

January 17, 2024

Ms. Nancy Marconi Registrar Ontario Energy Board 2300 Yonge Street, 27th Floor Toronto, ON M4P 1E4

Dear Ms. Marconi:

Re: Notification of Municipal Boundary Change / Request for CPCN Township of Montague

The Natural Gas Facilities Handbook (issued March 31, 2022) states the following:

3.6.2 Municipal Changes that do not affect another Person's Certificate Rights

If the boundaries of a person's existing certificate are affected by a municipal amalgamation or annexation, and no other person holds a certificate for any part of the newly amalgamated or annexed municipal territories, then the person should notify the OEB within 90 days of the date that the change takes effect to have the certificate amended to reflect the change. The OEB will not as a matter of course amend the territory covered by the person's existing certificate to include any additional service area that was added to the municipality through the amalgamation or annexation. The certificate would be amended to include the metes and bounds of the person's existing certificate. However, the certificate holder could also apply for a new certificate that would include any additional service area within the newly amalgamated territories.

Ontario Energy Board (OEB) staff later clarified this section of the Natural Gas Facilities Handbook by confirming that if no one else's Certificate of Public Convenience and Necessity (CPCN) rights are affected by the change to a municipal boundary, then notice of the change may be provided to the OEB in a letter. An example of this would be if the incumbent already holds CPCNs for all the affected areas. An application would only be required if the incumbent knows that it stands to gain additional CPCN rights.

The Township of Montague is a lower-tier municipality located in the County of Lanark. Enbridge Gas has a franchise agreement (EB-2017-0301) with and CPCN (FBC 141 dated December 9, 1957 attached as Schedule A) for the Township of Montague. Attached hereto and marked as Schedule B is a map showing the geographical location of the Township of Montague and a customer density representation of Enbridge Gas' current service area.

The initial bylaw approving a franchise agreement with and allowing for the installation of gas distribution pipelines within the Township of Montague was approved in 1957 (Consumers' Gas Company of Toronto). Enbridge Gas currently provides natural gas distribution services to approximately 280 customers within the Township of Montague.

As part of the Ontario government's Natural Gas Expansion Program (NGEP), Enbridge Gas is proposing a project to expand existing distribution infrastructure to provide access to natural gas to additional residents and businesses within the Township of Montague and the Township of Merrickville-Wolford. Pursuant to Ontario Regulation 451/21, a contribution of up to \$2,465,037 will be recovered from the NGEP to offset costs related to this community expansion project. An application requesting leave to construct this project will be submitted to the Ontario Energy Board later in 2024.

After reviewing the Ontario Gazette, Enbridge Gas is aware of the following municipal boundary changes impacting the Township of Montague (attached as Schedules C(1), C(2) and C(3)):

September 1, 1984 - O.Reg. 530/84

• attached Schedule C(1)

A portion of the Township of Montague was annexed to the Village of Merrickville. A portion of the Village of Merrickville was annexed to the Township of Montague.

January 1, 1992 – O.Reg. 769/91

• *attached Schedule C(2)*

A portion of the Township of Montague was annexed to the Town of Smiths Falls.

December 17, 2009 - Ontario Gazette Volume 143-1, January 2, 2010

• attached Schedule C(3)

A portion of the Township of Montague was annexed to the Town of Smiths Falls.

Enbridge Gas has a CPCN for the Village of Merrickville-Wolford (RP-2002-0121 / EB-2002-0380) dated October 7, 2002 which was issued after the above noted annexations took place. Enbridge Gas is not aware of any changes to the municipal boundaries of the Village of Merrickville-Wolford since the existing CPCN was issued.

Enbridge Gas has a CPCN for the Town of Smiths Falls (FBC 130) dated December 9, 1957. Given the above noted annexations, Enbridge Gas will submit a request at a later time for a new CPCN for the Town of Smiths Falls.

Given that Enbridge Gas already holds the CPCN rights for all the annexed lands to and from the Township of Montague (through our existing CPCNs for the Township of Montague, the Township of Merrickville-Wolford and the Town of Smiths Falls), there is no change to overall existing CPCN rights held by Enbridge Gas in this area. No other person holds a CPCN for any part of the newly amalgamated or annexed municipal territories.

Enbridge Gas requests that FBC 141 be superseded through the issuing of a new CPCN pursuant to section 8 of the *Municipal Franchises Act* that reflects the municipal boundaries of the Township of Montague as they are currently constituted.

Should you have any questions on this submission, please do not hesitate to contact me.

Yours truly,

Patrick McMahon Technical Manager Regulatory Research and Records patrick.mcmahon@enbridge.com (519) 436-5325

F.B.C.141

Schedule A

IN THE MATTER OF The Panicipal Pranchises Act, R. S. O. 1950 Chapter 249 and amendments thereto;

AND IN THE MATTER OF an Application by The Consumers' Gas Company of Toronto for a certificate of public convenience and necessity to construct works and to supply natural gas to the Township of Montague in the County of Lanark

BEFORE:

A. R. Crozier, Chairman) Tuesday, the 12th day W. R. Howard, Commissioner) of November, 1957.

CERTIFICATE OF PUBLIC CONVENIENCE AND RECESSION

UPON THE APPLICATION OF The Consumers' Gas Company of Toronto (hereinafter called the Applicant) for a certificate pursuant to the provisions of The Municipal Franchises Act, R.S.O. 1950 Chapter 249 and amendments thereto and upon the hearing of such application by the Board at the City of Toronto on the 12th day of November, 1957 after due notice had been given as directed by the Board in the presence of Counsel for the Applicant no one else appearing the Board being pleased to adjourn the said application until November 22nd, 1957 and the same coming on that day in the presence of Counsel for the Applicant, no one else appearing, upon consideration of the evidence and exhibits produced at the hearing and upon hearing what was alleged by Counsel for the Applicant,

- THIS BOARD DOTH ORDER THAT a Certificate of Public Convenience and Necessity be and the same is hereby granted to The Consumers' Gas Company of Toronto for the supply of natural gas to the inhabitants of the Township of Montague and for the construction of the works necessary therefor.
- The Board fixes the costs of this Application at \$10.00 payable forthwith by the Applicant.

