



# The Ontario Gazette

# La Gazette de l'Ontario

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## Ontario Highway Transport Board

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

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

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

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

4. pay the appropriate fee.

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

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

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

**993692 Ontario Inc. (o/a "R & L Bus Lines") 44917-C**  
**147 Monck St., Box 1168, Bancroft, ON K0L 1C0**

Applies for the approval of the transfer of public vehicle operating licence PV-2358 now in the name of Behnke Transport Ltd., R. R. # 2, Palmer Rapids, ON K0J 2E0.

(144-G426) 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:<br>Dénomination sociale<br>de la société | Ontario Corporation Number<br>Numéro de la<br>société en Ontario |
|---|--|
|---|--|

|                                       |           |
|---------------------------------------|-----------|
| <b>2011-09-03</b>                     |           |
| APPARATUS CERTIFIED ELECTRIC CO. LTD. | 000721276 |
| APRIL23 CORP.                         | 001437525 |
| ASIA MASSAGE & SPA INCORPORATED       | 001649341 |
| ASIA-AMERICANA TRADING INC.           | 001154129 |
| BAILEY AUTOMOTIVE (TILLSONBURG) INC.  | 000696280 |
| BAOBAB PRODUCTIONS INC.               | 001117277 |
| BATH HOLDINGS INC.                    | 001079700 |
| BEYOND MERCHANDIZING INC.             | 001512928 |
| BIG "L" RODEO LIMITED                 | 000674788 |
| BROVAC MANAGEMENT INC.                | 000773737 |
| CANADIAN CANVAS CREATIONS INC.        | 000930553 |
| CANADIAN REHAB CLINIC LTD.            | 001571963 |
| CHARTER INVESTMENT ADVISORS INC.      | 001058284 |
| CHRISTONBEL ENTERPRISE LTD.           | 001409511 |
| CREW CONSTRUCTION & ENGINEERING LTD.  | 000511344 |
| D.L.H. LOGISTICS INC.                 | 001493241 |
| DANDOAT INC.                          | 001352386 |
| DELPARK HOMES LTD.                    | 000821333 |
| ENERGY SAVING SOLUTIONS INC.          | 001651999 |
| EQUONT INC.                           | 001666060 |



| Name of Corporation:<br>Dénomination sociale<br>de la société | Ontario Corporation Number<br>Numéro de la<br>société en Ontario |
|---|--|
| GHETTO RECORDS INC.   | 000706802  |
| GREENERY PATCH MARKETING INC.                                 | 001098669  |
| HAIR CANADA SALON & SPA INC.                                  | 002067197  |
| HAMSOR HOLDING CORPORATION                                    | 001651027  |
| HEERLEIN CONTRACTORS INC.                                     | 001502431  |
| HOME SURPRISES INC.   | 001672056  |
| ILUS INC.   | 001326376  |
| INDYA ONE LIMITED   | 001657137  |
| INVESTEC FINANCIAL MANAGEMENT CORP.                           | 001666968  |
| J&J WEALTH MANAGEMENT INC.                                    | 002066812  |
| KAJAAL FOOD LTD.  | 001609484  |
| KEV STAFFING INC.   | 001652385  |
| KIDS DUDS INC.  | 000998977  |
| L&P DEVELOPMENT GROUP INC.                                    | 001611427  |
| LA ROCCAS PLUMBING AND GENERAL<br>CONTRACTING LTD.            | 002079096  |
| LAWRENCE PLASMA RESEARCH LABORATORY, INC.                     | 001091793  |
| LEK PRODUCTIONS INC.  | 001651791  |
| LONGAN SYSTEMS INC.   | 000995920  |
| LTT EXPRESS INC.  | 002065467  |
| MAD NETTER INC.   | 001668321  |
| MAXIMUS HAZELTON GP LIMITED                                   | 001609470  |
| MIDFINCH INVESTMENT LIMITED                                   | 001143883  |
| MITRON SPORTS ENTERPRISES INC.                                | 001103281  |
| NETUSE CONSULTING INC.  | 001359515  |
| NICK'S FAMOUS PITAS & ROTISSERIE INC.                         | 002065299  |
| NORTHERN SABLE REALTY LTD.                                    | 000897653  |
| OSCAR'S REALTY HOLDINGS INC.                                  | 001650149  |
| RAAMP INC.  | 002064649  |
| RACAM DEVELOPMENTS INC.                                       | 001047729  |
| REX OIL INC.  | 001036333  |
| RIOLDO CARPENTRY LTD.   | 001428298  |
| ROYAL MORTGAGES ORANGEVILLE LTD.                              | 000968276  |
| S & H TRANSPORT LTD.  | 002026822  |
| S.G.N. MANAGEMENT LTD   | 000625729  |
| S, T & C INC.   | 001275220  |
| SAMIR KUMAR INVESTMENTS INCORPORATED                          | 001308724  |
| SCOTBURN CONSTRUCTION INC.                                    | 001014480  |
| SKETCH DESIGN INC.  | 002069987  |
| SMART PRINTS INC.   | 001653106  |
| STEVE MARK LIMITED  | 000248260  |
| T.K. HOWE ENTERPRISES INC.                                    | 001724906  |
| THE BARCLAYS GROUP INC.                                       | 002052244  |
| THE FOUNDATION COMPANY OF CANADA 2005 LTD.                    | 001646750  |
| THE UMBRELLA FOOD SERVICES GROUP INC.                         | 001149799  |
| TIMEPLAY VIDEO GAMES CORP.                                    | 001593651  |
| TN SOLUTIONS CORPORATION                                      | 001571871  |
| TNT.CA INC.   | 001143874  |
| TRIANGLE SQUARE MANAGEMENT INC.                               | 001142209  |
| TRIPLE CROWN CHAMPIONS INC.                                   | 001124781  |
| TRISTAR CORPORATION   | 001435947  |
| TU. E. I. TUOI/YOU AND YOURS INC.                             | 001206040  |
| TURTLEBONES INC.  | 001069172  |
| TYLCO DESIGN GROUP INC.                                       | 001624150  |
| UNIVERSAL INTEGRATORS INC.                                    | 002065343  |
| VENICE FILMS INC.   | 000952207  |
| VSAP CONSULTING INC.  | 001652365  |
| W. & W. CARTAGE LIMITED                                       | 000061478  |
| WONDERTWINS ENTERPRISES INC.                                  | 002105504  |
| 1002028 ONTARIO LTD.  | 001002028  |
| 1027932 ONTARIO INC.  | 001027932  |
| 1030901 ONTARIO LTD.  | 001030901  |
| 1049501 ONTARIO LIMITED                                       | 001049501  |
| 1085892 ONTARIO LIMITED                                       | 001085892  |
| 1088883 ONTARIO INC.  | 001088883  |
| 1107133 ONTARIO INC.  | 001107133  |
| 1124673 ONTARIO LTD.  | 001124673  |
| 1128812 ONTARIO INC.  | 001128812  |
| 1140422 ONTARIO INC.  | 001140422  |
| 1204257 ONTARIO LIMITED                                       | 001204257  |

| Name of Corporation:<br>Dénomination sociale<br>de la société | Ontario Corporation Number<br>Numéro de la<br>société en Ontario |
|---|--|
| 1204354 ONTARIO INC.  | 001204354  |
| 1216345 ONTARIO INC.  | 001216345  |
| 1239289 ONTARIO INC.  | 001239289  |
| 1285793 ONTARIO INC.  | 001285793  |
| 1325628 ONTARIO INC.  | 001325628  |
| 1341037 ONTARIO LTD.  | 001341037  |
| 1366855 ONTARIO LTD.  | 001366855  |
| 1374605 ONTARIO INC.  | 001374605  |
| 1384304 ONTARIO LTD.  | 001384304  |
| 1386806 ONTARIO INC.  | 001386806  |
| 1462920 ONTARIO LTD.  | 001462920  |
| 1586767 ONTARIO INC.  | 001586767  |
| 1621796 ONTARIO LIMITED                                       | 001621796  |
| 1630218 ONTARIO INC.  | 001630218  |
| 1640271 ONTARIO INC.  | 001640271  |
| 1651058 ONTARIO INC.  | 001651058  |
| 1651163 ONTARIO INC.  | 001651163  |
| 1655315 ONTARIO INC.  | 001655315  |
| 1668086 ONTARIO INCORPORATED                                  | 001668086  |
| 1671989 ONTARIO INC.  | 001671989  |
| 2066831 ONTARIO INC.  | 002066831  |
| 2067940 ONTARIO INC.  | 002067940  |
| 2071590 ONTARIO INC.  | 002071590  |
| 2080154 ONTARIO INC.  | 002080154  |
| 2080413 ONTARIO INC.  | 002080413  |
| 617424 ONTARIO INC.   | 000617424  |
| 810716 ONTARIO INC.   | 000810716  |
| 853911 ONTARIO INC.   | 000853911  |
| 865504 ONTARIO INC.   | 000865504  |
| 935097 ONTARIO LIMITED  | 000935097  |
| 972709 ONTARIO INC.   | 000972709  |

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

(144-G427)

### **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 annulé 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:<br>Dénomination sociale<br>de la société | Ontario Corporation Number<br>Numéro de la<br>société en Ontario |
|---|--|
|---|--|

#### **2011-08-08**

|  |           |
|--|-----------|
| A B COMMUNICATIONS LTD.                      | 002074830 |
| A ROYALE HOME GROUP INC.                     | 001581983 |
| ALPHA JERUSALEM MARBLE INC.                  | 001637491 |
| BARTENDING SERVICES PLUS INC.                | 001482862 |
| BASSCOVE FAMILY CAMPGROUND INC.              | 001698720 |
| BAYVIEW PLAYHOUSE LIMITED                    | 000374765 |
| BRITANNIA INDUSTRIAL MACHINE SERVICE LIMITED | 000945366 |

| Name of Corporation:<br>Dénomination sociale<br>de la société | Ontario Corporation Number<br>Numéro de la<br>société en Ontario |
|---|--|
| C & R MASONRY LTD.  | 000385997  |
| C.U.P. STANLEY (NIAGARA) LTD.                                 | 000984269  |
| C-ME AUTO SALES INC.  | 001476421  |
| CANTOR ELECTRICAL SYSTEMS LTD.                                | 001679362  |
| CHINA MEDIA VENTURES INC.                                     | 001632006  |
| COMDYNE CORP.   | 001067017  |
| COMMERCIAL CAMERA REPAIR LIMITED                              | 000378614  |
| COMPTAX FILERS TAX SERVICES LIMITED                           | 000537112  |
| CREATIVE PSYCHOTHERAPY CLINIC INC.                            | 001102025  |
| DARSTELIN HOLDINGS LIMITED                                    | 000378628  |
| DECENT CONSTRUCTION INC.                                      | 002029619  |
| DIVE PARTNERS INC.  | 001294419  |
| DONG FU TRADING INC.  | 001540738  |
| E&D DONUT CORPORATION   | 001312556  |
| EBIGMEDIA INC.  | 001448915  |
| FRANKOR HYDRAULICS INC.                                       | 002072926  |
| G.S.L. FUNDRAISING LTD.                                       | 000886044  |
| GLOBAL INTERMEDIA INC.  | 001452069  |
| HEARTWOOD CONSTRUCTION COMPANY LTD.                           | 001256581  |
| I.N.C. ROOFING LTD.   | 000899193  |
| INDESIGN GROUP INC.   | 001354131  |
| INTERCITY CABLE CONTRACTORS LTD.                              | 001087289  |
| JEFFREY PRICE CONSULTANTS INCORPORATED                        | 001054869  |
| KARMELO CAR CARE INC.   | 001079613  |
| KIRK MURRAY CONSTRUCTION AND DESIGN LIMITED                   | 000938389  |
| KKS HOLDINGS CO. LTD.   | 001415990  |
| KNUCKLEHEAD RACING CORP.                                      | 002094522  |
| KULLUBI FOOD AND SPICE LTD.                                   | 001362606  |
| LJ WORLD TRADING LTD.   | 001542387  |
| LOBSINGER LINE LTD.   | 002069125  |
| LUCAS AUTOMOTIVE INC.   | 001734905  |
| M.F.G GOODMAN INC.  | 002078250  |
| MANALCO HOLDINGS INC.   | 000983329  |
| MCLAUGHLIN, SHELLY LTD.                                       | 000722472  |
| MOORE AUTO SALES LIMITED                                      | 001498339  |
| NEW FRONTIER LEATHER COMPANY LTD.                             | 001043589  |
| NORTHVIEW INVESTMENTS LTD.                                    | 001568562  |
| OVS TRADING SERVICES LTD.                                     | 002065313  |
| P A W DEVELOPMENTS INC.                                       | 000715696  |
| PARALLEL PRINTING INC.  | 000979704  |
| PDI-RESEARCH CORPORATION                                      | 001543674  |
| PHYSIOTHERAPY WELLNESS INSTITUTE INC.                         | 001329270  |
| PREMIER ACCOUNTING SOLUTIONS INC.                             | 001564341  |
| ROBERT BIRD HEATING AND AIR CONDITIONING<br>LIMITED           | 001057545  |
| ROYAL EXPORT & IMPORT TRANSPORTATION INC.                     | 001144693  |
| SAM CANNELLA & SON INTERNATIONAL CHEESE LTD.                  | 000674311  |
| SCENESTER MAGAZINE INC.                                       | 001611042  |
| SHELLEBY HOLDINGS LIMITED                                     | 000754529  |
| SHERWOOD FOREST LANDSCAPING & GARDEN<br>CENTRE LTD.           | 000730392  |
| SIP 'N CHAT RESTAURANT INC.                                   | 000893493  |
| SSWA INC.   | 001209606  |
| STONE ROGERS INC.   | 001107092  |
| STURGEON PIZZA CO. LTD.                                       | 000372433  |
| THE AFTER SCHOOL KLUB LIMITED                                 | 001132069  |
| THE LAWN B'S INC.   | 000833885  |
| THE MONEYTREE MORTGAGE CENTRE LIMITED                         | 001660691  |
| TORONTO TRUCK THEATRE PRODUCTIONS LIMITED                     | 000274217  |
| V. SILVA INC.   | 001669961  |
| VAUGHAN MILLS HOLDINGS LIMITED                                | 000618089  |
| VELTEX (CANADA) INC.  | 002073642  |
| WE MAKE THEM INC.   | 000953973  |
| WHD LIMITED   | 001107460  |
| WHITE'S AUTOBODY (SUDBURY) LTD.                               | 000749476  |
| WM. ELLIOTT STABLES INC.                                      | 001649402  |
| ZONE (CREDITVIEW) INVESTMENTS LTD.                            | 000828884  |
| 1046340 ONTARIO INC.  | 001046340  |
| 1067474 ONTARIO LIMITED                                       | 001067474  |
| 1069033 ONTARIO LIMITED                                       | 001069033  |

| Name of Corporation:<br>Dénomination sociale<br>de la société | Ontario Corporation Number<br>Numéro de la<br>société en Ontario |
|---|--|
| 1084221 ONTARIO LTD.  | 001084221  |
| 1094699 ONTARIO INC.  | 001094699  |
| 1096753 ONTARIO INC.  | 001096753  |
| 1135921 ONTARIO LTD.  | 001135921  |
| 1141173 ONTARIO LIMITED                                       | 001141173  |
| 1168873 ONTARIO INC.  | 001168873  |
| 1211226 ONTARIO LIMITED                                       | 001211226  |
| 1277808 ONTARIO LIMITED                                       | 001277808  |
| 1282277 ONTARIO INC.  | 001282277  |
| 1299209 ONTARIO LTD.  | 001299209  |
| 1340307 ONTARIO LIMITED                                       | 001340307  |
| 1364482 ONTARIO INC.  | 001364482  |
| 1365681 ONTARIO INC.  | 001365681  |
| 1390341 ONTARIO INC.  | 001390341  |
| 1405010 ONTARIO INC.  | 001405010  |
| 1464109 ONTARIO INC.  | 001464109  |
| 1532789 ONTARIO INC.  | 001532789  |
| 1556145 ONTARIO LTD.  | 001556145  |
| 1580881 ONRATIO INC.  | 001580881  |
| 1602837 ONTARIO CORPORATION                                   | 001602837  |
| 1609692 ONTARIO LTD.  | 001609692  |
| 1613979 ONTARIO LIMITED                                       | 001613979  |
| 1624412 ONTARIO INC.  | 001624412  |
| 1627544 ONTARIO INC.  | 001627544  |
| 1635766 ONTARIO LTD.  | 001635766  |
| 1640547 ONTARIO INC.  | 001640547  |
| 1641528 ONTARIO LIMITED                                       | 001641528  |
| 1653569 ONTARIO INC.  | 001653569  |
| 1666888 ONTARIO INC.  | 001666888  |
| 1691925 ONTARIO LIMITED                                       | 001691925  |
| 1698116 ONTARIO LTD.  | 001698116  |
| 2030831 ONTARIO INC.  | 002030831  |
| 2050470 ONTARIO INC.  | 002050470  |
| 2065148 ONTARIO LIMITED                                       | 002065148  |
| 2074381 ONTARIO INC.  | 002074381  |
| 2076499 ONTARIO LTD.  | 002076499  |
| 2131233 ONTARIO INC.  | 002131233  |
| 462953 ONTARIO INC.   | 000462953  |
| 705668 ONTARIO LIMITED  | 000705668  |
| 717417 ONTARIO LIMITED  | 000717417  |
| 786 TRANS CANADA INC.   | 001662815  |
| 944757 ONTARIO LTD.   | 000944757  |

(144-G428) KATHERINE M. MURRAY  
Director, Ministry of Government Services  
Directrice, Ministère des Services  
gouvernementaux

