



ORDINANCES

OF THE

YUKON TERRITORY

PASSED BY THE

YUKON COUNCIL

IN THE YEAR

1967

SECOND SESSION

INDEX

1967 (SECOND SESSION)

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ORDINANCES

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OF THE

YUKON TERRITORY

PASSED BY THE

YUKON COUNCIL

IN THE YEAR



FIRST SESSION

FUEL OIL TAX

CHAPTER 1

ORDINANCES OF THE YUKON TERRITORY 1968 (First Session)

AN ORDINANCE TO AMEND THE FUEL OIL TAX ORDINANCE

(Assented to January 23rd, 1968)

The Commissioner of the Yukon Territory, by and with the advice and consent of the Council of the said Territory. enacts as follows:

1. Subsections (1), (2), (3), (3a) and (4) of section 3 of the Fuel Oil Tax Ordinance are repealed and the following substituted therefor:

"3. (1) Subject to subsections (3), (4) and (5)every purchaser shall, at the time of purchase or receipt of delivery of fuel oil, pay to the vendor for remission to the Territorial Treasurer a tax of eleven cents per imperial gallon.

(2) Subject to subsections (3), (4) and (5)Vendors and every vendor and every importer shall, with respect to pay tax on self-consumed fuel oil used or consumed by themselves, their agents or fuel. their employees, pay to the Territorial Treasurer in accordance with sections 4 and 5 a tax of eleven cents per imperial gallon.

farm tractors for farming purposes, if

(3) No tax is payable in respect of fuel oil that Exemptions. is used or to be used in stationery generators of electricity, to propel an aircraft, for heating, for lubricating, for laying or sprinkling on roads or streets. as cleaning fluids or solvents, or in the operation of

- (a) the purchaser of the fuel oil at the time of its purchase or receipt of delivery furnishes to the vendor a certificate. in prescribed form, to that effect:
- (b) the vendor or the importer with respect to fuel oil used or consumed by himself, his agent or his employees submits a

Purchasers to pay tax.

0.Ү.Т. 1962 (1st) c.6; 1962 (5th) c.15; 1964 (2nd) c.6

certificate, in prescribed form, to that effect in his returns under section 4 or 5, respectively; or

(c) the vendor or the importer certifies on or before the tenth day of each month that to the best of his knowledge and belief the purchasers listed in a schedule accompanying his certificate had purchased the fuel oil in question for a purpose which would have exempted it from tax if the purchaser had furnished a certificate under paragraph (a).

(4) No fuel oil exempted under subsection (3) shall be used to propel any motor vehicle on a highway as defined in the *Motor Vehicles Ordinance*.

(5) No tax payable in respect of fuel oil used or to be used by

- (a) the Government of Canada;
 - (b) a municipality as defined in the Municipal Ordinance; or
 - (c) a visiting force as defined in the Visiting Forces (North Atlantic Treaty) Act, if the person who receives delivery of the fuel oil has been so authorized by such Government, municipality or force, and executes a certificate, in a prescribed form, to that effect."

2. Subsection (a) of section 4 of the said Ordinance is repealed and the following substituted therefor:

"(a) at the time of sale or delivery of fuel oil, levy and collect the tax thereon from the purchaser or, where the purchaser claims exemption for tax in accordance with subsection (3), (4) or (5) of section 3, obtain the prescribed certificate in support of the exemption claimed."

Exemptions not to apply to motor vehicles.

Ibid.

LIQUOR

CHAPTER 2

ORDINANCES OF THE YUKON TERRITORY 1968 (First Session)

AN ORDINANCE TO AMEND THE LIQUOR ORDINANCE

(Assented to January 23rd, 1968)

The Commissioner of the Yukon Territory, by and with the advice and consent of the Council of the said Territory, enacts as follows:

1. The whole of subsections (1) and (2) of section 86 of the *Liquor Ordinance* are repealed and the following substituted therefor:

"86. (1) There shall be levied on all liquor purchased at a liquor store, a surcharge as follows:

- (a) on each dozen bottles of beer, ten cents;
- (b) on each bottle of table wine, twenty cents and on each bottle of fortified wine, forty-five cents;
- (c) on each half-bottle of table wine, ten cents and on each half-bottle of fortified wine, twenty cents;
- (d) on each flask of spirits, twenty cents; and
- (e) on each bottle of spirits, fifty cents; and
- (f) on each Imperial gallon of draught beer, ten cents.

(2) Once each month the Superintendent shall give to the Territorial Treasurer a statement showing the type and number of bottles of liquor upon which surcharge was collected in respect of each liquor store during the next preceding month, and the Territorial Treasurer shall deposit the surcharge so collected to the credit of the Yukon Consolidated Revenue Fund."

Surcharge.

R.O.Y.T. 1958, c.67; 1959 (1st) c.6; 1961 (2nd) c.6; 1962 (1st) c.18; 1962 (5th) c.11; 1962 (5th) c.14; 1963 (1st) c.9; 1963 (1st) c.12; 1964 (1st) c.12; 1965 (1st) c.6;1965 (2nd) Снар. 3

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MOTOR VEHICLES

CHAPTER 3

ORDINANCES OF THE YUKON TERRITORY 1968 (First Session)

AN ORDINANCE TO AMEND THE MOTOR VEHICLES ORDINANCE

(Assented to January 23rd, 1968)

The Commissioner of the Yukon Territory, by and with the advice and consent of the Council of the said Territory, enacts as follows:

1. Schedule "A" of the *Motor Vehicles Ordinance* is repealed and the following substituted therefor:

SCHEDULE "A"

Tariff of Fees.