DATED at Toronto this 9th day of December 1957.

OMFARIO FUEL BOARD

Chairman

4 Copiel

Commissioner

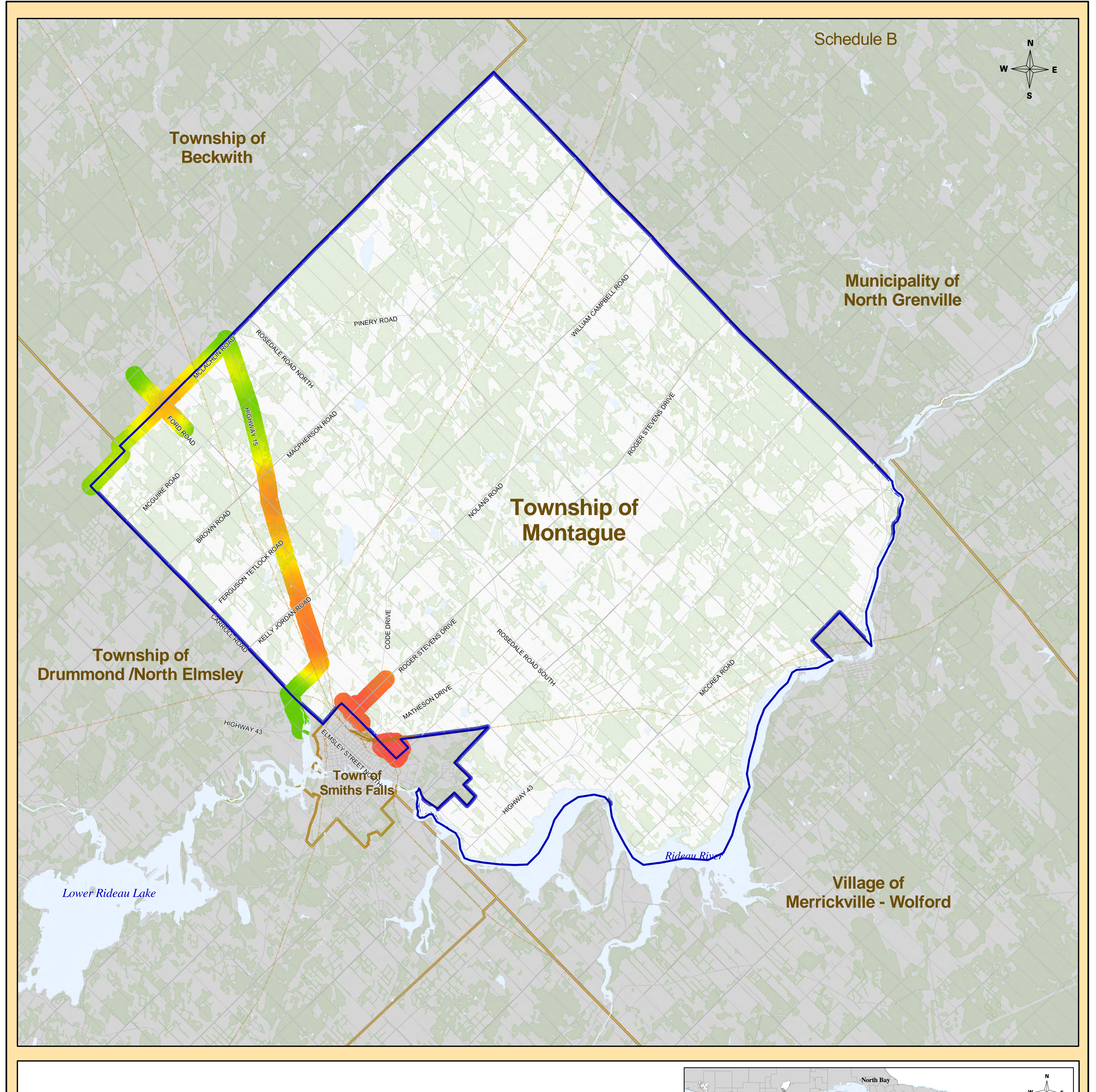
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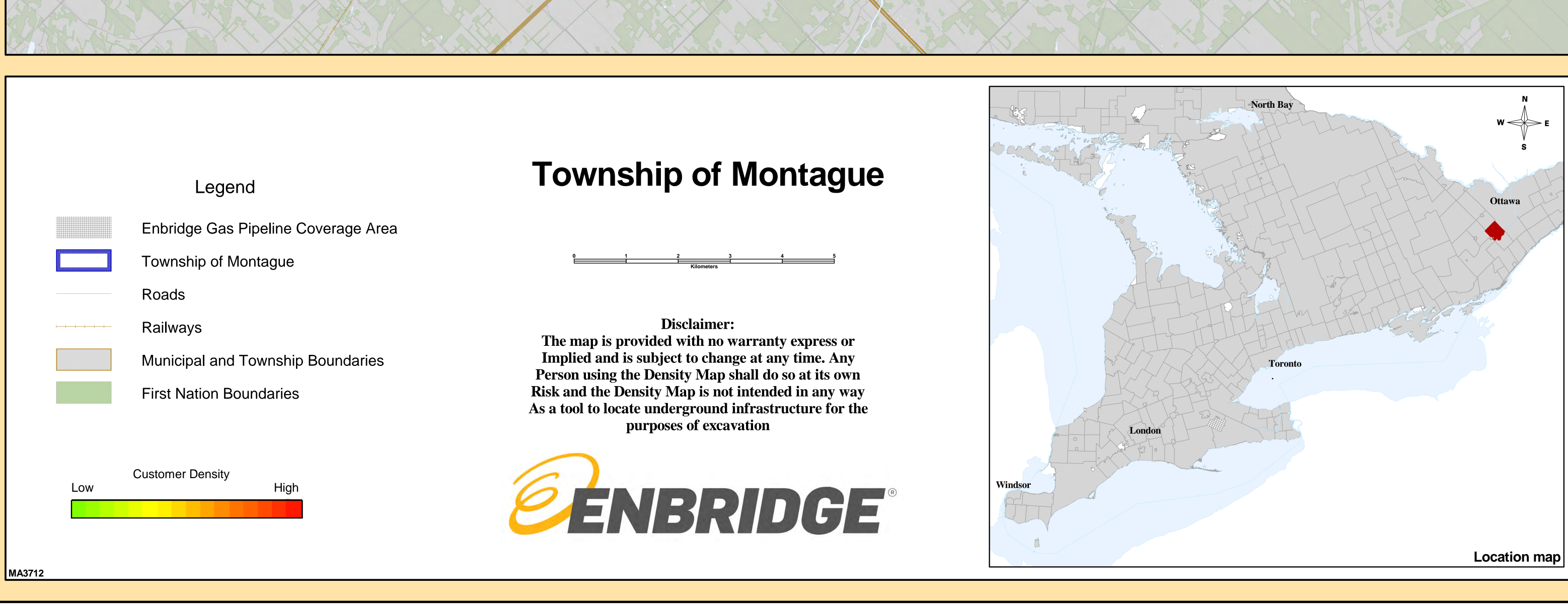
IN THE MATTER OF The Municipal Franchises Act, R. S. O. 1950 Chapter 249 and amendments thereto;