## Certificate of Dissolution Certificat de dissolution

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

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

| Name of Corporation:<br>Dénomination sociale<br>de la société | Ontario Corporation Number<br>Numéro de la<br>société en Ontario |
|---|--|
| 2011-07-15  |  |
| ABSTRACT SALON.SPA INC.                                       | 002025425  |
| J-CHINA SOURCING LTD.   | 002071383  |
| KINGEL REAL ESTATE SERVICES INC.                              | 002162979  |

| Name of Corporation:<br>Dénomination sociale<br>de la société | Ontario Corporation Number<br>Numéro de la<br>société en Ontario | Name of Corporation:<br>Dénomination sociale<br>de la société | Ontario Corporation Number<br>Numéro de la<br>société en Ontario |
|---|--|---|--|
| MABI MIBA INC.  | 002189298  | 2050416 ONTARIO INC.  | 002050416  |
| SERENELLA CARPENTRY LTD.                                      | 000575322  | 2135158 ONTARIO INC.  | 002135158  |
| STONE ARCH GROUP LTD.   | 001465083  | 2150835 ONTARIO LTD.  | 002150835  |
| VINCE & ROBSON INSURANCE AGENCY LTD.                          | 001350720  | 649116 ONTARIO LIMITED  | 000649116  |
| 1529312 ONTARIO INC.  | 001529312  | 867655 ONTARIO INC.   | 000867655  |
| 1812328 ONTARIO INC.  | 001812328  | 959091 ONTARIO INC.   | 000959091  |
| 1817005 ONTARIO INC.  | 001817005  | <b>2011-07-20</b>   |  |
| 2114428 ONTARIO LIMITED                                       | 002114428  | ABIT SYSTEMS INCORPORATED                                     | 000590348  |
| 2172907 ONTARIO INC.  | 002172907  | BALA TRANSPORT & MOVING LTD.                                  | 002169096  |
| 2233972 ONTARIO INC.  | 002233972  | BIRING TRANSPORT INC.   | 001098617  |
| 531809 ONTARIO LIMITED  | 000531809  | CANPAK PLUMBING LTD.  | 002063788  |
| <b>2011-07-18</b>   |  | CURE4WASTE TECHNOLOGIES INC.                                  | 002171859  |
| ALL CANADIAN WATER CO. LTD.                                   | 000782929  | DELFORD (ARGENTIA) INC.                                       | 001400146  |
| BATHURST MANOR INVESTMENTS LTD.                               | 001453523  | DRL ASSOCIATES INC.   | 001300982  |
| BNC LIMITED   | 002111428  | J.A. ROCK INC.  | 001611834  |
| CHECKWAY SYSTEMS LTD.   | 002132060  | JENKINS FINANCIAL SYSTEMS INC.                                | 001016538  |
| CONSTREX INC.   | 002161032  | MCCANCE ENGLISH SHOP LTD.                                     | 000406054  |
| DISTAR PRINTING SERVICES INC.                                 | 001184763  | MIDHURST SAND AND GRAVEL ENTERPRISES<br>LIMITED               | 000133574  |
| FRAM 405 CONSTRUCTION LTD.                                    | 001575165  | NU-WAY OFFERINGS LIMITED                                      | 001210998  |
| GORDEN AND GORDON ASSOCIATES INC.                             | 000667013  | THE PARTNERS CAPITAL CORP.                                    | 002031926  |
| HIRAM FOODS LTD.  | 001151840  | 1543828 ONTARIO INC.  | 001543828  |
| JANBO INTERNATIONAL INC.                                      | 001569019  | 2048828 ONTARIO INC.  | 002048828  |
| MASTERS LIMO LIMITED  | 002257483  | 2168975 ONTARIO INC.  | 002168975  |
| MIDDLEFIELD MANAGEMENT LIMITED GESTION<br>MIDDLEFIELD LIMITEE | 000523183  | 2211 BRANT STREET INC.  | 002065783  |
| NORTHERN ENVIRO DEVELOPMENTS INC.                             | 001594789  | 661536 ONTARIO LTD.   | 000661536  |
| PERLOM CONSULTANTS INC.                                       | 001738323  | 750514 ONTARIO LTD.   | 000750514  |
| PETER LAY AVIATION CONSULTANTS INC.                           | 001716056  | 759680 ONTARIO INC.   | 000759680  |
| QJET GENERAL CONTRACTING INC.                                 | 002164272  | <b>2011-07-21</b>   |  |
| RON REDMOND HOLDINGS INC.                                     | 001592698  | ABL PROCESSING INC.   | 000637975  |
| SAHIB CARTAGE INC.  | 002090057  | AGILITH QUANTITATIVE OPPORTUNITY GP INC.                      | 002178333  |
| SALMON CREEK BREWING COMPANY LIMITED                          | 001187116  | APPLE VALLEY ESTATES INC.                                     | 000269841  |
| SANDERCOCK'S CAMP LIMITED                                     | 000306596  | ART BEES OF SARNIA INC.                                       | 001684727  |
| STEVENSON HOUSE VARIETY INC.                                  | 000604532  | AULD LYME INVESTMENTS LTD.                                    | 000829698  |
| VALENOVA CONSULTING INC.                                      | 001625103  | GLEN ROUGE HOMES (PARKWOOD) INC.                              | 001531288  |
| WM. GLADBURY GROUP INC.                                       | 001467385  | HANOI BISTRO LTD.   | 001837587  |
| YELLOW ROSE CANADA INC.                                       | 000912151  | MEDIATION MASTER PLUS LTD.                                    | 000629816  |
| 1557889 ONTARIO INC.  | 001557889  | NANDA TRANSPORT LTD.  | 002014974  |
| 1622274 ONTARIO INC.  | 001622274  | NORO BOOKKEEPING SERVICES INC.                                | 000459548  |
| 1713207 ONTARIO LTD.  | 001713207  | PASS CONSULTING INC.  | 002196639  |
| 2033788 ONTARIO INC.  | 002033788  | STRATEGIC PLANTING GARDEN DESIGN INC.                         | 002133752  |
| 2075515 ONTARIO INC.  | 002075515  | TOYS 2 GO INC.  | 002103242  |
| 2088353 ONTARIO INC.  | 002088353  | TRANSPORT TRAINING ACADEMY LTD.                               | 001478483  |
| 2118593 ONTARIO LTD.  | 002118593  | WILLIAM MCKICHAN LTD.   | 000380038  |
| 665144 ONTARIO INC.   | 000665144  | 1034255 ONTARIO LTD.  | 001034255  |
| 841205 ONTARIO INC.   | 000841205  | 1394300 ONTARIO INC.  | 001394300  |
| 876236 ONTARIO LIMITED  | 000876236  | 1414044 ONTARIO INC.  | 001414044  |
| 996415 ONTARIO LIMITED  | 000996415  | 1475794 ONTARIO INC.  | 001475794  |
| <b>2011-07-19</b>   |  | 1706640 ONTARIO INC.  | 001706640  |
| ADFRA BUILDERS INC.   | 000553145  | 1717790 ONTARIO INC.  | 001717790  |
| AGM CONSULTANTS INC.  | 002015054  | 1779523 ONTARIO INCORPORATED                                  | 001779523  |
| ALL-ONTARIO TRANSPORT LIMITED                                 | 000215417  | 276590 ONTARIO LIMITED  | 000276590  |
| CANADIAN FOODSERVICE MANAGEMENT<br>GROUP INC.                 | 000880037  | 373741 ONTARIO LIMITED  | 000373741  |
| DR. PHILIP CHAN MEDICINE PROFESSIONAL<br>CORPORATION          | 002187856  | 838700 ONTARIO LTD.   | 000838700  |
| ECHO HARDWOOD FLOORING INC.                                   | 001757347  | <b>2011-08-02</b>   |  |
| ESPRIT INVESTMENTS INC.                                       | 000654398  | A. MORRICE ENTERPRISES INC.                                   | 002056079  |
| HARRISON AND HANBIDGE INC.                                    | 000270035  | BUTCHER'S PLUMBING AND HEATING LIMITED                        | 000230890  |
| HARRY TORONTOW LIMITED  | 001101336  | CREATIVE CLASSICS STATIONERY &<br>INVITATIONS INC.            | 002240494  |
| K.C.A. INSURANCE BROKERS LTD.                                 | 000748718  | DDS LOGISTICS AND DISTRIBUTION SERVICES LTD.                  | 002186248  |
| L.F.I. POWER WASHING INC.                                     | 002110205  | 1118373 ONTARIO LIMITED                                       | 001118373  |
| LINDA HOGARTH SALES LIMITED                                   | 000761144  | <b>2011-08-08</b>   |  |
| LVG UNIVERSAL CONTRACTING INC.                                | 002216388  | JAGGER'S CONVENIENCE AND DOLLAR STORE<br>(2005) LTD.          | 002075282  |
| MAPLE SAILING INTERNATIONAL LIMITED                           | 001810339  | 2134303 ONTARIO INC.  | 002134303  |
| YUMMY DABBAS INC.   | 002194513  | <b>2011-08-09</b>   |  |
| 1066041 ONTARIO INC.  | 001066041  | FORGET-ME-NOT GIFT BASKETS INC.                               | 001278692  |
| 1455670 ONTARIO INC.  | 001455670  | RAINBOW TEASHOP INC.  | 002219244  |
| 1685189 ONTARIO LIMITED                                       | 001685189  | <b>2011-08-10</b>   |  |
| 2037605 ONTARIO INC.  | 002037605  | BRESLIN AGENCIES LIMITED                                      | 000053513  |

| Name of Corporation:<br>Dénomination sociale<br>de la société               | Ontario Corporation Number<br>Numéro de la<br>société en Ontario | Name of Corporation:<br>Dénomination sociale<br>de la société | Ontario Corporation Number<br>Numéro de la<br>société en Ontario |
|---|--|---|--|
| HURRICANE HOLDINGS INC.   | 002085669  | TMI LETTERS 2009 INC.   | 002196900  |
| <b>2011-08-11</b>   |  | TRIPLE S CLEANING INC.  | 001510193  |
| ALERT ACCOUNTING SERVICES LTD.  | 002270479  | 1384289 ONTARIO LTD.  | 001384289  |
| BRAVEHEART LOGISTICS INC.   | 002068962  | 1633452 ONTARIO LIMITED                                       | 001633452  |
| BROOKSTONE (ALDERWOOD) INC.   | 001679747  | 1775578 ONTARIO LTD.  | 001775578  |
| CEP IV CO-INVESTMENT KANSAS INC.  | 002218467  | 1852946 ONTARIO INCORPORATED                                  | 001852946  |
| CEP IV CO-INVESTMENT NEW YORK INC.  | 002236318  | 2070670 ONTARIO LIMITED                                       | 002070670  |
| CEP IV KANSAS INC.  | 002218471  | 2098713 ONTARIO LIMITED                                       | 002098713  |
| CEP IV NEW YORK INC.  | 002236317  | 2160880 ONTARIO INC.  | 002160880  |
| ELITE BEAUTY SUPPLIES INCORPORATED  | 002104775  | 504104 ONTARIO INC.   | 000504104  |
| FEDERGREEN FILMS INC.   | 001106642  | 711129 ONTARIO LIMITED  | 000711129  |
| FRANK'S AUTOMATIC TRANSMISSION LIMITED                                      | 000127671  | <b>2011-08-16</b>   |  |
| GANG SONG AMERICA INC.  | 001778528  | ANJ ENGINEERING INC.  | 002292523  |
| HILARY JOYCE MAKE UP INC.   | 000720625  | BRADLEY INSTITUTE FOR MUSIC EDUCATION<br>RESEARCH LIMITED     | 000329317  |
| HONG S. M. INC.   | 001698137  | CANRU LIMITED   | 002169200  |
| HUN CHEN INCORPORATED   | 001236158  | DAVE LUTCHIN TIRES LTD  | 000509665  |
| LAKEFIELD INVESTMENTS INC.  | 001505505  | ELSEVIER INTERACTIVE SOLUTIONS INC.                           | 001150564  |
| M I DISTRIBUTORS INC.   | 002210529  | EVERWIN (CANADA) INTERNATIONAL INC.                           | 001415719  |
| MERGAN CORPORATION  | 001803984  | GRACE HEALTH CARE INC.  | 002218128  |
| MSP 2007 GP INC.  | 002121233  | HIGHLAND PHARMACY MINDEN LTD.                                 | 001798686  |
| MSP 2008 GP INC.  | 001758071  | HSP RX HOLDINGS LTD.  | 001845794  |
| MUKHA TRUCKING INC.   | 002004658  | INTEGRATIS FINANCIAL SERVICES INC.                            | 002195925  |
| ONTARIO HOWARD GROUP LTD.   | 001755536  | MCPHERSON & SONS ENTERPRISES INC.                             | 001002843  |
| QUALITY PLUS CARDIAC HOLTERS AND<br>HOLTER SCANNING SERVICES INC.           | 001587986  | MURRAY & ASSOCIATES MARKETING<br>COMMUNICATIONS LTD.          | 001432737  |
| QUEEN'S QUAY GP INC.  | 002158615  | NORTECH STRATEGIES INC.                                       | 001377559  |
| RBF CONSULTING GROUP LTD.   | 001429943  | Q-MED INC.  | 001285218  |
| SAM WOO INTERNATIONAL CORPORATION   | 001043940  | QUINTE PHARMACY LIMITED                                       | 001849105  |
| SHOBHA RAGHUNATH MANAGEMENT INC.  | 000800599  | RIVERGATE PHARMACY LTD.                                       | 001820152  |
| SILVER FOREST COSMETIC CO. LTD.   | 001219016  | ROYAL LEPAGE FACILITY MANAGEMENT<br>SERVICES LTD.             | 000997234  |
| VIDEOTISING WORLDWIDE INC.  | 002033467  | SIMREN ENTERTAINMENT INC.                                     | 001835267  |
| 1177210 ONTARIO INC.  | 001177210  | UPPER CANADA DRUG STORES LTD.                                 | 001792918  |
| 1190532 ONTARIO LTD.  | 001190532  | 1054477 ONTARIO INC.  | 001054477  |
| 1238731 ONTARIO INC.  | 001238731  | 1657030 ONTARIO INC.  | 001657030  |
| 1251343 ONTARIO INC.  | 001251343  | 1758924 ONTARIO LTD.  | 001758924  |
| 1424277 ONTARIO INC.  | 001424277  | 1773518 ONTARIO CORPORATION                                   | 001773518  |
| 1465930 ONTARIO LIMITED   | 001465930  | 2062045 ONTARIO INC.  | 002062045  |
| 1680359 ONTARIO INC.  | 001680359  | 2113338 ONTARIO INC.  | 002113338  |
| 1718548 ONTARIO LTD.  | 001718548  | 2253004 ONTARIO INC.  | 002253004  |
| 2074465 ONTARIO INC.  | 002074465  | 614007 ONTARIO LIMITED  | 000614007  |
| 2161687 ONTARIO INC.  | 002161687  | <b>2011-08-17</b>   |  |
| <b>2011-08-12</b>   |  | DAVID REED INC.   | 002115180  |
| DECOREX INC.  | 000836196  | MALTANI ATWAL TRANSPORT M.A.T. INC.                           | 001337243  |
| KENYA HARDWARE INC.   | 000798791  | MODERN TIME CANADA INC.                                       | 002187471  |
| MAXIMUM DILL INC.   | 002042016  | SHANAD HOLDINGS INC.  | 000971660  |
| NORTHERN PRIDE PRODUCTS INC.  | 000937518  | TP FINANCIAL ADVISERS INC.                                    | 001057137  |
| TLC SPA INC.  | 001683036  | 1619802 ONTARIO INC.  | 001619802  |
| TWO FEATHERS TRANSPORT TRAINING INC.  | 001558730  | 2078061 ONTARIO LTD.  | 002078061  |
| 1122168 ONTARIO INC.  | 001122168  | 2150538 ONTARIO INC.  | 002150538  |
| 1194634 ONTARIO LTD.  | 001194634  | 2179637 ONTARIO INC.  | 002179637  |
| 151 FRONT STREET WEST (V-VI) LIMITED  | 002036818  | 272724 ONTARIO LTD.   | 000272724  |
| 20 YORK STREET HOLDINGS LIMITED   | 002036817  | 784041 ONTARIO LIMITED  | 000784041  |
| 2021007 ONTARIO LIMITED   | 002021007  | <b>2011-08-18</b>   |  |
| 2203371 ONTARIO INC.  | 002203371  | BRIDGE PARTNERS CONSULTING INC.                               | 002277183  |
| 2247913 ONTARIO LTD.  | 002247913  | J. KUEN TRADING INC.  | 000797660  |
| 29 LESLIE ST. INC.  | 000779900  | LIFECOR RESOURCES INC.  | 000482192  |
| 3285-87 YONGE ST. INC.  | 001549757  | PACESETTERS INSURANCE GROUP INC.                              | 001820316  |
| 779435 ONTARIO INC.   | 000779435  | TREABBACOM PROPERTIES INC.                                    | 000482938  |
| 926675 ONTARIO INC.   | 000926675  | 1704887 ONTARIO LTD.  | 001704887  |
| <b>2011-08-15</b>   |  | 2102113 ONTARIO LTD.  | 002102113  |
| ABO BUSINESS MACHINES AND COMMUNICATIONS<br>(DANFORTH) INC.                 | 001484771  |   |  |
| ARITHMETIC ONTARIO PRODUCTIONS INC.   | 002108509  |   |  |
| BOOKFAIR ONTARIO INC.   | 001373393  |   |  |
| HIGH LIFE PRODUCTIONS ONTARIO INC.  | 002150406  |   |  |
| JACKPOT PRODUCTIONS INC.  | 001400699  |   |  |
| RONGYU RENOVATION LTD.  | 002257387  |   |  |
| THE HEAFEY GROUP INTERNATIONAL INC./ LE GROUPE HEAFEY<br>INTERNATIONAL INC. | 000862900  |   |  |
| TMI BAY PRODUCTIONS INC.  | 001490598  |   |  |

(144-G429)

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

**MINISTRY OF THE ATTORNEY GENERAL****MINISTÈRE DU PROCUREUR GÉNÉRAL**

Court File No.: CV – 11 – 425782

N° du greffe : CV – 11 – 425782

ATTORNEY GENERAL OF ONTARIO

PROCUREUR GÉNÉRAL DE L'ONTARIO

- and -

- et -

2000 Mercedes Benz (VIN: WDBNG75J5YA092402); 2004 Audi A8 (VIN: WAUML44E94N023997) 12 commercial moving trucks; 4 Beckenridge Drive, Markham (PIN: 02962-0171 (LT)); (in rem); and Syed Altaf Hussain; Arif Adnan Syed; Syed Amit Monwar Hussain; Syed Tamim Rejw Hussain; Vanessa Irene Longhurst; Clyde Allen Muffty; Jimmy Roland Veilleux; Joseph Lima; Scott Slater;

2000 Mercedes Benz (VIN: WDBNG75J5YA092402); 2004 Audi A8 (VIN: WAUML44E94N023997) 12 commercial moving trucks; 4 Beckenridge Drive, Markham (PIN: 02962-0171 (LT)); (in rem); and Syed Altaf Hussain; Arif Adnan Syed; Syed Amit Monwar Hussain; Syed Tamim Rejw Hussain; Vanessa Irene Longhurst; Clyde Allen Muffty; Jimmy Roland Veilleux; Joseph Lima; Scott Slater;

**NOTICE TO THE PUBLIC  
OF CONSPIRACY PROCEEDINGS COMMENCED UNDER  
SECTION 13 OF THE CIVIL REMEDIES ACT**

**AVIS AU PUBLIC  
CONCERNANT UNE INSTANCE FONDÉE SUR UN COMLOT  
INTRODUITE EN VERTU DE L'ARTICLE 13 DE LA LOI DE 2001  
SUR LES RECOURS CIVILS**

The Attorney General is seeking a court order that two or more of the persons named above have conspired to engage in unlawful activity relating to the renovations of property; that one or more of these persons knew or ought to have known that the unlawful activity would likely result in injury to the public and injury to the public has resulted from or is likely to result from the unlawful activity.

Injury to the public is defined as including any unreasonable interference with the enjoyment of property or of the person's health, safety, comfort or convenience any expenses or increased expenses or costs incurred as a result of the unlawful activity.

If you feel that you are a person who might be entitled to compensation as a result of this alleged conspiracy or if you have any inquiries, please contact CRIA toll free at 1-888-246-5359 or by e-mail to [cria@ontario.ca](mailto:cria@ontario.ca) or by Fax to 416-314-3714 or in writing to:

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

Please submit inquiries by end of day September 15<sup>th</sup>, 2011.

**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.onla.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.

Le procureur général sollicite une ordonnance du tribunal énonçant qu'au moins deux des personnes citées ci-dessus ont comploté de se livrer à une activité illégale concernant la rénovation des propriétés, qu'une ou plusieurs des parties au complot savaient ou auraient dû savoir que l'activité illégale aurait vraisemblablement pour conséquence qu'un préjudice soit causé au public et que le préjudice causé au public résulte ou résulterait vraisemblablement de l'activité illégale.

Un préjudice causé au public s'entend de toute atteinte déraisonnable à l'intérêt du public relativement à la jouissance d'un bien, de toute atteinte déraisonnable à l'intérêt du public relativement aux questions de santé, de sécurité, de confort ou de commodité, et des frais ou des frais accrus engagés par le public.

Si vous estimez avoir droit à une indemnité en raison de ce complot ou si vous avez des questions, veuillez communiquer avec le Bureau du recours civil à l'égard d'activités illicites par téléphone, sans frais, au 1 888 246-5359, par courriel à [cria@ontario.ca](mailto:cria@ontario.ca), par télécopieur au 416 314-3714 ou encore par la poste à l'adresse suivante :

Bureau du recours civil à l'égard d'activités illicites (RCAI)  
Ministère du Procureur général  
77, rue Wellesley Ouest, case postale 555  
Toronto (Ontario) M7A 1N3

Veuillez présenter votre demande avant le 15 septembre 2011, en fin de journée.

(144-G430)

**Applications to Provincial Parliament**

**NOTICE IS HEREBY GIVEN** that on behalf of Jae-Hwan Do, application will be made to the Legislative Assembly of the Province of Ontario for an Act to revive Do Investments Corp.

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

Dated at Welland Ontario, this 16th day of August, 2011.