		Full Fee	Oct. 1 Dec. 31	Jan. 1 Mar. 31
1. Reg	istration fees for			
(a)	Trucks or truck-tractor with a load or hauling capacity of	rs,		
	(i) 2,000 lbs. or less	\$20.00	\$10.00	\$ 5.00
	(ii) 2,001 lbs. to 6,000 lbs.	35.00	18.00	9.00
	(iii) 6,001 lbs. to 10,000 lbs.	55.00	28.00	14.00
	(iv) Over 10,000 lbs.	105.00	53.00	27.00
(b)	trailers, with a load capacity of			
	(i) 2,000 lbs. or less	3.00	1.50	1.00
	(ii) over 2,000 lbs.	10.00	5.00	2.50

(c) (d)	 Motor vehicles or trailers owned and used by the Government of Canada or of the Territory or any municipality 1.00 Motorcycles, pedal cycles with motor attachments and track snow vehicles weigh- 						
		ess than 1,000 pound					
	unlae		3.00				
(e)		motor vehicles with	1				
		eel base of 100" or less	15.00	8.00	4.00		
	• •	Over 100" to 120"	20.00	10.00	5.00		
	• •	Over 120"	25.00	13.00	7.00		
Ann	ual li	cence fees for					
		ic service vehicle					
	-	s or truck-tractors,					
		a load or hauling					
	-	city of	00.00	10.00	F 00		
		2,000 lbs. or less	20.00	10.00	5.00		
	(11)	2,001 lbs. to 6,000 lbs.	35.00	18.00	9.00		
	(iii)	6,001 lbs. to	00.00	10.00	0.00		
	()	10,000 lbs.	130.00	65.00	33.00		
	(iv)	Over 10,000 lbs.					
	(a)	with two axles	155.00	78.00	39.00		
	(b)	more than					
		two axles	255.00	130.00	65.00		
(b)	truck restr good tory to be plate F.T. with capa	ic service vehicle as or truck-tractors icted to hauling s through the Terri- only (these vehicles issued a licence showing the letters rather than P.S.V.) a load or hauling city of					
		10,000 lbs. or less	105.00	53.00	27.00		
	(ii)	Over 10,000 lbs.	205.00	103.00	52.00		

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MOTOR VEHICLES

	(0)	nubli	c service vehicles	
	(0)	-	used for carrying	
		(1)	passengers for hire	55.00
		(ii)	in addition to the fe set out in subparage (i) for each seating space in excess of	raph S
			fifteen	2.00
			yman's licence	25.00
	• •		ffeur's licence	5.00
	(f)	oper	ator's licence	2.00
3.	Per	mit fe	es for	
	(a)	an "]	In Transit" pe r mit	1.00
	(b)	or los	it issued for unloadi ading goods in the itory or both oses	ing 100.00
	(c)	port Terri or un	mit issued to trans- goods through the itory without loading iloading within 'erritory	g 50.00
	(d)	-	mit issued to trans- passengers for hire	10.00
4.			e-registration of nicle or trailer	2.00
5.	Assi	ignme	nt or transfer fees f	or
	(a)		r vehicle or trailer trations	2.00
	(b)	publi licenc	ic service vehicle ces	2.00
	(c)	licenc	c service vehicle ce plates from one de to another	2.00
	(d)		yman's licence from whicle to another	2.00

CHAP. 3

6.	Dealer's distinctive number plates	30.00
7.	Fees for operator's or chauffeur's examination	2.00
8.	Fees for obtaining a duplicate operator's or chauffeur's licence pursuant to sub- section (2) of section 34	1.00

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ORDINANCES

OF THE

YUKON TERRITORY

PASSED BY THE

YUKON COUNCIL

IN THE YEAR



SECOND SESSION

CHAPTER 1

ORDINANCES OF THE YUKON TERRITORY 1968 (Second Session)

AN ORDINANCE TO PROVIDE FOR LABOUR STANDARDS IN THE YUKON TERRITORY

(Assented to April 4th. 1968)

The Commissioner of the Yukon Territory, by and with the advice and consent of the Council of the said Territory, enacts as follows:

SHORT TITLE.

1. This ordinance may be cited as the Labour short Standards Ordinance.

INTERPRETATION.

- 2. In this Ordinance.
 - (a) "Advisory Board" means the Advisory "Advisory Board established under subsection (1) of Board. section 47:
 - (b) "collective agreement" means an agreement "Collective agreement." in writing between an employer or an employer's organization acting on behalf of an employer, on the one hand, and a trade union acting on behalf of the employees in collective bargaining or as a party to an agreement with the employer or employer's organization, on the other hand, containing terms or conditions of employment of employees including provisions with reference to rates of pay and hours of work:
 - (c) "day" means any period of twenty-four con- "Day." secutive hours:
 - (d) "employee" means a person employed to do "Employee." skilled or unskilled manual, clerical, technical, operational or administrative work;

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Definitions.

CHAP. 1

CHAP. 1	T	ABOUR STANDARDS ORDINANCE
"Employer."	(e)	"employer" means any person who employs one or more employees;
"General holiday."	(f)	"general holiday" means New Year's Day, Good Friday, Victoria Day, Dominion Day, Discovery Day, Labour Day, Thanksgiving Day, Remembrance Day and Christmas Day and includes any day substituted for any such holiday pursuant to section 25;
"Industrial establish- ment."	(g)	"industrial establishment" means any work, undertaking or business of a local or private nature in the Territory and includes a branch, section or other division of such work, undertaking or business;
"Member of a family."	(h)	"member of a family" in respect of an em- ployer means the employer's spouse, parent, grandparent, step-parent, child, grandchild, step-child, brother, sister, half-brother, half- sister, and a person who stands <i>in loco</i> <i>parentis</i> to the employer or to whom the employer stands <i>in loco parentis</i> whether or not there is any degree of consanguinity between that person and the employer, and includes an illegitimate grandchild of the employer and the parents and grandparents of an employer who is an illegitimate child;
"Overtime."	(i)	"overtime" means hours of work in excess of standard hours of work;
"Shop."	(j)	"shop" means a place or establishment where wholesale or retail trade is carried on or where services are dispersed to the public for profit;
"Standard hrs. of work."	(k)	"standard hours of work" means the hours of work described in subsection (1) or (2) of section 5, as the case may be;
"Trade Union."	(1)	"trade union" means any organization of employees formed for purposes that include the regulation of relations between employ- ers and employees;
"Wages."	(m)	"wages" includes every form of remunera- tion for work performed but does not in- clude tips and other gratuities; and

benefits.

midnight on the immediately following

APPLICATION.

3. This Ordinance applies

Saturday.

(a) to employment in or in connection with the operation of any industrial establishment:

period between midnight on Saturday and

- (b) to and in respect of employees who are employed in or in connection with the operation of any industrial establishment: and
- (c) to and in respect of the employers of employees referred to in paragraph (b).