AND IN THE MATTER OF an Application by The Consumers' Gas Company of Toronto for a certificate of public convenience and necessity to construct works and to supply natural gas to the Township of Montague in the County of Lanark

CERTIFICATE OF PUBLIC CONVENIENCE AND NECESSITY

ZDWERMAN, HAYWOOD & TURVILLE 111 Richmond Street West, TORONTO, Ontario.





THE ONTARIO GAZETTE

O. Reg. 530/84

PLANNING ACT, 1983

O. Reg. 528/84.

3938

Restricted Areas-County of Simcoe, Township of Vespra. Made—August 10th, 1984. Filed—August 14th, 1984.

REGULATION TO AMEND ONTARIO REGULATION 62/73 MADE UNDER THE PLANNING ACT, 1983

1. Ontario Regulation 62/73 is amended by adding thereto the following section:

50,-(1) Notwithstanding any other provision of this Order,

- (a) the continued use of the establishment for the sale and service of new automobiles existing on the land described in subsection (2) on the 20th day of July, 1984;
- (b) the erection on the land of an extension, not exceeding 149 square metres in floor area, to the garage existing on that date, and the use of the extension as a body shop; and
- (c) the erection and use on the land of buildings and structures accessory to the sales and service establishment and garage,

are permitted.

(2) Subsection (1) applies to that parcel of land situate in the Township of Vespra in the County of Simcoe, being that part of Lot 24 in Concession X more particularly described as follows:

Beginning at the west limit of the road allowance between concessions X and IX, being the east limit of the said Lot 24, at a point 88.95 feet, north 31° 34′ 30" west from the southeast angle of the said Lot 24;

Thence continuing north 31° 34' 30" west along the westerly limit of the said road allowance 215 feet to a point therein;

Thence south 73° 27' 30" west 300 feet to a point;

Thence south 31° 34′ 30" east 265 feet to a point;

Thence north 73° 27' 30" east 250 feet to a point;

Thence north 20° 56' 30" east 60.85 feet to the place of beginning. O. Reg. 528/84, s. 1.

> D. P. McHugh Director Plans Administration Branch Central and Southwest Ministry of Municipal Affairs and Housing

Dated at Toronto, this 10th day of August, 1984.

(5252)

ONTARIO GUARANTEED ANNUAL INCOME ACT

O. Reg. 529/84. Guaranteed Income Limit. Made-August 9th, 1984. Filed-August 15th, 1984.

REGULATION MADE UNDER THE ONTARIO GUARANTEED ANNUAL INCOME ACT

GUARANTEED INCOME LIMIT

- 1. Commencing with the month of July, 1984 the guaranteed income limit for purposes of,
 - (a) subclause 1 (j) (i) of the Act is \$7,578.60;
 - (b) subclause 1 (j) (ii) of the Act is \$6,738.36;
 - (c) subclause 1 (j) (iii) of the Act is \$6,534.36;
 - (d) subclause 1 (j) (iv) of the Act is \$13,476.72. O. Reg. 529/84, s. 1.
 - 2. Ontario Regulation 264/84 is revoked.
- 3. This Regulation shall be deemed to have come into force on the 1st day of July, 1984.

(5256)

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MUNICIPAL BOUNDARY **NEGOTIATIONS ACT, 1981**

O. Reg. 530/84.

Village of Merrickville-Township of Montague-Township of Wolford Boundary.

Made-August 9th, 1984. Filed-August 15th, 1984.

