLAS L. WONG**, Defendant, at the suit of CITI CARDS CANADA INC., I have seized and taken in execution all the right, title, interest and equity of redemption of **NICHOLAS WONG**, Defendant in and to:

ALL AND SINGULAR, that certain parcel or tract of land and premises situated, being Pt Lots 464 and 465 Plan M-110, Designated as Part 12, Plan 66R-23492, City of Toronto, and more details on Land Registry Office #66, under 07619-0495 (LT), Known as **317A DALESFORD ROAD, TORONTO, ONTARIO M8Y 1G8**.

ALL OF WHICH said right, title, interest and equity of redemption of **NICHOLAS WONG**, Defendant, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, **393 University Avenue, 19th Floor, Toronto, Ontario, on Tuesday, September 13, 2011 at 11:00a.m.** (Registration 9:00 a.m.-10:30a.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: \$2,000.00 certified cheque or cash upon bidder registration
Deposit 10% of bid price or \$2,000.00, 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 393 University Ave. 19th Floor, Toronto, Ontario
All payments in cash or by certified cheque made payable to the Sheriff of City of Toronto
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: July 18, 2011

D. Usher
 Sheriff
 393 University Avenue, 19th Floor
 Toronto, Ontario M5G 1E6
 416-327-5685

(144-P301)

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of Ontario Superior Court of Justice, Toronto dated June 20, 2010, Court File No. CV-10-398994, to me directed, against the real and personal property of **STEVAN ELLIS also known as STEVE ELLIS and RUTH NEAL-ELLIS also known as RUTH NEAL also known as RUTH ELLIS**, Defendants, at the suit of ROYAL BANK OF CANADA, I have seized and taken in execution all the right, title, interest and equity of redemption of **STEVAN ELLIS and RUTH NEAL-ELLIS**, Defendants in and to:

ALL AND SINGULAR, that certain parcel or tract of land and premises situated, being PCL 180-2 Sec M490, Pt Lt 180 N/S Selwood Av Pl M490 Toronto and more details on Land Registry Office #66, under 21001-0274 (LT), Known as **12 SELWOOD AVENUE, TORONTO, ONTARIO M3E 1B2**.

ALL OF WHICH said right, title, interest and equity of redemption of **STEVAN ELLIS and RUTH NEAL-ELLIS**, Defendants, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, **393 University Avenue, 19th Floor, Toronto, Ontario, on Tuesday, September 13, 2011 at 11:00a.m.** (Registration 9:00 a.m.-10:30a.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: \$2,000.00 certified cheque or cash upon bidder registration
Deposit 10% of bid price or \$2,000.00, 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 393 University Ave. 19th Floor, Toronto, Ontario
All payments in cash or by certified cheque made payable to the Sheriff of City of Toronto
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: July 18, 2011

D. Usher
 Sheriff
 393 University Avenue, 19th Floor
 Toronto, Ontario M5G 1E6
 416-327-5685

(144-P302)

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of Ontario Superior Court of Justice, Brampton dated July 12, 2010, Court File No. CV-10-2086-SR, to me directed, against the real and personal property of **CAROL ANN ABDOOL also known as CAROL A ABDOOL also known as CAROL ABDOOL also known as CAROL-ANN ABDOOL**, Defendant, at the suit of CANADIAN IMPERIAL BANK OF COMMERCE., I have seized and taken in execution all the right, title, interest and equity of redemption of **CAROL-ANN ABDOOL**, Defendant in and to:

ALL AND SINGULAR, that certain parcel or tract of land and premises situated, being Parcel 4-1, Section 66M2168, Part of Parcel Plan-3, Section 66M-2168, being Lot 4, Plan 66M-2168, City of Scarborough, Municipality of Metropolitan Toronto Land Titles Division of Metropolitan Toronto (No.66), Known as **50 GATEFORTH DRIVE, TORONTO, ONTARIO M1B 3W6**.

ALL OF WHICH said right, title, interest and equity of redemption of **CAROL-ANN ABDOOL**, Defendant, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, **393 University Avenue, 19th Floor, Toronto, Ontario, on Tuesday, September 13, 2011 at 11:00a.m.** (Registration 9:00 a.m.-10:30a.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: \$2,000.00 certified cheque or cash upon bidder registration
Deposit 10% of bid price or \$2,000.00, 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 393 University Ave. 19th Floor, Toronto, Ontario
All payments in cash or by certified cheque made payable to the Sheriff of City of Toronto
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: July 18, 2011

(144-P303) D. Usher
 Sheriff
 393 University Avenue, 19th Floor
 Toronto, Ontario M5G 1E6
 416-327-5685

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of Ontario Superior Court of Justice, Toronto dated July 11, 2005, Court File No. TO1526/04, to me directed, against the real and personal property of **RAMSEY HOFFMAN BRETT also known as RAMSEY BRETT also known as RANSEY HOFFMAN BRETT also known as RAMSAY BRETT also known as RAMSEY BRETT**, Defendant, at the suit of CITIBANK CANADA, I have seized and taken in execution all the right, title, interest and equity of redemption of **RAMSEY HOFFMAN BRETT**, Defendant in and to:

ALL AND SINGULAR, that certain parcel or tract of land and premises situated, being Parcel 143-1, Section M1766 being Lot 143, Plan M-1766 City

of Scarborough, Municipality of Metropolitan Toronto, Land Titles Division of Metropolitan Toronto, Known as **47 BRAYMORE BOULEVARD, TORONTO, ONTARIO M1B 2N4**.

ALL OF WHICH said right, title, interest and equity of redemption of **RAMSEY HOFFMAN BRETT**, Defendant, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, **393 University Avenue, 19th Floor, Toronto, Ontario, on Tuesday, September 13, 2011 at 11:00a.m.** (Registration 9:00 a.m.-10:30a.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: \$2,000.00 certified cheque or cash upon bidder registration
Deposit 10% of bid price or \$2,000.00, 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 393 University Ave. 19th Floor, Toronto, Ontario
All payments in cash or by certified cheque made payable to the Sheriff of City of Toronto
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: July 22, 2011

(144-P304) D. Usher
 Sheriff
 393 University Avenue, 19th Floor
 Toronto, Ontario M5G 1E6
 416-327-5685

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

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

**THE CORPORATION OF THE TOWNSHIP OF ADDINGTON
 HIGHLANDS**

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 September 9th, 2011. Tenders will be opened at 3:05 p.m. Local Time on September 9th, 2011.

Description of Lands:

1. PT LT 11 CON 7 Kaladar As In LA 112148; Addington Highlands
Minimum Tender Amount: \$ 3,978.92*

2. PT LT 25 Range A West of Addington RD Denbigh, PT 4 29R-1876 Addington Highlands

Minimum Tender Amount \$ 5,545.03 *

3. PT LT 32 CON 7 Ashby As In LA 107834; S/T Execution 95-0004000, if Enforceable, Addington Highlands

Minimum Tender Amount: \$ 5,248.17*

4. PT LT 24 Con 7 Kaladar PT 1 29R 6740 Addington Highlands

Minimum Tender Amount \$ 4,823.00*

***Plus HST if Applicable.**

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:

MR. JACK PAUHL-Clerk Treasurer
The Corporation of the Township of Addington Highlands
72 Edward Street
P.O. Box 89
Flinton, Ontario K0H 1P0
613 336-2286
613-336-2847 Fax

(144-P305) 33, 34, 35,36

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE MUNICIPALITY OF ARRAN-ELDERSLIE

Take Notice that tenders are invited for the purchase of the lands described below and will be received until 3:00 p.m. local time on 7 September 2011, at the Municipality of Arran-Elderslie Municipal Office, 1925 Bruce Road #10, P.O. Box 70, Chesley, Ontario N0G 1L0.

The tenders will then be opened in public on the same day as soon as possible after 3:00 p.m. at the Municipality of Arran-Elderslie Municipal Office, 1925 Bruce Road #10, Chesley.

Description of Lands:

Roll No. 41 03 410 001 20603 0000; 172 George St. S. Paisley; PIN 33181-0369(LT) Lot 13N W/S George Street Plan 12, S/T interest in R373442, S/T execution 07-0000019, if enforceable; Arran-Elderslie. File 10-10

Minimum Tender Amount: \$ 29,031.81

Roll No. 41 03 410 001 02505 0000; PIN 33181-0424(LT) Lot 4 E/S Regent Street S, Plan of Village of Paisley; Arran-Elderslie. File 10-12

Minimum Tender Amount: \$ 14,942.73

Roll No. 41 03 410 001 02502 0000; PIN 33181-0423(LT) Lots 3 and 4 E/S Regent Street S, Plan 255 (Subdivision of Lot 3 E/S Regent Street S Plan of Village of Paisley); Arran-Elderslie. File 10-13

Minimum Tender Amount: \$ 11,283.82

Roll Number 41 03 410 001 02500 0000; PIN 33181-0421(LT) Lot 1 E/S Regent Street S, Plan of the Town Plot of Paisley; Arran-Elderslie. File 10-14

Minimum Tender Amount: \$ 4,525.28

Roll No. 41 03 410 001 02400 0000; PIN 33181-0420(LT) Lots 1 and 2 W/S Regent Street S, Plan 255 (being a Subdivision of Lot 1 W/S Regent Street S, Plan of Village of Paisley); and Lots 3 and 4 W/S Regent Street S, Plan 255 (being a Subdivision of Lot 2 W/S Regent Street S, Plan of Village of Paisley) Arran-Elderslie. File 10-15

Minimum Tender Amount: \$ 4,389.13

Roll No. 41 03 410 001 00117 0000; PIN 33181-0017(LT) Parcel 17-1 Section 3M159; Lot 17 Plan 3M159; Arran-Elderslie. File 10-19

Minimum Tender Amount: \$ 11,552.82

Roll No. 41 03 410 001 00108 0000; PIN 33181-0008(LT) Parcel 8-1 Section 3M159; Lot 8 Plan 3M159; Arran-Elderslie. File 10-20

Minimum Tender Amount: \$ 10,529.81

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

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

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

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

Note: HST may be payable by successful purchaser.