MARK J. LaROSE  
Barrister & Solicitor  
(144-P338) 35, 36, 37, 38  
On behalf of the Applicant

## Corporation Notices Avis relatifs aux compagnies

### Notice to Creditors

All claims against the estate of **JOHN LONSDALE YELLOWLEES**, late of the City of Toronto, who died on or about the 15<sup>th</sup> day of February, 2011, must be filed with the undersigned not later than September 30, 2011. Thereafter, the undersigned will distribute the assets of the estate having regard only to the claims then filed. DATED this 4<sup>th</sup> day of August, 2011. Helene Antoinette Yellowlees, c/o and by her solicitors, MESSRS. LEGGE & LEGGE, 800 – 65 St. Clair Avenue East, Toronto, Ontario, M4T 2Y3.

(144-P319) 34, 35, 36

### CORPORATION NOTICES

MARKET CO-OPERATIVE DEVELOPMENT CORPORATION  
TAKE NOTICE that the members of Market Co-operative Development Corporation (Ontario Corporation No. 1416278) passed a members' resolution on July 21, 2011 requiring the said Corporation to voluntarily dissolve under Section 164 of the *Co-operative Corporations Act* (Ontario).

DATED: August 25, 2011

(144-P351)

D. LYON, Treasurer

### Notice of Dissolution

TAKE NOTICE that Inland Co-operative Inc., a Co-operative Corporation incorporated pursuant to the provisions of the Co-operative Corporations Act, R.S.O. 1990, c.C-35 (the "Act") intends to voluntarily dissolve pursuant to the Act. Any claims against Inland Co-operative Inc. must be filed with Inland Co-operative Corporation through its solicitor set out below on or before the 31<sup>st</sup> day of August, 2011.

DATED this 19<sup>th</sup> day of August, 2011

Douglas C. Jack, Solicitor  
184 St. Andrew Street West  
Fergus, Ontario  
N1M 1N7  
Tel. (519) 843-4908  
Fax (519) 843-6263

### Notice of Dissolution

TAKE NOTICE that 1325750 Ontario Ltd., a business incorporated pursuant to the provisions of the Business Corporations Act (Ontario) (the "Act") intends to voluntarily dissolve pursuant to the Act. Any claims against 1325750 Ontario Ltd. must be filed with the corporation through its solicitor as set out below on or before the 31<sup>st</sup> day of August, 2011.

DATED this 19<sup>th</sup> day of August, 2011

Douglas C. Jack, Solicitor  
184 St. Andrew Street West  
Fergus, Ontario  
N1M 1N7  
Tel. (519) 843-4908  
Fax (519) 843-6263

(144-P352)

## NOTICE CONCERNING WINDING UP of HALL AGGREGATES CORPORATION ontario corporation number 1306743

1. The name of the corporation is Hall Aggregates Corporation
2. Date of Incorporation is: September 3, 1998
3. Liquidator:

| <u>Name</u>          | <u>Address</u>                           | <u>Date Appointed</u> |
|----------------------|--|-----------------------|
| Sara Jane Sutherland | 70 Ptarmigan Drive<br>Guelph, ON N1C 1B6 | August 19, 2011       |

4. This notice is filed under subsection 193(4) of the *Business Corporations Act* (Ontario). The special resolution requiring the Corporation be wound up voluntarily was passed/consented to by the shareholders of the corporation on August 19, 2011.

DATED the 19th day of August, 2011

By: Sara Jane Sutherland, Liquidator

(144-P353)

### HALL AGGREGATES CORPORATION

NOTICE IS HEREBY GIVEN, that a meeting of the shareholders of Hall Aggregates Corporation, pursuant to subsection 205(2) of the *Business Corporations Act* (Ontario), was held on the 19th day of August, 2011.

DATED the 19th day of August, 2011.

(144-P354) Sara Jane Sutherland  
Liquidator

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

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Ontario Superior Court Of Justice dated October 21<sup>st</sup>, 2010, Sheriff's file 10-4832, to me directed against the real and personal property of Satnam S. Dhanju aka Satnam Singh Dhanju aka Satman Singh Dhanju Debtors, at the suit of Citi Cards Canada Inc. Creditors, I have seized and taken in execution all the rights, title, interest and equity of redemption of Satnam S. Dhanju aka Satnam Singh Dhanju aka Satman Singh Dhanju debtors, in and to PCL 28-1 SEC 65M2952; LT 28 PL 65M2952; S/T LT997396; Vaughan: NEWMARKET LAND TITLES OFFICE FOR THE LAND TITLES DIVISION OF YORK (NO.65) and municipally known as, 25 Polo Crescent Woodbridge ON L4L 8W6.

All of which said right, title, interest and equity of redemption of debtors, **Satnam S. Dhanju aka Satnam Singh Dhanju aka Satman Singh Dhanju** in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at the Sheriff's Office, 50 Eagle Street West Newmarket, Ontario L3Y 6B1 on **Thursday October 6<sup>th</sup>, 2011 @ 1:00 PM** in the afternoon.

### CONDITIONS:

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

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

To be applied to purchase price  
 Non-refundable  
**Ten business days** from date of sale to arrange financing and pay balance in full at:  
 Civil/Enforcement, 50 Eagle St.W. Newmarket,Ontario L3Y 6B1  
**All payments** in cash or certified cheque made payable to the Minister of Finance  
**Other conditions** as announced

Date: August 23,2011

Sheriff  
 Civil/Enforcement office  
 Regional Municipality Of York  
 Telephone (905) 853-4809  
 09-4431/11-475

(144-P356)

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: August 23<sup>rd</sup>, 2011

Sheriff  
 Civil/Enforcement Office  
 Regional Municipality of York  
 Telephone (905) 853-4809  
 File # 10-4832

(144-P355)

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Ontario Superior Court Of Justice dated September 17,2009 Sheriff's file 09-4431/ 11-475 to me directed, against the real and personal property of Kirupananthan Nagarajah Debtors, at the suit of The bank Of Nova Scotia Creditors, I have seized and taken in execution all the right, title, interest and equity of redemption of, Kirupananthan Nagarajah debtors, in and to PT LTS 116, 117 & 118 , PL 65M3044, PT 70, 65R20995, S/T RT UNTIL THE LATER OF 5 YRS FROM 2001/02/13 OR PLANS 65M3044 & 65M3045 Have been assumed by the corporation of Town Of Markham as in LT1580550; in the to Town of Markham in the Regional Municipality of York: NEWMARKET LAND TITLES OFFICE FOR THE LAND TITLES DIVISION OF YORK (NO.65) and municipally known as 5 Clifton Court Markham,On L3S 4J1

All of which said right, title, interest and equity of redemption of debtors, **Kirupananthan Nagarajah** in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, Sheriff's Office 50 Eagle Street West Newmarket, Ontario L3Y 6B1 on **Thursday Oct 6,2011 @ 1:00 PM** in the afternoon.

**CONDITIONS:**

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

**TERMS:**

**Deposit** 10% of bid price or \$1,000.00, whichever is greater Payable at time of sale by successful bidder  
 To be applied to purchase price  
 Non-refundable  
**Ten business days** from date of sale to arrange financing and pay balance in full at:  
 Civil/Enforcement, 50 Eagle St.W. Newmarket,Ontario L3Y 6B1  
**All payments** in cash or by certified cheque made payable to the Minister of Finance  
**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.

## 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 9<sup>th</sup>, 2011. Tenders will be opened at 3:05 p.m. Local Time on September 9<sup>th</sup>, 2011.

**Description of Lands:**

- PT LT 11 CON 7 Kaladar As In LA 112148; Addington Highlands  
**Minimum Tender Amount: \$ 3,978.92\***
- PT LT 25 Range A West of Addington RD Denbigh, PT 4 29R-1876 Addington Highlands  
**Minimum Tender Amount \$ 5,545.03 \***
- 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\***
- 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 CITY OF GREATER SUDBURY**

Tenders for the purchase of land(s) as described below may be obtained from the City of Greater Sudbury, Supplies & Services Department, 2<sup>nd</sup> Floor, Tom Davies Square, 200 Brady Street, Sudbury or through the City's website at <http://www.greatersudbury.ca/tenders>. Be sure to register to receive addendums. If you do not register, you will not be notified of properties that have been cancelled and/or removed from the Tax Sale List.

Take Notice that tenders for the purchase of the land(s) as described below will be received NO LATER THAN 3:00:00 p.m. (Our time), on Wednesday, September 28, 2011, at the Supplies & Services Section, 2<sup>nd</sup> Floor, Tom Davies Square, 200 Brady Street, Sudbury, ON. The tenders will then be opened in public on the same day at 3:30 p.m., in Room C-12 at Tom Davies Square.

File #10-18 (Roll #050.036.08000.0000)  
0 Marcel Street  
McKim Twp Plan 53M196 Pt Lot 10  
Pcl 13341

Assessed Value: Residential \$ 53,375.00  
Minimum Tender Amount: \$ 8,810.09

File #10-21 (Roll #070.005.00300.0000)  
300 Larch Street  
McKim Twp Con 3 Lot 5  
Plan 2 S W Pt Lot 35

Assessed Value: Residential \$ 104,500.00  
Minimum Tender Amount: \$ 15,381.58

File #10-22 (Roll #070.008.1200.0000)  
507 Kingsway Avenue  
McKim Twp Con 4 Lot 4 Pcl 45994  
Pt L8 & Pt L9 & Lot 10 & 11  
Lot 25 to 29 Plan M42

Assessed Value: Commercial \$ 250,640.00  
Multi Residential \$ 492,360.00  
Minimum Tender Amount: \$ 196,102.80

File #10-43 (Roll #170.001.02700.0000)  
Bleazard Twp Con 1 Lot 8 Lot 9  
Pcl 27133

Assessed Value: Commercial \$ 41,750.00  
Minimum Tender Amount: \$ 10,058.28

File #10-44 (Roll #170.001.13700.0000)  
1532 Highway 69 N  
Bleazard Twp Con 3 Lot 5  
Plan M260 Lot 19 Pcl 30580

Assessed Value: Residential \$ 80,625.00  
Minimum Tender Amount: \$ 12,159.38

File #10-53 (Roll #170.021.04620.0000)  
5429 Deschenes Road  
Hanmer Twp Con 4 Pt Lot 5  
RP 53R17883 Part 3

Assessed Value: Residential \$499,515.00  
Minimum Tender Amount: \$ 33,570.78

File #10-55 (Roll #170.022.13200.0000)  
3939 Hydro Road  
Capreol Twp Con 2 Lot 11  
Pcl 11895

Assessed Value: Residential \$ 165,250.00  
Minimum Tender Amount: \$ 14,915.96

File #10-58 (Roll #190.001.07800.0000)  
25 Regional Road 84  
Capreol Twp Con 6 Lot 10 Pcl 32727  
RP 53R9951 Part 1 Part 2

Assessed Value: Commercial \$ 129,924.00  
Residential \$ 56,000.00  
Minimum Tender Amount: \$ 52,754.98

File #10-67 (Roll #250.001.02600.0000)  
520 Red Deer Lake Road N  
Dryden Twp Con 1 Lot 6  
Pcl 27254

Assessed Value: Residential \$ 97,250.00  
Minimum Tender Amount: \$ 12,640.52

File #10-74 (Roll #170.001.20200.0000)  
1249 Hillside Avenue  
Bleazard Twp Con 3 Lot 5 Pcl 49687  
Plan M445 Lot 18

Assessed Value: Residential \$ 32,375.00  
Minimum Tender Amount: \$ 6,876.61

File #10-27 (Roll #090.012.02701.0000)  
0 Algonquin Road  
Broder Twp Con 5 Lot 4 Pcl 26180  
RP 53R11126 Part 2

Assessed Value: Residential \$ 3,000.00  
Minimum Tender Amount: \$ 3,674.25

File #10-63 (Roll #230.005.06300.0000)  
312 Allan Street  
Neelon Twp Con 3 Lot 6 RCP 83S  
Lot 6 INST 70909

Assessed Value: Residential \$ 76,250.00  
Minimum Tender Amount: \$ 10,077.82

Tenders must be submitted using the address label sheet provided, 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.

The municipality makes no representation regarding the title to or any other matters including any environmental concerns relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

Potential Purchasers must obtain all information regarding these properties on their own and the municipality does not provide an opportunity for potential purchasers to view properties nor is it in a position to provide successful purchasers with a key or vacant possession.

Frequently Asked Questions and Maps of all properties are also posted on the City's website at <http://www.greatersudbury.ca/tenders>.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act.

The successful purchasers will be required to pay the amount tendered plus the accumulated taxes to the date of transfer to the successful purchasers and any relevant federal or provincial taxes that may apply (including land transfer tax and HST). Failure to complete the transaction by the successful bidders will result in the forfeiture of their deposit.

Questions regarding any aspect of this Public Tender Tax Sale must

be received in writing via email to - Supplies & Services [tenders@greatersudbury.ca](mailto:tenders@greatersudbury.ca) or in writing by fax to (705) 671-8118.

Tony Derro  
Manager of Taxation

Agnes Beck  
Manager of Supplies  
& Services /Purchasing Agent

CITY OF GREATER SUDBURY  
P.O. Box 5000 Stn A  
200 Brady Street  
Sudbury ON P3A 5P3

(144-P357)

*MUNICIPAL ACT, 2001*

SALE OF LAND BY PUBLIC TENDER

**THE CORPORATION OF THE TOWNSHIP OF EAR FALLS**

**Take Notice** that tenders are invited for the purchase of the lands described below and will be received until 3:00 p.m. local time on 21 September 2011, addressed to the Treasurer of the Corporation of the Township of Ear Falls and **delivered by mail to P.O. Box 309, Ear Falls, Ontario P0V 1T0, or dropped off or delivered by courier at the Ear Falls Public Library at 50 Balsam Avenue, Ear Falls, Ontario P0V 1T0.**

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

**Description of Lands:**

Roll No. 60 42 000 001 05100 0000; 11 Balsam Ave. Ear Falls; PIN 42180-0474(LT) Parcel 5883 Section DPF; Lot 2 Plan M537; Ear Falls. File 10-01  
Minimum Tender Amount: \$9,984.81

Roll No. 60 42 000 001 12300 0000; 35 Balsam Ave. Ear Falls; PIN 42180-0449(LT) Parcel 5153 Section DPF; Lot 81 Plan M537; Ear Falls. File 10-02

**Minimum Tender Amount: \$ 13,921.25**

Roll No. 60 42 000 001 12600 0000; 41 Balsam Ave. Ear Falls; PIN 42180-0452(LT) Parcel 4886 Section DPF; Lot 84 Plan M537; Ear Falls. File 10-03

**Minimum Tender Amount: \$ 12,338.91**

Roll No. 60 42 000 001 31900 0000; 28 Rosewood St. Ear Falls; 42180-0109(LT) Parcel 5614 Section DPF; Lot 120 Plan M700; Subject to LT148460E; Ear Falls. File 10-06

**Minimum Tender Amount: \$ 10,439.02**

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](http://www.OntarioTaxSales.ca), or if no internet available contact:

Ms. Kimberly Balance  
Clerk Treasurer Administrator  
The Corporation of the Township of Ear Falls  
1 Shelski Lane  
P.O. Box 309  
Ear Falls, Ontario P0V 1T0  
(807) 222-3624 Ext. 27

(144-P358)

*MUNICIPAL ACT, 2001*

SALE OF LAND BY PUBLIC TENDER

**THE CORPORATION OF THE TOWNSHIP OF LIMERICK**

**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 October 3rd, 2011, at the Municipal Office of The Corporation of the Township of Limerick, 89 Limerick Lake Road, R. R. #2, Gilmour, Ontario, K0L 1W0. The tenders will then be opened in public on the same day at 3:15 p.m. at the Municipal Office.

**Description of Lands: PIN NO. 40109-0121 LT, PT LOT 9 CON 2 LIMERICK AS IN QR61426 (FIRSTLY); S/T QR673239; LIMERICK COUNTY OF HASTINGS**

Minimum Tender Amount: \$ 7303.90

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:

JENNIFER TRUMBLE  
The Corporation of the Township of Limerick  
89 Limerick Lake Road  
R.R.#2  
Gilmour, Ontario K0L 1W0  
Tel.: 613-474-2863  
Fax.: 613-474-0478

(144-P359)

*MUNICIPAL ACT, 2001*

**THE CORPORATION OF THE COUNTY OF HURON**

**Take Notice** that the land(s) described below will be offered for sale by public auction at 10:00 o'clock in the morning on the 3<sup>rd</sup> day of October, 2011 at the Royal Canadian Legion, 95 Kirk Street, Clinton, Ontario, N0M 1L0.

Description of Land(s) and Minimum Bid \$

PIN# 41081-0077  
LT 87 PL 291 W Wawanosh; Township of Ashfield-Colborne-Wawanosh  
Roll No. 4070 610 021 04400 0000  
**Minimum Bid \$ 11,104.36**

PIN# 41341-0056 (R)  
Pt Lot 5 Pt Lot 6 Plan 312 Morris; Municipality of MorrisTurnberry  
Roll No. 4060 540 010 04500 0000  
**Minimum Bid** **\$ 11,866.02**

PIN# 41341-0057  
Plan 312 S Pt Lot 5 as in R311117; S/T and T/W R311117, if any, Morris,  
Municipality of Morris-Turnberry  
Roll No. 4060 540 010 04400 0000  
**Minimum Bid** **\$ 6,736.97**

PIN#41344-0352  
Plan 192 Lot 225 and Pt Lot 224 (Brussels Ward) as in R278873; Municipality  
of Huron East  
Roll No. 4040 440 003 01902 0000  
**Minimum Bid** **\$ 20,620.45**

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

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*. The successful purchaser will be required to pay the amount bid plus accumulated taxes and the relevant land transfer tax and HST where applicable.

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

**For further information regarding this sale, contact:**

Name of Municipality or Board  
THE CORPORATION OF THE  
COUNTY OF HURON

Address of Municipality or Board  
1 COURT HOUSE SQUARE,  
GODERICH, ONTARIO N7A 1M2  
[www.huroncounty.ca](http://www.huroncounty.ca)  
or call 519-524-8394

(144-P360) Title  
TREASURER



**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—09—03

**ONTARIO REGULATION 382/11**

made under the

**PLANNING ACT**

Made: August 12, 2011

Filed: August 15, 2011

Published on e-Laws: August 17, 2011

Printed in *The Ontario Gazette*: September 3, 2011

Amending O. Reg. 102/72

(Restricted Areas — County of Ontario (now The Regional Municipality of Durham), Township of Pickering (now the Town of Pickering))

Note: Ontario Regulation 102/72 has previously been amended. Those amendments are listed in the Table of Unconsolidated and Unrevoked Regulations at [www.e-Laws.gov.on.ca](http://www.e-Laws.gov.on.ca).

**1. Ontario Regulation 102/72 is amended by adding the following section:**

**115.** (1) Despite section 5, one single dwelling together with accessory buildings and structures may be erected, located and used in conjunction with the agricultural operation on the lands described in subsection (2) if the following requirements are met:

|                      |                   |
|----------------------|-------------------|
| Minimum Lot Frontage | 150 metres        |
| Minimum Lot Area     | 3.4 hectares      |
| Minimum Front Yard   | 15 metres         |
| Minimum Rear Yard    | 15 metres         |
| Minimum Side Yard    | 6 metres          |
| Minimum Floor Area   | 139 square metres |
| Maximum Lot Coverage | 20 per cent       |

(2) Subsection (1) applies to that parcel of land situated in the City of Pickering in The Regional Municipality of Durham, being composed of part of Lot 15 in Concession 7, described in Instrument Number D355548, except part 6 on Highway Expropriation Plan No. 914, and further identified by Property Identifier Number 26397-0015 (LT).

**Commencement**

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

Made by:

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

Date made: August 12, 2011.

36/11

**ONTARIO REGULATION 383/11**

made under the

**COURTS OF JUSTICE ACT**

Made: August 16, 2011  
 Approved: August 17, 2011  
 Filed: August 17, 2011  
 Published on e-Laws: August 19, 2011  
 Printed in *The Ontario Gazette*: September 3, 2011

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

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

**1. (1) Subrule 7 (6) of Ontario Regulation 114/99 is amended by striking out the portion before paragraph 1 and substituting the following:**

(6) The court file number given to a case and the description of the parties as applicants and respondents in the case shall remain the same on a motion to change an order, a status review application, an application (general) for *Child and Family Services Act* cases other than child protection and status review, an application for an openness order, an enforcement or an appeal, no matter who starts it, with the following exceptions:

**(2) Subrule 7 (6) of the Regulation is amended by adding the following paragraph:**

6. In an application brought under section 145.1.2 of the *Child and Family Services Act*, the person bringing the application shall be named as the applicant and the children's aid society and any other party entitled to notice shall be named as the respondents.