ORDER IN COUNCIL

R.O.C. 361/84

WHEREAS The Corporation of the Village of Merrickville, The Corporation of the Township of Montague and The Corporation of the Township of Wolford have entered into an agreement dated the 5th day of March, 1984 for the resolution of certain intermunicipal boundary issues;

AND WHEREAS public notice was given by the Clerk of the Executive Council under subsection 17 (1)

of the Municipal Boundary Negotiations Act, 1981 of the intention to make an order implementing the intermunicipal agreement;

AND WHEREAS no objections to the proposed issuance of the order were filed with the Clerk of the Executive Council within the filing period;

NOW THEREFORE on the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders under section 14 of the Municipal Boundary Negotiations Act, 1981 that

- 1.—(1) On the 1st day of September, 1984, the portion of the Township of Montague described in Schedule A is annexed to the Village of Merrickville.
- (2) On the 1st day of September, 1984, the portion of the Village of Merrickville described in Schedule B is annexed to the Township of Montague.
- (3) On the 1st day of September, 1984, the portion of the Village of Merrickville described in Schedule C is annexed to the Township of Wolford.
- 2.—(1) All real property of The Corporation of the Township of Montague situate in the area described in Schedule A vests in The Corporation of the Village of Merrickville on the 1st day of September, 1984.
- (2) All real property of The Corporation of the Village of Merrickville situate in the area described in Schedule B vests in The Corporation of the Township of Montague on the 1st day of September, 1984.
- 3.—(1) On the 1st day of September, 1984, the bylaws of the Village of Merrickville extend to the annexed area described in Schedule A and the by-laws of the Township of Montague cease to apply to such area, except by-laws passed by the Township of Montague under section 34 of the Planning Act, 1983 or a predecessor of that section or which are kept in force by subsection 13 (3) of The Municipal Amendment Act, 1941, and by-laws passed under section 41 of the Planning Act, 1983 or a predecessor of that section which shall remain in force until repealed by the council of the Village of Merrickville, and except by-laws conferring rights, privileges, franchises, immunities or exemptions that could not have been lawfully repealed by the council of the Township of Montague.
- (2) On the 1st day of September, 1984, the by-laws of the Township of Montague extend to the annexed area described in Schedule B and the by-laws of the Village of Merrickville cease to apply to such area, except by-laws passed by the Village of Merrickville under section 34 of the Planning Act, 1983 or a predecessor of that section or which are kept in force by subsection 13 (3) of The Municipal Amendment Act, 1941, and by-laws passed under section 41 of the Planning Act, 1983 or a predecessor of that section which shall remain in force until repealed by the council of the Township of Montague, and except by-laws conferring rights, privileges, franchises, immunities or

exemptions that could not have been lawfully repealed by the council of the Village of Merrickville.

- 4.—(1) The clerk of the Township of Montague shall forthwith prepare and furnish to the clerk of the Village of Merrickville a special collector's roll showing all arrears of taxes or special rates assessed against the lands in the annexed area described in Schedule A up to the 31st day of August, 1984, and the persons assessed therefor.
- (2) The clerk of the Village of Merrickville shall forthwith prepare and furnish to the clerk of the Township of Montague a special collector's roll showing all arrears of taxes or special rates assessed against the lands in the annexed area described in Schedule B up to the 31st day of August, 1984, and the persons assessed therefor.
- 5.—(1) All real property taxes levied under any general or special Act and uncollected in the annexed area described in Schedule A which are due and unpaid on the 1st day of September, 1984 shall be deemed on that date to be taxes due and payable to The Corporation of the Village of Merrickville and may be collected by The Corporation of the Village of Merrickville in accordance with the provisions of the Municipal Affairs Act.
- (2) On or before the 1st day of December, 1984, The Corporation of the Village of Merrickville shall pay to The Corporation of the Township of Montague an amount equal to the amount of all real property taxes that The Corporation of the Village of Merrickville is entitled to collect in the area described in Schedule A that were due but unpaid on the 1st day of September, 1984.
- (3) All real property taxes levied under any general or special Act and uncollected in the annexed area described in Schedule B which are due and unpaid on the 1st day of September, 1984 shall be deemed on that date to be taxes due and payable to The Corporation of the Township of Montague and may be collected by The Corporation of the Township of Montague in accordance with the provisions of the Municipal Affairs Act.
- (4) On or before the 1st day of December, 1984, The Corporation of the Township of Montague shall pay to The Corporation of the Village of Merrickville an amount equal to the amount of all real property taxes that The Corporation of the Township of Montague is entitled to collect in the area described in Schedule B that were due but unpaid on the 1st day of September, 1984.
- 6.—(1) The assessment of land in the areas described in Schedules A and C upon which the taxes after the 31st day of August, 1984 shall be levied shall be determined by the Assessment Commissioner.
- (2) The assessment of land in the annexed area described in Schedule B upon which the taxes after the 31st day of August, 1984 shall be levied shall be

determined by the Assessment Commissioner in accordance with the classes of real property and the factors prescribed for the Township of Montague by Ontario Regulation 866/81.

O. Reg. 530/84

- (3) Where the Assessment Commissioner makes an assessment in accordance with subparagraph (1) or (2), the provisions of section 34 of the Assessment Act shall apply to such assessment.
- 7. The agreement between The Corporation of the Village of Merrickville, The Corporation of the Township of Montague and The Corporation of the Township of Wolford dated the 5th day of March, 1984 is hereby given effect. O. Reg. 530/84.

Recommended

CLAUDE F. BENNETT Minister of Municipal Affairs and Housing

Concurred

GEORGE R. McCAGUE Chairman

Approved and Ordered August 9, 1984.

JOHN B. AIRD Lieutenant Governor

Schedule A

AREA TO BE ANNEXED TO THE VILLAGE OF MERRICKVILLE

That parcel of land situate in the Township of Montague, in the County of Lanark, being part of Lot 7 in Concession A of the said Township and being parts 4, 5 and 6 as shown on a Plan deposited in the Land Registry Office for the Registry Division of Lanark South (No. 27) as Number 27R2566 and the Land Registry Office for the Registry Division of Grenville (No. 15) as Number 15R6423. O. Reg. 530/84, Sched. A.