4. (1) This Ordinance applies notwithstanding any Saving other law or any custom, contract or arrangement, whether favourable made before or after the commencement of this Ordinance. but nothing in this Ordinance shall be construed as affecting any rights or benefits of an employee under any law, custom, contract or arrangement that are more favourable to him than his rights or benefits under this Ordinance.

(2) Nothing in this Ordinance authorizes the doing Work on of any work on Sunday that is prohibited by law.

PART 1. HOURS OF WORK.

(1) Subject to this Part, the working hours of an standard 5. employee shall not exceed eight hours in a day and forty- work. eight hours in a week.

(2) The working hours of an employee who is em- standard ployed in a shop shall not exceed eight hours in a day and work in a shop. forty-four hours in a week.

(3) Subject to this Part, no employer shall cause or Excess hrs. permit an employee to work in excess of the standard hours prohibited. of work.

- (4) This Part does not apply to
 - (a) employees who are members of the em- Part I. ployer's family;

Exempt

Sunday.

(n) "week" means in relation to Part I. the "week."

Application of Ordinance.

CHAP. 1	LABOUR	STANDARDS	ORDINANCE	

- (b) individuals who search for minerals;
- (c) travelling salesmen;
- (d) domestic servants;
- (e) farm labourers;
- (f) individuals whose duties are solely of a supervisory or managerial character;
- (g) members or students of such professions as may be designated by the regulations as professions to which this Part does not apply; and
- (h) such other persons or classes of persons as may be designated by the regulations as persons or classes of persons to which this Part does not apply.

(5) Where there is a dispute as to whether this Part applies in relation to any person or class of persons the matter shall be determined by the Labour Standards Officer.

6. (1) An employee may be employed in excess of the standard hours of work but, subject to sections 11 and 12, the total hours that may be worked by any employee shall not exceed ten hours in any day and sixty hours in any week or such fewer number of hours as may be prescribed by the regulations as maximum working hours in the industrial establishment in respect of which he is employed.

(2) Notwithstanding subsection (1), a person referred to in subsection (2) of section 5 may be employed in excess of the standard hours of work but, subject to sections 11 and 12, the total hours that may be worked by such person shall not exceed two hundred and sixty hours in any month.

(3) Where, in the opinion of the Advisory Board, the nature of the work performed in an industrial establishment or in a class thereof is seasonal or intermittent in nature or requires that the standard hours of work be exceeded, the Commissioner, on the recommendation of the Advisory Board, shall order that the standard hours of work of any person or class thereof employed upon or in connection with that industrial establishment or class thereof shall be increased.

Disputes re application.

Maximum hours of work.

Maximum hours of work for certain employees.

Commissioner may increase standard hours.

(4) Before a recommendation is made to the Com- considermissioner under subsection (3), the Advisory Board shall Board. consider

- (a) the nature of the industrial establishment or class thereof:
- (b) the conditions of employment therein; and
- (c) the welfare of the employees.

7. Where, in the opinion of the Commissioner after Averaging consultation with the Advisory Board, the nature of the work. work in an industrial establishment necessitates irregular distribution of an employee's hours of work, the standard hours of work in a week may be averaged in respect of a period of two or more weeks, in such manner and in such circumstances as may be prescribed by the regulations.

8. Except as may be otherwise prescribed by the Scheduling regulations, standard hours of work in a week shall be so work. scheduled and actually worked that each employee has at least one full day of rest in the week, and, wherever practicable. Sunday shall be the normal day of rest in a week.

(1) When an employee is required or permitted to Overtime 9. work in excess of the standard hours of work, he shall be pay. paid for the overtime at a rate of wages not less than one and one-half times his regular rate.

(2) No employer shall require or permit an employee Overtime engaged in mining operations underground in a shaft or persons om tunnel to work or to be at his disposal for work in excess ployed in mines of the standard hours of work.

(1) The standard hours of work may be exceeded in Emergency 10. cases of

- (a) accident to machinery, equipment, plant or persons:
- (b) urgent and essential work to be done to machinery, equipment or plant; or
- (c) other unforseen or unpreventable circumstances, but only to the extent necessary to prevent serious interference with the ordinary working of the industrial establishment affected.

vork.

CHAP. 1

Reporting additional work. (2) Where the standard hours of work have been exceeded under the authority of this section, the employer shall upon request report in writing to the Commissioner, within thirty days after the end of the month in which the standard hours were exceeded, stating the nature of the circumstances in which the standard hours were exceeded, the number of employees who worked in excess of the standard hours and the number of additional hours each of them worked.

LABOUR STANDARDS ORDINANCE

PART II.

MINIMUM WAGES.

Minimum hourly wage. 11. (1) Subject to this Part, an employer shall pay to each employee seventeen years of age or over a wage at the rate of not less than one dollar and twenty-five cents an hour or not less than the equivalent of that rate for the time worked by him.

Minimum on other basis than time.

Public

works

(2) Where the wages of an employee are computed and paid on a basis other than time or on a combined basis of time and some other basis, the Commissioner may, by order,

- (a) fix a standard basis of work to which a minimum wage on a basis other than time may be applied; and
- (b) fix a minimum rate of wage that in his opinion if the equivalent of the minimum rate set forth in subsection (1);

and subject to this Part the employer shall pay to each employee who is paid on a basis other than time a wage at a rate not less than the minimum rate fixed by order under this subsection.

12. Where an employer has a contract for the performance of a public work of the Territory, he shall pay his employees who are engaged on or in connection with that public work not less than the prevailing wage rate applicable to the work performed by his employees as that rate is set out in an applicable schedule of wage rates prepared by the Director of Labour Standards, Department of Labour, pursuant to the Fair Wages and Hours of Labour Regulations.

13. No employer shall employ a person under seven- Employees under 1 teen years of age years of age.

- (a) in such occupations as may be prescribed by regulations:
- (b) at a wage less than the minimum wage prescribed by the regulations for the occupation in which such person is employed; or
- (c) contrary to such conditions as may be prescribed.