**2. (1) Subrule 8.1 (1) of the Regulation is revoked and the following substituted:**

**APPLICATION OF RULE**

- (1) This rule applies to cases started after August 31, 2011 that deal with any of the following:

1. A claim for custody of or access to a child under the *Divorce Act* (Canada) or Part III of the *Children's Law Reform Act*.
2. A claim respecting net family property under Part I of the *Family Law Act*.
3. A claim respecting a matrimonial home under Part II of the *Family Law Act*.
4. A claim for support under the *Divorce Act* (Canada) or Part III of the *Family Law Act*.
5. A restraining order under the *Family Law Act* or the *Children's Law Reform Act*.
6. A motion to change a final order or agreement under rule 15, except motions that deal only with changing child or spousal support.

**(2) Subrule 8.1 (2) of the Regulation is amended by adding the following clauses:**

- (c) parties in cases that are proceeding on consent;
- (d) parties in cases in which the only claims made are for a divorce, costs or the incorporation of the terms of an agreement or prior court order; or
- (e) parties who have already attended a mandatory information program.

**3. (1) Subrule 14 (4) of the Regulation is amended by striking out “a case conference” and substituting “a conference”.**

**(2) Rule 14 of the Regulation is amended by adding the following subrules:**

**RESPONSE TO MOTION FORM**

(10.1) If a party uses a motion form (Form 14B) and no person served with the motion form serves and files a response within four days after being served, the motion shall be dealt with by the court as an unopposed motion.

**WHERE NO REPLY PERMITTED**

(10.2) A party who uses a motion form (Form 14B) and who is served with a response to it may not serve or file a reply.

**4. (1) Subrule 17 (1) of the Regulation is revoked and the following substituted:****CONFERENCES IN DEFENDED CASES**

(1) Subject to subrule (1.1), in each case in which an answer is filed, a judge shall conduct at least one conference.

**(2) Subrule 17 (7) of the Regulation is revoked and the following substituted:****COMBINED CONFERENCE**

(7) At any time on the direction of a judge, part or all of a case conference, settlement conference and trial management conference may be combined.

**(3) Clause 17 (8) (b) of the Regulation is revoked and the following substituted:**

- (b) make an order requiring one or more parties to attend,
  - (i) a mandatory information program,
  - (ii) a case conference or settlement conference conducted by a person named under subrule 17 (9),
  - (iii) an intake meeting with a court-affiliated mediation service, or
  - (iv) a program offered through any other available community service or resource;
- (b.1) if notice has been served, make a final order or any temporary order, including any of the following temporary orders to facilitate the preservation of the rights of the parties until a further agreement or order is made:
  - (i) an order relating to the designation of beneficiaries under a policy of life insurance, registered retirement savings plan, trust, pension, annuity or a similar financial instrument,
  - (ii) an order preserving assets generally or particularly,
  - (iii) an order prohibiting the concealment or destruction of documents or property,
  - (iv) an order requiring an accounting of funds under the control of one of the parties,
  - (v) an order preserving the health and medical insurance coverage for one of the parties and the children of the relationship, and
  - (vi) an order continuing the payment of periodic amounts required to preserve an asset or a benefit to one of the parties and the children;

**5. (1) Subrule 19 (1) of the Regulation is amended by adding “Subject to subrule (1.1),” at the beginning.****(2) Rule 19 of the Regulation is amended by adding the following subrule:****EXCEPTIONS**

(1.1) Subrule (1) does not apply to the Office of the Children’s Lawyer or to children’s aid societies.

**(3) Rule 19 of the Regulation is amended by adding the following subrule:****DOCUMENTS OF OFFICE OF THE CHILDREN’S LAWYER OR CHILDREN’S AID SOCIETY**

(6.1) The court may, on motion, order the Office of the Children’s Lawyer or a children’s aid society to give another party an affidavit listing the documents that are,

- (a) relevant to any issue in the case; and
- (b) in the control of, or available on request to, the Office of the Children’s Lawyer or the children’s aid society.

**(4) Subrule 19 (7) of the Regulation is amended by striking out “subrule (6)” at the end and substituting “subrule (6) or (6.1)”.**

**(5) Subrule 19 (8) of the Regulation is amended by striking out “required under subrule (1) or (6)” and substituting “required under subrule (1), (6) or (6.1)”.**

**6. The Regulation is amended by adding the following Rule:****RULE 20.1: EXPERTS****DUTY OF EXPERT**

**20.1** (1) It is the duty of every expert who provides evidence in relation to a case under these rules,

- (a) to provide opinion evidence that is fair, objective and non-partisan;

- (b) to provide opinion evidence that is related only to matters that are within the expert's area of expertise; and
- (c) to provide such additional assistance as the court may reasonably require to determine a matter in issue.

**DUTY PREVAILS**

(2) In the case of an expert engaged by or on behalf of a party, the duty in subrule (1) prevails over any obligation owed by the expert to that party.

**COURT APPOINTED EXPERTS**

(3) The court may, on motion or on its own initiative, appoint one or more independent experts to inquire into and report on any question of fact or opinion relevant to an issue in a case.

**EXPERT TO BE NAMED**

(4) An order under subrule (3) appointing an expert shall name the expert and, where possible, the expert shall be a person agreed on by the parties.

**INSTRUCTIONS**

(5) An order under subrule (3) appointing an expert shall contain the instructions to be given to the expert, and the court may make any further orders that it considers necessary to enable the expert to carry out the instructions.

**FEES AND EXPENSES**

(6) The court shall require the parties to pay the fees and expenses of an expert appointed under subrule (3), and shall specify the proportions or amounts of the fees and expenses that each party is required to pay.

**SECURITY**

(7) If a motion by a party for the appointment of an expert under subrule (3) is opposed, the court may, as a condition of making the appointment, require the party seeking the appointment to give such security for the expert's fees and expenses as is just.

**SERIOUS FINANCIAL HARDSHIP**

(8) The court may relieve a party from responsibility for payment of any of the expert's fees and expenses, if the court is satisfied that payment would cause serious financial hardship to the party.

**REPORT**

- (9) The expert shall prepare a report of the results of his or her inquiry, and shall,
- (a) file the report with the clerk of the court; and
  - (b) provide a copy of the report to each of the parties.

**CONTENT OF REPORT**

- (10) A report provided by an expert shall contain the following information:
1. The expert's name, address and area of expertise.
  2. The expert's qualifications, including his or her employment and educational experiences in his or her area of expertise.
  3. The instructions provided to the expert in relation to the proceeding.
  4. The nature of the opinion being sought and each issue in the proceeding to which the opinion relates.
  5. The expert's opinion respecting each issue and, where there is a range of opinions given, a summary of the range and the reasons for the expert's own opinion within that range.
  6. The expert's reasons for his or her opinion, including,
    - i. a description of the factual assumptions on which the opinion is based,
    - ii. a description of any research conducted by the expert that led him or her to form the opinion, and
    - iii. a list of every document relied on by the expert in forming the opinion.
  7. An acknowledgement of expert's duty (Form 20.1) signed by the expert.

**ADMISSIBILITY**

- (11) The expert's report is admissible in evidence in the case.



**CROSS-EXAMINATION**

(12) Any party may cross-examine the expert at the trial.

**NON-APPLICATION**

(13) For greater certainty, subrules (3) to (12) do not apply in respect of,

- (a) appointments of persons by the court under subsection 54 (1.2) of the *Child and Family Services Act* or subsection 30 (1) of the *Children's Law Reform Act*; or
- (b) requests by the court that the Children's Lawyer act under subsection 112 (1) of the *Courts of Justice Act*.

**7. (1) Subrule 34 (6) of the Regulation is amended by adding the following paragraph:**

1.1 If an access order was made under subsection 58 (1) of the Act,

- i. copies of each notice of intention to place a child for adoption (Form 8D.2) or of the notice to child of intention to place for adoption (Form 8D.3) that was sent to a person who was granted an access order,
- ii. copies of each notice of termination of access (Form 8D.4) that was sent to a person who was the subject of an access order but was not entitled to bring an application for an openness order,
- iii. for each notice,
  - A. proof of service of the notice in accordance with subsection 145.1.1 (4) of the Act,
  - B. a copy of an order permitting another method of service under subsection 145.1.1 (5) of the Act and proof of such service, or
  - C. a copy of an order under subsection 145.1.1 (6) of the Act that notice is not required, and
- iv. an affidavit (Form 34G.1) signed by an employee of a children's aid society stating that,
  - A. no application for an openness order has been filed, or
  - B. if any applications for openness orders have been filed, the status of those applications, including details of any openness orders that have been made.

**(2) Paragraph 5 of subrule 34 (6) of the Regulation is amended by adding “(Form 35G.1)” after “An affidavit”.**

**(3) Clauses (b), (c) and (d) of subrule 34 (17) of the Regulation are revoked and the following substituted:**

- (b) a consent to an openness order under section 145.1 of the Act shall be in Form 34M;
- (b.1) a consent to an openness order under section 145.1.2 of the Act shall be in Form 34M.1;
- (c) an application to change or terminate an openness order shall be in Form 34N;
- (d) an answer to an application for an openness order or an answer to an application to change or terminate an openness order shall be in Form 33B.2;
- (e) the notice of intention to place a child for adoption to be served on persons entitled to access, other than the child, shall be in Form 8D.2;
- (f) the notice to a child who is entitled to access that he or she will be placed for adoption shall be in Form 8D.3; and
- (g) the notice of termination of access to be served on a person who is the subject of an access order and not entitled to bring an application for an openness order shall be in Form 8D.4.

**(4) Rule 34 of the Regulation is amended by adding the following subrules:**

**SERVICE OF NOTICE OF INTENTION TO PLACE A CHILD FOR ADOPTION**

(18) In an application for an order under subsection 145.1.1 (5) of the Act to allow another method of service of the notice of intention to place a child for adoption or of the notice of termination of access (Form 8D.4), or for an order under subsection 145.1.1 (6) of the Act that notice is not required,

- (a) the applicant is the children's aid society;
- (b) the respondent is the person who is entitled to have access to, or contact with, the child;
- (c) the application shall be made using Form 8B.2 — Application (general) (*Child and Family Services Act* cases other than child protection and status review);
- (d) the application shall be filed in the same court file as the child protection case in which the child was made a Crown ward;

- (e) the applicant shall file an affidavit (Form 14A) setting out the facts in support of the order being requested and the clerk shall send the case to a judge for a decision on the basis of the affidavit evidence.

#### TIMELINES FOR OPENNESS APPLICATIONS

- (19) Every application for an openness order is governed by the following timetable:

| Step in the case                       | Maximum time for completion, from the date the application is filed |
|--|---|
| Service and filing of answers          | 30 days   |
| First hearing or settlement conference | 50 days   |
| Hearing                                | 90 days   |

#### 8. (1) The Table of Forms to the Regulation is amended by striking out the following:

|       |  |                 |
|-------|--|-----------------|
| 33B.2 | Answer ( <i>Child and Family Services Act</i> cases other than child protection and status review) | October 1, 2006 |
|-------|--|-----------------|

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|-----|--------------------------------|-------------------|
| 34E | Director's consent to adoption | September 1, 2005 |
|-----|--------------------------------|-------------------|

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|-----|---------------------------------|-----------------|
| 34K | Certificate of clerk (adoption) | October 1, 2006 |
| 34L | Application for openness order  | October 1, 2006 |
| 34M | Consent to openness order       | October 1, 2006 |

#### (2) The Table of Forms to the Regulation is amended by adding the following:

|      |  |                |
|------|--|----------------|
| 8D.2 | Notice of intention to place a child for adoption  | August 2, 2011 |
| 8D.3 | Notice to child of intention to place for adoption | August 2, 2011 |
| 8D.4 | Notice of termination of access                    | August 2, 2011 |

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|------|----------------------------------|----------------|
| 20.1 | Acknowledgement of expert's duty | August 2, 2011 |
|------|----------------------------------|----------------|

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|       |  |                |
|-------|--|----------------|
| 33B.2 | Answer ( <i>Child and Family Services Act</i> cases other than child protection and status review) | August 2, 2011 |
|-------|--|----------------|

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|     |                                |                |
|-----|--------------------------------|----------------|
| 34E | Director's consent to adoption | August 2, 2011 |
|-----|--------------------------------|----------------|

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|        |  |                |
|--------|--|----------------|
| 34 G.1 | Affidavit of society employee for adoption of a Crown ward | August 2, 2011 |
|--------|--|----------------|

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|       |  |                |
|-------|--|----------------|
| 34K   | Certificate of clerk (adoption)  | August 2, 2011 |
| 34L   | Application for openness order   | August 2, 2011 |
| 34M   | Consent to openness order under s. 145.1 of the <i>Child and Family Services Act</i>   | August 2, 2011 |
| 34M.1 | Consent to openness order under s. 145.1.2 of the <i>Child and Family Services Act</i> | August 2, 2011 |

#### Commencement

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

**RÈGLEMENT DE L'ONTARIO 383/11**

pris en vertu de la

**LOI SUR LES TRIBUNAUX JUDICIAIRES**

pris le 16 août 2011

approuvé le 17 août 2011

déposé le 17 août 2011

publié sur le site Lois-en-ligne le 19 août 2011

imprimé dans la *Gazette de l'Ontario* le 3 septembre 2011

modifiant le Règl. de l'Ont. 114/99

(Règles en matière de droit de la famille)

Remarque : Le Règlement de l'Ontario 114/99 a été modifié antérieurement. Ces modifications sont indiquées dans l'Historique législatif détaillé des règlements codifiés sur le site [www.lois-en-ligne.gouv.on.ca](http://www.lois-en-ligne.gouv.on.ca).

**1. (1) Le paragraphe 7 (6) du Règlement de l'Ontario 114/99 est modifié par substitution de ce qui suit au passage qui précède la disposition 1 :**

(6) Le numéro de dossier du greffe attribué à une cause et la désignation des parties comme requérants ou intimés dans la cause demeurent les mêmes dans le cas d'une motion en modification d'une ordonnance, d'une requête en révision de statut, d'une requête (formule générale) pour les causes visées par la *Loi sur les services à l'enfance et à la famille* autres que la protection d'un enfant et la révision de statut, d'une requête en vue d'obtenir une ordonnance de communication, d'une procédure d'exécution ou d'un appel, quelle que soit la personne qui en prend l'initiative. Sont toutefois prévues les exceptions suivantes :

**(2) Le paragraphe 7 (6) du Règlement est modifié par adjonction de la disposition suivante :**

6. Dans le cas d'une requête présentée en vertu de l'article 145.1.2 de la *Loi sur les services à l'enfance et à la famille*, la personne qui la présente est désignée comme requérant et la société et toute autre partie ayant droit à un avis sont désignés comme intimés.

**2. (1) Le paragraphe 8.1 (1) du Règlement est abrogé et remplacé par ce qui suit :**

**CHAMP D'APPLICATION DE LA RÈGLE**

(1) La présente règle s'applique aux causes introduites après le 31 août 2011 qui traitent de l'un ou l'autre des actes de procédure suivants :

1. Une demande de garde d'un enfant ou de droit d'accès ou de visite à un enfant qui est présentée en vertu de la *Loi sur le divorce* (Canada) ou de la partie III de la *Loi portant réforme du droit de l'enfance*.
2. Une demande concernant les biens familiaux nets qui est présentée en vertu de la partie I de la *Loi sur le droit de la famille*.
3. Une demande concernant un foyer conjugal qui est présentée en vertu de la partie II de la *Loi sur le droit de la famille*.
4. Une demande d'aliments qui est présentée en vertu de la *Loi sur le divorce* (Canada) ou de la partie III de la *Loi sur le droit de la famille*.
5. Une ordonnance de ne pas faire qui est rendue en vertu de la *Loi sur le droit de la famille* ou de la *Loi portant réforme du droit de l'enfance*.
6. Une motion en modification d'une ordonnance définitive ou d'un accord qui est visée à la règle 15, à l'exception des motions qui ne traitent que de la modification des aliments pour les enfants ou le conjoint.

**(2) Le paragraphe 8.1 (2) du Règlement est modifié par adjonction des alinéas suivants :**

- c) aux parties à des causes qui sont instruites sur consentement;
- d) aux parties à des causes dans le cadre desquelles les seules demandes présentées portent sur le divorce, les dépens ou l'intégration des conditions d'un accord ou d'une ordonnance judiciaire antérieure;
- e) aux parties qui ont déjà suivi le programme d'information obligatoire.

**3. (1) Le paragraphe 14 (4) du Règlement est modifié par substitution de «qu'une conférence» à «qu'une conférence relative à la cause».**

**(2) La règle 14 du Règlement est modifiée par adjonction des paragraphes suivants :**

## RÉPONSE À UNE FORMULE DE MOTION

(10.1) Si une partie utilise une formule de motion (formule 14B) et qu'aucune personne qui en a reçu signification ne signifie ni ne dépose de réponse dans les quatre jours suivant la signification de la formule de motion, la motion est traitée par le tribunal comme une motion non contestée.

## RÉPONSE NON PERMISE

(10.2) La partie qui utilise une formule de motion (formule 14B) et à qui est signifiée une réponse à celle-ci ne peut pas signifier ni déposer de réponse.

### 4. (1) Le paragraphe 17 (1) du Règlement est abrogé et remplacé par ce qui suit :

## CONFÉRENCES DANS LES CAUSES CONTESTÉES

(1) Sous réserve du paragraphe (1.1), dans chaque cause dans laquelle une défense est déposée, le juge tient au moins une conférence.

### (2) Le paragraphe 17 (7) du Règlement est abrogé et remplacé par ce qui suit :

## JONCTION DES CONFÉRENCES

(7) À n'importe quel moment, sur les instructions du juge, une conférence relative à la cause, une conférence en vue d'un règlement amiable et une conférence de gestion du procès peuvent être jointes en totalité ou en partie.

### (3) L'alinéa 17 (8) b) du Règlement est abrogé et remplacé par ce qui suit :

- b) rendre une ordonnance exigeant qu'une ou plusieurs parties participent :
  - (i) soit à un programme d'information obligatoire,
  - (ii) soit à une conférence relative à la cause ou une conférence en vue d'un règlement amiable présidée par une personne nommée aux termes du paragraphe 17 (9),
  - (iii) soit à une réunion initiale avec un service de médiation affilié à un tribunal,
  - (iv) soit à un programme offert par l'intermédiaire de tout autre service ou de toute autre ressource communautaire existant;
- b.1) si un avis a été signifié, rendre une ordonnance définitive ou une ordonnance temporaire, notamment n'importe laquelle des ordonnances temporaires suivantes, pour faciliter la sauvegarde des droits des parties jusqu'à la conclusion d'un autre accord ou au prononcé d'une autre ordonnance :
  - (i) une ordonnance relative à la désignation des bénéficiaires d'une police d'assurance-vie, d'un régime enregistré d'épargne-retraite, d'une fiducie, d'une pension, d'une rente ou d'un instrument financier semblable,
  - (ii) une ordonnance préservant tout ou partie des éléments d'actif de celui-ci,
  - (iii) une ordonnance interdisant la dissimulation ou la destruction de documents ou de biens,
  - (iv) une ordonnance exigeant la comptabilisation des fonds dont une des parties a le contrôle,
  - (v) une ordonnance maintenant la garantie d'assurance-santé et soins médicaux pour une des parties et les enfants de la relation,
  - (vi) une ordonnance maintenant le versement des paiements périodiques nécessaires pour préserver un élément d'actif ou une prestation destinée à une des parties et aux enfants;

**5. (1) Le paragraphe 19 (1) du Règlement est modifié par insertion de «Sous réserve du paragraphe (1.1),» au début du paragraphe.**

### (2) La règle 19 du Règlement est modifiée par adjonction du paragraphe suivant :

## EXCEPTIONS

(1.1) Le paragraphe (1) ne s'applique pas au Bureau de l'avocat des enfants ni aux sociétés d'aide à l'enfance.