Schedule B

AREA TO BE ANNEXED TO THE TOWNSHIP OF MONTAGUE

- 1. That parcel of land situate in the Village of Merrickville in the County of Grenville, being that part of Lot Kk as shown on a Plan registered in the Land Registry Office for the Registry Division of Grenville (No. 15) as Number 6 and being parts 7, 8, 9, 10, and 11 as shown on Plan Number 15R6423 deposited in that Land Registry Office.
- 2. That parcel of land situate in the Village of Merrickville in the County of Grenville, being that part of the Rideau River described as follows:

Beginning at the intersection of the westerly high water mark of the Rideau River and the northerly angle of Part II as shown on the said Plan Number 15R6423, being an angle in the said Village;

O. Reg. 531/84

Thence easterly along the northerly boundary of the said Village to the middle of the said River:

Thence southerly along the middle of the said River to intersect a line between the southeasterly angle of the said Part 7 and the northerly angle of Lot R as shown on the said Plan Number 6;

Thence westerly along the said line to the southeasterly angle of the said Part 7;

Thence northerly along the westerly high water mark of the Rideau River to the place of beginning. O. Reg. 530/84, Sched. B.

Schedule C

AREA TO BE ANNEXED TO THE TOWNSHIP OF WOLFORD

That parcel of land situate in the Village of Merrickville in the County of Grenville, being that part of the Rideau River described as follows:

Beginning at the northerly angle of Lot R as shown on a Plan registered in the Land Registry Office for the Registry Division of Grenville (No. 15) as Number 6;

Thence westerly along the northerly boundary of the said Village to the middle of the said River;

Thence southerly along the middle of the said River to its intersection with a line between the northerly angle of Lot R as shown on the said Plan Number 6 and the southeasterly angle of Part 7 as shown on a Plan deposited in the said Land Registry Office as Number 15R6423;

Thence easterly along the said line to the place of beginning. O. Reg. 530/84, Sched. C.

MILK ACT

(5257)

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O. Reg. 531/84. Cheese Exchange. Made-August 15th, 1984. Filed-August 16th, 1984.

REGULATION MADE UNDER THE MILK ACT

CHEESE EXCHANGE

INTERPRETATION

1. In this Regulation,

DEVELOPMENT CORPORATIONS ACT

O. Reg. 768/91.
Ontario International Corporation.
Made—December 19th, 1991.
Filed—December 20th, 1991.

REGULATION TO AMEND REGULATION 241 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE DEVELOPMENT CORPORATIONS ACT

- Section 18 of Regulation 241 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 703/89, is revoked and the following substituted:
- 18. The Ontario International Corporation terminates on the 31st day of December, 1993. O. Reg. 768/91, s. 1.

2/92

MUNICIPAL BOUNDARY NEGOTIATIONS ACT, 1981

O. Reg. 769/91.

Town of Smiths Falls, Township of Montague Boundary. Made—December 19th, 1991. Filed—December 20th, 1991.

ORDER IN COUNCIL

R.O.C. 608/91

- On the 1st day of January, 1992, the portion of the Township of Montague described in the Schedule is annexed to the Town of Smiths Falls.
- 2. All real property of The Corporation of the Township of Montague situate in the annexed area vests in The Corporation of the Town of Smiths Falls on the 1st day of January, 1992.
- 3. On the 1st day of January, 1992, the by-laws of The Corporation of the Town of Smiths Falls extend to the annexed area and the by-laws of The Corporation of the Township of Montague cease to apply to such area, except,
 - (a) by-laws of The Corporation of the Township of Montague,
 - (i) that were passed under section 34 or 41 of the Planning Act, 1983 or a predecessor of that section,
 - (ii) that were kept in force by subsection 13 (3) of The Municipal Amendment Act, 1941, or
 - (iii) that were passed under the Highway Traffic Act or the Municipal Act that regulate the use of highways by vehicles and pedestrians and that regulate the encroachment or projection of buildings or any portion thereof upon or over highways,

which shall remain in force until repealed by the council of The Corporation of the Town of Smiths Falls; and

(b) by-laws conferring rights, privileges, franchises, immunities or exemptions that could not have been lawfully repealed by the council of The Corporation of the Township of Montague.

- 4. The clerk of The Corporation of the Township of Montague shall promptly prepare and furnish to the clerk of The Corporation of the Town of Smiths Falls a special collector's roll showing all arrears of taxes or special rates assessed against the lands in the annexed area up to and including the 31st day of December, 1991 and the persons assessed therefor.
- 5.—(1) All real property and business taxes levied under any general or special Act and uncollected in the annexed area that are due and unpaid on the 31st day of December, 1991 shall be deemed on the 1st day of January, 1992 to be taxes due and payable to The Corporation of the Town of Smiths Falls and may be collected by The Corporation of the Town of Smiths Falls.
- (2) On or before the 1st day of April, 1992, The Corporation of the Town of Smiths Falls shall pay to The Corporation of the Township of Montague an amount equal to the amount of all deemed taxes that The Corporation of the Town of Smiths Falls is entitled to collect in the annexed area under subsection (1), that were due but unpaid on the 31st day of December, 1991.
- 6. For the purposes of the assessment roll to be prepared for the Town of Smiths Falls under subsection 13 (1) of the Assessment Act for the 1992 taxation year, the annexed area shall be deemed to be a part of the Town of Smiths Falls.
- 7.—(1) The Corporation of the Town of Smiths Falls shall pay to The Corporation of the Township of Montague \$63,500 of which,
 - (a) \$7,500 is payable on or before the 1st day of January, 1992;
 - (b) \$12,000 is payable on or before the 1st day of July in each of 1992, 1993 and 1994; and
 - (c) \$10,000 is payable on or before the 1st day of July in each of 1995 and 1996.
- (2) The matters referred to in subsection (1) shall be deemed to be matters within the meaning of subsection 149 (2) of the Municipal Act.
- 8. The land described in the Schedule is established as a special area for municipal tax purposes and for properties in that area the following apply:
 - In the year 1992, the amount of taxes on each property shall be calculated by multiplying the 1992 total mill rate for the Town of Smiths Falls for all purposes by the assessment on that property, as shown on the assessment roll for the Town of Smiths Falls for the 1992 tax year, and subtracting from it 100 per cent of the tax differential established under section 9.
 - 2. In the year 1993, the amount of taxes on each property shall be calculated by multiplying the 1993 total mill rate for the Town of Smiths Falls for all purposes by the assessment on that property, as shown on the last revised assessment roll for the Town of Smiths Falls for the 1993 tax year, and subtracting from it 80 per cent of the tax differential established under section 9.
 - 3. In the year 1994, the amount of taxes on each property shall be calculated by multiplying the 1994 total mill rate for the Town of Smiths Falls for all purposes by the assessment on that property, as shown on the last revised assessment roll for the Town of Smiths Falls for the 1994 tax year, and subtracting from it 60 per cent of the tax differential established under section 9.
 - 4. In the year 1995, the amount of taxes on each property shall be calculated by multiplying the 1995 total mill rate for the Town of Smiths Falls for all purposes by the assessment on that property, as shown on the last revised assessment roll for the Town of Smiths Falls for the 1995 tax year, and subtracting from it 40 per cent of the tax differential established under section 9.