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

Ms. Joanne Marklevitz, AMCT
Treasurer/Tax Collector
The Corporation of the Municipality of Arran-Elderslie
1925 Bruce Road #10
P.O. Box 70
Chesley, Ontario N0G 1L0
519-363-3039

(144-P306)

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE CITY OF SARNIA

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 September 13th, 2011 in the Purchasing Department in the City of Sarnia Finance Department located on the first floor in Sarnia City Hall. The tenders will then be opened in public on the same day at 3:05 p.m. at 255 North Christina Street, Sarnia in the Council Chambers.

Description of Lands:

Roll # 38 29 400 054 02800, PIN 43491-0129 (LT) LT 173 PL 598; S/T EXECUTION 00-0000337, IF ENFORCEABLE; S/T EXECUTION 00-0000637, IF ENFORCEABLE; S/T EXECUTION 01-0000022, IF ENFORCEABLE; S/T EXECUTION 01-0000496, IF ENFORCEABLE; S/T EXECUTION 02-0000320, IF ENFORCEABLE; S/T EXECUTION 03-0000071, IF ENFORCEABLE; S/T EXECUTION 04-0000392, IF ENFORCEABLE; S/T EXECUTION 98-0000654, IF ENFORCEABLE; SARNIA; municipally known as 401 Cardiff Place, Sarnia

Minimum Tender Amount: \$ 12,439.08

Tenders must be submitted in the prescribed form along with the address or roll number of the property noted on the outside of the envelope and must be accompanied by a deposit in the form of a money order or a bank draft or cheque certified by a bank or trust corporation payable to the 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 municipality is not responsible for the condition of the property listed above including any possible environmental liabilities that may be present.

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 and HST if applicable.

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

Further information regarding this sale and a copy of the prescribed form of tender can be viewed on the City of Sarnia web site www.sarnia.ca or if no internet access available, contact:

Angie Dixon, Law Clerk
The Corporation of the City of Sarnia
Legal Services
255 North Christina Street
Sarnia, Ontario N7T 5V4
Tel.: (519) 332-0330 ext. 333
Fax: (519) 332-3995

(144-P307)

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE MUNICIPALITY OF BROOKE-ALVINSTON

Take Notice that tenders are invited for the purchase of the lands described below and will be received until 3:00 p.m. local time on 8 September 2011, at the Municipal Office, 3236 River Street, P.O. Box 28, Alvinston, Ontario N0N 1A0.

The tenders will then be opened in public on the same day as soon as possible after 3:00 p.m. at the Municipal Office, 3236 River Street, Alvinston.

Description of Lands:

Roll No. 38 15 120 210 12800 0000, 6552 James Street Inwood, PIN 43347-0121(LT) Lot 18 N/S James Street Plan 5 Brooke; Brooke-Alvinston. File No. 07-06

Minimum Tender Amount: \$ 21,080.57

Roll No. 38 15 140 002 15100 0000; 3243 River St. Alvinston; PIN 43361-0115(LT) Part Lot 7 W/S River St Plan 2 Alvinston as in L746480; Brooke-Alvinston. File 10-05

Minimum Tender Amount: \$ 7,314.72

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

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

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

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

Note: HST may be payable by successful purchaser.

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

Mr. Richard Holland
Treasurer Administrator
The Corporation of the Municipality of Brooke-Alvinston
3236 River Street
P.O. Box 28
Alvinston, Ontario N0N 1A0
519-898-2173 (ext) 27
www.brookealvinston.com

(144-P308)

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWNSHIP OF LEEDS AND THE THOUSAND ISLANDS

Take Notice that tenders are invited for the purchase of the land described below and will be received until 3:00 p.m. local time on 15 September 2011, at the Municipal Office, 1233 Prince Street, P.O. Box 280, Lansdowne, Ontario K0E 1L0.

The tenders will then be opened in public on the same day as soon as possible after 3:00 p.m. at the Municipal Office, 1233 Prince Street, Lansdowne.

Description of Land:

Roll No. 08 12 809 010 19800 0000, PIN 44216-0181(LT) Part Lot 3 Concession Broken Front Escott as in 9ES4348 except the easement therein; Description may not be acceptable in the future as in 9ES4348; Leeds/Thousand Islands. File 09-06

Minimum Tender Amount: \$ 18,564.94

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

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

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

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

Note: HST may be payable by successful purchaser.

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

Ms. Jackie Jonkman AMCT
Deputy Treasurer
The Corporation of the Township of Leeds And The Thousand Islands
1233 Prince Street
P.O. Box 280
Lansdowne, Ontario K0E 1L0
(613) 659-2415
jackie@townshipleeds.on.ca

(144-P309)

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWN OF LASALLE

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 September 7, 2011 at The Town of LaSalle, 5950 Malden Road, LaSalle, Ontario N9H 1S4. The tenders will then be opened in public on the same day at 3:05 p.m. in the Council Chambers at 5950 Malden Road, LaSalle, Ontario N9H 1S4.

Description of Lands:

1320 Maple Ave (N/S) (Vacant Land)
PLAN 677, LOTS 237 & 238

Minimum Tender Amount: \$ 3,561.49

Description of Lands:

1820 Front Rd
Part Water Lot in front of Lot 28, Concession 1 &
Part of Lot 28, Concession 1

Minimum Tender Amount: \$ 365,639.70

Description of Lands:

Malden Rd (Vacant Land)
Plan 677, Part of Lots 449 & 450
Designated as Parts 156 & 157 on RP 12R13101

Minimum Tender Amount: \$ 5,191.79

Description of Lands:

2510 Front Rd
Part of Lot 19 & part of a Water Lot in front of Lot 19,
Concession 1

Minimum Tender Amount: \$ 17,090.61

Description of Lands:

Washington Blvd (S/S) (Vacant Land)
Plan 963, Lot 44

Minimum Tender Amount: \$ 1,616.46

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:

Marilyn Abbruzzese-Supervisor of Revenue/Tax Collector
The Corporation of the Town of LaSalle
519-969-7770 ext 228
5950 Malden Road
LaSalle, Ontario N9H 1S4

(144-P310)

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWNSHIP OF FAUQUIER-STRICKLAND

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 Monday, September 12, 2011 at the Fauquier Municipal Office, P.O Box 40, 25 Grzela Road, Fauquier, Ontario, P0L 1G0. The tenders will then be opened in public on the same day at 7:30 p.m. local time at the Fauquier Community Centre, 25 Grzela Rd., Fauquier, Ontario.

Description of Lands:

Parcel 10966 Centre Cochrane
Lot 11 Plan M401C 0.25AC
12 Bélanger St
Fauquier –Strickland
District of Cochrane
Minimum Tender Amount: \$ 8 531.42

Shackleton Concession 12 Part Lot 23 10.5AC

RP 6R4194 Parts 1 to 3
RP 6R4528 Part1
Parcels 11306, 11668 Centre Cochrane
Fauquier-Strickland
District of Cochrane

Minimum Tender Amount: \$ 2 826.08

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:

MR Robert Courchesne Clerk Treasurer Administrator
The Corporation of the Township of
Fauquier-Strickland
25 Grzela Road
P.O. Box 40
Fauquier, Ontario P0L 1G0

(144-P311)

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—08—13

ONTARIO REGULATION 357/11

made under the

VITAL STATISTICS ACT

Made: July 19, 2011

Filed: July 25, 2011

Published on e-Laws: July 27, 2011

Printed in *The Ontario Gazette*: August 13, 2011

Amending Reg. 1094 of R.R.O. 1990
(General)

Note: Regulation 1094 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 0.1 of Regulation 1094 of the Revised Regulations of Ontario, 1990 is amended by adding the following definition:

“warrant to bury” means a warrant to bury in a form approved by the Chief Coroner for Ontario.

2. (1) Subsection 1 (1) of the Regulation is amended by striking out “subsection (5)” in the portion before paragraph 1 and substituting “subsection (4)”.

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

(3) The person giving the notice of birth under subsection (1) shall mail or deliver it to the Registrar General within two business days after the birth.

(4) A person in attendance at the birth may have the notice submitted electronically to the office of the Registrar General within two business days after the birth by a person and in a form approved by the Registrar General.

(3) Subsection 1 (5) of the Regulation is revoked and the following substituted:

(5) The person approved by the Registrar General for the purposes of subsection (4) may be the person in attendance at the birth.