The Commissioner may make regulations for applicable 14. carrying out the purposes and provisions of this Part and, Part. without restricting the generality of the foregoing, may make regulations

- (a) requiring employers to pay employees, who report for work at the call of the employer, wages for such minimum number of hours as may be prescribed whether or not the employee is called upon to perform any work after so reporting for work;
- (b) fixing the maximum price to be charged for board, whether full or partial, supplied by or on behalf of an employer to an employee, and the maximum deduction to be made therefor from the wages of the employee by the employer:
- (c) fixing the maximum price to be charged for living quarters, either permanent or temporary, supplied by or on behalf of an employer to an employee, whether or not such quarters are self-contained and whether or not the employer retains general possession and custody thereof, and the maximum deduction to be made therefor from the wages of the employee by the employer:
- (d) governing the charges or deductions for supplying uniforms or other articles of wearing apparel that an employer may require an employee to wear or requiring an employer in any specified circumstances to supply. maintain or launder uniforms or other

o this

CHAP. 1 LABOUR STANDARDS ORDINANCE

articles of wearing apparel that he requires an employee to wear;

- (e) governing the charges or deductions for supplying any tools or equipment that an employer may require an employee to use and for the maintenance and repair of any such tools or equipment;
- (f) specifying the circumstances and occupations in which persons under seventeen years of age may be employed in any industrial establishment, fixing the conditions of such employment and prescribing the minimum wages for such employment; and
- (g) exempting, upon such terms and conditions and for such periods as are considered advisable, any employer from the application of section 11 in respect of any class of employees who are being trained on the job, if the training facilities provided and used by the employer are adequate to provide a training program that will increase the skill or proficiency of an employee.

PART III.

ANNUAL VACATIONS.

15. In this Part,

- (a) "vacation pay" means four per cent of the wages of an employee during a year of employment in respect of which he is entitled to a vacation; and
- (b) "year of employment" means continuous employment of an employee by one employer for a period of twelve consecutive months beginning with the date the employment began or any subsequent anniversary date thereafter.

16. (1) Subject to this Part, every employee is entitled to and shall be granted a vacation with vacation pay of at least two weeks in respect of every completed year of employment.

Definitions. "Vacation pay."

"Year of employment."

Annual vacation with pay

(2) For the purposes of this Part, a year of employ- Year begun ment includes a year of employment begun before the com- mencement ing into force of this Part and completed after that date.

(3) Where an employee has completed a year of employment before the coming into force of this Part and has not been granted an annual vacation with vacation pay in respect thereof before that date, he shall be granted such annual vacation with vacation pay as he was entitled to under the Annual Vacations Ordinance.

(4) This Part does not apply to employees who are Exempt members of the employer's family.

17. The employer of an employee who under this Granting Part has become entitled to a vacation with vacation pay water with pay.

- (a) shall grant to the employee the vacation to which he is entitled, which shall begin not later than ten months immediately following the completion of the year of employment for which the employee became entitled to the vacation: and
- (b) shall, at least one day before the beginning of the vacation or at such earlier time as the regulations prescribe, pay to the employee the vacation pay to which he is entitled in respect of that vacation.

18. Vacation pay shall for all purposes be deemed Vacation bay. to be wages.

19. (1) Where, in the opinion of the Labour Standards Agreement Officer, there is a shortage of labour, an employer and an employer employee may enter into a written agreement whereby the and employee. employee will not take annual vacation to which he is entitled under section 16 and the employer is not subject to the provisions of section 17 with respect to that employee.

(2) Where an agreement referred to in subsection Idem. (1) is entered into, the employer shall, within ten months after the date on which the employee became entitled to an annual vacation, pay to the employee in addition to any other amount due to him, his vacation pay for the year immediately preceding the date on which he became entitled to the annual vacation.

before comof this Part.

Year of vear of employment under Annual Vacations Ordinance.

from Part

General holiday during vacation.

Termination of employment during

vear.

20. Where a general holiday occurs during the vacation granted to an employee pursuant to this Part, the vacation to which the employee is entitled under this Part shall be extended by one day, and the employer shall pay to the employee, in addition to the vacation pay, the wages to which the employee is entitled for that general holiday.

21. (1) Where the employment of an employee by an employer is terminated before the completion of the employee's year of employment, the employer shall forthwith pay to the employee

- (a) any vacation pay then owing by him to the employee under this Part in respect of any prior completed year of employment; and
- (b) four per cent of the wages of the employee during the completed portion of his year of employment.

(2) Notwithstanding paragraph (b) of subsection (1), an employer is not required to pay an employee any amount under that paragraph unless the employee has been continuously employed by him for a period of thirty days or more.

22. Where any industrial establishment in or in connection with which an employee is employed is, by sale, lease, merger or otherwise, transferred from one employer to another employer, the employment of the employee by the two employers before and after the transfer of the industrial establishment shall, for the purposes of this Part, be deemed to be continuous with one employer, not-withstanding the transfer.

23. The Commissioner may make regulations for carrying out the purposes and provisions of this Part and, without restricting the generality of the foregoing, may make regulations

- (a) defining the circumstances and conditions under which the rights of an employee under this Part may be waived or the enjoyment thereof postponed;
- (b) prescribing the notices to be given to employees of the times when vacations may be taken;

Employment for 30 days required.

Transfer of industrial establishment.

Regulations in relation to annual vacations.

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- (c) prescribing the time when vacation pay shall be paid:
- (d) defining the absence from employment that shall be deemed not to have interrupted continuity of employment:
- (e) for the calculation and determination of vacation and vacation pay in the case of seasonal or temporary employees or in other suitable cases:
- (f) providing for the granting of vacation or payment of vacation pay in the event of temporary cessation of employment; and
- (g) providing for the application of this Part where, owing to illness or other unavoidable absence, an employee has been absent from his employment.

PART IV.

GENERAL HOLIDAYS.

(1) Subject to this Part, every employer shall give General 24. to each of his employees a holiday with pay in respect of holidays with pay. each of the general holidays falling within any period of their employment.

(2) Where a general holiday falls on a Sunday, the General Monday immediately following shall be a holiday with pay.

Any other holiday may be substituted for a substituted 25. general holiday in any of the circumstances following:

> (a) where a class of the employees of an employer is represented by a trade union and the parties to a collective agreement entered into with regard to the terms or conditions of employment of the employees notify the Labour Standards Officer in writing that a specified day has been designated in the collective agreement as a holiday with pay in lieu of a general holiday under this Part, such designated day shall, for those employees mentioned in the collective agreement, be a general holiday for the purposes of this Ordinance; or

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holiday falling on Sunday.

holidays.

