



The Ontario Gazette

La Gazette de l'Ontario

Vol. 136-10
Saturday, 8th March 2003

Toronto

ISSN 0030-2937
Le samedi 8 mars 2003

Criminal Code Code criminel

DESIGNATION OF QUALIFIED TECHNICIANS (BREATH SAMPLES)

NOTICE IS HEREBY GIVEN that pursuant to subsection 254(1) of the Criminal Code (Canada), the Honourable Robert Runciman, Minister of Public Safety and Security of Ontario, on the 18th day of February, 2003, designated the following persons as being qualified to operate the approved instruments known as the Intoxilyzer® 5000C.

L'AVIS PRESENT est donné qu'en vertu du paragraphe 254(1) du Code Criminel du Canada, l'honorable Robert Runciman, Ministre de la Sûreté et de la Sécurité publique de l'Ontario, le 18 février 2003, désigna les personnes suivantes comme étant qualifiées pour manipuler les alcootest approuvé connu sous de nom de Intoxilyzer® 5000C.

Karl Baumann
Stephen Butler
Jason Cartwright
Kari deBoer
Calvin Eve
Brian Gemin
Stephen Gill
Jeff Gren
Angela Jackson
Craig Jackson
Brian Jessome
Matthew Jotham
Greg Kaufman
John Lyall
Mark McConnell
Nancy Naud
John Pauls
Darryl Porterfield
Christopher Probst
Richard Romaniuk
James M. Sharp
Scott Sharpe
Jason Sinning
John Paul Tranter

Ontario Provincial Police
Waterloo Regional Police Service
Waterloo Regional Police Service
Ontario Provincial Police
Brantford Police Service
Guelph Police Service
Guelph Police Service
Waterloo Regional Police Service
Waterloo Regional Police Service
Guelph Police Service
Waterloo Regional Police Service
Guelph Police Service
Halton Regional Police Service
Halton Regional Police Service
Guelph Police Service
Guelph Police Service
Orangeville Police Service
Ontario Provincial Police
Waterloo Regional Police Service
Brantford Police Service
Waterloo Regional Police Service

(6752) 10

Ontario Highway Transport Board

NOTICE

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

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

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

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

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

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

2021231 ONTARIO LTD. (O/A "Sonata Limousine Service")
6487 Harper Drive, Niagara Falls, ON, L2E 7M4

46143

Applies for an extra-provincial operating licence as follows:

Published by Ministry of Consumer and Business Services
Publié par Ministère des Services aux consommateurs
et aux entreprises



© Queen's Printer for Ontario, 2003
© Imprimeur de la Reine pour l'Ontario, 2003

629



For the transportation of passengers on a chartered trip from points in the Regional Municipality of Niagara to the Ontario/USA border crossings for furtherance;

- a) to points as authorized by the relevant jurisdiction and for the return of the same passengers on the same chartered trip to point of origin;
- b) on a one way chartered trip to points as authorized by the relevant jurisdiction.

PROVIDED THAT the licensee be restricted to Class "D" (limousine type) public vehicles only as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the *Public Vehicles Act*, RSO, Chapter P.54.

46143/A

Applies for a public vehicle operating licence as follows:

For the transportation of passengers on a chartered trip from points in the Regional Municipality of Niagara.

PROVIDED THAT the licensee be restricted to Class "D" (limousine type) public vehicles only as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the *Public Vehicles Act*, RSO, Chapter P.54.

Felix D'Mello
Board Secretary/
Secrétaire de la Commission

10/03

Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

Certificates of Dissolution Certificats 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 compagnies*, un certificat de dissolution a été inscrit pour les compagnies suivantes : la date d'entrée en vigueur précède la liste des compagnies visées.

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

2003-01-22	
V. & R. QUALITY MEATS (1991) LIMITED	920155
1102335 ONTARIO INC.	1102335
2003-01-24	
INFOLIST INC.	706508
1364501 ONTARIO LTD.	1364501
2003-02-03	
C L P L HOLDINGS INC.	535134
EARLS CATERING INC.	604429
JOHN E. WAUGH LIMITED	222656
MATHESON-GALE INCORPORATED	427616
SIMWAY INVESTMENTS INC.	841040
SUN VIEW ROOMS INC.	1351682
2003-02-04	
C2DEV LTD.	2003687
JM DUTECH INC.	1054598
MCKASKELL HAINDL BANMAN INC.	1510500
R. H. PERKIN AND SONS LIMITED	75776
752487 ONTARIO LIMITED	752487
772373 ONTARIO LTD.	772373
2003-02-05	
ACLAND DEVELOPMENTS LIMITED	138347
ESSEX INDUSTRIAL CONTRACTORS INC.	1362282
EXOTIC LIMOUSINE SERVICE INC.	890580
KEN-ALICIA HOLDINGS LIMITED	400587
S. MICHAILIDIS TRUCKING INC.	1435381
YOU'RE SO FINE ART PHOTOGRAPHY INC.	1471255
2003-02-06	
GRECH, ORSER & SON LTD.	700162
1530311 ONTARIO LIMITED	1530311
2003-02-07	
KAKKAR STEEL INC.	1325881
2003-02-10	
MOVRIN ENTERPRISES LIMITED	133806
RICHER DECOR INC.	910294
1296085 ONTARIO INC.	1296085

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

2003-02-11	
KEYSTONE (CANADA) FURNITURE INC.	1043360
2003-02-12	
ALASTAIR DOW AND COMPANY LIMITED	374528
EXPRESS FORTUNE (CANADA) LTD.	1201423
KEN SELBY & ASSOCIATES LIMITED	413004
1151743 ONTARIO INC.	1151743
2003-02-13	
Y.E.S. TRUCKS LEASING SERVICES LTD.	1275823
YUMMY CAKE HOUSE LTD.	1347441
1258574 ONTARIO LTD.	1258574
786856 ONTARIO LTD	786856
2003-02-14	
C. B. LIU & ASSOCIATES LTD.	520009
WANDEL & GOLTERMANN TECHNOLOGIES CANADA INC.	1277713
1017609 ONTARIO INC.	1017609
2003-02-17	
BHULLAR CHELLA TRANSPORT INC.	1091197
CPK PRECISION MOULD LIMITED	1375177
FIORI LAMEZIA INC.	1275211
G. R. SOULLIERE INC.	357104
GRAND MERAY INC.	1116027
HATTZ SPORTS AND ENTERTAINMENT LIMITED	1456318
LILLIAN ROBBINS REAL ESTATE LTD.	301593
MEADOWS HOMES LIMITED	463992
MEADOWS INDUSTRIAL DEVELOPMENTS LIMITED	574434
SIRR PRODUCTIONS LIMITED	1424018
THE ALEXANDER CONSULTING GROUP LIMITED	751564
WHITE ELEPHANT SPORTS BAR INC.	1140049
1244794 ONTARIO INC.	1244794
1265067 ONTARIO INC.	1265067
1327539 ONTARIO INC.	1327539
1362178 ONTARIO INC.	1362178
1446864 ONTARIO INC.	1446864
702736 ONTARIO LTD.	702736
90 SNOW BOULEVARD PROPERTY MANAGEMENT LTD.	826096
985633 ONTARIO INC.	985633
993339 ONTARIO INC.	993339
2003-02-18	
A.E. SMITH CONSULTING INC.	869019
DIRECT ADVANTAGE LTD.	1133701
ERNIE PIZZINATO CONSTRUCTION LTD.	436435
METANOIC HOLDINGS INC.	784103

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
WERN-FLOW INC.	1223222
WJWB CORPORATION	1551093
WJWB CORPORATION NUMBER 2 INC.	1551044
WORLD OF NETWORKS INC.	1385869
1324790 ONTARIO INC.	1324790
1375316 ONTARIO LTD.	1375316
1404702 ONTARIO INC.	1404702
740712 ONTARIO INC.	740712
2003-02-19	
APOLLO GAS ADMINISTRATION INC.	1283214
BESPROGRESS TRADING FOOD LTD.	1082206
CANSIAN INTERNATIONAL LTD.	1185008
CHAUNCEY ASSAY LABORATORIES LIMITED	920541
FOTIS SYSTEMS INC.	757190
GUELPH TECHNOLOGY COMMERCIALIZATION CENTRE INC.	1403705
KBMS ENTERPRISES LTD.	1224103
MACRO TECH SYSTEM (CANADA) LTD.	1380249
PEICOM SOUND SYSTEMS INC.	1093337
RIGHT BABY LTD.	1299260
SEEBACK & SONS (1986) LIMITED	681716
TOP ELITE CAFE INC.	1354755
1153316 ONTARIO INC.	1153316
1191687 ONTARIO LIMITED	1191687
1268622 ONTARIO INC.	1268622
1346958 ONTARIO LTD.	1346958
1370919 ONTARIO INC.	1370919
1456694 ONTARIO INC.	1456694
2003-02-20	
AVONSKI (CANADA) INC.	1006319
BARDEN INVESTMENTS LIMITED	122848
PCGEEKS INC.	1481798
TYSON MARKETING LTD.	1028448
WEBEVERYONE.COM INC.	1442660
1274101 ONTARIO INC.	1274101
1283561 ONTARIO INC.	1283561
716652 ONTARIO LIMITED	716652
827704 ONTARIO LIMITED	827704
2003-02-21	
GENTEX PHARMACEUTICALS INC.	368120
GOLDBAR MANAGEMENT SERVICES LIMITED	319348
INSPECTORS PRODUCTIONS INC.	1274799
LARRY LAFAVE CONSTRUCTION LIMITED	364085
POPSPIN HOLDINGS LIMITED	309975
1239872 ONTARIO LIMITED	1239872
1254478 ONTARIO INC.	1254478
1390933 ONTARIO INC.	1390933
1440732 ONTARIO LIMITED	1440732
574524 ONTARIO LIMITED	574524
574526 ONTARIO LIMITED	574526

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

10/03

Erratum Avis d'Erreur

Vide Ontario Gazette, Vol. 134-3 dated January 20, 2001

NOTICE IS HEREBY GIVEN that the notice issued under section 240 of the *Business Corporations Act* set out in the issue of the Ontario Gazette of January 20, 2001 with respect to the cancellation of the Certificate of Incorporation of 1396473 ONTARIO INC. was issued in error and is null and void.