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

(4) A person who is required to certify the birth in Ontario of a child shall make and certify a statement in the form that the Registrar General approves respecting the birth and, subject to subsection (5), shall, within 30 days of the birth,

(a) mail or deliver the statement to the Registrar General; or

(b) submit the statement to the office of the Registrar General electronically in a form approved by the Registrar General.

(2) Subsection 2 (5) of the Regulation is amended by striking out “deliver” in the portion before clause (a) and substituting “mail or deliver”.

(3) Subsection 2 (9) of the Regulation is revoked and the following substituted:

(9) A person acting on behalf of a child’s parents who makes and certifies the statement under subsection (8) shall,

(a) mail or deliver the statement, together with a statutory declaration that the circumstances described in clause (8) (a) or (b) apply, to the Registrar General; or

(b) submit the statement, together with a statutory declaration that the circumstances described in clause (8) (a) or (b) apply, to the office of the Registrar General electronically in a form approved by the Registrar General, if the Registrar General permits electronic submission for them.

(4) Subsections 2 (10.2) and (10.3) of the Regulation are revoked.

(5) Subsection 2 (11) of the Regulation is amended by striking out “the appropriate division registrar or”.

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

(2) The person shall, within seven days after finding the child or receiving custody or care and control of the child, provide the information to the Registrar General.

(2) Subsection 3 (3) of the Regulation is amended by striking out “clause (2) (a)” in the portion before clause (a) and substituting “subsection (2)”.

(3) Subsection 3 (4) of the Regulation is revoked.

5. Subsection 19 (3) of the Regulation is amended by striking out “deliver or mail” in the portion before clause (a) and substituting “mail or deliver”.

6. Subsections 20 (2) and (3) of the Regulation are revoked and the following substituted:

(2) If a coroner is required to provide a medical certificate of still-birth, the coroner may issue a warrant to bury if the coroner or a person appointed under section 16.1 of the *Coroners Act* has examined the still-born and the cause of death has not been determined.

(3) Upon issuing a warrant to bury, the coroner shall deliver the warrant to the funeral director.

(4) If a person appointed under section 16.1 of the *Coroners Act* has examined the still-born and delivers a warrant to bury on behalf of the coroner and if, at the time of issuing the warrant to bury, the coroner is not present in the location where the examination was conducted,

(a) the signature of the coroner on the warrant to bury may be the coroner’s signature reproduced by any method; and

(b) the person delivering the warrant to bury shall affix his or her signature to it.

(5) As soon as the cause of death is known, the coroner shall complete the medical certificate of still-birth and mail or deliver it to the Registrar General.

7. Paragraph 4 of subsection 35 (1) of the Regulation is revoked and the following substituted:

4. The coroner who has been notified of the death and who has made an investigation into the death, received a report of the results of an investigation into the death or held an inquest regarding the death.

8. (1) Clause 38 (1) (b) of the Regulation is amended by striking out “deliver or mail” and substituting “mail or deliver”.

(2) Section 38 of the Regulation is amended by adding the following subsection:

(3) If a person appointed under section 16.1 of the *Coroners Act* is investigating the death and delivers a warrant to bury on behalf of the coroner and if, at the time of issuing the warrant to bury, the coroner is not present in the location where the death investigation is being conducted,

(a) the signature of the coroner on the warrant to bury may be the coroner’s signature reproduced by any method; and

(b) the person delivering the warrant to bury shall affix his or her signature to it.

9. Subsection 51 (1) of the Regulation is amended by striking out “birth, death” and substituting “death”.

10. (1) Clauses 55.5 (1) (e), (g) and (h) of the Regulation are amended by striking out “birth, death” wherever that expression appears and substituting in each case “death”.

(2) Clause 55.5 (1) (l) of the Regulation is revoked and the following substituted:

(l) number consecutively the statements of deaths and still-births that the division registrar signs in each calendar year, together with all relevant supporting documentation, where the numbering is in a separate series for each death or still-birth, beginning with the number “1”;

(3) Clause 55.5 (1) (n) of the Regulation is amended by striking out “birth, death” and substituting “death”.

(4) Clause 55.5 (1) (p) of the Regulation is revoked and the following substituted:

(p) transmit to the proper division registrar within two business days every statement of still-birth, every medical certificate of still-birth and every warrant to bury that the division registrar receives for a still-birth that did not occur within his or her registration division and keep a record of every statement, medical certificate and warrant to bury so transmitted; and

11. Section 56 of the Regulation is revoked and the following substituted:

56. A division registrar shall transmit to the Registrar General at the beginning of each week the following documents that the division registrar has received during the preceding week in respect of the registrations made by the division registrar of still-births and deaths:

1. The statements of personal particulars.
2. Notices of still-births.
3. Medical certificates of still-births.
4. Medical certificates of deaths.
5. Warrants to bury.
- 12. (1) Clause 57 (1) (a) of the Regulation is amended by striking out “births or”.**
- (2) Subsection 57 (2) of the Regulation is revoked.**
- 13. Section 70 of the Regulation is revoked and the following substituted:**

INTERNATIONAL STATISTICAL CLASSIFICATION OF DISEASES

70. The International Statistical Classification of Diseases and Related Health Problems, as last revised or updated and as published by the World Health Organization, is adopted for the purposes of classifying diseases under the Act.

14. Subsection 72.1 (1) of the Regulation is amended by adding the following paragraph:

10. Passport Canada.

Commencement

15. This Regulation comes into force on the later of the day section 4 of Schedule 8 to the *Open for Business Act, 2010* comes into force and the day this Regulation is filed.

33/11

ONTARIO REGULATION 358/11

made under the

CORONERS ACT

Made: June 10, 2011

Filed: July 26, 2011

Published on e-Laws: July 28, 2011

Printed in *The Ontario Gazette*: August 13, 2011

APPOINTMENT OF PERSONS WITH INVESTIGATIVE POWERS

Classes of persons that may be appointed

- 1.** The Chief Coroner may only appoint the following classes of persons under section 16.1 of the Act:
 1. A member of the College of Nurses of Ontario or a former member of the College who did not cease to be a member for a reason related to professional misconduct, incompetence or incapacity.
 2. A paramedic, as defined in the *Ambulance Act*, or a former paramedic who did not stop working as a paramedic for a reason related to misconduct, incompetence or incapacity.
 3. A police officer or a former police officer who did not cease to be a police officer for a reason related to misconduct, incompetence or incapacity.

Commencement

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

RÈGLEMENT DE L'ONTARIO 358/11

pris en application de la

LOI SUR LES CORONERS

pris le 10 juin 2011
 déposé le 26 juillet 2011
 publié sur le site Lois-en-ligne le 28 juillet 2011
 imprimé dans la *Gazette de l'Ontario* le 13 août 2011

NOMINATION DES PERSONNES DOTÉES DE POUVOIRS D'INVESTIGATION**Catégories de personnes qui peuvent être nommées**

1. Le coroner en chef ne peut nommer que les catégories suivantes de personnes en vertu de l'article 16.1 de la Loi :
 1. Les membres de l'Ordre des infirmières et infirmiers de l'Ontario ou les anciens membres de l'Ordre qui n'ont pas cessé d'être membres pour un motif lié à une inconduite professionnelle, à l'incompétence ou à l'incapacité.
 2. Les auxiliaires médicaux au sens de la *Loi sur les ambulances* ou les anciens auxiliaires médicaux qui n'ont pas cessé de travailler à ce titre pour un motif lié à une inconduite, à l'incompétence ou à l'incapacité.
 3. Les agents de police ou les anciens agents de police qui n'ont pas cessé d'être agents de police pour un motif lié à une inconduite, à l'incompétence ou à l'incapacité.

Entrée en vigueur

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

Made by:
 Pris par :

Le ministre de la Sécurité communautaire et des Services correctionnels,

JIM BRADLEY
Minister of Community Safety and Correctional Services

Date made: June 10, 2011.
 Pris le : 10 juin 2011.

33/11

ONTARIO REGULATION 359/11

made under the

HIGHWAY TRAFFIC ACT

Made: July 19, 2011
 Filed: July 26, 2011
 Published on e-Laws: July 28, 2011
 Printed in *The Ontario Gazette*: August 13, 2011

Amending O. Reg. 34/06
 (Pre-Emptying Traffic Control Signal Devices)

Note: Ontario Regulation 34/06 has not previously been amended.

1. **Section 1 of Ontario Regulation 34/06 is amended by adding the following definition:**
 “emergency vehicle” means an ambulance, a fire department vehicle or a police department vehicle;
2. **Section 2 of the Regulation is revoked and the following substituted:**

Exemptions from prohibition

2. The following vehicles are exempt from the prohibition in subsection 79.1 (1) of the Act against pre-empting traffic control signal devices:

1. Public transit vehicles.
2. Emergency vehicles.
3. Traffic signal maintenance vehicles, so long as the pre-empting traffic control signal device is being used only to test traffic control signal systems or to test the pre-empting traffic control signal device.

Commencement

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

33/11

ONTARIO REGULATION 360/11

made under the

HIGHWAY TRAFFIC ACT

Made: July 19, 2011

Filed: July 26, 2011

Published on e-Laws: July 28, 2011

Printed in *The Ontario Gazette*: August 13, 2011

Amending O. Reg. 455/07

(Races, Contests and Stunts)

Note: Ontario Regulation 455/07 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. **The French version of Ontario Regulation 455/07 is revoked and the following substituted:**

COURSES, CONCOURS ET MANOEUVRES PÉRILLEUSES

1.