(b) where no employees of an employer are represented by a trade union or where a class of employees is not provided for under a collective agreement with regard to general holidays, and the employer applies to the Labour Standards Officer to substitute another designated holiday for any general holiday under this Part, the Labour Standards Officer may, if he is satisfied that a majority of the employees or a majority of the class of employees, as the case may be. who are not provided for under a collective agreement in regard to general holidays. concur with the application, approve the substitution of such designated holiday for the specified general holiday, and such designated day shall for those employees be a general holiday for the purposes of this Ordinance.

26. (1) An employee whose wages are calculated on a Weekly or monthly pay weekly or monthly basis shall not have his weekly or monthly wages reduced for a week or month in which a general holiday occurs by reason only of his not working on the general holiday. (2) An employee whose wages are calculated on a Pay at daily or hourly rate. daily or hourly basis shall, for a general holiday on which he does not work, be paid at least the equivalent of the wages he would have earned at his regular rate of wages for his normal hours of work. (3) An employee whose wages are calculated on any basis other than a basis referred to in subsection (1) or (2)shall, for a general holiday on which he does not work, be paid at least the equivalent of his daily wages, based upon the average of his daily wages, exclusive of overtime, or bonus for the week in which such general holiday occurs.

27. Subject to section 31, an employee who is required to work on a day in respect of which he is entitled under this Part to a holiday with pay shall be paid, in addition to his regular payment made in accordance with section 26. at a rate at least equal to one and one-half times his regular rate of wages for the time worked by him on that day.

not to be reduced for holiday.

Pay on other basis.

Additional pay for holiday vork

CHAP. 1

An employee who is not required to work on a One & one half times 28. general holiday shall not be required to work on another regular day that would otherwise be a non-working day in the week wages. in which that holiday occurs, unless he is paid at a rate at least equal to one and one-half times his regular rate of wages for the time worked by him on that day.

29. Pay granted to an employee in respect of a Holiday general holiday on which he does not work shall for all purposes be deemed to be wages.

30. No employee is entitled to be paid in respect of Where a general holiday on which he does not work

- (a) where he is not entitled to wages for at least fifteen days during the thirty calendar days immediately preceding the general holiday;
- (b) where the general holiday occurs during the first thirty days of his employment by an employer:
- (c) where he did not report for work on that day after having been called to work on that dav:
- (d) where, without the consent of his employer, he has not reported for work on either his last regular working day preceding or his first regular working day following the general holiday; or
- (e) where during the four-week period immediately preceding the week in which the general holiday falls, excluding any period during which he has taken annual vacation pursuant to Part III, he has not worked an average of twenty-four hours per week.

31. Where a person employed in or in relation to Constodial custodial work or essential services as prescribed by regulations is required to on a day that is a holiday under this Part, he shall be granted a holiday with pay in accordance with section 26 at some other time which may be added to his annual vacation or granted as a holiday with pay at a time convenient to him and his employer.

services.

holiday pay not required.

"Employment" for the purposes of this Part. 32. For the purposes of this Part a person is deemed to be in the employment of another person when he is available at the call of such other person whether or not he is called upon to perform any work therefor.

PART V.

ADMINISTRATION AND GENERAL.

Employer to poet Ordinance. **33.** Every employer shall post and keep posted in a conspicuous place on the premises occupied or used by his employees a copy of this Ordinance, the regulations and any orders made by the Commissioner.

Days of pay. 34. (1) Subject to subsection (2) every employee shall be paid by his employer no later than ten days after the expiration of each calendar month.

(2) Where the employment of an employee is terminated at any time, that employee shall be paid forthwith.

Labour Standards Officer. 35. (1) The Commissioner shall appoint a Labour Standards Officer to administer this Ordinance.

Powers of Labour Standards Officer.

Idem.

(2) The Labour Standards Officer may, for the purpurposes of enforcing this Ordinance or the regulations,

- (a) inspect and examine all books, payrolls and other records of an employer that in any way relate to the wages, hours of work or conditions of employment affecting any employee;
- (b) take extracts from or make copies of any entry in the books, payrolls and other records mentioned in paragraph (a);
- (c) require any employer to make or supply full and correct statements, either orally or in writing in such form as may be required, respecting the wages paid to all or any of his employees, and the hours of work and conditions of their employment; and
- (d) require an employee to make full disclosure, production and delivery to him of all records, documents, statements, writings, books, papers, extracts therefrom or copies thereof or of other information either verbal

or in writing that the employee has in his possession or under his control and that in any way relate to the wages, hours of work or conditions of his employment.

(3) The Labour Standards Officer may at any reason- Right to able time enter upon any place used in connection with any premises. industrial establishment for the purpose of making an inspection authorized under subsection (2), and may, for such purpose, question any employee apart from his employer.

(4) The Labour Standards Officer shall be supplied Certificate by the Commissioner with a certificate of his authority and ation. on entering any place used in connection with an industrial establishment shall, if so required, produce the certificate to the person in charge thereof.

(5) The person in charge of any industrial establish- Duty to ment and every person employed therein or in connection, Labour Standarda therewith shall give the Labour Standards Officer all Officer. reasonable assistance in his power to enable the Labour Standards Officer to carry out his duties under this Ordinance and the regulations.

The Labour Standards Officer may administer Administering Oaths. 36. all oaths and take and receive all affidavits and statutory declarations required under subsection (2) of section 35 and certify to the administration of the taking thereof.

37. (1) Where the Labour Standards Officer finds that where an employer has failed to pay an employee

- (a) the minimum wage prescribed under this inspection. Ordinance:
- (b) any overtime pay to which the employee is entitled under this Ordinance, or:
- (c) any vacation pay or holiday pay to which the employee is entitled under this Ordinance;

the Labour Standards Officer may determine the difference between the wages actually paid to the employee and the wages to which the employee is entitled, and, if the amount of the difference is agreed to in writing by the employer and the employee, the employer shall, within five days

under. payments found on

of authoriz-

after the date of the agreement, pay that amount to the Commissioner who shall pay it over to the employee forthwith upon the receipt thereof by him.

Consent required for prosecution.

Inspectors.