CF. Gazette de l'Ontario, Vol. 134-3 datee Janvier 20, 2001

PAR LA PRESENTE, nous vous informons que l'avis emis en vertu de l'article 240 de la *Loi sur les compagnies et enonce* dans la Gazette de l'Ontario du Janvier 20, 2001 relativement a l'annulation du certificat de constitution en personne morale de 1396473 ONTARIO INC. a ete delivre par erreur et qu'il est nul et sans effet.

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

10/03

Notice of Default in Complying with the Corporations Information Act Avis de non-observation de la loi sur les renseignements exigés des compagnies et des associations

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

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

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

2003-02-27

NORTH AMERICAN BUSINESS GROUP, INC.	1398176
EUROPEAN HARDWOOD FLOORING INC.	1278736

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

10/03

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

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

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

Name of Corporation: Dénomination sociale de la compagnie :	Ontario Corporation Number Numéro de la compagnie en Ontario
2002-09-12	
DEN-MAR CAPITAL INC.	1542001
LARRY'S PAINTING & RENOVATIONS LTD.	1541708
2002-09-13	
OPM COMPANY LTD.	1542077
PINMAR INDUSTRIES INC.	1542156
2002-09-27	
1543630 ONTARIO INC.	1543630
2002-10-03	
1544252 ONTARIO INC.	1544252
1544253 ONTARIO INC.	1544253
1544254 ONTARIO INC.	1544254
1544255 ONTARIO INC.	1544255
2002-10-09	
INTELLIGENT SERVICES AND SOLUTIONS INC.	1545161
2002-10-16	
1545734 ONTARIO INC.	1545734

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

10/03

Co-operative Corporations Act (Certificate of Incorporation Issued) Loi sur les Sociétés Coopératives (Certificat de constitution délivré)

NOTICE IS HEREBY GIVEN that, under the *Co-operative Corporations Act*, a certificate of Incorporation has been issued to:

AVIS EST PAR LES PRÉSENTES DONNÉ qu'en vertu de la *Loi sur les Sociétés Coopératives* un certificat de constitution a été délivré à :

Name of Corporation and Head Office:
Nom de la compagnie et siège social :

2003-02-21

Art on Sparks Gallery: Ottawa Artists' Co-operative Inc., Ottawa
Rainy River Beef Breeder Finance Co-operative Corporation, Devlin

JOHN M. HARPER,
Director, Compliance Branch, Licensing and
Compliance Division by delegated authority
from the Superintendent of Financial Services
Directeur, Observation des lois et des règlements
Division de la délivrance des permis et de
l'observation des lois et des règlements
en vertu des pouvoirs délégués par le
surintendant des services financiers

10/03

Courts of Justice Act, s. 127 Loi sur les tribunaux judiciaires, s. 127

POSTJUDGMENT AND PREJUDGMENT INTEREST RATES

1. Postjudgment interest rates (and prejudgment interest rates for causes of action arising on or before October 23, 1989) are as follows:

	1st Quarter	2nd Quarter	3rd Quarter	4th Quarter
1985	12%	13%	11%	11%
1986	11%	13%	10%	10%
1987	10%	9%	10%	11%
1988	10%	10%	11%	12%

1989	13%	13%	14%	14%
1990	14%	15%	14%	14%
1991	14%	11%	11%	10%
1992	9%	9%	8%	7%
1993	10%	8%	7%	6%
1994	6%	6%	8%	7%
1995	8%	10%	9%	8%
1996	8%	7%	6%	6%
1997	5%	5%	5%	5%
1998	5%	6%	6%	7%
1999	7%	7%	6%	6%
2000	6%	7%	7%	7%
2001	7%	7%	6%	6%
2002	4%	4%	4%	4%
2003	4%	4%		

This table shows the postjudgment interest rates for orders made in the quarters indicated. This table also shows the prejudgment interest rates for actions commenced in the quarters indicated in respect of causes of action arising on or before October 23, 1989.

For proceedings commenced before January 1, 1985, the postjudgment interest rate is the prime bank rate, which is published in the Bank of Canada Review. The rate can be found from either the back copies of the Bank of Canada Review or in 1985-1990 editions of Watson and McGowan, Ontario Supreme and District Court Practice following the text of section 138 of the *Judicature Act*, or by calling the Bank of Canada.

2. Prejudgment interest rates for causes of action arising after October 23, 1989 are as follows:

	1st Quarter	2nd Quarter	3rd Quarter	4th Quarter
1989				12.4%
1990	12.5%	13.5%	13.9%	12.9%
1991	12.3%	.510%	9.1%	8.8%
1992	7.7%	7.5%	6.3%	5.1%
1993	8.3%	6.1%	5.1%	5.0%
1994	4.3%	4.1%	6.6%	5.6%
1995	6.0%	8.0%	7.6%	6.6%
1996	6.1%	5.6%	5.0%	4.3%
1997	3.3%	3.3%	3.3%	3.5%
1998	4.0%	5.0%	5.0%	6.0%
1999	5.3%	5.3%	4.8%	4.8%
2000	5.0%	5.3%	6.0%	6.0%
2001	6.0%	5.8%	4.8%	4.3%
2002	2.5%	2.3%	2.5%	3.0%
2003	3.0%	3.0%		

This table shows the prejudgment interest rates for actions commenced in the quarters indicated in respect of causes of action arising after October 23, 1989.

SANDRA WAIN
Director
Corporate Planning Branch
Courts Services Division
Ministry of the Attorney General

(6757) 10

Order in Council Décret

O.C./Décret 500/2003

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

Sur la recommandation du soussigné, le lieutenant-gouverneur, sur l'avis et avec le consentement du Conseil des ministres, décrète ce qui suit :

Pursuant to subsection 2(2) of the *Executive Council Act*, the Honourable Norman W. Sterling designated as the Minister responsible for Native Affairs;

and Order in Council O.C. 245/2001, dated February 8, 2001, is hereby revoked.

Recommended ERNIE EVES
Premier and President of the Council

Concurred NORMAN STERLING
Chair of Cabinet

Approved and Ordered, February 25, 2003.

(6754) 10 JAMES BARTELMAN
Lieutenant Governor

O.C./Décret 501/2003

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

Sur la recommandation du soussigné, le lieutenant-gouverneur, sur l'avis et avec le consentement du Conseil des ministres, décrète ce qui suit :

Pursuant to subsection 2(2) of the *Executive Council Act*, the Honourable Ernie Hardeman, Minister without Portfolio, is designated as Associate Minister with responsibilities as assigned by the Premier and the Minister of Municipal Affairs and Housing;

And Order in Council O.C. 1025/2002, dated April 15, 2002, is hereby revoked.

Recommended ERNIE EVES
Premier and President of the Council

Concurred NORMAN STERLING
Chair of Cabinet

Approved and Ordered, February 25, 2003.

(6755) 10 JAMES BARTELMAN
Lieutenant Governor

O.C./Décret 502/2003

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

Sur la recommandation du soussigné, le lieutenant-gouverneur, sur l'avis et avec le consentement du Conseil des ministres, décrète ce qui suit :

WHEREAS pursuant to subsection 2(2) of the *Executive Council Act*, R.S.O. 1990, c.E.25, and Order in Council O.C. 501/2003, dated the 25th day of February, 2003, the Honourable Ernie Hardeman, Minister without Portfolio, was designated as Associate Minister of Municipal Affairs and Housing with responsibilities as assigned by the Premier and the Minister of Municipal Affairs and Housing,

PURSUANT to subsection 2(2) of the *Executive Council Act*, R.S.O. 1990, c.E.25,

1) the powers and duties in relation to the Ontario Small Town and Rural Development Initiative, including the Infrastructure Program (OSTAR-Infrastructure) and the Rural Economic Development Program (OSTAR-RED), are hereby transferred and assigned to the Honourable Ernie Hardeman, Associate Minister of Municipal Affairs and Housing; and

2) all other powers and duties in relation to Rural Affairs are hereby

transferred and assigned to the Honourable Ernie Hardeman, Associate Minister of Municipal Affairs and Housing;

AND PURSUANT to subsection 5(1) of the *Executive Council Act*, R.S.O. 1990, c.E.25, the powers and duties under subsection 6(1) of the *Ministry of Municipal Affairs and Housing Act*, R.S.O. 1990, c.M.30, insofar as they relate to the powers and duties transferred and assigned under this Order in Council to the Honourable Ernie Hardeman, Associate Minister of Municipal Affairs and Housing, are hereby assigned to the Honourable Ernie Hardeman;

Recommended ERNIE EVES
Premier and President of the Council

Concurred NORMAN STERLING
Chair of Cabinet

Approved and Ordered, February 25, 2003.