Définitions : «course», «concours»

2. (1) Pour l'application de l'article 172 du Code, «course» et «concours» s'entendent notamment de toute activité où une ou plusieurs personnes manifestent l'un ou l'autre des comportements au volant suivants :

1. Conduire deux véhicules automobiles ou plus à une vitesse qui constitue un écart marqué par rapport à la vitesse légale et d'une manière indiquant que leurs conducteurs sont en compétition.
2. Conduire un véhicule automobile d'une manière indiquant son intention de poursuivre un autre véhicule automobile.
3. Conduire un véhicule automobile sans faire preuve de la prudence et de l'attention nécessaires, sans tenir compte raisonnablement des autres personnes qui circulent sur la voie publique ou d'une manière qui peut mettre une personne en danger :
 - i. soit en conduisant le véhicule à une vitesse qui constitue un écart marqué par rapport à la vitesse légale,
 - ii. soit en distançant ou en essayant de distancer un ou plusieurs autres véhicules automobiles en conduisant à une vitesse qui constitue un écart marqué par rapport à la vitesse légale,
 - iii. soit en changeant de voies à plusieurs reprises à proximité immédiate d'autres véhicules afin de passer à travers la circulation normale en conduisant à une vitesse qui constitue un écart marqué par rapport à la vitesse légale.

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

«écart marqué par rapport à la vitesse légale» Vitesse qui peut limiter la capacité du conducteur d'un véhicule automobile à s'adapter prudemment aux conditions changeantes sur une voie publique.

Définition : «manoeuvre périlleuse»

3. Pour l'application de l'article 172 du Code, «manoeuvre périlleuse» s'entend notamment de toute activité où une ou plusieurs personnes manifestent l'un ou l'autre des comportements au volant suivants :

1. Conduire un véhicule automobile d'une manière indiquant son intention de soulever certains ou la totalité de ses pneus de la surface de la voie publique, et notamment conduire une motocyclette dont un seul des pneus est en contact avec le sol, sauf s'il s'agit d'utiliser des essieux relevables sur des véhicules utilitaires.
2. Conduire un véhicule automobile d'une manière indiquant son intention de rompre la traction entre plusieurs ou la totalité de ses pneus et la surface de la voie publique dans un virage.
3. Conduire un véhicule automobile d'une manière indiquant son intention de lui faire faire un tête-à-queue ou de le faire pivoter sur son axe sans en maintenir le contrôle.
4. Conduire deux véhicules automobiles ou plus côte à côte ou à proximité l'un de l'autre de sorte que l'un d'eux occupe une voie de circulation ou une autre section de voie publique destinée à être utilisée par la circulation qui vient en sens inverse pour une période plus longue que celle qui est raisonnablement nécessaire pour doubler un autre véhicule automobile.
5. Conduire un véhicule automobile pendant qu'une personne en occupe le coffre.
6. Conduire un véhicule automobile pendant que son conducteur n'en occupe pas le siège conducteur.
7. Conduire un véhicule automobile à une vitesse qui est de 50 kilomètres à l'heure ou plus au-delà de la vitesse maximale.
8. Conduire un véhicule automobile sans faire preuve de la prudence et de l'attention nécessaires, sans tenir compte raisonnablement des autres personnes qui circulent sur la voie publique ou d'une manière qui peut mettre une personne en danger :
 - i. soit en le conduisant d'une manière indiquant son intention d'empêcher qu'un autre véhicule le double,
 - ii. soit en l'arrêtant ou en le ralentissant d'une manière indiquant que son conducteur le fait dans l'unique intention de gêner la circulation d'un autre véhicule en empêchant son passage sur la voie publique ou de faire arrêter ou ralentir un autre véhicule dans des circonstances où celui-ci ne le ferait pas d'ordinaire,
 - iii. soit en le conduisant d'une manière indiquant son intention de conduire, sans justification, le plus près possible d'un autre véhicule, d'un piéton ou d'un objet fixe qui est sur la voie publique ou à proximité de celle-ci,
 - iv. soit en tournant à gauche lorsque à la fois :
 - (A) le conducteur s'est arrêté face à un feu rouge à une intersection dotée d'un système de panneaux de signalisation,
 - (B) au moins un véhicule qui est orienté dans le sens inverse s'est également arrêté face à un feu rouge,
 - (C) le conducteur effectue le virage à gauche immédiatement avant ou après que le feu du système est uniquement vert dans les deux sens, d'une manière indiquant son intention d'accomplir ou de tenter d'accomplir le virage avant que le véhicule orienté dans le sens inverse soit capable de franchir directement l'intersection face à ce même feu vert.

Exceptions

4. (1) Malgré l'article 2, sont exclus de la définition de «course» et de «concours» :
- a) les rallyes, les rallyes de navigation ou les activités semblables qui se tiennent :
 - (i) soit sous la supervision de la Canadian Association of Rallysport,
 - (ii) soit sous la supervision d'un club ou d'une association que le ministère a approuvé par écrit,
 - (iii) soit avec l'approbation écrite de l'office de la voirie ou des offices de la voirie ayant compétence sur la ou les voies publiques utilisées;
 - b) les propriétaires de véhicules automobiles qui participent à une excursion, à une ballade de plaisance, à une chasse au trésor ou à une autre activité d'automobilisme semblable de façon responsable et d'une manière indiquant son intention générale de se conformer aux dispositions du Code;
 - c) les activités qui se tiennent sur un circuit de course fermé avec l'approbation écrite de l'office de la voirie ayant compétence sur la voie publique, notamment les activités dans le cadre desquelles sont utilisées légalement les marques de commerce «CART», «Formula One», «Indy», «IndyCar», «IRL» ou «NASCAR».

(2) Malgré les articles 2 et 3, sont exclues de la définition de «course», de «concours» et de «manoeuvre périlleuse» les activités nécessaires à l'utilisation légale des véhicules automobiles visés aux paragraphes 62 (15.1) ou 128 (13) du Code ou à l'utilisation légale d'un véhicule de secours au sens du paragraphe 144 (1) du Code.

Commencement

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

RÈGLEMENT DE L'ONTARIO 360/11

pris en vertu du

CODE DE LA ROUTE

pris le 19 juillet 2011
 déposé le 26 juillet 2011
 publié sur le site Lois-en-ligne le 28 juillet 2011
 imprimé dans la *Gazette de l'Ontario* le 13 août 2011

modifiant le Règl. de l'Ont. 455/07
 (Courses, concours et manoeuvres périlleuses)

Remarque : Le Règlement de l'Ontario 455/07 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. La version française du Règlement de l'Ontario 455/07 est abrogée et remplacée par ce qui suit :

COURSES, CONCOURS ET MANOEUVRES PÉRILLEUSES

1.

Définitions : «course», «concours»

2. (1) Pour l'application de l'article 172 du Code, «course» et «concours» s'entendent notamment de toute activité où une ou plusieurs personnes manifestent l'un ou l'autre des comportements au volant suivants :

1. Conduire deux véhicules automobiles ou plus à une vitesse qui constitue un écart marqué par rapport à la vitesse légale et d'une manière indiquant que leurs conducteurs sont en compétition.
2. Conduire un véhicule automobile d'une manière indiquant son intention de poursuivre un autre véhicule automobile.
3. Conduire un véhicule automobile sans faire preuve de la prudence et de l'attention nécessaires, sans tenir compte raisonnablement des autres personnes qui circulent sur la voie publique ou d'une manière qui peut mettre une personne en danger :
 - i. soit en conduisant le véhicule à une vitesse qui constitue un écart marqué par rapport à la vitesse légale,
 - ii. soit en distançant ou en essayant de distancer un ou plusieurs autres véhicules automobiles en conduisant à une vitesse qui constitue un écart marqué par rapport à la vitesse légale,
 - iii. soit en changeant de voies à plusieurs reprises à proximité immédiate d'autres véhicules afin de passer à travers la circulation normale en conduisant à une vitesse qui constitue un écart marqué par rapport à la vitesse légale.

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

«écart marqué par rapport à la vitesse légale» Vitesse qui peut limiter la capacité du conducteur d'un véhicule automobile à s'adapter prudemment aux conditions changeantes sur une voie publique.

Définition : «manoeuvre périlleuse»

3. Pour l'application de l'article 172 du Code, «manoeuvre périlleuse» s'entend notamment de toute activité où une ou plusieurs personnes manifestent l'un ou l'autre des comportements au volant suivants :

1. Conduire un véhicule automobile d'une manière indiquant son intention de soulever certains ou la totalité de ses pneus de la surface de la voie publique, et notamment conduire une motocyclette dont un seul des pneus est en contact avec le sol, sauf s'il s'agit d'utiliser des essieux relevables sur des véhicules utilitaires.
2. Conduire un véhicule automobile d'une manière indiquant son intention de rompre la traction entre plusieurs ou la totalité de ses pneus et la surface de la voie publique dans un virage.