Powers, duties and

functions of inspectors. (2) No prosecution for failure to pay an employee the full wages to which he was entitled under this Ordinance shall without the written consent of the Commissioner, be instituted against an employer when he has made payment of any amount of difference in wages in accordance with subsection (1).

38. (1) The Commissioner may designate any person as an inspector under this Ordinance.

(2) An inspector shall have such powers under this Ordinance and shall perform such functions and duties as the Commissioner may prescribe by regulation.

INFORMATION AND RETURNS.

39. (1) Every employer shall keep such records and supply such information relating to the wages of his employees, their hours of work, and the general holidays, annual vacations and conditions of work of his employees, and make such returns thereon from time to time, as the Commissioner may require.

(2) The Commissioner may require an employer to supply information referred to in subsection (1) by a notice to that effect served personally or sent by registered mail addressed to the last known address of the employer for whom the notice is intended and the employer shall supply the information within such reasonable time as is specified in the notice.

Pay statement.
 40. (1) An employer shall, at the time of making any payment of wages to an employee, furnish to the employee a statement in writing setting out

- (a) the period for which the payment of wages is made;
- (b) the number of hours for which payment is made;
- (c) the rate of wages;
- (d) details of the deductions made from the wages; and

Information and returns.

Notice to supply information.

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(e) the actual sum being received by the employee.

(2) The Commissioner may, by order, exempt any Exemption. employer from any or all of the requirements of subsection (1).

OFFENCES AND PENALTIES.

A person who

41.

Offences.

- (a) contravenes any provision of this Ordinance or the regulations, or any order made thereunder: or
- (b) discharges or threatens to discharge or otherwise discriminates against a person because that person
 - (i) has testified or is about to testify in any proceeding had or taken under this Ordinance, or
 - (ii) has given any information to the Commissioner, the Labour Standards Officer or an inspector regarding the wages, hours of work, annual vacation or conditions of work of any employee in an industrial establishment.

is guilty of an offence and is liable on summary conviction to a fine not exceeding one thousand dollars.

42. A complaint or information under this Ordin- Procedure. ance may relate to one or more offences by one employer in respect of one or more of his employees.

43. Proceedings in respect of an offence under this Time limit Ordinance may be instituted at any time within one year after the time when the subject matter of the proceedings arose.

44. (1) Where an employer has been convicted of an order to offence under this Ordinance in respect of any employee, of wages. the convicting court shall, in addition to any other penalty, order the employer to pay to the employee any overtime pay. vacation pay, holiday pay or other wages to which the em-

ployee is entitled under this Ordinance the non-payment or insufficient payment of which constituted the offence for which the employer was convicted.

Reinstate. ment of pay and position.

(2) Where an employer has been convicted of an offence under this Ordinance in respect of the discharge of an employee, the convicting court may, in addition to any other penalty, order the employer

- (a) to pay compensation for loss of employment to the employee not exceeding such sum as in the opinion of the court is equivalent to the wages that would have accrued to the employee up to the date of conviction but for such discharge; and
- (b) to reinstate the employee in his employ at such date as in the opinion of the court is just and proper in the circumstances and in the position that the employee would have held but for such discharge.

(3) An employer who refuses or neglects to comply with an order of a convicting court made under this section is guilty of an offence and is liable on summary conviction to a fine not exceeding fifty dollars for each day during which such refusal or failure continues.

(4) In determining the amount of wages or over-When inaccurate time pay for the purposes of subsection (1), if the convictrecords kept. ing court finds that the employer has not kept accurate records as required by this Ordinance or the regulations, the employee affected shall be conclusively presumed to have been employed for the maximum number of hours a week allowed under this Ordinance or the number of hours deposed to by the employee whichever is the less and to be entitled to full wages therefor.

Identity of complainants. 45. Where a person who makes a complaint to the Commissioner or the Labour Standards Officer requests that his name and identity be withheld, his name and identity shall not be disclosed by the Commissioner, the Labour Standards Officer or their officials except where disclosure is necessary for the purposes of a prosecution or is considered by the Commissioner or the Labour Standards Officer to be in the public interest.

Refusal to comply with order.

46. No civil remedy of an employee against his civil remedy. employer for arrears of wages is suspended or affected by this Ordinance.

ADVISORY BOARD.

47. (1) The Commissioner shall establish an Advisory Advisory Board consisting of

- (a) a Chairman;
- (b) one member representative of the interests of employees; and
- (c) one member representative of the interest of employers.

(2) The Advisory Board shall perform the functions Powers and and duties given to it and shall advice the Commissioner $\frac{duties of}{Board}$. with respect to any matter that he wishes to refer to it.

ORDER OF THE COMMISSIONER.

48. Where by this Ordinance or the regulations, the Orders. Commissioner is authorized to make any order in respect of any matter, the order may be made to apply generally or in particular cases, or to classes of employees or industrial establishments.

REGULATIONS.

49. The Commissioner may make such regulations Regulations. as he deems necessary for carrying out the purposes and provisions of this Ordinance and, without restricting the generality of the foregoing, may make regulations

- (a) requiring employers to keep records of wages, vacations, holidays and overtime of employees and of other particulars relevant to the purposes of this Ordinance or any part thereof, in such form as may be required;
- (b) governing the production and inspection of records required to be kept by employers;
- (c) for calculating and determining wages received by an employee in respect of his employment, including the monetary value

CHAP. 1		LABOUR STANDARDS ORDINANCE
		of remuneration other than money and the regular rate of wages of employees who are not paid solely on a basis of time;
		(d) prescribing the maximum number of hours that may elapse between the commencement and termination of the working day of any employee;
		(e) fixing the minimum period that an employer may allow his employee for meals, and the maximum period for which an employer may require or permit an employee to work or be at his disposal without a meal period inter- vening;
		(f) providing for the payment of any wages of an employee to the Commissioner or to some other person in the event that the employee cannot be found or in any other case;
		(g) prescribing custodial work and essential services for the purposes of section 31; and
		 (h) prescribing the powers, functions and duties of an inspector designated pursuant to sub- section (1) of section 35; and
		(i) for any other matter or purpose that under this Ordinance is required or permitted to be prescribed by regulation.
Repeal.	50.	The Labour Provisions Ordinance is repealed.
Repeal.	51. ance is rep	The Yukon Labour (Minimum Wages) Ordin- bealed.
Repeal.	52.	The Annual Vacations Ordinance is repealed.
Coming into force.	53. to be fixed	This Ordinance shall come into force on a day by order of the Commissioner.