(6756) 10 JAMES BARTELMAN
Lieutenant Governor

Ministry of Municipal Affairs Ministère des Affaires Municipales

ORDER MADE UNDER THE
MUNICIPAL ACT, R.S.O. 1990, c.M.45

TOWN OF NEW LISKEARD, TOWN OF HAILEYBURY TOWNSHIP OF DYMOND

Definitions

1. In this Order,

“former municipalities” means The Corporation of the Town of New Liskeard, The Corporation of the Town of Haileybury and The Corporation of the Township of Dymond as they exist prior to January 1, 2004;

“former Town of New Liskeard” means The Corporation of the Town of New Liskeard as it exists prior to January 1, 2004;

“former Town of New Haileybury” means The Corporation of the Town of Haileybury as it exists prior to January 1, 2004;

“former Township of Dymond” means The Corporation of the Township of Dymond as it exists prior to January 1, 2004; and

“new municipality” means The Corporation of the Municipality of New Liskeard-Haileybury-Dymond created as a result of the restructuring under section 2.

Municipal Restructuring

2. On January 1, 2004, The Corporation of the Town of New Liskeard, The Corporation of the Town of Haileybury and The Corporation of the Township of Dymond are amalgamated as a single-tier municipality under the name “The Corporation of the Municipality of New Liskeard-Haileybury-Dymond”.

Procedure to Change Name

3. (1) The name of the new municipality as set out in section 2 may be changed upon a request made prior to November 10, 2003 to the Minister by the transition board established under subsection 15(1) following the process referred to in subsection (2).

(2) The transition board shall select the name of the new municipality from among the recommendations made by a committee, as established by the transition board, composed of an equal number of representatives from each of the former municipalities.

(3) The name of a local board established or continued under this Order may be changed to reflect a change in the name of the new municipality made under subsection (1).

Council

4. (1) Following the 2003 regular municipal election, the council of the new municipality shall be composed of seven members consisting of,

- (a) the head of council, to be known as the mayor; and
- (b) six councillors,

(2) who shall be elected by general vote of the electors of the new municipality.

Each member of council shall have one vote.

Term

5. (1) The terms of office of the members of the councils of the former municipalities elected in the 2000 regular municipal election shall expire on December 31, 2003.

(2) The members of council of the new municipality elected at the 2003 regular municipal election shall take office on January 1, 2004.

Election

6. (1) The 2003 regular municipal elections in the former municipalities shall be conducted as if the restructuring under section 2 had already occurred.

(2) For the purpose of subsection (1), the clerk of the former Township of Dymond shall be responsible for conducting the election under the *Municipal Elections Act, 1996*.

(3) For the purpose of subsection (1), the council of the former Township of Dymond shall be deemed to be the council for the purposes of the *Municipal Elections Act, 1996*.

Police Services Board

7. (1) The police services boards of the former Town of New Liskeard and the former Township of Dymond are dissolved on January 1, 2004.

(2) A new police services board for the new town to be known as "The Police Services Board of The Corporation of the Municipality of New Liskeard-Haileybury-Dymond" is established on January 1, 2004.

(3) The operation and composition of the police services board established under subsection (2) shall be in accordance with the *Police Services Act*.

(4) On January 1, 2004, the police services board established under subsection (2) stands in the place of the police services boards dissolved under subsection (1).

(5) The new municipality stands in the place of the former municipalities for all purposes related to policing.

(6) The assets and liabilities under the control and management of the police services boards dissolved under subsection (1) become assets and liabilities under the control and management of the police services board established under subsection (2).

(7) On January 1, 2004, all by-laws and resolutions of the police services board of the former Town of New Liskeard dissolved under subsection (1) shall be deemed to be by-laws and resolutions of the police services board established under subsection (2) and shall remain

in force in the area of the former Town of New Liskeard until they are amended or repealed.

(8) On January 1, 2004, all by-laws and resolutions of the police services board of the former Township of Dymond dissolved under subsection (1) shall be deemed to be by-laws and resolutions of the police services board established under subsection (2) and shall remain in force in the area of the former Township of Dymond until they are amended or repealed.

(9) Nothing in this section repeals or authorizes the repeal of by-laws or resolutions conferring rights, privileges, franchises, immunities or exemptions that could not have been lawfully repealed by the police services boards dissolved under subsection (1).

Library Board

8. (1) The public library boards for the Town of New Liskeard and the Town of Haileybury are dissolved on January 1, 2004.

(2) On January 1, 2004, a library board for the new municipality is established.

(3) The operation and composition of the library board established in subsection (2) shall be in accordance with the *Public Libraries Act*.

(4) The rights and obligations, assets and liabilities including employees of the library boards dissolved under subsection (1) shall be deemed to be rights and obligations, assets and liabilities including employees of the library board established under subsection (2).

(5) All by-laws, rules, regulations and fees passed or established by the library boards dissolved under subsection (1) shall be continued and deemed to be by-laws, rules, regulations and fees of the library board established under subsection (2) and shall remain in force until amended or repealed.

By-laws

9. (1) Every by-law and resolution of the former municipalities shall be continued and deemed to be a by-law or resolution of the new municipality and shall remain in force in the area of the former municipality until the date it is amended or repealed.

(2) Any by-law of a former municipality passed under section 34 of the *Planning Act* or a predecessor of that section and any official plan of a former municipality approved under the *Planning Act*, or a predecessor of that Act, shall be deemed to be a by-law or official plan of the new municipality and shall remain in force until it is amended or repealed by the council of the new municipality.

(3) If a former municipality has commenced procedures to enact a by-law under any Act, or adopt an official plan or amendment to it under the *Planning Act* and that by-law, official plan or amendment is not in force on January 1, 2004, the new municipality may continue the procedures.

Assets and Liabilities

10. On January 1, 2004, the assets and liabilities, rights and obligations, including employees, of the former municipalities and their local boards become the assets and liabilities, rights and obligations, including employees, of the new municipality.

Taxes

11. (1) All taxes, charges and rates levied, imposed or assessed under any Act by the former municipalities that are due and unpaid on December 31, 2003, shall be deemed to be taxes, charges and rates due and payable to the new municipality and may be collected by the new municipality in the same manner as if they had been levied, imposed or assessed by the new municipality.

(2) If a former municipality has commenced procedures under the *Municipal Tax Sales Act* and the procedures are not completed by January 1, 2004, the new municipality may continue the procedures.

Tax Phase-In

12. (1) Any increase in the rates of taxation for municipal purposes for the residential and the farm property classes in the former Township of Dymond which would occur solely as a result of this Order shall be phased in for the municipal portion of the real property tax bill in equal amounts per year up to a maximum of five per cent (5%) per year from 2004 to 2007.

(2) Any increase in the rates of taxation for municipal purposes for the residential and the farm property classes in the former Township of Dymond over the four year period referred to in subsection (1) that exceeds five per cent (5%) shall be financed by the former Township of Dymond tax stabilization reserve fund.

Tax Rate Adjustment

13. The new municipality shall provide for a special tax rate adjustment upon the rateable property located in the area of a former municipality in respect of police services, debts or deficits created by the former municipalities on or before December 31, 2003.

Assessment Roll

14. For the purpose of the preparation of the assessment roll for the new municipality under the *Assessment Act* for the 2004 taxation year, the former municipalities shall be deemed to be one municipality.

Reserves and Reserve Funds

15. Reserves and reserve funds shall become reserves and reserve funds of the new municipality and shall be used for the purpose for which they were designated on or before December 31, 2003, by the former municipality for the benefit of the ratepayers of the former municipality.

Transition Board

16. (1) On the date of this order a transition board for the new municipality is established and is constituted a body corporate.

(2) The transition board shall cease to exist on December 31, 2003.

(3) The transition board shall be composed of six members consisting of,

- (a) the mayor and one councillor from the former Town of New Liskeard;
- (b) the mayor and one councillor from the former Town of Haileybury; and
- (c) the reeve and one councillor from the former Township of Dymond.

(4) The transition board shall adopt procedural rules and systems of controls to govern its activities.

(5) The transition board may exercise the powers specified in subsection (7) that the former municipalities have and that the new municipality will have on and after January 1, 2004.