3. Conduire un véhicule automobile d'une manière indiquant son intention de lui faire faire un tête-à-queue ou de le faire pivoter sur son axe sans en maintenir le contrôle.
4. Conduire deux véhicules automobiles ou plus côte à côte ou à proximité l'un de l'autre de sorte que l'un d'eux occupe une voie de circulation ou une autre section de voie publique destinée à être utilisée par la circulation qui vient en sens inverse pour une période plus longue que celle qui est raisonnablement nécessaire pour doubler un autre véhicule automobile.
5. Conduire un véhicule automobile pendant qu'une personne en occupe le coffre.
6. Conduire un véhicule automobile pendant que son conducteur n'en occupe pas le siège conducteur.
7. Conduire un véhicule automobile à une vitesse qui est de 50 kilomètres à l'heure ou plus au-delà de la vitesse maximale.
8. Conduire un véhicule automobile sans faire preuve de la prudence et de l'attention nécessaires, sans tenir compte raisonnablement des autres personnes qui circulent sur la voie publique ou d'une manière qui peut mettre une personne en danger :
 - i. soit en le conduisant d'une manière indiquant son intention d'empêcher qu'un autre véhicule le double,
 - ii. soit en l'arrêtant ou en le ralentissant d'une manière indiquant que son conducteur le fait dans l'unique intention de gêner la circulation d'un autre véhicule en empêchant son passage sur la voie publique ou de faire arrêter ou ralentir un autre véhicule dans des circonstances où celui-ci ne le ferait pas d'ordinaire,
 - iii. soit en le conduisant d'une manière indiquant son intention de conduire, sans justification, le plus près possible d'un autre véhicule, d'un piéton ou d'un objet fixe qui est sur la voie publique ou à proximité de celle-ci,
 - iv. soit en tournant à gauche lorsque à la fois :
 - (A) le conducteur s'est arrêté face à un feu rouge à une intersection dotée d'un système de panneaux de signalisation,
 - (B) au moins un véhicule qui est orienté dans le sens inverse s'est également arrêté face à un feu rouge,
 - (C) le conducteur effectue le virage à gauche immédiatement avant ou après que le feu du système est uniquement vert dans les deux sens, d'une manière indiquant son intention d'accomplir ou de tenter d'accomplir le virage avant que le véhicule orienté dans le sens inverse soit capable de franchir directement l'intersection face à ce même feu vert.

Exceptions

4. (1) Malgré l'article 2, sont exclus de la définition de «course» et de «concours» :
 - a) les rallyes, les rallyes de navigation ou les activités semblables qui se tiennent :
 - (i) soit sous la supervision de la Canadian Association of Rallysport,
 - (ii) soit sous la supervision d'un club ou d'une association que le ministère a approuvé par écrit,
 - (iii) soit avec l'approbation écrite de l'office de la voirie ou des offices de la voirie ayant compétence sur la ou les voies publiques utilisées;
 - b) les propriétaires de véhicules automobiles qui participent à une excursion, à une ballade de plaisance, à une chasse au trésor ou à une autre activité d'automobilisme semblable de façon responsable et d'une manière indiquant son intention générale de se conformer aux dispositions du Code;
 - c) les activités qui se tiennent sur un circuit de course fermé avec l'approbation écrite de l'office de la voirie ayant compétence sur la voie publique, notamment les activités dans le cadre desquelles sont utilisées légalement les marques de commerce «CART», «Formula One», «Indy», «IndyCar», «IRL» ou «NASCAR».
- (2) Malgré les articles 2 et 3, sont exclues de la définition de «course», de «concours» et de «manoeuvre périlleuse» les activités nécessaires à l'utilisation légale des véhicules automobiles visés aux paragraphes 62 (15.1) ou 128 (13) du Code ou à l'utilisation légale d'un véhicule de secours au sens du paragraphe 144 (1) du Code.

Entrée en vigueur

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

ONTARIO REGULATION 361/11

made under the

PROVINCIAL OFFENCES ACT

Made: July 19, 2011

Filed: July 26, 2011

Published on e-Laws: July 28, 2011

Printed in *The Ontario Gazette*: August 13, 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. Items 1, 2 and 3 of Schedule 48 to Regulation 950 of the Revised Regulations of Ontario, 1990 are revoked.**

Commencement

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

RÈGLEMENT DE L'ONTARIO 361/11

pris en application de la

LOI SUR LES INFRACTIONS PROVINCIALES

pris le 19 juillet 2011

déposé le 26 juillet 2011

publié sur le site Lois-en-ligne le 28 juillet 2011

imprimé dans la *Gazette de l'Ontario* le 13 août 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. Les numéros 1, 2 et 3 de l'annexe 48 du Règlement 950 des Règlements refondus de l'Ontario de 1990 sont abrogés.**

Entrée en vigueur

- 2. Le présent règlement entre en vigueur le dernier en date du 1^{er} juillet 2011 et du jour de son dépôt.**

33/11

ONTARIO REGULATION 362/11

made under the

HIGHWAY TRAFFIC ACT

Made: July 19, 2011
 Filed: July 26, 2011
 Published on e-Laws: July 28, 2011
 Printed in *The Ontario Gazette*: August 13, 2011

Amending Reg. 613 of R.R.O. 1990
 (Seat Belt Assemblies)

Note: Regulation 613 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 5 of Regulation 613 of the Revised Regulations of Ontario, 1990 is amended by striking out “section 61” and substituting “subsection 1 (1)”.

2. Section 6 of the Regulation is amended by striking out “section 61” and substituting “subsection 1 (1)”.

Commencement

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

RÈGLEMENT DE L'ONTARIO 362/11

pris en vertu de la

CODE DE LA ROUTE

pris le 19 juillet 2011
 déposé le 26 juillet 2011
 publié sur le site Lois-en-ligne le 28 juillet 2011
 imprimé dans la *Gazette de l'Ontario* le 13 août 2011

modifiant le Règl. 613 des R.R.O. de 1990
 (Ceintures de sécurité)

Remarque : Le Règlement 613 a été modifié antérieurement. Ces modifications sont indiquées dans l'Historique législatif détaillé des règlements codifiés sur le site www.lois-en-ligne.gouv.on.ca.

1. L'article 5 du Règlement 613 des Règlements refondus de l'Ontario de 1990 est modifié par substitution de «sens du paragraphe 1 (1)» à «sens de l'article 61».

2. L'article 6 du Règlement est modifié par substitution de «sens du paragraphe 1 (1)» à «sens de l'article 61».

Entrée en vigueur

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

ONTARIO REGULATION 363/11
made under the
LONG-TERM CARE HOMES ACT, 2007

Made: July 19, 2011
Filed: July 27, 2011
Published on e-Laws: August 2, 2011
Printed in *The Ontario Gazette*: August 13, 2011

Amending O. Reg. 79/10
(General)

Note: Ontario Regulation 79/10 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 1 of section 9 of Ontario Regulation 79/10 is amended by adding “other than doors leading to secure outside areas that preclude exit by a resident, including balconies and terraces, or doors that residents do not have access to” in the portion before subparagraph i after “home”.

(2) Section 9 of the Regulation is amended by adding the following paragraph:

1.1 All doors leading to secure outside areas that preclude exit by a resident, including balconies and terraces, must be equipped with locks to restrict unsupervised access to those areas by residents.

(3) Section 9 of the Regulation is amended by adding the following subsection:

(2) The licensee shall ensure that there is a written policy that deals with when doors leading to secure outside areas must be unlocked or locked to permit or restrict unsupervised access to those areas by residents.

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

(2) Subsection (1) does not apply to a licensee,

(a) until 12 months after the day this section comes into force; or

(b) until December 31, 2014 if the licensee has obtained approval for the redevelopment of the home under Phase 1 of the program of the Ministry known as the “Long-Term Care Home Renewal Strategy”.

3. Section 16 of the Regulation is amended by striking out “10 centimetres” at the end and substituting “15 centimetres”.

4. The Table to section 18 of the Regulation is amended by striking out,

In all other areas of the home	Minimum levels of 215.84 lux
--------------------------------	------------------------------

and substituting,

In all other areas of the home	Minimum levels of 215.28 lux
--------------------------------	------------------------------

5. Section 19 of the Regulation is amended by adding the following subsection:

(1.1) The licensee of a home with new beds or class A beds within the meaning of subsection 187 (18) of the Act is not required to comply with clause (1) (c) until July 1, 2012, unless the licensee was in compliance with clause (1) (c) on July 1, 2010.

6. (1) Clause 87 (2) (b) of the Regulation revoked and the following substituted:

(b) cleaning and disinfection of the following in accordance with manufacturer’s specifications and using, at a minimum, a low level disinfectant in accordance with evidence-based practices and, if there are none, in accordance with prevailing practices:

(i) resident care equipment, such as whirlpools, tubs, shower chairs and lift chairs,

(ii) supplies and devices, including personal assistance services devices, assistive aids and positioning aids, and

(iii) contact surfaces;

(2) Section 87 of the Regulation is amended by adding the following subsection:

(2.1) The licensee shall ensure that the staff member designated under subsection 229 (3) to co-ordinate the infection prevention and control program is involved in selecting the disinfectant referred to in clause (2) (b).