### (3) La règle 19 du Règlement est modifiée par adjonction du paragraphe suivant :

## DOCUMENTS DU BUREAU DE L'AVOCAT DES ENFANTS OU D'UNE SOCIÉTÉ D'AIDE À L'ENFANCE

(6.1) Le tribunal peut, sur motion, ordonner au Bureau de l'avocat des enfants ou à une société d'aide à l'enfance de remettre à une autre partie un affidavit énumérant les documents :

- a) qui se rapportent à toute question en litige dans la cause;
- b) qui sont sous le contrôle du Bureau de l'avocat des enfants ou de la société d'aide à l'enfance ou qui sont à leur disposition sur demande.

(4) Le paragraphe 19 (7) du Règlement est modifié par substitution de «paragraphe (6) ou (6.1)» à «paragraphe (6)» à la fin du paragraphe.

(5) Le paragraphe 19 (8) du Règlement est modifié par substitution de «aux termes du paragraphe (1), (6) ou (6.1)» à «aux termes du paragraphe (1) ou (6)».

6. Le Règlement est modifié par adjonction de la règle suivante :

#### **RÈGLE 20.1 : EXPERTS**

##### **OBLIGATION DE L'EXPERT**

20.1 (1) Il incombe à tout expert qui témoigne dans le cadre d'une cause introduite sous le régime des présentes règles :

- a) de rendre un témoignage d'opinion qui soit équitable, objectif et impartial;
- b) de rendre un témoignage d'opinion qui ne porte que sur des questions qui relèvent de son domaine de compétence;
- c) de fournir l'aide supplémentaire que le tribunal peut raisonnablement exiger pour décider une question en litige.

##### **PRIMAUTÉ DE L'OBLIGATION**

(2) Dans le cas d'un expert engagé par une partie ou en son nom, l'obligation prévue au paragraphe (1) l'emporte sur toute obligation de l'expert envers la partie.

##### **EXPERTS DÉSIGNÉS PAR LE TRIBUNAL**

(3) Le tribunal peut, sur motion ou de son propre chef, charger un ou plusieurs experts indépendants de faire enquête et rapport sur une question de fait ou de donner leur opinion sur une question en litige dans une cause.

##### **EXPERT NOMMÉ DANS L'ORDONNANCE**

(4) L'ordonnance de désignation d'un expert visée au paragraphe (3) indique le nom de l'expert et, dans la mesure du possible, il s'agit d'une personne dont les parties ont convenu.

##### **DIRECTIVES**

(5) L'ordonnance de désignation d'un expert visée au paragraphe (3) comporte les directives qui sont données à l'expert. Le tribunal peut rendre toute autre ordonnance qu'il estime nécessaire pour permettre à l'expert de se conformer à ses directives.

##### **HONORAIRES ET DÉPENSES**

(6) Le tribunal met à la charge des parties les honoraires et les dépenses d'un expert nommé en vertu du paragraphe (3) et précise la part des honoraires et des dépenses que chaque partie doit payer.

##### **GARANTIE**

(7) Si une motion en désignation d'un expert visée au paragraphe (3) est contestée, le tribunal peut exiger, à titre de condition de la désignation, que l'auteur de la motion fournisse une garantie juste pour les honoraires et les dépenses de l'expert.

##### **GRAVES DIFFICULTÉS FINANCIÈRES**

(8) Le tribunal peut dégager une partie de la responsabilité du paiement des honoraires et des dépenses de l'expert s'il est convaincu que ce paiement lui causerait de graves difficultés financières.

##### **RAPPORT**

(9) L'expert dresse un rapport sur les résultats de son enquête et fait ce qui suit :

- a) il dépose le rapport auprès du greffier du tribunal;
- b) il remet une copie du rapport à chacune des parties.

##### **CONTENU DU RAPPORT**

(10) Le rapport produit par un expert contient les renseignements suivants :

1. Les nom, adresse et domaine de compétence de l'expert.
2. Les qualités de l'expert ainsi que son expérience de travail et sa formation dans son domaine de compétence.
3. Les directives données à l'expert en ce qui concerne l'instance.
4. La nature de l'opinion sollicitée et chaque question dans l'instance sur laquelle porte l'opinion.
5. L'opinion de l'expert sur chaque question et, si une gamme d'opinions est donnée, un résumé de la gamme et les motifs de l'opinion de l'expert comprise dans cette gamme.

6. Les motifs à l'appui de l'opinion de l'expert, notamment :
  - i. une description des hypothèses factuelles sur lesquelles l'opinion est fondée,
  - ii. une description de la recherche effectuée par l'expert qui l'a amené à formuler son opinion,
  - iii. la liste des documents sur lesquels l'expert s'est appuyé pour formuler son opinion.
7. Une attestation de l'obligation de l'expert (formule 20.1) signée par l'expert.

#### **ADMISSIBILITÉ**

- (11) Le rapport de l'expert est admissible en preuve dans la cause.

#### **CONTRE-INTERROGATOIRE**

- (12) Les parties peuvent contre-interroger l'expert au procès.

#### **NON-APPLICATION**

- (13) Il demeure entendu que les paragraphes (3) à (12) ne s'appliquent pas à l'égard de ce qui suit :
  - a) les nominations de personnes effectuées par le tribunal aux termes du paragraphe 54 (1.2) de la *Loi sur les services à l'enfance et à la famille* ou en vertu du paragraphe 30 (1) de la *Loi portant réforme du droit de l'enfance*;
  - b) les demandes du tribunal pour que l'avocat des enfants agisse en vertu du paragraphe 112 (1) de la *Loi sur les tribunaux judiciaires*.

#### **7. (1) Le paragraphe 34 (6) du Règlement est modifié par adjonction de la disposition suivante :**

- 1.1 Si une ordonnance de visite a été rendue en vertu du paragraphe 58 (1) de la Loi :
  - i. des copies de chaque avis d'intention de placer un enfant en adoption (formule 8D.2) ou de l'avis d'intention de placer en adoption destiné à l'enfant (formule 8D.3) qui a été envoyé à la personne qui a obtenu une ordonnance de visite,
  - ii. des copies de chaque avis de révocation du droit de visite (formule 8D.4) qui a été envoyé à la personne qui faisait l'objet d'une ordonnance de visite, mais qui n'avait pas le droit de présenter une requête en vue d'obtenir une ordonnance de communication,
  - iii. pour chaque avis :
    - A. soit une preuve de la signification de l'avis conformément au paragraphe 145.1.1 (4) de la Loi,
    - B. soit une copie d'une ordonnance autorisant un autre mode de signification en vertu du paragraphe 145.1.1 (5) de la Loi et une preuve de cette signification,
    - C. soit une copie d'une ordonnance visée au paragraphe 145.1.1 (6) de la Loi et portant qu'un avis n'est pas requis,
  - iv. un affidavit (formule 34G.1) signé par un employé d'une société d'aide à l'enfance et indiquant :
    - A. soit qu'aucune requête en vue d'obtenir une ordonnance de communication n'a été déposée,
    - B. soit, si des requêtes en vue d'obtenir une ordonnance de communication ont été déposées, l'état de ces requêtes, y compris des détails sur toute ordonnance de communication qui a été rendue.

#### **(2) La disposition 5 du paragraphe 34 (6) du Règlement est modifiée par insertion de «(formule 35G.1)» après «Un affidavit» au début de la disposition.**

#### **(3) Les alinéas b), c) et d) du paragraphe 34 (17) du Règlement sont abrogés et remplacés par ce qui suit :**

- b) un consentement à une ordonnance de communication en vertu de l'article 145.1 de la Loi est rédigé selon la formule 34M;
- b.1) un consentement à une ordonnance de communication en vertu de l'article 145.1.2 de la Loi est rédigé selon la formule 34M.1;
- c) une requête en vue de faire modifier ou révoquer une ordonnance de communication est rédigée selon la formule 34N;
- d) une défense à une requête en vue d'obtenir une ordonnance de communication ou une défense à une requête en modification ou révocation d'une ordonnance de communication est rédigée selon la formule 33B.2;
- e) l'avis d'intention de placer un enfant en adoption qui doit être signifié aux personnes qui ont le droit de visite, autres que l'enfant, est rédigé selon la formule 8D.2;
- f) l'avis à un enfant qui a le droit de visite et qui sera placé en adoption est rédigé selon la formule 8D.3;

- g) l'avis de révocation du droit de visite qui doit être signifié à une personne qui fait l'objet d'une ordonnance de visite et qui n'a pas le droit de présenter une requête en vue d'obtenir une ordonnance de communication est rédigé selon la formule 8D.4.

**(4) La règle 34 du Règlement est modifiée par adjonction des paragraphes suivants :**

**SIGNIFICATION DE L'AVIS D'INTENTION DE PLACER UN ENFANT EN ADOPTION**

(18) Dans une requête en vue d'obtenir une ordonnance visée au paragraphe 145.1.1 (5) de la Loi pour autoriser un autre mode de signification de l'avis d'intention de placer un enfant en adoption ou de l'avis de révocation du droit de visite (formule 8D.4) ou en vue d'obtenir une ordonnance visée au paragraphe 145.1.1 (6) de la Loi et portant que l'avis n'est pas nécessaire :

- le requérant est la société d'aide à l'enfance;
- l'intimé est la personne qui a le droit de visiter l'enfant ou d'avoir des contacts avec lui;
- la requête est rédigée selon la formule 8B.2 — Requête (formule générale) (causes visées par la *Loi sur les services à l'enfance et à la famille* autres que la protection d'un enfant et la révision de statut);
- la requête est déposée dans le même dossier du greffe que la cause portant sur la protection d'un enfant dans laquelle l'enfant est devenu pupille de la Couronne;
- le requérant dépose un affidavit (formule 14A) énonçant les faits à l'appui de l'ordonnance demandée et le greffier renvoie la cause à un juge pour qu'il rende une décision sur la foi des témoignages donnés par affidavit.

**CALENDRIER DES REQUÊTES EN VUE D'OBTENIR UNE ORDONNANCE DE COMMUNICATION**

(19) Chaque requête en vue d'obtenir une ordonnance de communication est régie par le calendrier suivant :

| Étape de la cause   | Délai d'exécution maximal à compter de la date de dépôt de la requête |
|---|---|
| Signification et dépôt des défenses                           | 30 jours  |
| Première audience ou conférence en vue d'un règlement amiable | 50 jours  |
| Audience  | 90 jours  |

**8. (1) Le tableau des formules du Règlement est modifié par suppression de ce qui suit :**

|           |  |                                |
|-----------|--|--------------------------------|
| 33B.2     | Défense (causes visées par la <i>Loi sur les services à l'enfance et à la famille</i> autres que la protection d'un enfant et la révision de statut) | 1 <sup>er</sup> octobre 2006   |
| . . . . . |  |                                |
| 34E       | Consentement du directeur à l'adoption   | 1 <sup>er</sup> septembre 2005 |
| . . . . . |  |                                |
| 34K       | Attestation du greffier (adoption)   | 1 <sup>er</sup> octobre 2006   |
| 34L       | Requête en vue d'obtenir une ordonnance de communication   | 1 <sup>er</sup> octobre 2006   |
| 34M       | Consentement à une ordonnance de communication   | 1 <sup>er</sup> octobre 2006   |

**(2) Le tableau des formules du Règlement est modifié par adjonction de ce qui suit :**

|           |  |             |
|-----------|--|-------------|
| 8D.2      | Avis d'intention de placer un enfant en adoption   | 2 août 2011 |
| 8D.3      | Avis d'intention de placer en adoption destiné à l'enfant  | 2 août 2011 |
| 8D.4      | Avis de révocation du droit de visite  | 2 août 2011 |
| . . . . . |  |             |
| 20.1      | Attestation de l'obligation de l'expert  | 2 août 2011 |
| . . . . . |  |             |
| 33B.2     | Défense (causes visées par la <i>Loi sur les services à l'enfance et à la famille</i> autres que la protection d'un enfant et la révision de statut) | 2 août 2011 |

|     |  |             |
|-----|--|-------------|
| 34E | Consentement du directeur à l'adoption | 2 août 2011 |
|-----|--|-------------|

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|        |   |             |
|--------|---|-------------|
| 34 G.1 | Affidavit de l'employé de la société pour l'adoption d'un ou d'une pupille de la Couronne | 2 août 2011 |
|--------|---|-------------|

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|       |  |             |
|-------|--|-------------|
| 34K   | Attestation du greffier (adoption)   | 2 août 2011 |
| 34L   | Requête en vue d'obtenir une ordonnance de communication   | 2 août 2011 |
| 34M   | Consentement à une ordonnance de communication en vertu de l'article 145.1 de la <i>Loi sur les services à l'enfance et à la famille</i>   | 2 août 2011 |
| 34M.1 | Consentement à une ordonnance de communication en vertu de l'article 145.1.2 de la <i>Loi sur les services à l'enfance et à la famille</i> | 2 août 2011 |

**Entrée en vigueur**

**9. Le présent règlement entre en vigueur le dernier en date du 1<sup>er</sup> septembre 2011 et du jour de son dépôt.**

36/11

## ONTARIO REGULATION 384/11

made under the

### ONTARIO COLLEGE OF TRADES AND APPRENTICESHIP ACT, 2009

Made: August 11, 2011  
 Filed: August 18, 2011  
 Published on e-Laws: August 22, 2011  
 Printed in *The Ontario Gazette*: September 3, 2011

### TRANSITION, EXECUTIVE DIRECTOR

**Person authorized to act as executive director**

1. (1) The Minister may authorize a person to exercise the powers and duties of Executive Director, Corporate Services for the College.

(2) The Minister may authorize a person to exercise the powers and duties of Executive Director, Corporate Services under subsection (1) from time to time until the earlier of the day the Board appoints an Executive Director, Corporate Services and the day this Regulation is revoked.

**Period of authorization**

2. The person who is authorized to exercise the powers and duties of the Executive Director, Corporate Services may do so until the earlier of the following:

1. The day the Board appoints an Executive Director, Corporate Services.
2. The day this Regulation is revoked.

**Revocation**

**3. This Regulation is revoked on August 10, 2012.**

**Commencement**

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



## RÈGLEMENT DE L'ONTARIO 384/11

pris en vertu de la

### LOI DE 2009 SUR L'ORDRE DES MÉTIERS DE L'ONTARIO ET L'APPRENTISSAGE

pris le 11 août 2011

déposé le 18 août 2011

publié sur le site Lois-en-ligne le 22 août 2011

imprimé dans la *Gazette de l'Ontario* le 3 septembre 2011

### DISPOSITIONS TRANSITOIRES : DIRECTEUR GÉNÉRAL

#### Personne autorisée à agir à titre de directeur général

1. (1) Le ministre peut autoriser une personne à exercer les pouvoirs et fonctions de directeur général des services généraux, de l'Ordre.

(2) En vertu du paragraphe (1), le ministre peut, au besoin, autoriser une personne à exercer les pouvoirs et fonctions de directeur général des services généraux, jusqu'au premier en date du jour où le conseil nomme un titulaire à ce poste et du jour où le présent règlement est abrogé.

#### Période d'autorisation

2. La personne autorisée peut exercer les pouvoirs et fonctions de directeur général des services généraux, jusqu'au premier en date des jours suivants :

1. Le jour où le conseil nomme un directeur général des services généraux.
2. Le jour où le présent règlement est abrogé.

#### Abrogation

3. Le présent règlement est abrogé le 10 août 2012.

#### Entrée en vigueur

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

Made by:

Pris par :

*Le ministre de la Formation et des Collèges et Universités,*

JOHN CHRISTOPHER MILLOY  
*Minister of Training, Colleges and Universities*

Date made: August 11, 2011.

Pris le : 11 août 2011.

**ONTARIO REGULATION 385/11**

made under the

**HEALTH INSURANCE ACT**

Made: August 11, 2011

Filed: August 18, 2011

Published on e-Laws: August 22, 2011

Printed in *The Ontario Gazette*: September 3, 2011Amending Reg. 552 of R.R.O. 1990  
(General)

Note: Regulation 552 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](http://www.e-Laws.gov.on.ca).

**1. The definition of “schedule of benefits” in subsection 1 (1) of Regulation 552 of the Revised Regulations of Ontario, 1990 is amended by adding the following paragraph:**

19. Amendments dated September 1, 2011;

**Commencement**

**2. This Regulation comes into force on September 1, 2011.**

36/11

**ONTARIO REGULATION 386/11**

made under the

**HIGHWAY TRAFFIC ACT**

Made: August 17, 2011

Filed: August 19, 2011

Published on e-Laws: August 23, 2011

Printed in *The Ontario Gazette*: September 3, 2011Amending Reg. 604 of R.R.O. 1990  
(Parking)

Note: Regulation 604 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](http://www.e-Laws.gov.on.ca).

**1. Schedule 16 to Appendix A to Regulation 604 of the Revised Regulations of Ontario, 1990 is amended by adding the following paragraph:**

23. That part of the King’s Highway known as Nos. 7 and 12 in the Township of Scugog in The Regional Municipality of Durham beginning at a point situate at its intersection with the centre line of the roadway known as Durham Regional Road No. 21 (Goodwood Road) and extending southerly for a distance of 340 metres.

**2. Schedule 35 to Appendix A to the Regulation is amended by adding the following paragraph:**

2. That part of the King’s Highway known as Nos. 7 and 12 in the Township of Scugog in The Regional Municipality of Durham beginning at a point situate at its intersection with the centre line of the roadway known as Durham Regional Road No. 21 (Goodwood Road) and extending southerly for a distance of 340 metres.

**Commencement**

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

Made by:

KATHLEEN O’DAY WYNNE  
*Minister of Transportation*

Date made: August 17, 2011.

36/11

**ONTARIO REGULATION 387/11**

made under the

**NURSING ACT, 1991**

Made: July 28, 2011

Approved: August 17, 2011

Filed: August 19, 2011

Published on e-Laws: August 23, 2011

Printed in *The Ontario Gazette*: September 3, 2011Amending O. Reg. 275/94  
(General)

Note: Ontario Regulation 275/94 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at [www.e-Laws.gov.on.ca](http://www.e-Laws.gov.on.ca).

**1. Part III of Ontario Regulation 275/94 is revoked and the following substituted:****PART III  
CONTROLLED ACTS**

## INTERPRETATION

**13.2** In this Part,

“controlled substance” means a controlled substance within the meaning of the *Controlled Drugs and Substances Act* (Canada);

“electronic signature” means electronic information that a person creates or adopts in order to sign a document and that is in, attached to or associated with the document;

“signature” includes an electronic signature.

## PROCEDURES

**14.** All procedures on tissue below the dermis or below the surface of a mucous membrane are prescribed for the purposes of paragraph 1 of section 4 of the Act.

**15.** (1) For the purposes of clause 5 (1) (a) of the Act, a registered nurse in the general class may perform a procedure set out in subsection (4) if he or she meets all of the conditions set out in subsection (5).

(2) For the purposes of clause 5 (1) (a) of the Act, any member may perform a procedure set out in subsection (4) if the procedure is ordered by a registered nurse in the general class.

(3) No registered nurse in the general class shall order a procedure set out in subsection (4) unless he or she meets all of the conditions set out in subsection (5).

(4) The following are the procedures referred to in subsections (1), (2) and (3):

1. With respect to the care of a wound below the dermis or below a mucous membrane, any of the following procedures:
  - i. cleansing,
  - ii. soaking,
  - iii. irrigating,
  - iv. probing,
  - v. debriding,
  - vi. packing,
  - vii. dressing.
2. Venipuncture to establish peripheral intravenous access and maintain patency, using a solution of normal saline (0.9 per cent), in circumstances in which,
  - i. the individual requires medical attention, and
  - ii. delaying venipuncture is likely to be harmful to the individual.