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he year 1996, the amount of taxes on each property shall be calculated by multiplying the 1996 total mill rate for the Town of Smiths Falls for all purposes by the assessment on that property, as shown on the last revised assessment roll for the Town of Smiths Falls for the 1996 tax year, and subtracting from it 20 per cent of the tax differential established under section 9.

- 9. In the year 1992, the treasurer of The Corporation of the Town of Smiths Falls shall establish a tax differential for each property in the annexed area by calculating the product of the 1992 mill rate for the Town of Smiths Falls for all purposes and the Town of Smiths Falls assessment for that property, as shown on the last revised assessment roll for the 1992 tax year, and subtracting from it the product of the 1992 mill rate for the Township of Montague for all purposes and the Township of Montague assessment on that property as shown on the last revised assessment roll for the 1991 tax year.
- 10.—(1) In this section, "phase-in period" means the years 1992, 1993, 1994, 1995 and 1996, inclusive.
- (2) If a change of use or character of a property in the annexed area occurs during the phase-in period, the tax differential established under section 9 shall be cancelled as of the date of that change of use or character and the taxes on that property shall immediately become payable as if that property had not been subject to the tax differential.
- (3) In subsection (2), "change of use or character of a property" means,
 - (a) the re-assessment of a property from one assessment class to another; or
 - (b) the erection or enlargement of a building or structure on a property that has the effect of increasing the assessment on that property by at least 25 per cent.
- (4) If a building on a property in the annexed area is demolished during the phase-in period, the treasurer shall recalculate the tax differential established under section 9 to reflect the new assessed value of the property, and the taxes on the property shall be adjusted to reflect the new tax differential as of the day the demolition of the building was completed.
- 11. The agreement between The Corporation of the Town of Smiths Falls and The Corporation of the Township of Montague entered into on the 3rd day of September, 1991, except those provisions which are now frustrated by the passage of time, is hereby given effect. O. Reg. 769/91.

Schedule

PORTION OF THE TOWNSHIP OF MONTAGUE TO BE ANNEXED TO THE TOWN OF SMITHS FALLS

Beginning at the southeasterly angle of the Town of Smiths Falls being at a point distant 8.162 metres measured south 27°37′25″ west from the southeasterly angle of Part 8 as shown on a Plan deposited in the Land Registry Office for the Registry Division of Lanark South (No. 27) as Number 27 R 1461;

Thence south 27°36′25″ west along the southerly prolongation of the easterly limit of Part 8, 25 metres to the northeasterly high water mark of the Rideau River;

Thence south 27°36′25″ west into the Rideau River to the boundary between the townships of Montague and Wolford;

Thence northwesterly along the boundary between those townships to the easterly boundary of the Town being the easterly limit of the right-ofway of the Canadian Pacific Railway;

Thence northerly, easterly and southeasterly following the boundaries

between the Town of Smiths Falls and the Township of Montague to the place of beginning. O. Reg 769/91, Sched.

Recommended

DAVE COOKE Minister of Municipal Affairs

Concurred

FRANCES LANKIN
Chair

Approved and Ordered, December 19th, 1991.

HENRY N.R. JACKMAN Lieutenant Governor

2/92

MUNICIPAL BOUNDARY NEGOTIATIONS ACT, 1981

O. Reg. 770/91.

Town of Perth, Township of Bathurst Boundary. Made—December 19th, 1991. Filed—December 20th. 1991.

ORDER IN COUNCIL

R.O.C. 609/91

WHEREAS The Corporation of the Town of Perth and The Corporation of the Township of Bathurst have entered into an agreement dated the 11th day of June, 1991 for the resolution of certain boundary issues;

AND WHEREAS public notice was given by the Clerk of the Executive Council under subsection 17 (1) of the Municipal Boundary Negotiations Act, 1981 of the intention to make an Order implementing the intermunicipal agreement;

AND WHEREAS no objections to the proposed issuance of the Order were filed with the Clerk of the Executive Council within the filing period:

NOW THEREFORE, on the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders under section 14 of the Municipal Boundary Negotiations Act, 1981 that,

- On the 1st day of January, 1992, the portion of the Township of Bathurst described in the Schedule is annexed to the Town of Perth.
- 2. All real property of The Corporation of the Township of Bathurst situate in the annexed area vests in The Corporation of the Town of Perth on the 1st day of January, 1992.
- On the 1st day of January, 1992, the by-laws of The Corporation
 of the Town of Perth extend to the annexed area and the by-laws of The
 Corporation of the Township of Bathurst cease to apply to such area,
 except,
 - (a) by-laws of The Corporation of the Township of Bathurst.
 - (i) that were passed under section 34 or 41 of the *Planning Act*, 1983 or a predecessor of those sections,
 - (ii) that were kept in force by subsection 13 (3) of The Municipal Amendment Act, 1941, or
 - (iii) that were passed under the Highway Traffic Act or the Municipal Act that regulate the use of highways by



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Proclamation

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

PROCLAMATION

GOOD GOVERNMENT ACT, 2009

We, by and with the advice of the Executive Council of Ontario, name January 1, 2010 as the day on which subsections 8 (1) to (44) and (46) to (69) of Schedule 21 to the *Good Government Act*, 2009, c. 33, which amend the *Municipal Elections Act*, 1996 come into force.