7. Section 97 of the Regulation is amended by adding the following subsection:

(3) Despite subsections (1) and (2), a licensee is not required to, but may, notify a person of anything under this section if the licensee has reasonable grounds to believe that the person is responsible for the alleged, suspected or witnessed incident of abuse or neglect of the resident.

8. (1) The French version of paragraph 4 of subsection 107 (3) of the Regulation is amended by striking out “l’hospitalisation d’une personne” at the end and substituting “qu’une personne soit transportée à l’hôpital”.

(2) The French version of paragraph 5 of subsection 107 (3) of the Regulation is amended by striking out “l’hospitalisation d’un résident” at the end and substituting “qu’un résident soit transporté à l’hôpital”.

9. Subsection 110 (6) of the Regulation is amended by striking out “to allow for a clinical intervention that requires the resident’s body or a part of the resident’s body to be stationary” at the end and by adding the following:

- (a) to allow for a clinical intervention that requires the resident’s body or a part of the resident’s body to be stationary; or
- (b) if the physical device is a bed rail used in accordance with section 15.

10. (1) Section 202 of the Regulation is amended by adding the following subsection:

(1.1) An applicant shall be placed in the exchange category on the waiting list for a specialized unit in a long-term care home if either of the following circumstances exist:

1. The applicant meets the requirements set out in clauses 176 (1) (a) and (b), and the result of the exchange will be that the applicant will become a resident of the specialized unit in the long-term care home to which the applicant seeks admission and a resident of the specialized unit in the home will be discharged.
2. A placement co-ordinator becomes aware of the opportunity to exchange a resident of one specialized unit of a long-term care home who seeks admission to a second long-term care home and a resident of the second specialized unit in a long-term care home who seeks admission to the first. In this circumstance, each resident shall be placed in the exchange category of the appropriate waiting list.

(2) Paragraph 1 of subsection 202 (3) of the Regulation is revoked and the following substituted:

1. The highest priority shall be given to an applicant who is in the exchange category on the waiting list for the specialized unit. As among themselves, these applicants shall be ranked according to the following order of priority:
 - i. The highest priority shall be given to an applicant who was discharged from a specialized unit because he or she was absent on a medical or psychiatric absence for a longer time than permitted under section 138, and is applying for admission to the specialized unit. As among themselves, these applicants shall be ranked according to the date of their original admission to the specialized unit.
 - ii. The next highest priority shall be given to an applicant who requires immediate admission as a result of a crisis arising from his or her condition or circumstances. As among themselves, these applicants shall be ranked according to the urgency of their need for admission.
 - iii. All other applicants shall be ranked on the waiting list according to the time at which they applied for authorization of their admission to the specialized unit.
- 1.1 The next highest priority shall be given to an applicant who is in the re-admission category on the waiting list for the specialized unit. As among themselves, these applicants shall be ranked according to the date of their original admission to the specialized unit.

11. Section 224 of the Regulation is amended by adding the following subsection:

(0.1) For the purposes of clause 78 (2) (n) of the Act,

“non-arm’s length relationship” means the relationship between two parties engaged in a non-arm’s length transaction within the meaning of subsection 265 (1).

12. (1) Subparagraph 1 i of subsection 317 (3) of the Regulation is amended by striking out “section 9” and substituting “subsection 9 (1)”.

(2) Subparagraph 1 ii of subsection 317 (3) of the Regulation is amended by striking out “section 9” and substituting “subsection 9 (1)”.

(3) Paragraph 2 of subsection 317 (3) of the Regulation is amended by striking out “section 9” and substituting “subsection 9 (1)”.

(4) Subsection 317 (4) of the Regulation is amended by adding the following paragraph:

0.1 The licensee is exempt from subsection 9 (2) of this Regulation if it relies on the policy of the adjoining long-term care home.

(5) Subparagraph 3 i of subsection 317 (4) of the Regulation is amended by striking out “everything required under clauses 19 (1) (a), (b) and (c)” and substituting “those requirements”.

13. (1) Paragraph 2 of subsection 318 (1) of the Regulation is amended by striking out “on the site” and substituting “at the place”.

(2) Paragraph 5 of subsection 318 (1) of the Regulation is amended by striking out “site” and substituting “place”.

(3) Paragraph 8 of subsection 318 (1) of the Regulation is amended by striking out “site” and substituting “place”.

(4) Subparagraph 9 i of subsection 318 (1) of the Regulation is amended by striking out “section 9” and substituting “subsection 9 (1)”.

(5) Subparagraph 9 ii of subsection 318 (1) of the Regulation is amended by striking out “section 9” and substituting “subsection 9 (1)”.

(6) Paragraph 10 of subsection 318 (1) of the Regulation is amended by striking out “section 9” and substituting “subsection 9 (1)”.

(7) Paragraph 14 of subsection 318 (1) of the Regulation is amended by striking out “on the site” and substituting “at the place”.

(8) Subparagraph 19 ii of subsection 318 (1) of the Regulation is amended by striking out “site” and substituting “place”.

Commencement

14. (1) Subject to subsections (2) and (3), this Regulation comes into force on the day it is filed.

(2) Sections 1 and 3 to 13 come into force on the later of August 1, 2011 and the day this Regulation is filed.

(3) Section 2 is deemed to have come into force on July 1, 2011.

RÈGLEMENT DE L'ONTARIO 363/11

pris en vertu de la

LOI DE 2007 SUR LES FOYERS DE SOINS DE LONGUE DURÉE

pris le 19 juillet 2011

déposé le 27 juillet 2011

publié sur le site Lois-en-ligne le 2 août 2011

imprimé dans la *Gazette de l'Ontario* le 13 août 2011

modifiant le Règl. de l'Ont. 79/10

(Dispositions générales)

Remarque : Le Règlement de l'Ontario 79/10 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 1 de l'article 9 du Règlement de l'Ontario 79/10 est modifiée par adjonction de « à l'exception des portes donnant sur des aires sécuritaires à l'extérieur qui empêchent les résidents de sortir, y compris les balcons et les terrasses, ou des portes auxquelles les résidents n'ont pas accès,» après «foyer» dans le passage qui précède la sous-disposition i.

(2) L'article 9 du Règlement est modifié par adjonction de la disposition suivante :

1.1 Toutes les portes donnant sur des aires sécuritaires à l'extérieur qui empêchent les résidents de sortir, y compris les balcons et les terrasses, doivent être dotées de verrous pour empêcher leur accès non supervisé par les résidents.

(3) L'article 9 du Règlement est modifié par adjonction du paragraphe suivant :

(2) Le titulaire de permis veille à ce que soit adoptée une politique écrite qui traite des périodes pendant lesquelles les portes donnant sur des aires sécuritaires à l'extérieur doivent être déverrouillées ou verrouillées pour permettre ou empêcher, selon le cas, leur accès non supervisé par les résidents.

2. Le paragraphe 10 (2) du Règlement est abrogé et remplacé par ce qui suit :

(2) Le paragraphe (1) ne s'applique au titulaire de permis que :

a) soit 12 mois après le jour de l'entrée en vigueur du présent article;

- b) soit le 31 décembre 2014, si le titulaire de permis a obtenu une approbation relativement au réaménagement du foyer dans le cadre de la Phase 1 du programme du ministère appelé Stratégie de renouvellement des foyers de soins de longue durée.

3. L'article 16 du Règlement est modifié par substitution de «15 centimètres» à «10 centimètres» à la fin de l'article.

4. Le tableau de l'article 18 du Règlement est modifié par substitution de la rangée suivante :

Autres aires du foyer	Niveaux minimums de 215,28 lux
-----------------------	--------------------------------

à la rangée suivante :

Autres aires du foyer	Niveaux minimums de 215,84 lux
-----------------------	--------------------------------

5. L'article 19 du Règlement est modifié par adjonction du paragraphe suivant :

(1.1) Le titulaire de permis d'un foyer comptant des nouveaux lits ou des lits de catégorie A au sens du paragraphe 187 (18) de la Loi n'est pas tenu de se conformer à l'alinéa (1) c) avant le 1^{er} juillet 2012, sauf s'il s'y conformait déjà le 1^{er} juillet 2010.

6. (1) L'alinéa 87 (2) b) du Règlement est abrogé et remplacé par ce qui suit :

- b) le nettoyage et la désinfection des articles suivants conformément aux instructions du fabricant et au moyen, au minimum, d'un désinfectant de faible niveau conformément aux pratiques fondées sur des données probantes et, en l'absence de telles pratiques, conformément aux pratiques couramment admises :
- (i) l'équipement destiné aux soins des résidents, notamment les bains hydromasseurs, les baignoires, les chaises de douche et les fauteuils releveurs,
 - (ii) les fournitures et appareils, y compris les appareils d'aide personnelle, les appareils fonctionnels et les aides pour changer de position,
 - (iii) les surfaces de contact;

(2) L'article 87 du Règlement est modifié par adjonction du paragraphe suivant :

(2.1) Le titulaire de permis veille à ce que le membre du personnel désigné en application du paragraphe 229 (3) pour coordonner le programme de prévention et de contrôle des infections participe au choix du désinfectant visé à l'alinéa (2) b).