3. A procedure that, for the purpose of assisting an individual with health management activities, requires putting an instrument,
    - i. beyond the point in the individual's nasal passages where they normally narrow,
    - ii. beyond the individual's larynx, or
    - iii. beyond the opening of the individual's urethra.
  4. A procedure that, for the purpose of assessing an individual or assisting an individual with health management activities, requires putting an instrument or finger,
    - i. beyond the individual's anal verge, or
    - ii. into an artificial opening into the individual's body.
  5. A procedure that, for the purpose of assessing an individual or assisting an individual with health management activities, requires putting an instrument, hand or finger beyond the individual's labia majora.
- (5) The following are the conditions referred to in subsections (1) and (3):
1. The registered nurse has the knowledge, skill and judgment to perform the procedure safely, effectively and ethically.
  2. The registered nurse has the knowledge, skill and judgment to determine whether the individual's condition warrants performance of the procedure.
  3. The registered nurse determines that the individual's condition warrants performance of the procedure, having considered,
    - i. the known risks and benefits to the individual of performing the procedure,
    - ii. the predictability of the outcome of performing the procedure,
    - iii. the safeguards and resources available in the circumstances to safely manage the outcome of performing the procedure, and
    - iv. other relevant factors specific to the situation.
  4. The registered nurse accepts accountability for determining that the individual's condition warrants performance of the procedure.

**15.1** (1) For the purposes of clause 5 (1) (a) of the Act, a registered practical nurse in the general class may perform a procedure set out in subsection (2) if he or she meets all of the conditions set out in subsection (3).

(2) The following are the procedures referred to in subsection (1):

1. With respect to the care of a wound below the dermis or below a mucous membrane, any of the following procedures:
  - i. cleansing,
  - ii. soaking,
  - iii. dressing.
2. A procedure that, for the purpose of assisting an individual with health management activities, requires putting an instrument,
  - i. beyond the point in the individual's nasal passages where they normally narrow,
  - ii. beyond the individual's larynx, or
  - iii. beyond the opening of the individual's urethra.
3. A procedure that, for the purpose of assisting an individual with health management activities, requires putting a hand or finger beyond the individual's labia majora.
4. A procedure that, for the purpose of assessing an individual or assisting an individual with health management activities, requires putting an instrument or finger beyond the individual's anal verge.

(3) The following are the conditions referred to in subsection (1):

1. The registered practical nurse has the knowledge, skill and judgment to perform the procedure safely, effectively and ethically.
2. The registered practical nurse has the knowledge, skill and judgment to determine whether the individual's condition warrants performance of the procedure.

3. The registered practical nurse determines that the individual's condition warrants performance of the procedure, having considered,
  - i. the known risks and benefits to the individual of performing the procedure,
  - ii. the predictability of the outcome of performing the procedure,
  - iii. the safeguards and resources available in the circumstances to safely manage the outcome of performing the procedure, and
  - iv. other relevant factors specific to the situation.
4. The registered practical nurse accepts accountability for determining that the individual's condition warrants performance of the procedure.

#### PRESCRIBING, DISPENSING, SELLING AND COMPOUNDING A DRUG

**16.** (1) A member shall not engage in conduct that results, directly or indirectly, in a personal or financial benefit that conflicts with his or her professional or ethical duty to a patient as a result of prescribing, dispensing, selling or compounding a drug.

(2) A member who prescribes, dispenses, sells or compounds a drug shall comply with all applicable federal and provincial law related to prescribing, dispensing, selling or compounding a drug.

(3) A member who is authorized to prescribe, dispense, sell or compound a drug shall not delegate the performance of prescribing, dispensing, selling or compounding a drug to any other person.

(4) A member who is authorized to prescribe, sell or compound a drug shall not prescribe, sell or compound a controlled substance.

#### PRESCRIBING

**17.** For the purposes of paragraph 8 of subsection 5.1 (1) of the Act, a member may only prescribe a drug if all of the following conditions are met:

1. The member must have a nurse-patient relationship with the patient for whom the drug is prescribed.
2. The member must prescribe the drug for therapeutic purposes only.
3. The member must ensure that the following information is recorded on the prescription:
  - i. the name and address of the person for whom the drug is prescribed,
  - ii. the name, strength (where applicable) and quantity of the drug that is prescribed,
  - iii. the directions for use,
  - iv. the member's name, address, telephone number, title and registration number issued by the College,
  - v. the member's signature,
  - vi. the date on which the drug is prescribed, and
  - vii. the number of refills, if applicable.
4. The member must retain a copy of the information recorded on the prescription required under paragraph 3 as part of the patient's health record.

#### DISPENSING

**18.** (1) For the purposes of paragraph 8 of subsection 5.1 (1) of the Act, a member may only dispense a drug if all of the following conditions are met:

1. The member must have a nurse-patient relationship with the patient for whom the drug is dispensed.
2. The member must not dispense a drug pursuant to a prescription issued by any other person.
3. The member must provide the drug directly to the patient or the patient's representative.
4. The member must dispense the drug for therapeutic purposes only.
5. The member must have made reasonable inquiries and be satisfied that,
  - i. the patient does not have reasonable or timely access to a pharmacy,
  - ii. the patient would not otherwise receive the drug,
  - iii. the patient does not have the financial resources to obtain the drug if it is not dispensed by the member,

- iv. the drug is being dispensed for a patient in conjunction with a health promotion initiative, or
  - v. dispensing the drug is necessary to test the patient's response to the drug.
6. The member must dispense a reasonable quantity of the drug having regard to the information provided by the patient in response to the inquiries under paragraph 5.
  7. The member must have reasonable grounds to believe that the drug has been obtained and stored in accordance with any applicable legislation.
  8. The member must be satisfied that the drug has not expired and will not expire before the date on which the patient is expected to take the last of the drug.
  9. The member must ensure that the container in which the drug is dispensed is marked with,
    - i. an identification number, if applicable,
    - ii. the member's name and title,
    - iii. the name, address and telephone number of the place from which the drug is dispensed,
    - iv. the identification of the drug as to its name, its strength (where applicable) and, if available, its manufacturer,
    - v. the quantity of the drug dispensed,
    - vi. the date the drug is dispensed,
    - vii. the expiry date of the drug, if applicable,
    - viii. the name of the patient for whom the drug is dispensed, and
    - ix. the directions for use.
  10. The member must retain a copy of the information set out under paragraph 9 on the container in which the drug was dispensed in the patient's health record, along with the information provided by the patient in response to the inquiries under paragraph 5.

(2) A registered nurse in the extended class shall not describe himself or herself orally or in writing as a person who is authorized to dispense a drug unless he or she sets out in writing or orally the inquiries that must be made by the member before dispensing a drug to a patient under paragraph 5 of subsection (1).

#### COMPOUNDING

**19.** For the purposes of paragraph 8 of subsection 5.1 (1) of the Act, a member may only compound a drug if all of the following conditions are met:

1. The member must only compound two or more non-sterile creams or ointments to produce a compounded cream or ointment.
2. The member must ensure that the compounded cream or ointment is for topical use only and for therapeutic purposes.
3. The member must have a nurse-patient relationship with the patient for whom the cream or ointment is compounded.
4. The member must dispense the compounded cream or ointment to the patient or his or her representative or apply it directly to the patient.
5. The member must have made reasonable inquiries and be satisfied that,
  - i. the patient does not have reasonable or timely access to a pharmacy,
  - ii. the patient would not otherwise receive the compounded cream or ointment, or
  - iii. the patient does not have the financial resources to obtain the compounded cream or ointment if it is not compounded by the member.
6. The member must have reasonable grounds to believe that the creams or ointments used in the compounding have been obtained and stored in accordance with any applicable legislation.
7. The member must be satisfied that the creams or ointments used in the compounding have not expired and will not expire before the date on which the patient is expected to apply the last of the compounded cream or ointment.
8. The member must ensure that the container holding the compounded cream or ointment is marked with,
  - i. an identification number, if applicable,
  - ii. the name and title of the member,

- iii. the name, address and telephone number of the place in which the compounded cream or ointment was compounded,
  - iv. the identification of the substances used in the compounded cream and ointment, their names, strength and manufacturer,
  - v. the percentage of each of the creams or ointments used to make the compounded cream or ointment and the quantity placed in the container,
  - vi. the date the compounded cream or ointment was compounded and the date the compounded cream or ointment was dispensed, if different from the former date,
  - vii. the expiry date of the compounded cream or ointment,
  - viii. the name of the patient for whom the cream or ointment was compounded, and
  - ix. the directions for use.
9. The member must retain a copy of the information set out under paragraph 8 in the patient's health record, along with the information provided by the patient in response to the inquiries under paragraph 5.

#### SELLING

**19.1** (1) For the purposes of paragraph 8 of subsection 5.1 (1) of the Act, a member may only sell a drug if all of the following conditions are met:

- 1. The member must have a nurse-patient relationship with the patient to whom the drug is sold.
- 2. The member must sell the drug for therapeutic purposes only and only if he or she dispenses the drug directly to the patient or the patient's representative or the drug is administered to the patient.
- 3. The member must have made reasonable inquiries and be satisfied that,
  - i. the patient does not have reasonable or timely access to a pharmacy,
  - ii. the patient would not otherwise buy the drug,
  - iii. the patient does not have the financial resources to obtain the drug if it is not sold by the member, or
  - iv. the drug is sold in conjunction with a health promotion initiative.
- 4. The member must have reasonable grounds to believe that the drug has been obtained and stored in accordance with any applicable federal or provincial legislation.
- 5. The member must be satisfied that the drug has not expired and will not expire before the date on which the patient is expected to take the last of the drug.
- 6. The member must not sell a drug if the selling provides a profit to him or her or a direct or indirect personal or financial benefit, other than the actual cost of the drug.
- 7. The member must retain in the patient's health record a record that the drug was sold to the patient, the price charged and the information provided by the patient in response to the inquiries under paragraph 3.

(2) A registered nurse in the extended class shall not describe himself or herself orally or in writing as a person who is authorized to sell a drug unless he or she sets out in writing or orally the inquiries that must be made by the member before selling a drug to a patient under paragraph 3 of subsection (1).

#### ADMINISTRATION OF A SUBSTANCE BY INJECTION OR INHALATION

**20.** For the purposes of paragraph 6 of subsection 5.1 (1) of the Act, a member may only administer a substance by injection or inhalation if,

- (a) he or she has a nurse-patient relationship with the patient for whom the administration of a substance by injection or inhalation is performed; and
- (b) the procedure is performed only for therapeutic purposes.

**2. Schedules 2 and 3 to the Regulation are revoked.**

**Commencement**

**3. This Regulation comes into force on the later of the day subsection 18 (7) of the *Regulated Health Professions Statute Law Amendment Act, 2009* comes into force and the day this Regulation is filed.**

Made by:

COUNCIL OF THE COLLEGE OF NURSES OF ONTARIO:

ANNE L. COGHLAN  
*Executive Director and Chief Executive Officer*

EVELYN KERR  
*Vice-President*

Date made: July 28, 2011.

36/11

**ONTARIO REGULATION 388/11**

made under the

**OPTICIANRY ACT, 1991**

Made: July 7, 2011  
Approved: August 17, 2011  
Filed: August 19, 2011  
Published on e-Laws: August 23, 2011  
Printed in *The Ontario Gazette*: September 3, 2011

Amending O. Reg. 869/93  
(Registration)

Note: Ontario Regulation 869/93 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at [www.e-Laws.gov.on.ca](http://www.e-Laws.gov.on.ca).

**1. (1) Subsection 5 (2.1) of Ontario Regulation 869/93 is revoked.**

**(2) Subsection 5 (4) of the Regulation is revoked.**

**2. The Regulation is amended by adding the following section:**

**5.1** (1) Subject to subsection (2), where section 22.18 of the Health Professions Procedural Code applies to an applicant for a certificate of registration as a registered optician, the applicant is deemed to have met the requirements of subsections 5 (1) and 5 (2).

(2) It is a non-exemptible registration requirement that an applicant referred to in subsection (1) provide one or more certificates or letters or other evidence satisfactory to the Registrar or a panel of the Registration Committee establishing that the applicant is in good standing as a optician in every jurisdiction where the applicant holds an out-of-province certificate.

(3) Where an applicant referred to in subsection (1) is unable to satisfy the Registrar or a panel of the Registration Committee that the applicant practised the profession of opticianry to the extent that would be permitted by a certificate of registration as a registered optician at any time in the preceding two years immediately before the date of that applicant's application, the applicant must meet any further requirement to undertake, obtain or undergo material additional training, experience, examinations or assessments that may be specified by a panel of the Registration Committee.



(4) An applicant referred to in subsection (1) is deemed to have met the requirement of paragraph 3 of subsection 4 (1) where the requirements for the issuance of the applicant's out-of-province certificate included language proficiency requirements equivalent to those required by that paragraph.

(5) Despite subsection (1), an applicant is not deemed to have met a requirement where that requirement is described in subsection 22.18 (3) of the Health Professions Procedural Code.

**3. Subsection 6 (3) of the Regulation is amended by striking out “The Registrar” at the beginning and substituting “Except in the case of members who applied for registration pursuant to subsection 6.1 (1), the Registrar”.**

**4. The Regulation is amended by adding the following section:**

**6.1 (1)** Subject to subsection (2), where section 22.18 of the Health Professions Procedural Code applies to an applicant for a certificate of registration as a registered student optician the applicant is deemed to have met the requirements of subsection 6 (1).

(2) It is a non-exemptible registration requirement that an applicant referred to in subsection (1) provide one or more certificates or letters or other evidence satisfactory to the Registrar or a panel of the Registration Committee establishing that the applicant is in good standing as a student optician in every jurisdiction where the applicant holds an out-of-province certificate.

(3) Where an applicant referred to in subsection (1) is unable to satisfy the Registrar or a panel of the Registration Committee that the applicant practised the profession of opticianry to the extent that would be permitted by a certificate of registration as a registered student optician at any time in the preceding two years immediately before the date of that applicant's application, the applicant must meet any further requirement to undertake, obtain or undergo material additional training, experience, examinations or assessments that may be specified by a panel of the Registration Committee.

(4) An applicant referred to in subsection (1) is deemed to have met the requirement of paragraph 3 of subsection 4 (1) where the requirements for the issuance of the applicant's out-of-province certificate included language proficiency requirements equivalent to those required by that paragraph.

(5) Despite subsection (1), an applicant is not deemed to have met a requirement where that requirement is described in subsection 22.18 (3) of the Health Professions Procedural Code.

(6) The conditions set out in paragraph 2 of subsection 6 (2) do not apply to a member to whom subsection (1) of this section applies.

(7) A certificate of registration as a registered student optician that is issued to a member who at the time of application was an applicant referred to in subsection (1) expires on the date on which he or she is no longer qualified to hold an out-of-province certificate that he or she held at the time of applying for registration.

**5. The Regulation is amended by adding the following section:**

**7.1 (1)** Subject to subsection (2), where section 22.18 of the Health Professions Procedural Code applies to an applicant for a certificate of registration as a registered intern optician the applicant is deemed to have met the requirements of subsection 7 (1).

(2) It is a non-exemptible registration requirement that an applicant referred to in subsection (1) provide one or more certificates or letters or other evidence satisfactory to the Registrar or a panel of the Registration Committee establishing that the applicant is in good standing as a intern optician in every jurisdiction where the applicant holds an out-of-province certificate.

(3) Where an applicant referred to in subsection (1) is unable to satisfy the Registrar or a panel of the Registration Committee that the applicant practised the profession of opticianry to the extent that would be permitted by a certificate of registration as a registered intern optician at any time in the preceding two years immediately before the date of that applicant's application, the applicant must meet any further requirement to undertake, obtain or undergo material additional training, experience, examinations or assessments that may be specified by a panel of the Registration Committee.

(4) An applicant referred to in subsection (1) is deemed to have met the requirement of paragraph 3 of subsection 4 (1) where the requirements for the issuance of the applicant's out-of-province certificate included language proficiency requirements equivalent to those required by that paragraph.

(5) Despite subsection (1), an applicant is not deemed to have met a requirement where that requirement is described in subsection 22.18 (3) of the Health Professions Procedural Code.

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

Made by:

COUNCIL OF THE COLLEGE OF OPTICIANS OF ONTARIO:

FAZAL KHAN  
*President*BEV SLOAN  
*Registrar*

Date made: July 7, 2011.

36/11

**ONTARIO REGULATION 389/11**  
made under the  
**MEDICAL RADIATION TECHNOLOGY ACT, 1991**

Made: July 29, 2011  
Approved: August 17, 2011  
Filed: August 19, 2011  
Published on e-Laws: August 23, 2011  
Printed in *The Ontario Gazette*: September 3, 2011

Amending O. Reg. 866/93  
(Registration)

Note: Ontario Regulation 866/93 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at [www.e-Laws.gov.on.ca](http://www.e-Laws.gov.on.ca).

**1. Paragraphs 2, 3 and 4 of subsection 1 (1) of Ontario Regulation 866/93 are revoked and the following substituted:**

2. Employment specific — nuclear medicine.

**2. (1) Paragraphs 1 to 5 of subsection 3 (1) of the Regulation are revoked and the following substituted:**

1. The applicant must provide details of any of the following that relate to the applicant:
  - i. A finding of guilt for a criminal offence or of any offence related to the regulation of the practice of the profession.
  - ii. A current investigation involving an allegation of professional misconduct, incompetency or incapacity in Ontario in relation to another health profession, or in another jurisdiction in relation to the profession or another health profession.
2. The applicant must not have been the subject of a finding of professional misconduct, incompetency or incapacity in relation to the profession or another health profession, either in Ontario or in another jurisdiction.
3. The applicant must not currently be the subject of a proceeding involving an allegation of professional misconduct, incompetency or incapacity in relation to the profession or another health profession, either in Ontario or in another jurisdiction.
4. The applicant's past and present conduct must afford reasonable grounds for the belief that the applicant,
  - i. will practise medical radiation technology with decency, honesty and integrity, and in accordance with the law,

- ii. does not have any quality or characteristic, including any physical or mental condition or disorder, that could affect his or her ability to practise medical radiation technology in a safe manner, and
  - iii. will display an appropriate professional attitude.
5. The applicant must be able to speak and write either English or French with reasonable fluency.
  6. The applicant must be a Canadian citizen or a permanent resident of Canada or authorized under the *Immigration and Refugee Protection Act* (Canada) to engage in the practice of the profession.
  7. The applicant must have successfully completed a course in jurisprudence set or approved by the College.

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

(1.0.1) It is a registration requirement for a certificate of registration of any class that an applicant who, after having applied for but before being issued a certificate, is found guilty of an offence referred to in subparagraph 1 i of subsection (1) or becomes the subject of an investigation described in subparagraph 1 ii of that subsection or a finding or proceeding described in paragraph 2 or 3 of that subsection shall immediately inform the Registrar.

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

(2) The following are conditions of a certificate of registration of any class:

1. The member shall provide the College with details of any of the following that relate to the member and that occur or arise after the registration of the member:
  - i. A finding of guilt for any offence, including any criminal offence and any offence related to the regulation of the practice of the profession.
  - ii. A finding of professional misconduct, incompetency or incapacity, in Ontario in relation to another health profession or in another jurisdiction in relation to the profession or another health profession.
  - iii. An investigation or a proceeding involving an allegation of professional misconduct, incompetency or incapacity, in Ontario in relation to another profession or in another jurisdiction in relation to the profession or another health profession.
2. The member shall maintain professional liability insurance or protection against professional liability in accordance with the requirements, if any, set out in the by-laws of the College.

**3. Subsection 4.1 (2) and (3) of the Regulation are revoked.**

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

OUT-OF-PROVINCE CERTIFICATES IN A SPECIALTY

5. (1) In this section,

“specialty” means the specialty of radiography, radiation therapy, nuclear medicine or magnetic resonance.

(2) Subject to subsection (3), if an applicant already holds an out-of-province certificate that is equivalent to a certificate of registration issued by the College in the specialty being applied for, the applicant is deemed to have met the requirements set out in subsections 4 (1) and 4.1 (1) as applicable to the specialty, but is not deemed to have met the requirement set out in paragraph 4 of either of those provisions.

(3) It is a non-exemptible registration requirement that an applicant to whom subsection (2) applies provide one or more certificates or letters or other evidence satisfactory to the Registrar or a panel of the Registration Committee establishing that the applicant is in good standing as a medical radiation technologist in a particular specialty in every jurisdiction where the applicant holds an out-of-province certificate in that specialty.