(6) The councils of the former municipalities shall not exercise the powers specified in clause (b) of subsection (7) without the approval of the transition board.

- (7) The transition board may exercise the following powers:
- (a) establish and adopt a work plan for 2003 for the transition period and a budget for implementing that plan;
 - (b) review and approve any changes to reserves or reserve funds of the former municipalities;
 - (c) approve the name for the new municipality and submit the

request (resolution) to the Minister of Municipal Affairs and Housing to implement;

- (d) establish and implement communication plans for employees of the former municipalities and the public;
- (e) determine remuneration rates for the members of the council of the new municipality;
- (f) submit an application and business case to the Ministry of Municipal Affairs and Housing for transition assistance;
- (g) secure insurance, banking and legal services for the new municipality;
- (h) second employees and advisors from the former municipalities and their local boards for the purposes of the transition board;
- (i) retain external consultants to assist with the transition to the new municipality, as required;
- (j) establish a human resources protocol to deal with all employees of the former municipalities;
- (k) implement a management and administrative structure for the operation of the new municipality;
- (l) identify, select and retain employees for the new municipality;
- (m) negotiate and enter into agreements with employees of the former municipalities and the new municipality;
- (n) establish uniform policies relating to offers of employment for positions in the new municipality;
- (o) provide for severance or compensation in lieu of notice or both notice and compensation as required, to employees of the former municipalities;
- (p) determine the location of the public works and administrative sites for the operation of the new municipality;
- (q) undertake and implement an optimization study for the new municipality regarding service delivery functions, municipal facilities and equipment and staffing requirements needed for efficient and effective municipal operations;
- (r) recommend to the council of the new municipality a committee and sub-committee system for the new municipality;
- (s) require the production of financial and other data, information and statistics from each of the former municipalities and their local boards; and
- (t) apportion to each former municipality its share of the transition board costs associated with the exercise of powers of the board, on a per capita basis based on 2001 census data for each of the former municipalities.

Dispute Resolution

17. (1) If a dispute arises with respect to any issue arising out of the interpretation of this Order, any of the former municipalities may refer the matter in dispute for resolution through mediation.

(2) If the dispute is not resolved through mediation, then the matter may either be referred,

- (a) to arbitration, to be conducted in accordance with the provisions of the *Arbitration Act, 1991*, except as provided herein; or
- (b) by agreement of all of the former municipalities, to the council of the new municipality for resolution.

(3) Where a dispute is referred to arbitration under clause (2)(a), the decision of the arbitrator shall be final.

(4) The costs associated with mediation or arbitration proceedings under this section shall be shared equally among the former municipalities.

Dated on this 21st day of February, 2003.

(6753) 10
HELEN JOHNS
Minister of Municipal Affairs
and Housing

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

PUBLIC NOTICE

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

Committees Branch
Room 1405, Whitney Block, Queen's Park
Toronto, Ontario M7A 1A2

Telephone: 416/325-3500 (Collect calls will be accepted.)

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

(8699) T.F.N. CLAUDE L. DESROSIERS,
Clerk of the Legislative Assembly.

**Applications to Provincial Parliament
Demandes au Parlement provincial**

THE CORPORATION OF THE COUNTY OF HALIBURTON

NOTICE IS HEREBY GIVEN on behalf of the Corporation of the County of Haliburton, that application will be made to the Legislative Assembly of the Province of Ontario for special legislation stating that the *Homes for the Aged and Rest Homes Act, R.S.O. 1990. c.H.13, as amended*, does not apply to the Corporation of the County of Haliburton.

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

Dated at the County of Haliburton, this 3rd day of February, 2003

(4202) 07 to 10
THE CORPORATION OF THE COUNTY
OF HALIBURTON
Chief Administrative Officer,
GARY KING

INSTITUTE FOR CHRISTIAN STUDIES

NOTICE IS HEREBY GIVEN that on behalf of the Institute for Christian Studies (ICS) application will be made to the Legislative Assembly of the Province of Ontario for an Act to amend the *Institute for Christian Studies Act* (1983; amended 1992). Specifically, the proposed Act will authorize the ICS to grant the degree of Master of Philosophy (in place

of the current Master of Philosophical Foundations), to grant the degree of Doctor of Philosophy (whereas the current *Act* allows the ICS to offer a doctoral program of study but not the degree), and to grant honorary degrees. The proposed Act will also make minor amendments to the structure of the ICS Board of Trustees.

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

Dated at Toronto this 19th day of February, 2003

(4214) 09 to 12
Harry Fernhout, President
Institute for Christian Studies
229 College Street
Toronto
M5T 1R4

KITCHENER-WATERLOO COMMUNITY FOUNDATION

NOTICE IS HEREBY GIVEN that on behalf of the Kitchener-Waterloo Community Foundation ("KWCF") application will be made to the Legislative Assembly of the Province of Ontario for Act to amend the *Kitchener-Waterloo Foundation Act*, 1984, and specifically to:

Clarify KWCF's objects; to amend the maximum number of directors from 15 to a number to be determined by the board; to allow for the past president to be appointed a director notwithstanding that the maximum number of consecutive terms is three; to amend the composition of the nominating committee by removing the President of the Waterloo Law Association and to change the reference from *President to Chair* of the Greater Kitchener-Waterloo Chamber of Commerce and the United Way of Kitchener-Waterloo; to modernize the powers of the KWCF such that it has the capacity, rights, powers and privileges of a natural person; to allow the KWCF to set up special emergency relief funds for the relief of Ontario residents; to allow the KWCF to direct donations outside of the Kitchener-Waterloo area and Canada when so instructed by the donor providing that the recipient is a registered charity under the *Income Tax Act (Canada)*; and to simplify the presentation of the financial statements published in the required newspapers.

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

Dated this 18th day of February, 2003

(4218) 09 to 12
MILLER THOMSON LLP
per Teresa A. de Haan,
Solicitors for the Applicant

**Corporation Notices
Avis relatifs aux compagnies**

**ORILLIA AND DISTRICT ASSOCIATION FOR
COMMUNITY LIVING**

TAKE NOTICE that the Members of the Corporation passed a Resolution on May 24, 2001, permitting the Board of Directors to take steps to voluntarily wind up the Corporation, and that on February 19, 2003, the Board of Directors passed a Resolution to voluntarily wind up the Corporation and appointed Lewis Downey Tornosky & Lassaline Professional Corporation as liquidator.

Dated this 26th day of February, 2003.

(4219) 10
LEWIS DOWNEY TORNOSKY
& LASSALINE Professional Corporation
Liquidator

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

MUNICIPAL ACT 2001
S.O. 2001, c. 25, s. 379 (2) (b), R.R.O. 1990 Reg. 824
(Formerly under the *Municipal Tax Sales Act*)

THE CORPORATION OF THE TOWN OF ESSEX

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on Monday, April 7, 2003, at 33 Talbot St. E. Essex, Ontario, N8M 1A8.

The tenders will then be opened in public on the same day at Town of Essex Council Chambers.

	Minimum Tender Amount (set out the cancellation price as of the first day of advertising)
Description of Land(s)	

A. Concession 1, Part of Lot 90, Town of Essex \$21,187.56

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

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 the accumulated taxes and the relevant land transfer tax.

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

DONNA HUNTER
Treasurer
The Town of Essex
33 Talbot Street South
Essex, Ontario
N8M 1A8

(4220) 10

MUNICIPAL ACT 2001
S.O. 2001, c. 25, s. 379 (2) (b), R.R.O. 1990 Reg. 824
(Formerly under the *Municipal Tax Sales Act*)

**THE CORPORATION OF THE TOWNSHIP OF
SCHREIBER**

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 Thursday April 10, 2003, at the Township of Schreiber.

The tenders will then be opened in public on the same day at 3:30 p.m.

	Minimum Tender Amount (set out the cancellation price as of the first day of advertising)
Description of Land(s)	

Lot 3, Section 6, Plan 826, Township of Schreiber, District of Thunder Bay, (223 Brunswick St. Single Family Detached) \$10,500.00

Surface rights only, Parcel 13048, Thunder Bay Freehold, Part of Lot 20, Plan M-135, Designated as Part 1, Plan 55R-6173, Township of Schreiber, District of Thunder Bay, Being all of the Parcel (Vacant Land near Walker Lake) \$3,600.00

Parcel 9675, Thunder Bay Freehold, Lot 22, Plan M-7, Township of Schreiber, District of Thunder Bay, (105 Ann St. Single Family Detached) \$6,500.00

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

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 the accumulated taxes and the relevant land transfer tax.

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

DAWN HALCROW,
Clerk-Treasurer/Administrator
Township of Schreiber
608 Winnipeg Street
Box 40
Schreiber, ON
P0T 2S0
Phone: 807-824-2711
Fax: 807-824-3231

(4221) 10

MUNICIPAL ACT 2001
S.O. 2001, c. 25, s. 379 (2) (b), R.R.O. 1990 Reg. 824
(Formerly under the *Municipal Tax Sales Act*)

**THE CORPORATION OF THE TOWNSHIP OF
ALNWICK/HALDIMAND**

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 Thursday, April 3, 2003 at Municipal Offices, 10836 County Road 2, P.O. Box 70, Grafton, Ontario K0K 2G0.