WITNESS:

THE HONOURABLE DAVID C. ONLEY

LIEUTENANT GOVERNOR OF OUR PROVINCE OF ONTARIO

GIVEN at Toronto, Ontario, on December 16, 2009.

BY COMMAND

Harinder Jeet Singh Takhar Minister of Government Services *ELIZABETH DEUX*, par la grâce de Dieu, Reine du Royaume-Uni, du Canada et de ses autres royaumes et territoires, Chef du Commonwealth, Défenseur de la Foi

PROCLAMATION

LOI DE 2009 SUR LA SAINE GESTION PUBLIQUE

Sur l'avis du Conseil exécutif de l'Ontario, nous désignons le 1^{er} janvier 2010 comme le jour où entrent en vigueur les paragraphes 8 (1) à (44) et (46) à (69) de l'annexe 21 de la *Loi de 2009 sur la saine gestion publique*, chap. 33, qui modifient la *Loi de 1996 sur les élections municipales*:

TÉMOIN:

L'HONORABLE DAVID C. ONLEY

LIEUTENANT-GOUVERNEUR DE NOTRE PROVINCE DE L'ONTARIO

FAIT à Toronto (Ontario) le 16 décembre 2009.

PAR ORDRE

(143-G001)

Harinder Jeet Singh Takhar ministre des Services gouvernementaux

47232

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

1725720 Ontario Inc.
o/a "Paris Transportation Services"

Mailing address: Franklin RPO, P. O. Box 3081
Cambridge, ON N1R 8R8

Applies for a public vehicle operating licence as follows:

For the transportation of passengers on a scheduled service between the City of Brantford and the County of Brant.

PROVIDED THAT the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a) (iv) of subsection 1 of Section 7 of





Ontario Corporation Number

Name of Corporation:

Dénomination sociale	Numéro de la
de la société	société en Ontario
CASBAH PRODUCTIONS INC.	000407091
F&S HOMEBUILDERS INC.	001682276
FOX-YANG IMPORTS LTD.	000869085
KHALSA TRANSIT LIMITED	000371417
KRYSTALREDEY KLEAR FINDINGS LTD.	001110375
QUANTARA INVESTMENTS LIMITED	000215665
TAO TECHNOLOGY FUNDING INC.	000943036
TRALALA ENTERPRISES LTD.	001193434
1202062 ONTARIO LTD.	001202062
1383512 ONTARIO LIMITED	001383512
1597610 ONTARIO INC.	001597610
1627098 ONTARIO INC.	001627098
2070134 ONTARIO INC.	002070134
2009-12-17	
DIXON'S OTHER SERVICES INC.	000879649
DJP FOODS INC.	001355408
MCPHEE NURSING PROFESSIONAL CORPORATIO	
MISTER BEER U BREW (KEELE) INC.	000994987
NORTHWOOD TECHNOLOGIES INC.	001457976
RERAISE GAMING INC.	001659654
TRICKLE LTD.	002200145
1129086 ONTARIO LIMITED	001129086
1610675 ONTARIO INC.	001610675
733659 ONTARIO INC.	000733659

KATHERINE M. MURRAY

Director, Ministry of Government Services

Directrice, Ministère des Services

(143-G005) gouvernementaux

ORDER MADE UNDER THE MUNICIPAL ACT, 2001, S.O. 2001, c. 25

COUNTY OF LANARK

TOWN OF SMITHS FALLS

TOWNSHIP OF MONTAGUE

DEFINITIONS

- 1. In this Order,
 - "annexed area" means the area comprised of the lands described in the Schedule to this Order;
 - "Town" means The Corporation of the Town of Smiths Falls;
 - "County" means The Corporation of the County of Lanark; and
 - "Township" means The Corporation of the Township of Montague.

ANNEXATION

- 2.
- On January 1, 2010, the portion of the Township described in the Schedule is annexed to the Town.
- (2) All real property including any highway, street fixture, waterline, easement and restrictive covenant running with the land, of the Township located in the annexed area vests in the Town on January 1, 2010.
- (3) Assets and liabilities of the Township or the County that are located in the annexed area remain the assets or liabilities of the Township

or the County, as the case may be.

BY-LAWS

3.

- On January 1, 2010, the by-laws of the Town extend to the annexed area and the by-laws of the Township cease to apply to such area except,
 - (a) by-laws of the Township,
 - (i) that were passed under section 34 or 41 of the *Planning Act* or a predecessor of those sections; and
 - (ii) that were passed under the Highway Traffic Act or the Municipal Act, 2001 or a predecessor of those Acts that regulate the use of highways by vehicles and pedestrians and that regulate the encroachment or projection of buildings or any portion thereof upon or over highways,
 - which shall remain in force until amended to provide otherwise or repealed by the council of the Town;
 - (b) by-laws of the Township passed under sections 45, 58 or 61 of the *Drainage Act* or a predecessor of those sections;
 - (c) by-laws of the Township passed under section 10 of the Weed Control Act; and
 - (d) by-laws conferring rights, privileges, franchises, immunities or exemptions that could not have been lawfully repealed by the council of the Township.
- (2) If the Township has commenced procedures to enact a by-law under any Act or to adopt an official plan or an amendment thereto under the *Planning Act*, and that by-law, official plan or amendment applies to the annexed area and is not in force on January 1, 2010, the council of the Town may continue the procedures to enact the by-law or adopt the official plan or amendment to the extent that it applies to the annexed area.

DISPUTE RESOLUTION

4.