(4) Without in any way limiting the generality of subsection (3), being in “good standing” with respect to a jurisdiction shall include the fact that the applicant is not the subject of any discipline or fitness to practise order or of any proceeding or ongoing investigation or of any interim order or agreement as a result of a complaint, investigation or proceeding.

(5) If an applicant to whom subsection (2) applies is unable to satisfy the Registrar or a panel of the Registration Committee that the applicant has, at any time in the preceding five years immediately before the applicant’s application, engaged in the practice of a specialty to the extent that would be permitted by the certificate of registration for which he or she is applying, the applicant must meet any further requirement to undertake, obtain or undergo material additional training, experience, examinations or assessments that may be specified by a panel of the Registration Committee.

(6) An applicant to whom subsection (2) applies is deemed to have met the requirement of paragraph 5 of subsection 3 (1) if the requirements for the issuance of the applicant’s out-of-province certificate included language proficiency requirements equivalent to those required by that paragraph.

(7) Despite subsection (2), an applicant is not deemed to have met a requirement that is described in subsection 22.18 (3) of the Health Professions Procedural Code.

**5. Section 6 of the Regulation is revoked.**

**6. (1) Subsection 8 (1) of the Regulation is amended by striking out “may use the abbreviation “M.R.T.”” at the end and substituting “may use the abbreviation “MRT””.**

**(2) The Table to subsection 8 (2) of the Regulation is revoked and the following substituted:**

| Specialty          | Title   | Abbreviation |
|--------------------|---|--------------|
| Radiography        | Medical Radiation Technologist — Radiography  | MRT(R)       |
| Radiation Therapy  | Medical Radiation Technologist — Radiation Therapy; or Medical Radiation Technologist — Radiation Therapist | MRT(T)       |
| Nuclear Medicine   | Medical Radiation Technologist — Nuclear Medicine   | MRT(N)       |
| Magnetic Resonance | Medical Radiation Technologist — Magnetic Resonance   | MRT(MR)      |

**7. (1) Schedule 1 to the Regulation is amended by adding the following paragraphs before the heading “Nuclear Medicine”:**

1.1 Collège Boréal D’Arts Appliqués et de Technologie, Sudbury, Ontario.

4.1 Eastern Ontario School of X-Ray Technology, Kingston, Ontario, in collaboration with Queen’s University, Kingston, Ontario.

6.1 Mohawk College of Applied Arts and Technology, Hamilton, Ontario, in collaboration with McMaster University, Hamilton, Ontario.

8.1 The Michener Institute For Applied Health Sciences, Toronto, Ontario, in collaboration with the University of Toronto, Toronto, Ontario.

**(2) Schedule 1 to the Regulation is amended by adding the following paragraph before the heading “RADIATION THERAPY”:**

9.1 The Michener Institute For Applied Health Sciences, Toronto, Ontario, in collaboration with the University of Toronto, Toronto, Ontario.

**(3) Schedule 1 to the Regulation is amended by adding the following paragraphs:**

14. Mohawk College of Applied Arts and Technology, Hamilton, Ontario, in collaboration with McMaster University, Hamilton, Ontario.

15. The Michener Institute For Applied Health Sciences, Toronto, Ontario, in collaboration with Laurentian University of Sudbury, Sudbury, Ontario.

16. The Michener Institute For Applied Health Sciences, Toronto, Ontario, in collaboration with the University of Toronto, Toronto, Ontario.

**8. Schedules 2 and 3 to the Regulation are revoked.**

**Commencement**

**9. This Regulation comes into force on the later of December 1, 2011 and the day it is filed.**

Made by:

COUNCIL OF THE COLLEGE OF MEDICAL RADIATION TECHNOLOGISTS OF ONTARIO:

DONNA D. LEWIS  
*Vice President*

LINDA GOUGH  
*Registrar*

Date made: July 29, 2011.

**ONTARIO REGULATION 390/11**

made under the

**PHYSIOTHERAPY ACT, 1991**

Made: July 26, 2011

Approved: August 17, 2011

Filed: August 19, 2011

Published on e-Laws: August 23, 2011

Printed in *The Ontario Gazette*: September 3, 2011

Amending O. Reg. 532/98

(General)

Note: Ontario Regulation 532/98 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at [www.e-Laws.gov.on.ca](http://www.e-Laws.gov.on.ca).

**1. Paragraphs 3, 4 and 5 of section 12 of Ontario Regulation 532/98 are revoked and the following substituted:**

3. Courtesy.

**2. (1) Subsection 16 (2) of the Regulation is amended by revoking the portion before paragraph 1 and substituting the following:**

(2) The following are the standards and qualifications for a certificate of registration of any class except a courtesy certificate of registration:

**(2) Subsection 16 (4) of the Regulation is revoked and the following substituted:**

(4) It is a term, condition and limitation of a certificate of registration authorizing independent practice that the holder must successfully complete the College Jurisprudence Program at the first opportunity provided by the College following either initial registration or reinstatement of registration and thereafter once every five-year cycle of the Program as scheduled by the Registrar.

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

17. It is a non-exemptible registration requirement for all certificates of registration that the applicant demonstrates that he or she holds professional liability insurance in accordance with the College by-laws.

**4. Section 20 of the Regulation is revoked and the following substituted:**

20. (1) Where section 22.18 of the Code applies to an applicant, the requirements of subsections 19 (1) and (4) are deemed to have been met by the applicant.

(2) Despite subsection (1) it is a non-exemptible registration requirement that an applicant referred to in subsection (1) provide a certificate, letter or other evidence satisfactory to the Registrar or a panel of the Registration Committee establishing that the applicant is in good standing as a physiotherapist in every jurisdiction where the applicant holds an out-of-province certificate.

(3) Where an applicant referred to in subsection (1) is unable to satisfy the Registrar that the applicant practised the profession to the extent that would be permitted by a certificate of registration authorizing independent practice at any time in the five years immediately before the date of that applicant's application, the applicant must meet any further requirement to undertake, obtain or undergo material additional training, experience, examinations or assessments that may be specified by a panel of the Registration Committee.

(4) An applicant referred to in subsection (1) is deemed to have met the requirements of paragraph 2 of subsection 16 (2) where the requirements for the issuance of the applicant's out-of-province certificate included language proficiency requirements equivalent to those required by that paragraph.

(5) Despite subsection (1), an applicant is not deemed to have met a requirement if that requirement is described in subsection 22.18 (3) of the Code.

**5. (1) Subsection 21 (1) of the Regulation is amended,**

(a) by striking out "It" at the beginning of the portion before clause (a) and substituting "Subject to subsections (6), (8) and (9), it"; and

(b) by striking out "its issue" in the portion before clause (a) and substituting "initial registration".

(2) Subsection 21 (4) of the Regulation is amended by adding "or fails" after "ceases".

**(3) Section 21 of the Regulation is amended by adding the following subsections:**

(5) A person who held a certificate of registration authorizing academic practice or an inactive status certificate of registration on December 14, 2011 shall be issued a certificate of registration authorizing independent practice.

(6) A certificate of registration authorizing independent practice issued under subsection (5) is subject to the same terms, conditions and limitations that applied to the class of the member's previous certificate of registration authorizing academic practice or inactive status certificate of registration, as the case may be, until the member satisfies the Registrar that he or she is in compliance with the terms, conditions and limitations specified in subsection (1).

(7) For greater certainty, nothing in subsection (6) affects the expiry of any term, condition or limitation that was imposed on the member's previous certificate of registration authorizing academic practice or inactive status certificate of registration, as the case may be, by the Registrar pursuant to,

- (a) an order of Council or Executive Committee or a panel of the Registration Committee, Discipline Committee or Fitness to Practice Committee;
- (b) a direction of the Quality Assurance Committee; or
- (c) the approval of a panel of the Registration Committee.

(8) A member referred to in subsection (5) who held a certificate of registration authorizing academic practice on December 14, 2011 must comply with the terms, conditions and limitations specified in subsection (1) within six months of being issued a certificate of registration authorizing independent practice under subsection (5).

(9) A member referred to in subsection (5) who held an inactive status certificate of registration on December 14, 2011 must comply with the terms, conditions and limitations specified in subsection (1) within three years of being issued a certificate of registration authorizing independent practice under subsection (5), and if he or she does not do so, his or her certificate of registration authorizing independent practice is deemed to have expired on the date that is three years immediately after the date of issuance.

**6. Section 22 of the Regulation is revoked.**

**7. Subsection 23 (3) of the Regulation is amended by adding "or fails" after "ceases".**

**8. Sections 24, 25 and 26 of the Regulation are revoked and the following substituted:**

COURTESY

**24. (1)** The following are the standards and qualifications for a courtesy certificate of registration:

1. The applicant must have received a degree in physiotherapy, unless the applicant, if applying for a certificate of registration authorizing independent practice, would be exempt from meeting the requirement of paragraph 1 of subsection 19 (1) by virtue of subsection 19 (2) or (3).
2. The applicant must be registered to practise as a physiotherapist by an authority responsible for the regulation of physiotherapists in a jurisdiction outside Ontario that is approved by the Registration Committee as having a scheme for the regulation of physiotherapists that is reasonably equivalent to that in Ontario.
3. The applicant must have practised physiotherapy for at least 1,200 hours in the preceding five years.
4. The applicant must certify that he or she is making the application solely for reason of,
  - i. teaching an educational course,
  - ii. participating in an educational program,
  - iii. participating in research activities, or
  - iv. participating in a specific event of limited duration.

**(2)** The following are the terms, conditions and limitations of a courtesy certificate of registration:

1. The holder may practise physiotherapy only for the purpose that he or she certified under paragraph 4 of subsection (1) as the reason for making the application for the courtesy certificate of registration.
2. The certificate expires 30 days after the date of initial registration, on the date on which the purpose referenced in paragraph 1 is attained or when the member is no longer engaged in attaining that purpose, whichever is the earliest.

**(3)** If a holder of a courtesy certificate of registration ceases or fails to hold professional liability insurance in accordance with the College by-laws, his or her certificate of registration is deemed to be suspended until the Registrar is satisfied that he or she has acquired the professional liability insurance.

## TRANSITIONAL, TEACHING PRACTICE CERTIFICATE

25. Where, immediately before December 15, 2011, a member held a certificate of registration authorizing teaching practice, the certificate continues, subject to the same terms, conditions and limitations it was subject to when issued, until it expires in accordance with section 25 of this Regulation as it read before that date.

**Commencement**

**9. This Regulation comes into force on December 15, 2011.**

Made by:

COUNCIL OF THE COLLEGE OF PHYSIOTHERAPISTS OF ONTARIO:

JAN ROBINSON  
*Registrar*

LORI NEILL  
*President*

Date made: July 26, 2011.

36/11

**ONTARIO REGULATION 391/11**

made under the

**POST-SECONDARY EDUCATION CHOICE AND EXCELLENCE ACT, 2000**

Made: August 17, 2011

Filed: August 19, 2011

Published on e-Laws: August 23, 2011

Printed in *The Ontario Gazette*: September 3, 2011

Amending O. Reg. 279/02

(Consents under the Act)

Note: Ontario Regulation 279/02 has not previously been amended.

**1. The title to Ontario Regulation 279/02 is revoked and the following substituted:**

**GENERAL**

**2. Subsection 1 (1) of the Regulation is amended by adding the following definitions:**

“date of the forfeiture” means the date on which the Minister gave the direction to the authorized issuer or guarantor to pay the amount of the security to the Crown;

“forfeited security” means the security paid to the Crown;

“Tribunal” means the Licence Appeal Tribunal established by the *Licence Appeal Tribunal Act, 1999*;

**3. The Regulation is amended by adding the following Part:**

**PART I.1  
APPLICATIONS FOR CONSENT**

**Referral to accrediting or quality assurance body other than the board**

**1.1 (1)** This section applies with respect to referrals made under subsection 5 (2) of the Act.

(2) Subject to subsection (3), the Minister shall not refer an application for a consent or renewal of a consent to an accrediting or quality assurance body or authority that is not the Post-secondary Education Quality Assessment Board unless the Minister,

- (a) requests the board's advice regarding,
    - (i) whether the accrediting or quality assurance body or authority is at arm's length with the applicant,
    - (ii) whether the standards, processes and criteria used by the body or authority in relation to accreditation or quality assurance are consistent with the standards, processes and criteria used by the board,
    - (iii) whether the body or authority has a history demonstrating that it consistently applies the standards, processes and criteria to the program reviews that it conducts and the extent of that history, and
    - (iv) the date after which it is likely that the advice provided under subclauses (i) to (iii) will no longer be relevant;
  - (b) gives full consideration to the board's advice; and
  - (c) is satisfied that the board's advice supports a decision to refer the application to the body or authority.
- (3) The Minister is not required to request the board's advice if,
- (a) within five years before the day the Minister receives the application referred to in subsection (2),
    - (i) the Minister had requested the board's advice in accordance with clause (2) (a) in respect of the same body or authority, and,
    - (ii) after considering the advice, referred an application to the body or authority; and
  - (b) after the Minister receives an application referred to in subsection (2), he or she,
    - (i) gives full consideration to the advice referred to in clause (a), and
    - (ii) is satisfied that the accrediting or quality assurance body or authority meets the conditions set out in clause (2) (c).

**Rejecting applications, no referral**

**1.2** (1) The Minister may consider the following criteria in rejecting an application for consent or renewal of consent under subsection 5 (2.1) of the Act:

1. The impact of the consent on the viability of the same or similar programs offered by post-secondary educational institutions that receive regular and ongoing operating funds from the province.
2. The direct or indirect impact of the consent on demands for payment or other expenditures out of public funds.
3. The impact of the consent on the ability of post-secondary educational institutions that receive regular and ongoing operating funds from the province to secure sufficient program-related practicums or other clinical or workplace placements for their students who are in programs where the practicums or placements are integral components of the programs.
4. The consistency of the consent with government announcements and policies relating to the labour market or human resource planning in Ontario.
5. The impact of the past conduct of the following on the grounds to believe that the program will be operated in accordance with the law and with integrity and honesty:
  - i. The applicant.
  - ii. If the applicant is a corporation or a body that has the powers of a corporation, its officers, directors or any other individual who directly or indirectly controls the corporation.

(2) For the purposes of paragraph 4 of subsection (1), inconsistency with government announcements and policies relating to the labour market or human resource planning in Ontario may be determined with reference to any limitations on the number of individuals that may graduate from a specified program offered by a post-secondary educational institution that receives regular and ongoing operating funds from the province.

**Deemed referral and recommendation**

**1.3** The Minister may make a decision under subsection 5 (3.1) of the Act to deem that a review is a referral and to deem that an approval is a recommendation if all of the following circumstances exist:

1. The prior quality assurance review referred to in clause 5 (3.1) (a) of the Act was conducted, and the approval referred to in clause 5 (3.1) (b) of the Act was made, within two years before the day the Minister makes the decision.



2. The prior review was conducted by an accrediting or quality assurance body or authority, that is not the Post-secondary Education Quality Assessment Board, in respect of which, within five years before the day the Minister makes the decision,
    - i. the Minister had requested the board's advice in accordance with clause 1.1 (2) (a), and,
    - ii. after considering the advice, the Minister referred an application to the body or authority.
  3. Before making the decision, the Minister gives further consideration to the advice referred to in paragraph 2.
  4. If the Minister requires additional information for the purpose of making the decision, the Minister is satisfied that the applicant in respect of whom the decision is being made has taken all reasonable steps to ensure that the required information is provided to the Minister.
- 4. The heading to Part II and the heading immediately before section 2 of the Regulation are revoked and the following substituted:**

**PART II  
CONSENTS**

PUBLIC INSTITUTIONS — PREREQUISITE FOR CONSENT

- 5. The heading immediately before section 3 of the Regulation is revoked and the following substituted:**

PUBLIC INSTITUTIONS — CONDITIONS THAT APPLY TO CONSENTS

- 6. (1) Paragraph 2 of subsection 3 (2) of the Regulation is revoked.**
- (2) Paragraph 3 of subsection 3 (2) of the Regulation is amended by adding “including any credits or credentials recognized by the institution for the purposes of the student's program but awarded by another institution” at the end.**
- 7. The heading to Part III and the heading immediately before section 4 of the Regulation are revoked and the following substituted:**

PRIVATE INSTITUTIONS — PREREQUISITES FOR CONSENT

- 8. The heading immediately before section 6 of the Regulation is revoked and the following substituted:**

PRIVATE INSTITUTIONS — CONDITIONS THAT APPLY TO CONSENTS

- 9. (1) Paragraph 2 of subsection 6 (2) of the Regulation is revoked.**
- (2) Paragraph 3 of subsection 6 (2) of the Regulation is amended by adding “including any credits or credentials recognized by the institution for the purposes of the student's program but awarded by another institution” at the end.**
- 10. The Regulation is amended by adding the following Parts:**

**PART III  
CLAIMS AGAINST SECURITY**

**Application of Part**

**13.** This Part governs claims made against security maintained by a private institution in connection with a consent given under the Act for a program, if the security has been paid to the Crown as a result of a direction given by the Minister.

**Claim for payment**

**14. (1)** An individual who is or was a student in the program, as the case may be, for which the security was maintained may apply in writing to the Minister for a payment from the forfeited security within two years after the date of the forfeiture.

**(2)** The individual is eligible for a payment if he or she is entitled to a refund of tuition fees for the program, as the case may be, and has not been paid the amount to which he or she is entitled.

**(3)** The amount that an individual is eligible to claim is the amount of the refund of tuition fees that has not been paid.

**(4)** For the purposes of this section, an individual's entitlement to a refund of tuition fees is to be determined with reference to the conditions of the consent given under the Act for the program as set out in Part II.

**Payment of claims**

**15. (1)** If the Minister is satisfied that a claim is valid, he or she shall pay the claim in accordance with this section.

**(2)** If the amount of the forfeited security paid to the Crown is sufficient to satisfy all claims against the security made within two years after the date of forfeiture, the Minister shall pay the full amount of each claim.

(3) If the amount of the forfeited security paid to the Crown is not sufficient to satisfy all those claims, the Minister shall make proportionate payments with respect to each claim.

(4) If the amount of the forfeited security paid to the Crown exceeds the amount required to satisfy all those claims, the Minister shall pay the excess amount to the authorized issuer or guarantor of the security.

## **PART IV DECISIONS, ORDERS AND APPEALS**

### **DECISIONS AND ORDERS**

#### **General requirements**

**16.** A decision by the Minister to amend, suspend, revoke or reinstate a consent under section 6 of the Act or an order made by the Minister under section 10 of the Act must be made in writing and must set out the reasons for the decision or order.

#### **When decision or order effective**

**17.** (1) A decision or order that may be appealed to the Tribunal comes into effect on the date specified in the decision or order or 15 days after the day on which the decision or order is served on, or deemed under subsection 12.1 (5) of the Act to be served on, the person who has the affected consent, whichever is later.

(2) If a decision or order is appealed to the Tribunal or to the Divisional Court, the decision or order is stayed until the appeal is finally determined unless the Tribunal or Court, as the case may be, decides otherwise.

#### **Appeal of order**

**18.** A person in respect of whom the Minister makes an order under section 10 of the Act may appeal the order to the Tribunal by filing a notice of appeal with the Tribunal within 15 days after the person receives the order.

### **AMENDMENT OF A CONSENT**

#### **Amendment upon request**

**19.** (1) Upon the written request of the person who has a consent, the Minister may amend the consent under clause 6 (1) (c) or (d) of the Act to authorize an existing program to be offered at one additional campus or premises specified in the amendment.

(2) Section 20 of this Regulation does not apply with respect to an amendment requested by the person who has the consent.

#### **Appeal if a request is refused**

**20.** (1) A person whose request for an amendment under section 19 is refused in whole or in part may appeal the refusal to the Tribunal.

(2) A college of applied arts and technology is not entitled to appeal a refusal, in whole or in part, of a request to make an amendment.

#### **Proposal to amend a consent**

**21.** (1) If the Minister proposes to amend a consent under clause 6 (1) (c) or (d) of the Act, the Minister shall give notice of the proposal, together with reasons, to the person who has the consent.

(2) The notice must be in writing and it must indicate that the person is entitled to make written representations about the proposed amendment within 30 days after the notice is given or within such longer period as the notice may specify.