The tenders will then be opened in public on the same day at the Township Offices at 3:30 p.m.

	Minimum Tender Amounts
Description of Land(s)	

A. Part of Lot 17, Concession 3, Township of Alnwick/Haldimand, (formerly Township of Alnwick) County of Northumberland, more particularly described in Instrument Number 144518 \$47,145.87

B. Part of Lot 6, according to Plan 37 of the Alnwick Indian Reserve, Department of Indian Affairs, in the Township of Alnwick/Haldimand, (formerly Township of Alnwick), in the County of Northumberland, more particularly described in Instrument Number 136697 . . . \$18,817.52

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

Separate Tenders must be submitted for each property.

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 the accumulated taxes and the relevant land transfer tax.

For further information regarding the regulations of this sale contact:

TERRENCE KOROTKI, B.A., AMCT
Clerk/Administrator
The Corporation of the Township of
Alnwick/Haldimand
P.O. Box 70
Grafton, Ontario
K0K 2G0

(4222) 10

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

2003—03—08

ONTARIO REGULATION 42/03

made under the

PROVINCIAL OFFENCES ACT

Made: December 11, 2002

Filed: February 17, 2003

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

Note: Regulation 950 has previously been amended.
Those amendments are listed in the Table of Regu-
lations published in *The Ontario Gazette* dated
January 18, 2003.

**1. Schedule 6.1 to Regulation 950 of the Revised
Regulations of Ontario, 1990 is revoked and the fol-
lowing substituted:**

SCHEDULE 6.1

Ontario Regulation 361/98
under the *Environmental Protection Act*

ITEM	COLUMN 1	COLUMN 2
1.	Use leaded gasoline to operate motor vehicle with catalytic converter	subsection 5 (1)
2.	Operate motor vehicle with catalytic converter not repaired/replaced	subsection 5 (2)
3.	Cause operation of motor vehicle with catalytic converter not repaired/replaced	subsection 5 (2)
4.	Permit operation of motor vehicle with catalytic converter not repaired/replaced	subsection 5 (2)
5.	Alter motor so that catalytic converter bypassed	subsection 5 (3)
6.	Cause alteration of motor so that catalytic converter bypassed	subsection 5 (3)
7.	Permit alteration of motor so that catalytic converter bypassed	subsection 5 (3)
8.	Alter motor vehicle so that catalytic converter bypassed	subsection 5 (3)
9.	Cause alteration of motor vehicle so that catalytic converter bypassed	subsection 5 (3)
10.	Permit alteration of motor vehicle so that catalytic converter bypassed	subsection 5 (3)
11.	Operate motor with catalytic converter not functioning	clause 5 (4) (a)
12.	Cause operation of motor with catalytic converter not functioning	clause 5 (4) (a)
13.	Permit operation of motor with catalytic converter not functioning	clause 5 (4) (a)
14.	Operate motor vehicle with catalytic converter not functioning	clause 5 (4) (a)
15.	Cause operation of motor vehicle with catalytic converter not functioning	clause 5 (4) (a)
16.	Permit operation of motor vehicle with catalytic converter not functioning	clause 5 (4) (a)
17.	Operate motor with catalytic converter incapacitated	clause 5 (4) (b)
18.	Cause operation of motor with catalytic converter incapacitated	clause 5 (4) (b)
19.	Permit operation of motor with catalytic converter incapacitated	clause 5 (4) (b)
20.	Operate motor vehicle with catalytic converter incapacitated	clause 5 (4) (b)
21.	Cause operation of motor vehicle with catalytic converter incapacitated	clause 5 (4) (b)
22.	Permit operation of motor vehicle with catalytic converter incapacitated	clause 5 (4) (b)
23.	Operate light vehicle from which visible emission	subsection 6 (1)
24.	Cause operation of light vehicle from which visible emission	subsection 6 (1)
25.	Permit operation of light vehicle from which visible emission	subsection 6 (1)
26.	Operate heavy vehicle from which visible emission	subsection 6 (2)
27.	Cause operation of heavy vehicle from which visible emission	subsection 6 (2)
28.	Permit operation of heavy vehicle from which visible emission	subsection 6 (2)
29.	Operate motor vehicle that contravenes emission standards	subsection 7 (3)
30.	Cause operation of motor vehicle that contravenes emission standards	subsection 7 (3)
31.	Permit operation of motor vehicle that contravenes emission standards	subsection 7 (3)

ITEM	COLUMN 1	COLUMN 2
32.	Operate gasoline fuelled light vehicle that contravenes emission standards	subsection 8 (7)
33.	Cause operation of gasoline fuelled light vehicle that contravenes emission standards	subsection 8 (7)
34.	Permit operation of gasoline fuelled light vehicle that contravenes emission standards	subsection 8 (7)
35.	Operate gasoline fuelled light vehicle that contravenes emission standards	subsection 9 (13.1)
36.	Cause operation of gasoline fuelled light vehicle that contravenes emission standards	subsection 9 (13.1)
37.	Permit operation of gasoline fuelled light vehicle that contravenes emission standards	subsection 9 (13.1)
38.	Operate gasoline fuelled heavy vehicle that contravenes emission standards	subsection 10 (8)
39.	Cause operation of gasoline fuelled heavy vehicle that contravenes emission standards	subsection 10 (8)
40.	Permit operation of gasoline fuelled heavy vehicle that contravenes emission standards	subsection 10 (8)
41.	Operate diesel fuelled light vehicle that contravenes emission standards	subsection 11 (5)
42.	Cause operation of diesel fuelled light vehicle that contravenes emission standards	subsection 11 (5)
43.	Permit operation of diesel fuelled light vehicle that contravenes emission standards	subsection 11 (5)
44.	Operate diesel fuelled heavy vehicle that contravenes emission standards	subsection 12 (5)
45.	Cause operation of diesel fuelled heavy vehicle that contravenes emission standards	subsection 12 (5)
46.	Permit operation of diesel fuelled heavy vehicle that contravenes emission standards	subsection 12 (5)
47.	Driver fail to submit motor vehicle for testing and inspection	subsection 13 (2)
48.	Owner fail to submit motor vehicle for testing and inspection	subsection 13 (2)

2. The Regulation is amended by adding the following Schedule:

SCHEDULE 73.1

Pesticides Act

ITEM	COLUMN 1	COLUMN 2
1.	Sell unclassified pesticide	section 6
2.	Offer to sell unclassified pesticide	section 6
3.	Transfer unclassified pesticide	section 6
4.	Sell pesticide without licence	section 6
5.	Offer to sell pesticide without licence	section 6
6.	Transfer pesticide without licence	section 6
7.	Sell pesticide not in accordance with licence	section 6
8.	Offer to sell pesticide not in accordance with licence	section 6
9.	Transfer pesticide not in accordance with licence	section 6

3. Schedule 74 to the Regulation is revoked and the following substituted:

SCHEDULE 74

Regulation 914 of the Revised Regulations of Ontario, 1990
under the *Pesticides Act*

ITEM	COLUMN 1	COLUMN 2
1.	Fail to notify Director of change in information within 10 days	subsection 5 (3)
2.	Fail to carry exterminator's license or legible copy	subsection 5 (4)
3.	Fail to notify Director of change in information with 10 days	subsection 15 (4)
4.	Employ unlicensed person to assist in extermination	subsection 19 (1)
5.	Employ too few licensed exterminators	subsection 19 (1.2)
6.	Fail to ensure technician properly supervised	subsection 19 (1.3)
7.	Fail to ensure trainee properly supervised	subsection 19 (1.3)
8.	Fail to have licensed exterminator in charge at business location daily	clause 19 (2) (a)
9.	Fail to notify Director of business location address	clause 19 (2) (b)
10.	Fail to notify Director of name of licensed exterminator in charge	clause 19 (2) (b)
11.	Fail to notify Director of address change	clause 19 (2) (c)
12.	Fail to notify Director of change of licensed exterminator in charge	clause 19 (2) (c)
13.	Fail to display licence in prominent place	subsection 19 (3)
14.	Operator — fail to carry prescribed insurance	subsection 20 (1)
15.	Exterminator assisted by unlicensed person	subsection 20.1 (1)
16.	Technician — fail to carry documentation confirming qualifications	subsection 20.1 (2)
17.	Trainee — fail to carry identification	subsection 20.1 (3)
18.	Technician — assist extermination without supervision	subsection 20.1 (6)
19.	Trainee — assist extermination without constant supervision	subsection 20.1 (7)