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PERPETUITIES ORDINANCE

CHAPTER 2

ORDINANCES OF THE YUKON TERRITORY 1968 (Second Session)

AN ORDINANCE TO MODIFY THE RULE AGAINST PERPETUITIES

(Assented to April 4th, 1968)

The Commissioner of the Yukon Territory, by and with the advice and consent of the Council of the said Territory, enacts as follows:

SHORT TITLE.

1. This Ordinance may be cited as the Perpetuities Short title.

INTERPRETATION.

2. In this Ordinance,

- (a) "court" means the Police Magistrate's Court or the Territorial Court;
- (b) "in being" means living or en ventre sa mere;
- (c) "limitation" includes any provision whereby property or any interest in property, is disposed of, created or conferred.

3. The rule of law known as the rule against Rule against perpetuities continues to have full effect except as provided to continue saving.

4. No limitation creating a contingent interest in Possibility real or personal property shall be treated as or declared to be invalid as violating the rule against perpetuities by reason only of the fact that there is a possibility of such interest vesting beyond the perpetuity period.

5. (1) Every contingent interest in real or personal Presumption property that is capable of vesting within or beyond the and "Wait perpetuity period is presumptively valid until actual events doctrine. establish,

Interpretation.

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PERPETUITIES ORDINANCE

- (a) that the interest is incapable of vesting within the perpetuity period, in which case the interest, unless validated by the application of sections 9 or 10, shall be treated as void or declared to be void; or
- (b) that the interest is incapable of vesting beyond the perpetuity period, in which case the interest shall be treated as valid or declared to be valid.

General power of appointment. (2) A limitation conferring a general power of appointment, which but for this section would have been void on the ground that it might become exercisable beyond the perpetuity period, is presumptively valid until such time, if any, as it becomes established by actual events that the power cannot be exercised within the perpetuity period.

Special power of appointment, ctc.

Application to determine validity. (3) A limitation conferring any power, option or other right, other than general power of appointment, which but for this section would have been void on the ground that it might be exercised beyond the perpetuity period, is presumptively valid, and shall be declared or treated as void for remoteness only if, and so far as, the right is not fully exercised within the perpetuity period.

6. (1) An executor or a trustee of any property or any person interested under, or on the validity or invalidity of, an interest in such property may at any time apply to the court for a declaration as to the validity or invalidity with respect to the rule against perpetuities of an interest in that property, and the court may on such application make an order as to the validity or invalidity of an interest based on the facts existing and the events that have occurred at the time of the application and having regard to sections 9 and 10.

Interim income. (2) Pending the treatment or declaration of a presumptively valid interest within the meaning of subsection (1) of section 5 as valid or invalid, the income arising from such interest and not otherwise disposed of shall be treated as income arising from a valid contingent interest, and any uncertainty whether the limitation will ultimately prove to be void for remoteness shall be disregarded.

7. (1) Except as provided in section 10. subsection (3) Measurement of section 14 and subsections (2) and (3) of section 16, period. the perpetuity period shall be measured in the same way as if this Ordinance had not been passed, but, in measuring that period by including a life in being when the interest was created, no life shall be included other than that of any person whose life, at the time the interest was created, limits or is a relevant factor that limits in some way the period within which the conditions for vesting of the interest may occur.

(2) A life that is a relevant factor in limiting the Idem. time for vesting of any part of a gift to a class shall be a relevant life in relation to the entire class.

(3) Where there is no life satisfying the conditions Idem. of subsection (1), the perpetuity period is twenty-one years.

(1) Where, in any proceeding respecting the rule 8. against perpetuities, a question arises that turns on the ability of a person to have a child at some future time, then,

- (a) it shall be presumed:
 - (i) that a male is able to have a child at the age of fourteen years or over, but not under that age, and
 - (ii) that a female is able to have a child at the age of twelve years or over, but not under that age or over the age of fifty-five years, but,
- (b) in the case of a living person, evidence may be given to show that he or she will or will not be able to have a child at the time in question.

(2) Subject to subsection (3), where any question is Idem decided in relation to a limitation of interest by treating a person as able or unable to have a child at a particular time, then he or she shall be so treated for the purpose of any question that arises concerning the rule against perpetuities in relation to the same limitation or interest notwithstanding that the evidence on which the finding of ability or inability to have a child at a particular time as proved by subsequent events to have been erroneous.

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Idem. (3) Where a

(3) Where a question is decided by treating a person as unable to have a child at a particular time and such person subsequently has a child or children at that time, the court may make such order as it sees fit to protect the right that such child or children would have had in the property concerned as if such question had not been decided and as if such child or children would, apart from such decision, have been entitled to a right in the property not in itself invalid by the application of the rule against perpetuities as modified by this Ordinance.

(4) The possibility that a person may at any time have a child by adoption, legitimation or by means other than procreating or giving birth to a child shall not be considered in deciding any question that turns on the ability of a person to have a child at some particular time, but, if a person does subsequently have a child or children by such means, then subsection (3) applies to such child or children.

- Reduction of age. 9. (1) Where a limitation creates an interest in real or personal property by reference to the attainment by any person or persons of a specified age exceeding twenty-one years, and actual events existing at the time the interest was created or at any subsequent time established.
 - (a) that the interest would, but for this section, be void as incapable of vesting within the perpetuity period; but
 - (b) that it would not be void if the specified age had been twenty-one years,

the limitation shall be read as if, instead of referring to the age specified, it had referred to the age nearest the age specified that would, if specified instead, have prevented the interest from being so void.

Exclusion of class members to avoid remoteness. (2) Where the inclusion of any persons, being potential members of a class or unborn persons who at birth would become members or potential members of the class, prevents subsection (1) from operating to save a limitation creating an interest in favour of a class of person from being void for remoteness, such persons shall be excluded from the class for all purposes of the limitation, and the limitation takes effect accordingly.

Idem.