- If a dispute arises with respect to any issue arising out of the interpretation of this Order, any of the municipalities may refer the matter in dispute for resolution through mediation.
- (2) If the dispute is not resolved through mediation or the parties cannot agree upon the selection of a mediator, then the matter may be referred to arbitration, to be conducted in accordance with the provisions of the *Arbitration Act*, 1991, except as provided herein.
- (3) Where a dispute is referred to arbitration under clause (2)(a), the decision of the arbitrator shall be final.
- (4) If two municipalities that are subject to this Order are parties to the mediation under subsection (1) or the arbitration under subsection (2), the costs associated with the mediation or arbitration proceedings shall be shared equally between the two municipalities.
- (5) If the three municipalities that are subject to this Order are parties to the mediation under subsection (1) or the arbitration under subsection (2), the costs associated with the mediation or arbitration proceedings shall be shared one half by the Town and the remaining half equally between the Township and the County.

SCHEDULE

Part of Lots 27, 28 and 29, Concession 2, Part of Lots 27, 28, 29 and 30, Concession 3, Montague, Part of Road Allowance between Concessions 2 and 3, Township of Montague, County of Lanark, more particularly described

as Parts 1, 2, 3, 4, 5 and 6 on Reference Plan 27R-9498; Part 1 on Reference Plan 27R-9609 and Parts 1, 2 and 3 on Reference Plan 27R-9630.

Dated on December 17, 2009

JIM WATSON

(143-G006) Minister of Municipal Affairs and Housing

THE REGIONAL MUNICIPALITY OF PEEL

THE REGIONAL MUNICIPALITY OF HALTON

THE CORPORATION OF THE CITY OF MISSISSAUGA

THE CORPORATION OF THE TOWN OF MILTON

DEFINITIONS

1. In this Order.

"annexed area" means the area comprised of the lands described in Schedule "A" to this Order;

"Peel" shall mean The Regional Municipality of Peel;

"Halton" shall mean The Regional Municipality of Halton;

"Mississauga" shall mean The Corporation of the City of Mississauga; and

"Milton" shall mean The Corporation of the Town of Milton.

ANNEXATION

2

- (1) On January 1, 2010 the portion of The Corporation of the Town of Milton and The Regional Municipality of Halton described in Schedule "A" is annexed to The Corporation of the City of Mississauga and The Regional Municipality of Peel.
- (2) All real property, including any highway, fixture, easement or restrictive covenant running with the land, of Milton located in the annexed area vests in Mississauga on January 1, 2010.
- (3) All real property, including any highway, fixture, easement or restrictive covenant running with the land, of Halton located in the annexed area vests in Peel on January 1, 2010.
- (4) All assets and liabilities of Milton acquired or arising on or before December 31, 2009 with respect to the annexed area are transferred to Mississauga on January 1, 2010.
- (5) All assets and liabilities of Halton acquired or arising on or before December 31, 2009 with respect to the annexed area are transferred to Peel on January 1, 2010.
- (6) Despite subsections (2), (3) (4) and (5), any litigation commenced prior to January 1, 2010, or commenced after January 1, 2010 but with respect to matters that occurred prior to that date, with respect to the annexed area, remains the obligation of Milton and Halton, as the case may be.
- (7) Despite subsections (2), (3), (4) and (5), the portion of the Ninth Line that is located within the annexed area is transferred from Halton to Mississauga on January 1, 2010.

WARDS

3. On January 1, 2010 the annexed area shall be removed from Ward 1 in

Milton and form part of Wards 8, 9 and 10 in Mississauga, as described in Schedule "B".

COMPENSATION

4.

- (1) On January 4, 2010, the following payments to Halton shall be made:
 - (a) \$2,060,000.00 from Peel; and
 - (b) \$1,230,000.00 from Mississauga.
- (2) Of the funds received under subsection (1), Halton shall provide \$2,000,000.00 to Milton on or before January 5, 2010.

ASSESSMENT

5. For the purpose of the assessment roll to be prepared for Mississauga for the 2010 taxation year, the annexed area shall be deemed to be part of Mississauga and the annexed area shall be assessed on the same basis that the assessment roll for Mississauga is prepared.

BY-LAWS

6

- On January 1, 2010, the by-laws of Peel and Mississauga extend to the annexed area and the by-laws of Halton and Milton cease to apply to such area except,
 - (a) by-laws that were passed under section 34 or 41 of the *Planning Act* or a predecessor of those sections;
 - (b) by-laws that were passed under the *Development Charges Act*, 1997:
 - (c) by-laws that were passed under the Highway Traffic Act or the Municipal Act, 2001 or a predecessor of those Acts that regulate the use of highways by vehicles or pedestrians and the encroachment or projection of buildings, or any portion thereof upon or over highways;
 - (d) by-laws passed under section 45, 58 or 61 of the *Drainage Act* or a predecessor of those sections;
 - (e) by-laws passed under section 10 of the Weed Control Act; and
 - (f) by-laws of Milton passed under section 29 of the Ontario Heritage Act,
 - which shall remain in force until amended to provide otherwise or repealed by the council of Mississauga or Peel, as the case may be; and
 - (h) any by-law conferring rights, privileges, franchises, immunities or exemptions that could not have been lawfully repealed by the council of Halton or Milton.
- (2) The official plan of Milton, as it applies to the annexed area, and approved under the *Planning Act* or a predecessor of that Act, becomes an official plan of Mississauga and shall remain in force until amended or repealed.
- (3) The official plan of Halton, as it applies to the annexed area, and approved under the *Planning Act* or a predecessor of that Act, becomes an official plan of Peel and shall remain in force until amended or repealed.
- (4) If Milton has commenced procedures to enact a by-law under any Act or to adopt an official plan or an amendment thereto under the Planning Act, and that by-law, official plan or amendment applies to the annexed area and is not in force on January 1, 2010, the council of Mississauga may continue the procedures to enact the by-law or adopt the official plan or amendment to the extent that it applies to