ITEM	COLUMN 1	COLUMN 2
20.	Technician — select pesticide for client	clause 20.1 (8) (a)
21.	Trainee — select pesticide for client	clause 20.1 (8) (a)
22.	Technician — recommend pesticide to client	clause 20.1 (8) (a)
23.	Trainee — recommend pesticide to client	clause 20.1 (8) (a)
24.	Technician — select method of application of pesticide	clause 20.1 (8) (b)
25.	Trainee — select method of application of pesticide	clause 20.1 (8) (b)
26.	Technician — select rate of application of pesticide	clause 20.1 (8) (b)
27.	Trainee — select rate of application of pesticide	clause 20.1 (8) (b)
28.	Technician — mix Schedule 1 pesticide	clause 20.1 (8) (c)
29.	Trainee — mix Schedule 1 pesticide	clause 20.1 (8) (c)
30.	Technician — mix Schedule 5 pesticide	clause 20.1 (8) (c)
31.	Trainee — mix Schedule 5 pesticide	clause 20.1 (8) (c)
32.	Technician — fill equipment with Schedule 1 pesticide	clause 20.1 (8) (c)
33.	Trainee — fill equipment with Schedule 1 pesticide	clause 20.1 (8) (c)
34.	Technician — fill equipment with Schedule 5 pesticide	clause 20.1 (8) (c)
35.	Trainee — fill equipment with Schedule 5 pesticide	clause 20.1 (8) (c)
36.	Technician — apply Schedule 1 pesticide	clause 20.1 (8) (d)
37.	Trainee — apply Schedule 1 pesticide	clause 20.1 (8) (d)
38.	Technician — apply Schedule 5 pesticide	clause 20.1 (8) (d)
39.	Trainee — apply Schedule 5 pesticide	clause 20.1 (8) (d)
40.	Technician — mix Schedule 2 pesticide without supervision	clause 20.1 (8) (e)
41.	Trainee — mix Schedule 2 pesticide without supervision	clause 20.1 (8) (e)
42.	Technician — fill equipment with Schedule 2 pesticide without supervision	clause 20.1 (8) (e)
43.	Trainee — fill equipment with Schedule 2 pesticide without supervision	clause 20.1 (8) (e)
44.	Technician — apply Schedule 2 pesticide without supervision	clause 20.1 (8) (e)
45.	Trainee — apply Schedule 2 pesticide without supervision	clause 20.1 (8) (e)
46.	Technician — fail to carry instructions with prescribed information	subsection 20.1 (9)
47.	Technician — fail to keep written instructions at job site	subsection 20.1 (11)
48.	Supervise more than 3 technicians or trainees at once	subsection 20.2 (1)
49.	Fail to ensure technician receives necessary training	clause 20.2 (3) (a)
50.	Fail to ensure trainee receives necessary training	clause 20.2 (3) (a)
51.	Fail to make record of technician training	clause 20.2 (3) (b)
52.	Fail to make record of trainee training	clause 20.2 (3) (b)
53.	Fail to keep record of technician training	subsection 20.2 (3.1)
54.	Fail to keep record of trainee training	subsection 20.2 (3.1)
55.	Fail to ensure technician carries instructions	subsection 20.2 (4)
56.	Fail to visit technician at extermination site weekly	subsection 20.2 (5)
57.	Fail to properly record extermination site visit	subsection 20.2 (5)
58.	Fail to accompany and supervise trainee during extermination	subsection 20.2 (6)
59.	Fail to ensure assistant licensed person	clause 20.3 (a)
60.	Fail to ensure employee only handles pesticide in sealed container	clause 20.3 (b)
61.	Fail to ensure no employee handles empty pesticide container	clause 20.3 (c)
62.	Fail to ensure no employee does anything detrimental	clause 20.3 (d)
63.	Fail to ensure no employee suffers harm	clause 20.3 (e)
64.	Use unclassified pesticide in extermination	subsection 22 (1)
65.	Use pesticide not in accordance with label	subsection 22 (2)
66.	Purchase pesticide without prescribed licence	section 24
67.	Acquire pesticide without prescribed licence	section 24
68.	Store pesticide without prescribed licence	section 24
69.	Use pesticide without prescribed licence	section 24
70.	Use well water in extermination without backflow prevention device	subsection 25 (1)
71.	Use surface water in extermination without backflow prevention device	subsection 25 (1)
72.	Wash extermination equipment in or near well	subsection 25 (2)
73.	Wash extermination equipment in or near surface water	subsection 25 (2)
74.	Possession of pesticide in other than original container	subsection 26 (1)
75.	Fail to rinse empty Schedule 1, 2, 3, 5 or 6 pesticide container	subsection 27 (1)
76.	Fail to ensure empty rinsed pesticide container recycled	clause 27 (3) (a)
77.	Fail to ensure empty rinsed pesticide container disposed of as prescribed	clause 27 (3) (b)
78.	Fail to ensure empty pesticide container disposed of as prescribed	clause 27 (4) (a)
79.	Fail to ensure empty pesticide container recycled	clause 27 (4) (b)
80.	Fail to ensure rinse solvent disposed of as prescribed	subsection 27 (5)
81.	Fail to ensure empty pesticide container disposed of as prescribed	subsection 27 (7)
82.	Fail to ensure spillage cleaned up	subclause 28 (1) (a) (i)
83.	Fail to decontaminate properly	subclause 28 (1) (a) (ii)
84.	Fail to ensure pesticide is properly stored	clause 28 (1) (b)
85.	Fail to ensure pesticide container labelled	clause 28 (1) (b)

ITEM	COLUMN 1	COLUMN 2
86.	Fail to ensure damaged/broken container rinsed	clause 28 (1) (c)
87.	Fail to ensure damaged/broken pesticide container recycled	clause 28 (1) (c)
88.	Fail to ensure damaged/broken pesticide container disposed of as prescribed	clause 28 (1) (c)
89.	Fail to ensure rinse solvent disposed of as prescribed	clause 28 (1) (c)
90.	Fail to ensure pesticide disposed of as prescribed	clause 28 (1) (d)
91.	Fail to ensure solvent disposed of as prescribed	clause 28 (1) (e)
92.	Fail to forthwith notify Director of event that may release pesticide	subsection 29 (1)
93.	Fail to forthwith notify Director when pesticide stolen	subsection 29 (2)
94.	Fail to deliver prescribed notice to area police force	clause 36 (1) (c)
95.	Fail to deliver prescribed notice to area fire department	clause 36 (1) (c)
96.	Fail to deliver prescribed notice to area medical officer of health	clause 36 (1) (c)
97.	Fail to set out prescribed information in notice	subsection 36 (2)
98.	Fail to notify Director of prescribed information within 7 days of extermination	subsection 36 (4)
99.	Fail to seal all openings in building before fumigation	clause 37 (1) (a)
100.	Fail to remove all incompatible substances before fumigation	clause 37 (1) (b)
101.	Fail to lock all doors and entrances before fumigation	clause 37 (1) (c)
102.	Fail to post warning placard at all entrances before fumigation	clause 37 (1) (d)
103.	Cause prescribed extermination in vault without report that gas-tight	subsection 39 (2)
104.	Permit prescribed extermination in vault without report that gas-tight	subsection 39 (2)
105.	Fail to submit to Director report of professional engineer	subsection 39 (3)
106.	Fail to lock vault door as prescribed before fumigation	subsection 39 (8) para. 4
107.	Fail to keep vault door locked until airing out	subsection 39 (8) para. 4
108.	Fail to keep vault door key in possession	subsection 39 (8) para. 4
109.	Fail to give notice of vault fumigation leaks	subsection 39 (8) para. 5
110.	Fail to take steps to temporarily seal leak	subsection 39 (8) para. 5
111.	Fail to post warning placard on vault entrance	subsection 39 (8) para. 7
112.	Fail to lock doors in building undergoing fumigation	subsection 40 (1) para. 5
113.	Fail to keep door locked until airing out	subsection 40 (1) para. 5
114.	Fail to keep door key in possession	subsection 40 (1) para. 5
115.	Fail to post warning placard on building entrances	subsection 40 (1) para. 6
116.	Fail to post warning placard on fumigation cover	subsection 40 (1) para. 6
117.	Fail to post warning placard on sealed container undergoing fumigation	subsection 40 (1) para. 6
118.	Fail to remove all incompatible substances from structure	subsection 41 (2) para. 2
119.	Fail to remove all incompatible substances from vehicle	subsection 41 (2) para. 2
120.	Fail to lock all doors of vehicle undergoing fumigation	subsection 41 (2) para. 7
121.	Fail to lock all doors of structure undergoing fumigation	subsection 41 (2) para. 7
122.	Fail to keep door locked until airing out	subsection 41 (2) para. 7
123.	Fail to keep door key in possession	subsection 41 (2) para. 7
124.	Fail to post warning placard on structure entrances	subsection 41 (2) para. 8
125.	Fail to post warning placard on vehicle doors	subsection 41 (2) para. 8
126.	Place strychnine pesticide in accessible area	clause 47 (a)
127.	Place zinc phosphide pesticide in accessible area	clause 47 (a)
128.	Use of strychnine pesticide likely to touch food or drink	clause 47 (b)
129.	Use of zinc phosphide pesticide likely to touch food or drink	clause 47 (b)
130.	Fail to make prescribed record of zinc phosphide pesticide placement	clause 47 (c)
131.	Fail to make record of strychnine pesticide placement	clause 47 (c)
132.	Fail to remove strychnine pesticide upon completion	clause 47 (d)
133.	Fail to remove zinc phosphide pesticide upon completion	clause 47 (d)
134.	Use Schedule 1, 2 or 5 pesticide as suspension in air without prescribed licence	subsection 48 (1)
135.	Use Schedule 1 or 5 pesticide as suspension in air without another exterminator present	subsection 48 (2)
136.	Use Schedule 2 pesticide as suspension in air without another prescribed person present	subsection 48 (3)
137.	Fail to lock all but access door of building	subclause 49 (a) (i)
138.	Fail to post warning placard on all doors of building	subclause 49 (a) (ii)
139.	Fail to ensure building vacant before pesticide use	subclause 49 (a) (iii)
140.	Fail to lock access door after using pesticide	subclause 49 (b) (i)
141.	Fail to ensure no one enters building until pesticide gone	subclause 49 (b) (ii)
142.	Use prohibited pesticide	subsection 62 (1)
143.	Handle prohibited pesticide	subsection 62 (1)
144.	Store prohibited pesticide	subsection 62 (1)
145.	Sell prohibited pesticide	subsection 62 (1)
146.	Transport prohibited pesticide	subsection 62 (1)
147.	Dispose of prohibited pesticide	subsection 62 (1)
148.	Fail to post public notice of land extermination as per subsection 66 (1)	subsection 65 (1)
149.	Fail to post public notice of land extermination as per subsection 66 (2)	subsection 65 (1)
150.	Fail to post public notice of land extermination as per subsection 67 (1)	subsection 65 (1)
151.	Fail to post public notice of land extermination as per subsection 67 (3)	subsection 65 (1)