7. L'article 97 du Règlement est modifié par adjonction du paragraphe suivant :

(3) Malgré les paragraphes (1) et (2), le titulaire de permis n'est pas tenu d'aviser une personne de quoi que ce soit en application du présent article s'il a des motifs raisonnables de croire que la personne est responsable d'un incident allégué, soupçonné ou observé de mauvais traitement ou de négligence envers le résident, mais il peut le faire.

8. (1) La version française de la disposition 4 du paragraphe 107 (3) du Règlement est modifiée par substitution de «qu'une personne soit transportée à l'hôpital» à «l'hospitalisation d'une personne» à la fin de la disposition.

(2) La version française de la disposition 5 du paragraphe 107 (3) du Règlement est modifiée par substitution de «qu'un résident soit transporté à l'hôpital» à «l'hospitalisation d'un résident» à la fin de la disposition.

9. Le paragraphe 110 (6) du Règlement est modifié par suppression de «pour permettre une intervention clinique nécessitant que le corps ou une partie du corps du résident soit immobilisé» à la fin du paragraphe et par adjonction des alinéas suivants :

- a) pour permettre une intervention clinique nécessitant que le corps ou une partie du corps du résident soit immobilisé;
- b) lorsque l'appareil mécanique est un côté de lit utilisé conformément à l'article 15.

10. (1) L'article 202 du Règlement est modifié par adjonction du paragraphe suivant :

(1.1) L'auteur d'une demande est placé dans la catégorie des échanges de la liste d'attente d'une unité spécialisée dans un foyer de soins de longue durée dans l'un ou l'autre des cas suivants :

1. L'auteur de la demande satisfait aux exigences des alinéas 176 (1) a) et b) et l'échange aura pour conséquence que l'auteur deviendra résident de l'unité spécialisée du foyer de soins de longue durée où il veut être admis et qu'un résident de l'unité spécialisée du foyer recevra son congé.
2. Un coordonnateur des placements prend connaissance de la possibilité d'échanger un résident d'une unité spécialisée d'un foyer de soins de longue durée qui veut être admis à un autre foyer de soins de longue durée et un résident d'une unité spécialisée de l'autre foyer qui veut être admis au premier. Dans ce cas, chaque résident est placé dans la catégorie des échanges de la liste d'attente appropriée.

(2) La disposition 1 du paragraphe 202 (3) du Règlement est abrogée et remplacée par ce qui suit :

1. La priorité est d'abord accordée aux auteurs de demande qui sont placés dans la catégorie des échanges de la liste d'attente de l'unité spécialisée. Ces auteurs de demande sont classés entre eux selon l'ordre de priorité suivant :
 - i. La priorité est d'abord accordée aux auteurs de demande qui ont reçu leur congé d'une unité spécialisée en raison d'une absence médicale ou psychiatrique ayant duré plus longtemps que la période permise en application de l'article 138 et qui demandent à être admis à l'unité spécialisée. Ces auteurs de demande sont classés entre eux selon la date de leur admission initiale à l'unité.
 - ii. La priorité est ensuite accordée aux auteurs de demande dont l'admission immédiate est nécessaire du fait d'une situation de crise découlant de leur état ou de leur situation. Ces auteurs de demande sont classés entre eux selon l'urgence de la nécessité de les admettre.
 - iii. Tous les autres auteurs de demande sont classés sur la liste d'attente selon le moment auquel ils ont demandé l'autorisation d'être admis à l'unité spécialisée.
- 1.1 La priorité est ensuite accordée aux auteurs de demande qui sont placés dans la catégorie des réadmissions de la liste d'attente de l'unité spécialisée. Ces auteurs de demande sont classés entre eux selon la date de leur admission initiale à l'unité.

11. L'article 224 du Règlement est modifié par adjonction du paragraphe suivant :

(0.1) La définition qui suit s'applique dans le cadre de l'alinéa 78 (2) n) de la Loi.

«lien de dépendance» Lien existant entre deux parties qui effectuent une opération avec lien de dépendance au sens du paragraphe 265 (1).

12. (1) La sous-disposition 1 i du paragraphe 317 (3) du Règlement est modifiée par substitution de «du paragraphe 9 (1)» à «de l'article 9» à la fin de la sous-disposition.

(2) La sous-disposition 1 ii du paragraphe 317 (3) du Règlement est modifiée par substitution de «du paragraphe 9 (1)» à «de l'article 9» à la fin de la sous-disposition.

(3) La disposition 2 du paragraphe 317 (3) du Règlement est modifiée par substitution de «du paragraphe 9 (1)» à «de l'article 9».

(4) Le paragraphe 317 (4) du Règlement est modifié par adjonction de la disposition suivante :

0.1 Le titulaire de permis est soustrait à l'application du paragraphe 9 (2) du présent règlement s'il adopte la politique du foyer de soins de longue durée adjacent.

(5) La sous-disposition 3 i du paragraphe 317 (4) du Règlement est modifiée par substitution de «satisfaire à ces mêmes exigences» à «maintenir tous les éléments exigés aux alinéas 19 (1) a), b) et c)».

13. (1) La disposition 2 du paragraphe 318 (1) du Règlement est modifiée par substitution de «là» à «sur les lieux».

(2) La disposition 5 du paragraphe 318 (1) du Règlement est modifiée par substitution de «là» à «sur les lieux».

(3) La disposition 8 du paragraphe 318 (1) du Règlement est modifiée par substitution de «du foyer» à «des lieux».

(4) La sous-disposition 9 i du paragraphe 318 (1) du Règlement est modifiée par substitution de «du paragraphe 9 (1)» à «de l'article 9» à la fin de la sous-disposition.

(5) La sous-disposition 9 ii du paragraphe 318 (1) du Règlement est modifiée par substitution de «du paragraphe 9 (1)» à «de l'article 9» à la fin de la sous-disposition.

(6) La disposition 10 du paragraphe 318 (1) du Règlement est modifiée par substitution de «du paragraphe 9 (1)» à «de l'article 9».

(7) La disposition 14 du paragraphe 318 (1) du Règlement est modifiée par substitution de «là» à «sur les lieux».

(8) La sous-disposition 19 ii du paragraphe 318 (1) du Règlement est modifiée par substitution de «du foyer» à «des lieux».

Entrée en vigueur

14. (1) Sous réserve des paragraphes (2) et (3), le présent règlement entre en vigueur le jour de son dépôt.

(2) Les articles 1 et 3 à 13 entrent en vigueur le dernier en date du 1^{er} août 2011 et du jour du dépôt du présent règlement.

(3) L'article 2 est réputé être entré en vigueur le 1^{er} juillet 2011.

ONTARIO REGULATION 364/11

made under the

BUSINESS REGULATION REFORM ACT, 1994

Made: July 19, 2011
 Filed: July 29, 2011
 Published on e-Laws: August 2, 2011
 Printed in *The Ontario Gazette*: August 13, 2011

Amending O. Reg. 442/95
 (General)

Note: Ontario Regulation 442/95 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. Section 1 of Ontario Regulation 442/95 is amended by adding the following paragraphs:

- 1.1 *The Business Corporations Act.*

- 3.1 *The Corporations Act.*
 3.2 *The Corporations Information Act.*

- 10.1 *The Extra-Provincial Corporations Act.*

- 11.1 *The Limited Partnerships Act.*

- 14.1 *The Partnerships Act.*

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

33/11

ONTARIO REGULATION 365/11

made under the

ONTARIO CLEAN ENERGY BENEFIT ACT, 2010**REMOTE UNLICENSED DISTRIBUTORS — MINISTER'S RULES UNDER SECTION 2 OF ONTARIO REGULATION 495/10**

Made: July 28, 2011
 Filed: July 29, 2011
 Published on e-Laws: August 2, 2011
 Printed in *The Ontario Gazette*: August 13, 2011

Purpose

- 1.** This Regulation sets out the Minister's Rules for determining,
- (a) who is a remote unlicensed distributor;
 - (b) which customers of a remote unlicensed distributor are eligible to receive an Ontario clean energy benefit;
 - (c) how the base invoice amount, on which the Ontario clean energy benefit is calculated, is determined for each customer who is entitled to an Ontario clean energy benefit;

- (d) how an Ontario clean energy benefit is provided by a remote unlicensed distributor to customers who are eligible to receive it; and
- (e) how remote unlicensed distributors are reimbursed for the Ontario clean energy benefits they provide.

Definitions

2. In these Rules,

“distributor” means a remote unlicensed distributor;

“Minister” means the Minister of Energy;

“Ministry” means the Ministry of Energy;

“program period” means the period commencing January 1, 2011 and ending December 31, 2015.

Who is a remote unlicensed distributor

3. (1) A remote unlicensed distributor is a person, corporation or organization that,

- (a) distributes electricity in a remote community listed in Schedule 1;
- (b) issues invoices for electricity distributed to electricity customers who are eligible to receive an Ontario clean energy benefit; and
- (c) is willing to provide Ontario clean energy benefits to those customers as an agent of the Minister.

Enrolment

4. (1) In order to take part in the Ontario clean energy benefits program, a remote unlicensed distributor must first submit a completed form entitled “Enrolment Application”, available from the Ministry, to the contact person at the Ministry listed on the form.

(2) The distributor must submit with the Enrolment Application,

- (a) information on the distributor’s electricity pricing structure;
- (b) information on the distributor’s consumer rate classes, if any, including the number of customers within each consumer rate class; and
- (c) a sample of an invoice it intends to issue to its electricity customers that shows the amount of Ontario clean energy benefits the customer is entitled to with respect to the time period specified on the application.