(3) The Minister shall consider such representations as he or she received within the period specified in the notice.

(4) After the period for making representations has expired, the Minister may proceed with the amendment either as it was described in the proposal or with such changes as he or she considers appropriate; the Minister may also decide not to proceed further with the proposal.

(5) The Minister shall give notice of his or her decision concerning the proposal to the person who has the consent.

#### **Appeal of an amendment**

**22.** (1) A person whose consent is amended under clause 6 (1) (c) or (d) of the Act may appeal the amendment to the Tribunal by filing a notice of appeal with the Tribunal within 15 days after the person receives the decision amending the consent.

(2) An amendment requested under section 19 of this Regulation cannot be appealed in whole or in part.

(3) A person cannot appeal an amendment if the person did not make written representations about the proposed amendment in accordance with section 21 of this Regulation.

(4) If the amendment made by the Minister is different from the proposed amendment, a person may appeal the amendment, despite subsection (3), even though the person did not make written representations about the proposed amendment.

(5) A college of applied arts and technology is not entitled to appeal an amendment in whole or in part.

#### CANCELLATION OF A CONSENT

##### **Cancellation upon request**

**23.** (1) The Minister may cancel a consent under clause 6 (1) (a) of the Act upon the written request of the person who has the consent and may impose conditions with respect to the cancellation.

(2) The written request must be made in a form approved by the Minister.

#### SUSPENSION OF A CONSENT

##### **Proposal to suspend a consent**

**24.** (1) If the Minister proposes to suspend a consent under clause 6 (1) (a) of the Act, the Minister shall give notice of the proposal, together with reasons, to the person who has the consent.

(2) The notice must be in writing and it must indicate that the person is entitled to make written representations about the proposed suspension within 30 days after the notice is given or within such longer period as the notice may specify.

(3) The Minister shall consider such representations as he or she received within the period specified in the notice.

(4) After the period for making representations has expired, the Minister may proceed with the suspension either as it was described in the proposal or with such changes as he or she considers appropriate; the Minister may also decide not to proceed further with the proposal.

(5) The Minister shall give notice of his or her decision concerning the proposal to the person who has the consent.

##### **Immediate suspension**

**25.** (1) Despite section 24 of this Regulation, the Minister may decide to suspend a consent under clause 6 (1) (a) of the Act without first making a proposal if, in his or her opinion, the suspension is necessary for the immediate protection of the interests of students.

(2) Without limiting the generality of subsection (1), the Minister may decide that a suspension is necessary for the immediate protection of the interests of students if the person with the consent does not maintain the security or the trust fund, if any, required by the consent for prepaid tuition fees.

##### **Appeal of a suspension**

**26.** (1) A person whose consent is suspended under clause 6 (1) (a) of the Act may appeal the suspension to the Tribunal by filing a notice of appeal with the Tribunal within 15 days after the person receives the decision suspending the consent.

(2) A college of applied arts and technology is not entitled to appeal a suspension under clause 6 (1) (a) of the Act.

#### REVOCATION OF A CONSENT

##### **Proposal to revoke a consent**

**27.** (1) If the Minister proposes to revoke a consent under clause 6 (1) (a) of the Act, the Minister shall give notice of the proposal, together with reasons, to the person who has the consent.

(2) The notice must be in writing and it must indicate that the person is entitled to make written representations about the proposed revocation within 30 days after the notice is given or within such longer period as the notice may specify.

(3) The Minister shall consider such representations as he or she received within the period specified in the notice.

(4) After the period for making representations has expired, the Minister may proceed with the revocation either as it was described in the proposal or with such changes as he or she considers appropriate; the Minister may also decide not to proceed further with the proposal.

(5) The Minister shall give notice of his or her decision concerning the proposal to the person who has the consent.

##### **Appeal of a revocation**

**28.** (1) A person whose consent is revoked under clause 6 (1) (a) of the Act may appeal the revocation to the Tribunal by filing a notice of appeal with the Tribunal within 15 days after the person receives the decision revoking the consent.

(2) A college of applied arts and technology is not entitled to appeal a revocation under clause 6 (1) (a) of the Act.

### REINSTATEMENT OF A CONSENT

#### Proposal to reinstate a consent

**29.** (1) If the Minister proposes to reinstate a consent under clause 6 (1) (b) of the Act, with or without conditions, the Minister shall give notice of the proposal, together with reasons, to the person who had the consent.

(2) The notice must be in writing and it must indicate that the person is entitled to make written representations about the proposed reinstatement within 30 days after the notice is given or within such longer period as the notice may specify.

(3) The Minister shall consider such representations as he or she received within the period specified in the notice.

(4) After the period for making representations has expired, the Minister may proceed with the reinstatement either as it was described in the proposal or with such changes as he or she considers appropriate; the Minister may also decide not to proceed further with the proposal.

(5) The Minister shall give notice of his or her decision concerning the proposal to the person who had the consent.

#### Appeal of a reinstatement

**30.** (1) A person whose consent is reinstated under clause 6 (1) (b) of the Act with or without conditions may appeal the reinstatement or any condition of the reinstatement to the Tribunal by filing a notice of appeal with the Tribunal within 15 days after the person receives the decision reinstating the consent.

(2) A person cannot appeal the reinstatement or a condition if the person did not make written representations about the proposed reinstatement in accordance with section 29 of this Regulation.

(3) A college of applied arts and technology is not entitled to appeal a reinstatement.

### APPEALS

#### Powers of the Tribunal

**31.** (1) On an appeal, the Tribunal may make any order that the Tribunal considers appropriate and may substitute its opinion for that of the Minister.

(2) Without limiting the generality of subsection (1), the Tribunal may refer a matter back to the Minister for reconsideration.

(3) The Tribunal may attach such conditions to its order as it considers appropriate.

#### Procedural matters

**32.** (1) The parties to an appeal to the Tribunal are the appellant and the Minister.

(2) The appellant has the onus of proving that the Minister's decision or order is unreasonable.

(3) The oral evidence taken before the Tribunal must be recorded and, if so required, copies of a transcript of the oral evidence must be furnished upon the same terms as in the Superior Court of Justice.

#### Appeal to court

**33.** An order of the Tribunal may be appealed to the Divisional Court.

### GENERAL

#### Notices

**34.** (1) Notices required by this Regulation may be given to a person by ordinary mail or by personal delivery or by fax to the person's address as reflected in the records of the Ministry or, if the person is a corporation, to its head office in Ontario as reflected in the records of the Ministry.

(2) A notice sent by ordinary mail shall be deemed to have been received on the third day after the date on which it is mailed.

## PART V ADMINISTRATIVE PENALTIES

#### Prescribed penalties for prescribed contraventions

**35.** (1) The administrative penalty for the first contravention of one or more provisions set out in a single item of Table 1 is the amount set out for that item in Column 2 of Table 1.

(2) If, within three years after the first contravention of a provision set out in an item of Table 1, a subsequent contravention of a provision set out in the same item occurs, the administrative penalty is,

(a) for the second contravention, twice the amount set out for that item in Column 2 of Table 1;

(b) for the third contravention, three times the amount set out for that item in Column 2 of Table 1;

(c) for each contravention after the third, four times the amount set out for that item in Column 2 of Table 1.

(3) If a contravention of one or more provisions set out in a single item of Table 1 continues for more than three successive days after the day the notice of contravention is served or deemed to be served under subsection 12.1 (5) of the Act, and the Minister or his or her designate determines that the circumstances described in one or more paragraphs of subsection (4) exist, the administrative penalty is determined according to the following formula:

$$A \times B$$

where,

A is the amount determined under subsection (1) or (2), and

B is the number of successive days, following the first three days after the day the notice of contravention is served or deemed to be served under subsection 12.1 (5) of the Act, that the contravention of a provision set out in that item continues.

(4) The circumstances referred to in subsection (3) are the following:

1. The person has a history of non-compliance with the Act or the regulations, as evidenced by,
  - i. reports on the results of inspections conducted under section 9 of the Act,
  - ii. orders made by the Minister under section 10 or 10.9 of the Act, or
  - iii. convictions for offences committed under section 11 of the Act.
2. The person is contravening or has previously contravened section 2 or 3 of the Act.

(5) When issuing a notice of contravention to a person under subsection 10.2 (1) of the Act, the Minister's designate shall issue only one notice of contravention for all contraventions that have occurred or are occurring at the same time.

(6) The maximum total amount that a notice of contravention may require a person to pay for all contraventions set out in the notice is \$250,000.

#### Application for review of notice of contravention

36. An application to the Minister under subsection 10.2 (6) of the Act for review of a notice of contravention shall set out the grounds on which the review is sought and shall be accompanied by the documentary evidence, if any, that is relevant to the review.

#### 11. The Regulation is amended by adding the following Table:

TABLE 1  
ADMINISTRATIVE PENALTIES

| Item | Column 1  | Column 2                              |
|------|---|---------------------------------------|
|      | Contravened Provisions, with Headnotes  | Amount of Administrative Penalty (\$) |
| 1.   | Act, s. 2 — Prohibition against granting a degree, etc.                                   | 1,000                                 |
| 2.   | Act, s. 3 — Prohibition against operating or maintaining a university, etc.               | 1,000                                 |
| 3.   | Act, s. 4 (3) — Duty to comply with terms and conditions of consent                       | 750                                   |
| 4.   | Act, s. 6 (2) — Duty to provide notice of potential non-compliance with consent           | 750                                   |
| 5.   | Act, s. 9 (6) — Duty to assist inspector  | 1,000                                 |
| 6.   | Act, s. 9 (11) — Prohibition against obstructing inspector                                | 1,000                                 |
| 7.   | Act, s. 10.9 — Failure to comply with Minister's order made under s. 10.9 of the Act      | 1,000                                 |
| 8.   | O. Reg. 279/02, s. 2 and s. 4 — Duty re accessibility of transcripts                      | 750                                   |
| 9.   | O. Reg. 279/02, s. 3 and s. 6 — Duty re transcript standards                              | 750                                   |
| 10.  | O. Reg. 279/02, s. 7 — Prohibition against collecting more than 12 months of tuition fees | 750                                   |
| 11.  | O. Reg. 279/02, s. 8 — Duty re tuition fee refunds  | 500                                   |
| 12.  | O. Reg. 279/02, s. 10 — Duty re trust funds for unearned tuition fee revenue              | 750                                   |
| 13.  | O. Reg. 279/02, s. 11 — Duty re security required during the term of a consent            | 750                                   |

#### Commencement

12. This Regulation comes into force on the later of January 1, 2012 and the day this Regulation is filed.

**ONTARIO REGULATION 392/11**

made under the

**POST-SECONDARY EDUCATION CHOICE AND EXCELLENCE ACT, 2000**

Made: August 17, 2011  
 Filed: August 19, 2011  
 Published on e-Laws: August 23, 2011  
 Printed in *The Ontario Gazette*: September 3, 2011

**REVOKING VARIOUS REGULATIONS**

Note: Ontario Regulations 280/02 and 281/02 have not previously been amended.

**1. The following Regulations are revoked:**

1. **Ontario Regulation 280/02.**
2. **Ontario Regulation 281/02.**

**Commencement**

2. **This Regulation comes into force on the later of January 1, 2012 and the day this Regulation is filed.**

36/11

**ONTARIO REGULATION 393/11**

made under the

**DAY NURSERIES ACT**

Made: August 17, 2011  
 Filed: August 19, 2011  
 Published on e-Laws: August 23, 2011  
 Printed in *The Ontario Gazette*: September 3, 2011

**EXEMPTIONS RE SUBSECTION 11 (1) OF THE ACT****Exemptions**

1. (1) Day nurseries, located in the following schools operated by the Catholic District School Board of Eastern Ontario, that are operated by or on behalf of the Board as part of its “Ready to Learn” program are exempt from the licensing requirement set out in subsection 11 (1) of the Act:

1. St. James the Greater Catholic School.
2. St. John Catholic Elementary School.
3. St. Gregory Catholic School.
4. Sacred Heart of Jesus Catholic School.
5. J.L. Jordan Catholic School.
6. St. Mark Catholic School.
7. Holy Cross Catholic School.
8. St. Jude Catholic School.
9. St. Anne’s Catholic School.
10. St. Peter Catholic School.
11. Iona Academy.
12. St. Andrew’s Catholic School.
13. St. Mary – St. Cecilia Catholic School.

(2) Day nurseries, located in the following schools operated by the Upper Canada District School Board, that are operated by or on behalf of the Board as part of its “Ready 2 Learn” program are exempt from the licensing requirement set out in subsection 11 (1) of the Act:

1. South Branch Public School.
2. Vanier Public School.
3. Maynard Public School.
4. Russell Public School.
5. Rockland Public School.

(3) In this section,

“Ready to Learn” and “Ready 2 Learn” mean a play-based program for junior kindergarten and kindergarten children that complements the junior kindergarten and kindergarten program and that is delivered during the school day when junior kindergarten and kindergarten are not offered.

**Exemption period**

2. The exemptions set out in section 1 apply during the school year for 2011/2012.

**Commencement**

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

## RÈGLEMENT DE L'ONTARIO 393/11

pris en vertu de la

### LOI SUR LES GARDERIES

pris le 17 août 2011

déposé le 19 août 2011

publié sur le site Lois-en-ligne le 23 août 2011

imprimé dans la *Gazette de l'Ontario* le 3 septembre 2011

### EXEMPTIONS : PARAGRAPHE 11 (1) DE LA LOI

**Exemptions**

1. (1) Les garderies qui sont situées dans les écoles suivantes relevant du conseil appelé Catholic District School Board of Eastern Ontario et qui sont exploitées par ce conseil ou en son nom dans le cadre de son programme intitulé «Ready to Learn» sont soustraites à l'obligation de détenir un permis prévue au paragraphe 11 (1) de la Loi :

1. St. James the Greater Catholic School.
2. St. John Catholic Elementary School.
3. St. Gregory Catholic School.
4. Sacred Heart of Jesus Catholic School.
5. J.L. Jordan Catholic School.
6. St. Mark Catholic School.
7. Holy Cross Catholic School.
8. St. Jude Catholic School.
9. St. Anne's Catholic School.
10. St. Peter Catholic School.
11. Iona Academy.
12. St. Andrew's Catholic School.
13. St. Mary – St. Cecilia Catholic School.

(2) Les garderies qui sont situées dans les écoles suivantes relevant du conseil appelé Upper Canada District School Board et qui sont exploitées par ce conseil ou en son nom dans le cadre de son programme intitulé «Ready 2 Learn» sont soustraites à l'obligation de détenir un permis prévue au paragraphe 11 (1) de la Loi :

1. South Branch Public School.
2. Vanier Public School.
3. Maynard Public School.
4. Russell Public School.
5. Rockland Public School.

(3) Les définitions qui suivent s'appliquent au présent article.

«Ready to Learn» et «Ready 2 Learn» Programmes axés sur le jeu à l'intention des enfants de la maternelle ou du jardin d'enfants qui complètent le programme de maternelle ou de jardin d'enfants et qui sont offerts les jours de classe en dehors des périodes où un tel programme est proposé.

**Période d'exemption**

2. Les exemptions prévues à l'article 1 s'appliquent pendant l'année scolaire 2011-2012.

**Entrée en vigueur**

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

36/11

## ONTARIO REGULATION 394/11

made under the

### CHILD AND FAMILY SERVICES ACT

Made: August 18, 2011

Filed: August 19, 2011

Published on e-Laws: August 23, 2011

Printed in *The Ontario Gazette*: September 3, 2011

Amending O. Reg. 206/00

(Procedures, Practices and Standards of Service for Child Protection Cases)

Note: Ontario Regulation 206/00 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at [www.e-Laws.gov.on.ca](http://www.e-Laws.gov.on.ca).

**1. Section 1 of Ontario Regulation 206/00 is amended by adding the following definition:**

“Renewed Youth Supports” means the Ministry of Children and Youth Services program described in the document titled “Addendum to Ontario Permanency Funding Policy Guidelines: Renewed Youth Supports (RYS)”, dated August 12, 2011 and effective September 1, 2011, which is available from the Ministry by email at [mcsinfo@mcys.gov.on.ca](mailto:mcsinfo@mcys.gov.on.ca) or by mail at Ministry of Children and Youth Services, ServiceOntario INFOline, M-1B114, Macdonald Block, 900 Bay Street, Toronto, Ontario, M7A 1N3. (“Programme de soutien prolongé aux jeunes”)

**2. (1) Section 13 of the Regulation is amended by adding the following subsection:**

(2.1) A society or agency may provide care and maintenance under subsection 71.1 (3) of the Act to a person who is 18 years of age or more only if the person and the society or agency have entered into an agreement related to the care and maintenance.

**(2) Subsections 13 (3), (4) and (5) of the Regulation are amended by striking out “subsection 71.1 (1) or (2) of the Act” wherever it appears and substituting in each case “subsection 71.1 (1), (2) or (3) of the Act”.**

**3. The Regulation is amended by adding the following section:**

14. Renewed Youth Supports is prescribed as a support service for the purposes of subsection 71.1 (3) of the Act.

**Commencement**

**4. This Regulation comes into force on the later of the following days:**

1. The day section 1 of the *Building Families and Supporting Youth to be Successful Act, 2011* comes into force.
2. The day this Regulation is filed.



**RÈGLEMENT DE L'ONTARIO 394/11**

pris en vertu de la

**LOI SUR LES SERVICES À L'ENFANCE ET À LA FAMILLE**

pris le 18 août 2011

déposé le 19 août 2011

publié sur le site Lois-en-ligne le 23 août 2011

imprimé dans la *Gazette de l'Ontario* le 3 septembre 2011

modifiant le Règl. de l'Ont. 206/00

(Modalités et normes de services relatives aux cas de protection de l'enfance)

Remarque : Le Règlement de l'Ontario 206/00 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](http://www.lois-en-ligne.gouv.on.ca).

**1. L'article 1 du Règlement de l'Ontario 206/00 est modifié par adjonction de la définition suivante :**

«Programme de soutien prolongé aux jeunes» Le programme du ministère des Services à l'enfance et à la jeunesse décrit dans le document intitulé «Addenda aux Directives de financement du placement permanent en Ontario : Programme de soutien prolongé aux jeunes (Programme SPJ)», daté du 12 août 2011 et entrant en vigueur le 1<sup>er</sup> septembre 2011, que l'on peut se procurer en communiquant avec le ministère par courrier électronique, à l'adresse [mcsinfo@mccys.gov.on.ca](mailto:mcsinfo@mccys.gov.on.ca), ou par la poste, à l'adresse suivante : Ministère des Services à l'enfance et à la jeunesse, ligne INFO de ServiceOntario, M-1B114, édifice Macdonald, 900, rue Bay, Toronto (Ontario) M7A 1N3. («Renewed Youth Supports»)

**2. (1) L'article 13 du Règlement est modifié par adjonction du paragraphe suivant :**

(2.1) La société ou une agence peut assumer, aux termes du paragraphe 71.1 (3) de la Loi, les soins et l'entretien d'une personne qui est âgée de 18 ans ou plus seulement si la personne et la société ou l'agence ont conclu une entente à cet effet.

(2) Les paragraphes 13 (3), (4) et (5) du Règlement sont modifiés par substitution de «paragraphe 71.1 (1), (2) ou (3) de la Loi» à «paragraphe 71.1 (1) ou (2) de la Loi» partout où figure cette expression.

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

14. Le Programme de soutien prolongé aux jeunes est prescrit comme service de soutien pour l'application du paragraphe 71.1 (3) de la Loi.

Entrée en vigueur

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

1. Le jour où l'article 1 de la *Loi de 2011 favorisant la fondation de familles et la réussite chez les jeunes* entre en vigueur.
2. Le jour du dépôt du présent règlement.

Made by:  
Pris par :

*La ministre des Services à l'enfance et à la jeunesse,*

LAUREL C. BROTEN  
*Minister of Children and Youth Services*

Date made: August 18, 2011.  
Pris le : 18 août 2011.

NOTE: Consolidated regulations and various legislative tables pertaining to regulations can be found on the e-Laws website ([www.e-Laws.gov.on.ca](http://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](http://www.lois-en-ligne.gouv.on.ca)).





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