ITEM	COLUMN 1	COLUMN 2
152.	Fail to post signs immediately before land extermination as per subsection 71 (2)	subsection 65 (1)
153.	Fail to post signs twenty-four hours before land extermination as per subsection 71 (3)	subsection 65 (1)
154.	Post extermination signs contrary to section 73	subsection 65 (1)
155.	Public area extermination sign not size prescribed by subsection 74 (1)	subsection 65 (1)
156.	Extermination sign not of material prescribed by section 75	subsection 65 (1)
157.	Front of extermination sign not as prescribed by subsection 76 (1)	subsection 65 (1)
158.	Front of extermination sign not as prescribed by subsection 76 (2)	subsection 65 (1)
159.	Back of extermination sign not as prescribed by subsection 76 (5)	subsection 65 (1)
160.	Back of extermination sign not as prescribed by subsection 76 (6)	subsection 65 (1)
161.	Front of extermination sign not inscribed as per subsection 76 (7)	subsection 65 (1)
162.	Extermination sign not printed as prescribed by subsection 76 (8)	subsection 65 (1)
163.	Extermination sign pictogram not as prescribed by subsection 76 (9)	subsection 65 (1)
164.	Fail to advise owner in writing of requirements of section 72	subsection 65 (2)
165.	Fail to advise occupier in writing of requirements of section 72	subsection 65 (2)
166.	Fail to advise manager in writing of requirements of section 72	subsection 65 (2)
167.	Fail to post public notice of land extermination as per subsection 70 (1)	clause 69 (1) (a)
168.	Fail to post public notice of land extermination as per subsection 70 (2)	clause 69 (1) (a)
169.	Fail to post residential area signs immediately before extermination as per subsection 71 (1)	clause 69 (1) (a)
170.	Post extermination signs contrary to section 73	clause 69 (1) (a)
171.	Residential area extermination sign not size prescribed by subsection 74 (2)	clause 69 (1) (a)
172.	Extermination sign not of material prescribed by section 75	clause 69 (1) (a)
173.	Front of extermination sign not as prescribed by subsection 76 (1)	clause 69 (1) (a)
174.	Front of extermination sign not as prescribed by subsection 76 (2)	clause 69 (1) (a)
175.	Back of extermination sign not as prescribed by subsection 76 (5)	clause 69 (1) (a)
176.	Back of extermination sign not as prescribed by subsection 76 (6)	clause 69 (1) (a)
177.	Front of extermination sign not inscribed as per subsection 76 (7)	clause 69 (1) (a)
178.	Extermination sign not printed as prescribed by subsection 76 (8)	clause 69 (1) (a)
179.	Extermination sign pictogram not as prescribed by subsection 76 (9)	clause 69 (1) (a)
180.	Fail to advise owner in writing of requirements of section 72	clause 69 (1) (b)
181.	Fail to advise occupier in writing of requirements of section 72	clause 69 (1) (b)
182.	Fail to advise management in writing of requirements of section 72	clause 69 (1) (b)
183.	Remove sign before 48 hours following extermination	subsection 72 (1)
184.	Fail to ensure sign removal following extermination	subsection 72 (2)
185.	Fail to include prescribed information in written notice under section 68	section 78
186.	Fail to include prescribed information in written notice under section 71	section 78
187.	Exterminator fails to ensure prescribed notices given	clause 79 (a)
188.	Permit use of pesticides application equipment where notice not given	clause 79 (b)
189.	Pilot exposes self to contact with pesticide	clause 90 (b)
190.	Pilot assists loading of pesticide	clause 90 (b)
191.	Fail to make record of aerial extermination	clause 91 (1) (a)
192.	Fail to keep record of aerial extermination	clause 91 (1) (a)
193.	Fail to provide aerial extermination record to operator	clause 91 (1) (b)
194.	Fail to keep record of aerial extermination	clause 91 (1) (b)
195.	Fail to submit aerial extermination record to Director	clause 91 (1) (c)
196.	Fail to produce aerial extermination record	subsection 91 (2)
197.	Fail to have available documentation confirming certification	subsection 94 (2.2)
198.	Assistant agriculturist — purchase Schedule 2 or 5 pesticide	clause 94 (8) (a)
199.	Assistant agriculturist — recommend Schedule 2 or 5 pesticide	clause 94 (8) (b)
200.	Assistant agriculturist — select Schedule 2 or 5 pesticide	clause 94 (8) (b)
201.	Assistant agriculturist — select Schedule 2 or 5 pesticide application rate	clause 94 (8) (c)
202.	Assistant agriculturist — calibrate pesticide application equipment	clause 94 (8) (d)
203.	Assistant agriculturist — select appropriate storage means for pesticide	clause 94 (8) (e)
204.	Assistant agriculturist — select reclamation means for empty pesticide container	clause 94 (8) (f)
205.	Assistant agriculturist — select disposal means for empty pesticide container	clause 94 (8) (f)
206.	Assistant agriculturist — transport Schedule 2 or 5 pesticide waste	clause 94 (8) (g)
207.	Assistant agriculturist — dispose Schedule 2 or 5 pesticide waste	clause 94 (8) (g)
208.	Assistant agriculturist — mix Schedule 2 or 5 pesticide	subsection 94 (9)
209.	Assistant agriculturist — load Schedule 2 or 5 pesticide	subsection 94 (9)
210.	Assistant agriculturist — apply Schedule 2 or 5 pesticide	subsection 94 (9)
211.	Certified agriculturist — fail to be present at site	subsection 94 (9.1) (a)
212.	Certified agriculturist — fail to be on call	subsection 94 (9.1) (b)
213.	Supervise more than 3 assistant agriculturists at once	subsection 94 (11)
214.	Permit use of vehicle without identification marker affixed	section 105.1
215.	Fail to notify Director of change of information	subsection 107 (4)
216.	Fail to display vendor's licence prominently at sales outlet	section 108