(3) The Ministry may request, at any time and from time to time, and the distributor shall provide any additional information or documents the Ministry requires in order to confirm that the distributor is a remote unlicensed distributor during the program period and to determine if there are consumers who have eligible accounts with the distributor during the program period.

Who is eligible to receive Ontario clean energy benefits from a remote unlicensed distributor

5. A person is eligible to receive an Ontario clean energy benefit from a distributor if the person is, at any time during the program period, a consumer in a remote community listed in Schedule 1 who has an eligible account with the distributor based on at least one of the following conditions set out in the definition of “eligible account” in subsection 2 (1) of the Act:

- 1. The consumer has a demand for electricity of 50 kilowatts or less.
- 2. The consumer annually uses not more than 250, 000 kilowatt hours of electricity.
- 3. The account relates to,
 - i. a dwelling,
 - ii. a property, within the meaning of the *Condominium Act, 1998*,
 - iii. a residential complex, within the meaning of the *Residential Tenancies Act, 2006*,
 - iv. a property that includes one or more housing units and that is owned or leased by a co-operative within the meaning of the *Co-operative Corporations Act*.

Calculating the Ontario clean energy benefit: base invoice amount

6. (1) The purpose of this section is to determine the amount of a consumer’s base invoice amount for a billing period for which an invoice for electricity is issued. A consumer’s Ontario clean energy benefit for a billing period is 10 per cent of the base invoice amount for the billing period or, if the billing period is partly outside the program period, for that portion of the billing period that is within the program period.

(2) The base invoice amount for a billing period includes the cost of the electricity billed to the consumer for the billing period, including the variable and fixed charges relating to the production and delivery of the electricity, and the harmonized sales tax (HST) payable by the consumer, but only for electricity consumed in the program period.

(3) The base invoice amount for a billing period for a consumer must exclude,

- (a) any unpaid amounts that have already been billed for a previous billing period;
- (b) all penalties, interest and any other charges not relating to the production and delivery of electricity to the consumer during the billing period;
- (c) any charges relating to electricity supplied to the consumer before or after the program period; and
- (d) the amount of harmonized sales tax (HST) on the amounts excluded under clause (a), (b) or (c) from the base invoice amount for the billing period.

(4) If an invoice issued to a consumer for a billing period includes any charges for electricity consumed before or after the program period, the remote unlicensed distributor may make a reasonable estimate of the portion of the electricity consumed during the program period and the electricity charges relating to that electricity in order to determine the base invoice amount for that billing period.

How the distributor provides the Ontario clean energy benefit to a consumer

7. (1) The amount of the Ontario clean energy benefit for a billing period must be shown as a line item on the invoice issued to the consumer for the billing period and must be labelled as the "Ontario Clean Energy Benefit". This line item may be located below all the amounts included in calculating the base invoice amount and must be deducted to determine the amount owing by the consumer for the billing period.

(2) If an invoice is the first invoice issued to a consumer on which a credit for the Ontario clean energy benefit is provided (and the consumer has not received the Ontario clean energy benefit through other means), the invoice must also include a "catch up" amount equal to the sum of the Ontario clean energy benefit amounts to which the consumer is entitled in respect of electricity provided by the distributor in the program period but before the start of the current billing period.

(3) If a consumer's eligible account for electricity with a remote unlicensed distributor is closed before the consumer receives all or part of his or her Ontario clean energy benefits from the distributor, the following rules apply:

- 1. The distributor may apply the amount of the benefits the consumer is entitled to receive but has not yet received to any outstanding balance owing by the consumer to the distributor.
- 2. If the amount then remaining that the consumer is entitled to receive but has not yet received is at least \$10, the distributor must mail or deliver by hand that unpaid amount to the consumer's most recent address known to the distributor.
- 3. If a cheque mailed or delivered by hand in accordance with paragraph 2 has not been cashed despite the best efforts of the distributor to deliver it, and the cheque has ceased to be negotiable through the passage of time, the distributor is no longer liable to pay the benefits to the consumer and must ensure that the amount is repaid or credited to the Minister of Finance.
- 4. The distributor shall pay or credit to the Minister of Finance all amounts of less than \$10 that are not paid by the distributor and all amounts referred to in paragraph 3,
 - i. by reporting the total amount in the next Energy Report Form, required under section 8, as a deduction from the amount of any reimbursement payable to the distributor, or
 - ii. by remitting the total amount to the Ministry of Energy (but payable to the Minister of Finance).

Reimbursement of benefits provided to consumers

8. (1) To receive a reimbursement for Ontario clean energy benefits provided to its consumers, a remote unlicensed distributor must complete a form entitled "Energy Report", available from the Ministry, for each billing period for which the distributor provided an Ontario clean energy benefit to a consumer, and must submit it to the Ministry in accordance with the directions on the form.

(2) The Ministry may at any time request, and the distributor shall provide, within the time specified in the request, any additional information or documents the Ministry considers necessary to determine the amount of the reimbursement to be made to the distributor. No reimbursement for a billing period may be made until the Ministry has received the Energy Report for the billing period and any additional information or documents it has requested to verify the amount to be reimbursed.

(3) Based on the information provided in an Energy Report and any additional information and documents provided by the distributor, the Minister shall reimburse the distributor for the amount of Ontario clean energy benefits provided to consumers. The reimbursement shall be made in the manner set out in the Enrolment Application submitted by the distributor or in another manner agreed to by the distributor and the Ministry.

(4) The amount of a reimbursement may be subsequently adjusted by way of a reduction or increase in the amount of a subsequent reimbursement if it is subsequently determined by an inspector under section 9 of the Act or by the Ministry that the amount of the reimbursement was inaccurate.

(5) The distributor will not be reimbursed for any billing period for which the Energy Report is received by the Ministry after June 30, 2016.

Commencement

9. This Regulation is deemed to have come into force on January 1, 2011.

SCHEDULE 1

1. Fort Hope No. 64.
2. Keewaywin.
3. North Spirit Lake.
4. Winisk Indian Settlement.
5. Pikangikum No. 14.
6. Poplar Hill.
7. Summer Beaver Settlement.
8. Wunnumin No. 1.
9. Muskrat Dam Lake.
10. Wawakapewin.

Made by:

BRAD DUGUID
Minister of Energy

Date made: July 28, 2011.

33/11

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 33

Ontario Highway Transport Board.....	2919
Notice of Default in Complying with the Corporations Tax Act/ Avis de non-observation de la Loi sur l'imposition des sociétés.....	2920
Cancellation of Certificate of Incorporation (Corporations Tax Act Defaulters) Annulation de certificat de constitution (Non-observation de la Loi sur l'imposition des sociétés).....	2921
Certificate of Dissolution/Certificat de dissolution.....	2922
Notice of Default in Complying with the Corporations Information Act Avis de non-observation de la Loi sur les renseignements exigés des personnesmorales.....	2924
Cancellation of Certificate of Incorporation (Business Corporations Act) Annulation de certificat de constitution en personne morale (Loi sur les sociétés par actions).....	2924
Cancellation for Cause (Business Corporations Act) Annulation à juste titre (Loi sur les sociétés par actions).....	2924
Ministry of Municipal Affairs and Housing Ministère des Affaires municipales et du Logement.....	2925
Applications to Provincial Parliament — Private Bills/Demandes au Parlement provincial — Projets de loi d'intérêt privé.....	2925
NOTICE OF OBLIGATION.....	2925
Notice to Creditors.....	2925
Sheriff's Sale of Lands/Ventes de terrains par le shérif.....	2925
Sale of Lands for Tax Arrears by Public Tender/Ventes de terrains par appel d'offres pour arriéré d'impôt	
THE CORPORATION OF THE TOWNSHIP OF ADDINGTON HIGHLANDS.....	2927
THE CORPORATION OF THE MUNICIPALITY ARRAN-ELDERSLE.....	2928
THE CORPORATION OF THE CITY OF SARNIA.....	2928
THE CORPORATION OF THE MUNICIPALITY OF BROOKE-ALVINSTON.....	2929
THE CORPORATION OF THE TOWNSHIP OF LEEDS AND THE THOUSAND ISLANDS.....	2929
THE CORPORATION OF THE TOWN OF LASALLE.....	2930
THE CORPORATION OF THE TOWNSHIP OF FAUQUIERSTRICKLAND.....	2930
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	
BUSINESS REGULATION REFORM ACT, 1994	O.Reg 364/11..... 2946
CORONERS ACT	O.Reg 358/11..... 2933
HIGHWAY TRAFFIC ACT	O.Reg 359/11..... 2934
HIGHWAY TRAFFIC ACT	O.Reg 360/11..... 2935
HIGHWAY TRAFFIC ACT	O.Reg 362/11..... 2940
LONG-TERM CARE HOMES ACT, 2007	O.Reg 363/11..... 2941
ONTARIO CLEAN ENERGY BENEFIT ACT, 2010	O.Reg 365/11..... 2946
PROVINCIAL OFFENCES ACT	O.Reg 361/11..... 2939
VITAL STATISTICS ACT	O.Reg 357/11..... 2931



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.