ITEM	COLUMN 1	COLUMN 2
217.	Fail to ensure sales outlet has prescribed representative	subsection 109 (1)
218.	Sell pesticide at outlet with no prescribed representative	subsection 109 (3)
219.	Offer to sell pesticide at outlet with no prescribed representative	subsection 109 (3)
220.	Sell Schedule 1 pesticide to person not prescribed in subsection 111 (1)	section 110
221.	Sell Schedule 2 pesticide to person not prescribed in subsection 111 (2)	section 110
222.	Sell Schedule 3 pesticide to person not prescribed in subsection 111 (3)	section 110
223.	Sell Schedule 5 pesticide to person not prescribed in subsection 111 (5)	section 110
224.	Sell Schedule 3 pesticide to person not prescribed in subsection 112 (1)	section 110
225.	Sell pesticide to permit holder contrary to permit	section 113
226.	Fail to keep prescribed sales record of Schedule 1, 2 or 5 pesticide	subsection 118 (1)
227.	Fail to keep pesticide sales record for 2 years	subsection 118 (2)
228.	Fail to keep pesticide sales record as required	subsection 118 (2)
229.	Fail to forward pesticide sales record to Director	subsection 118 (3)
230.	Fail to produce pesticide sales record	subsection 118 (4)
231.	Store pesticide in manner likely to come into contact with food or drink	section 119
232.	Leave Scheduled pesticide accessible in unsupervised vehicle	subsection 120 (1)
233.	Leave Scheduled pesticide unsupervised in vehicle without prescribed wording displayed	subsection 120 (2)
234.	Store Scheduled pesticide so that it poses health or safety risk	subsection 121 (1) para. 1
235.	Store Scheduled pesticide in area not properly maintained	subsection 121 (1) para. 2
236.	Store Scheduled pesticide without prescribed warning sign prominently displayed	subsection 121 (1) para. 3
237.	Store Scheduled pesticide without emergency numbers prominently displayed	subsection 121 (1) para. 4
238.	Store Scheduled pesticide without storage area being vented to outside	clause 122 (1) (a)
239.	Store Scheduled pesticide without prescribed placard affixed and maintained	clause 122 (1) (b)
240.	Store Scheduled pesticide without requiring express permission to enter storage area	clause 122 (1) (c)
241.	Store Scheduled pesticide outdoors without prescribed placard maintained nearby	clause 122 (1) (d)
242.	Store Scheduled pesticide outdoors without requiring express permission to enter storage area	clause 122 (1) (d)
243.	Store Scheduled pesticide in area draining into sewer or watercourse	clause 122 (2) (a)
244.	Store Scheduled pesticide without adequate protective equipment available	clause 122 (2) (b)
245.	Store Schedules pesticide in area not exclusively for pesticide storage	subsection 123 (1)
246.	Store Scheduled pesticide without giving fire department prescribed notice	subsection 124 (1)
247.	Store Scheduled pesticide without giving fire department prescribed notice	subsection 124 (2)
248.	Display Schedule 1, 2 or 5 pesticide with unrestricted access	clause 125 (a)
249.	Display Schedule 3 pesticide in manner hazardous to children	clause 125 (b)
250.	Display Scheduled pesticide in manner which may cause injury or damage	clause 125 (c)
251.	Display Scheduled pesticide adjacent to food or drink	clause 125 (c)
252.	Transport unsecured pesticide	section 126
253.	Permit transportation of unsecured pesticide	section 126
254.	Cause transportation of unsecured pesticide	section 126
255.	Transport Scheduled pesticide with food or drink	clause 127 (a)
256.	Permit transportation of Scheduled pesticide with food or drink	clause 127 (a)
257.	Cause transportation of Scheduled pesticide with food or drink	clause 127 (a)
258.	Transport Scheduled pesticide with household furnishings	clause 127 (b)
259.	Permit transportation of Scheduled pesticide with household furnishings	clause 127 (b)
260.	Cause transportation of Scheduled pesticide with household furnishings	clause 127 (b)
261.	Transport Scheduled pesticide with personal use commodities	clause 127 (c)
262.	Permit transportation of Scheduled pesticide with personal use commodities	clause 127 (c)
263.	Cause transportation of Scheduled pesticide with personal use commodities	clause 127 (c)

ONTARIO REGULATION 43/03

made under the

POLICE SERVICES ACTMade: January 20, 2003
Filed: February 19, 2003Amending O. Reg. 123/98
(General)

Note: Ontario Regulation 123/98 has previously been amended. Those amendments are listed in the Table of Regulations published in *The Ontario Gazette* dated January 18, 2003.

1. Section 1 of Ontario Regulation 123/98 is revoked and the following substituted:

1. A municipality shall pay to each board member who is appointed by the Lieutenant Governor in Council or the Solicitor General,

- (a) in a municipality having a population exceeding 500,000 according to the last revised assessment roll, not less than \$1,000 a year;
- (b) in a municipality having a population exceeding 100,000 and not exceeding 500,000 according to the last revised assessment roll, not less than \$500 a year;
- (c) in a municipality having a population exceeding 10,000 and not exceeding 100,000 according to the last revised assessment roll, not less than \$300 a year;

- (d) in a municipality whose population does not exceed 10,000 according to the last revised assessment roll, not less than \$100 a year.

2. This Regulation comes into force on the later of the day this Regulation is filed and January 1, 2003.

10/03

ONTARIO REGULATION 44/03

made under the

POLICE SERVICES ACTMade: January 20, 2003
Filed: February 19, 2003Revoking Reg. 930 of R.R.O. 1990
(Responsibility of Policing)**1. Regulation 930 of the Revised Regulations of Ontario, 1990 and Ontario Regulation 593/92 are revoked.**

10/03

INDEX 10**GOVERNMENT NOTICES/AVIS DU GOUVERNEMENT**

Criminal Code/Code criminel	629
Ontario Highway Transport Board	629
Certificates of Dissolution/Certificats de dissolution	630
Erratum	631
Cancellation of Certificates of Incorporation (Business Corporations Act)/Annulation de certificat de constitution en personne morale (Loi sur les sociétés par actions)	631
Co-operative Corporations Act (Certificates of Incorporation Issued)/Loi sur les sociétés coopératives (Certificats de constitution délivrés)	632
Courts of Justice Act/Loi sur les tribunaux judiciaires	632
Orders in Council/Décrets	632
Ministry of Municipal Affairs and Housing/Ministère des affaires municipales et du logement	633
Applications to Provincial Parliament—Private Bills/Demandes au Parlement provincial—Projets de loi d'intérêt privé	636
Applications to Provincial Parliament/Demandes au Parlement provincial	636

CORPORATION NOTICES/AVIS RELATIFS AUX COMPAGNIES **636****SALES OF LANDS FOR TAX ARREARS BY PUBLIC TENDER/VENTES DE TERRAINS PAR APPEL
D'OFFRES POUR ARRIÈRE D'IMPÔT** **637****PUBLICATIONS UNDER THE REGULATIONS ACT/
PUBLICATIONS EN VERTU DE LA LOI SUR LES RÈGLEMENTS**

Police Services Act	O. Reg. 43/03	645
Police Services Act	O. Reg. 44/03	645
Provincial Offences Act	O. Reg. 42/03	639



Information

THE ONTARIO GAZETTE is published each Saturday and **advertisements must be received no later than Thursday 4 p.m., 9 days before publication of the issue in which they should appear.**

Advertisements including the names of any signing officers must be typed or written legibly.

1. Advertising rates are for a first insertion per columnar space
 - i. up to 25mm is \$22.50
 - ii. from 25mm to 100mm per columnar space is \$5.60 for each 6mm
 - iii. from 100mm to 476mm per columnar space is \$5.50 for each 6mm
2. in each calendar year, after 476mm has been reached the rate is \$54.10 for each additional 119mm or part thereof.
3. for each multiple insertion ordered at the same time as the first insertion, one-half the rate payable under paragraph 1 or 2, as the case may be

Subscription rate is \$126.50 + 7% G.S.T. for 52 weekly issues and the single copy price of \$2.90 + 7% G.S.T. payable in advance. All rates are subject to increases without notice. ***For the correct rate, please contact us at (416) 326-3893 during normal business hours.***

Subscriptions may be paid by VISA, MasterCard or AMEX. Cheques or money orders should be made payable to THE MINISTER OF FINANCE and all correspondence, including address changes, should be mailed to:

THE ONTARIO GAZETTE
50 Grosvenor Street, Toronto, Ontario M7A 1N8
Telephone (416) 326-5310
Toll-Free 1-800-668-9938

Information

LA GAZETTE DE L'ONTARIO paraît chaque samedi, **et les annonces à y insérer doivent parvenir à ses bureaux le jeudi à 16 h au plus tard, soit au moins neuf jours avant la parution du numéro dans lequel elles figureront.**

Les annonces, ainsi que le nom des signataires autorisés, doivent être dactylographiées ou écrites lisiblement.

1. Tarifs publicitaires pour la première insertion, par espace-colonne
 - i. allant jusqu'à 25 mm : 22,50 \$
 - ii. allant de 25 mm à 100 mm, par espace-colonne : 5,60 \$ pour chaque tranche de 6 mm
 - iii. allant de 100 mm à 476 mm, par espace-colonne : 5,50 \$ pour chaque tranche de 6 mm
2. Dans chaque année civile, lorsque l'on a atteint 476 mm, le tarif est de 54,10 \$ pour chaque tranche ou partie de tranche supplémentaire de 119 mm.
3. Pour chaque insertion multiple commandée en même temps que l'insertion initiale, le tarif se calcule à raison de 50 % du tarif payable indiqué au paragraphe 1 ou 2, selon le cas.

Le tarif d'abonnement est de 126,50 \$ + 7% T.P.S. pour 52 numéros hebdomadaires, et le tarif au numéro, de 2,90 \$ + 7% T.P.S. (payable à l'avance). Tous les tarifs peuvent être augmentés sans préavis. ***Pour le tarif approprié, veuillez téléphoner (416) 326-3893 pendant les heures d'ouverture normales de bureau.***

Les paiements peuvent être effectués au moyen de la carte VISA, MasterCard ou AMEX. Les chèques ou mandats doivent être faits à l'ordre du MINISTRE DES FINANCES et toute correspondance, notamment les changements d'adresse, doit être adressée à :

LA GAZETTE DE L'ONTARIO
50, rue Grosvenor, Toronto, (Ontario) M7A 1N8
Téléphone (416) 326-5310
Appel sans frais 1-800-668-9938