(3) Where a limitation creates an interest in favour Idem. of a class to which subsection (2) does not apply and actual events at the time of the creation of the interest or at any subsequent time establish that, but for this subsection, the inclusion of any persons, being potential members of a class or unborn persons who at birth would become members or potential members of the class, would cause the limitation to the class to be void for remoteness. such persons shall be excluded from the class for all purposes of the limitation, and the limitation takes effect accordingly.

(4) For the purposes of this section, a person shall Interpretabe treated as a member of a class if in his case all conditions identifying a member of the class are satisfied, and a person shall be treated as a potential member if in his case some only of those conditions are satisfied but there is a possibility that the remainder will in time be satisfied.

10. Where any disposition is made in favour of any Spouses. spouse of a person in being at the commencement of the perpetuity period, or where a limitation creates an interest in real or personal property by reference to the time of the death of the survivor of a person in being at the commencement of the perpetuity period and any spouse of that person. for the purpose of validating any such disposition or limitation, that but for this section would be void as offending the rule against perpetuities as modified by this Ordinance. the spouse of such person shall be deemed to be a life in being at the commencement of the perpetuity period even though such spouse was not born until after that time.

11. (1) A limitation that, if it stood alone, would be saving. valid under the rule against perpetuities is not invalidated by reason only that it is preceded by one or more limitations that are invalid under the rule against perpetuities, whether or not such limitation expressly or by implication takes effect after, or is subject to, or is ulterior to and dependent upon, any such invalid limitation.

(2) Where a limitation is invalid under the rule Acceleration against perpetuities, any subsequent interest that, if it interests. stood alone would be valid, shall not be prevented from being accelerated by reason only of the invalidity of the prior interest.

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Powers of appointment.

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12. (1) For the purpose of the rule against perpetuities. a power of appointment shall be treated as a special power unless

- (a) in the instrument creating the power it is expressed to be exercisable by one person only; and
- (b) it could, at all times during its currency when that person is of full age and capacity. be exercised by him so as immediately to transfer to himself the whole of the interest governed by the power without the consent of any other person or compliance with any other condition, not being a formal condition relating only to the mode of exercise of the power.

(2) A power that satisfies the conditions of clauses (a) and (b) of subsection (1) shall, for the purpose of the rule against perpetuities, be treated as a general power.

(3) For the purpose of determining whether an appointment made under a power of appointment exercisable by will only is void for remoteness, the power shall be treated as a general power where it would have been so treated if excercisable by deed.

13. (1) The rule against perpetuities does not invalidate a power conferred on trustees or other persons to sell, lease, exchange or otherwise dispose of any property, or to do any other act, in the administration (as opposed to the distribution) of any property including, where authorized, payment to trustees or other persons of reasonable remuneration for their services.

Application of subsection (1).

Administrative powers of trustees.

> (2) Subsection (1) applies for the purposes of enabling a power to be exercised at any time after this Ordinance comes into force, notwithstanding that the power is conferred by an instrument that took effect before that time.

Options to acquire reversionary interests.

14. (1) The rule against perpetuities does not apply to an option to acquire for valuable consideration an interest reversionary on the term of a lease,

> (a) if the option is exercisable only by the lessee or his successors in title; and

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- (b) if it ceases to be exercisable at or before the expiration of one year following the determination of the lease.

(2) Subsection (1) applies to an agreement for a Application of subsection lease as it applies to a lease, and "lessee" shall be construed (1). accordingly.

(3) In the case of all other options to acquire for Other options. valuable consideration any interest in land, the perpetuity period under the rule against perpetuities is twenty-one years, and any such option that according to its terms is exercisable at a date more than twenty-one years from the date of its creation is void on the expiry of twenty-one years from the date of its creation as between the person by whom it was made and the person to whom or in whose favour it was made and all persons claiming through either or both of them, and no remedy lies for giving effect to it or making restitution for its lack of effect.

(4) The rule against perpetuities does not apply, Options to nor do the provisions of subsection (3) of this section leases. apply, to options to renew a lease.

15. In the case of an easement, profit 'a prendre or Easements, other similar interest to which the rule against perpetuities ^{profits} may be applicable, the perpetuity period is forty years from the time of the creation of such easement, profit 'a prendre or other similar interest, and the validity or invalidity of such easement, profit 'a prendre or other similar interest. so far as remoteness is concerned, shall be determined by actual events within such forty-year period; and the easement, profit 'a prendre or other similar interest is void only for remoteness if, and to the extent that, it fails to acquire the characteristics of a present exercisable right in the servient land within the forty-year period.

- 16. (1) In the case of,
 - (a) a possibility of reverter on the determination of a determinable fee simple; or
 - (b) a possibility of a resulting trust on the determination of any determinable interest in real or personal property;

the rule against perpetuities as modified by this Ordinance applies in relation to the provision causing the interest to

etc.

Determinable interests.

PERPETUITIES ORDINANCE

be determinable as it would apply if that provision were expressed in the form of a condition subsequent giving rise on its breach to right of re-entry or an equivalent right in the case of personal property and, where the event determines the determinable interest does not occur within the perpetuity period, the provision shall be treated as void for remoteness and the determinable interest becomes an absolute interest.

Idem.

Idem.

(2) In the case of a possibility of reverter on the determination of a determinable fee simple, or in the case of a possibility of a resulting trust on the determination of any determinable interest in any real or personal property, or in the case of a right of re-entry following on a condition subsequent, or in the case of an equivalent right in personal property, the perpetuity period shall be measured as if the event determining the prior interest were a condition to the vesting of the subsequent interest, and failing any life in being at the time the interests were created that limits or is a relevant factor that limits in some way the period within which that event may take place, the perpetuity period is twenty-one years from the time when the interests were created.

(3) Even though some life or lives in being may be relevant in determining the perpetuity period under subsection (2), the perpetuity period for the purposes of this section shall not exceed a period of forty years from the time when the interests were created and shall be the lesser of a period of forty years and a period composed of the relevant life or lives in being and twenty-one years.

Specific non-charitable 17. (1) A trust for a specific non-charitable purpose that creates no enforceable equitable interest in a specific trusts person shall be construed as a power to appoint the income or the capital, as the case may be, and, unless the trust is created for an illegal purpose or a purpose contrary to public policy, the trust is valid so long as, and to the extent that, it is exercised either by the original trustee or his successor, within a period of twenty-one years, notwithstanding that the limitation creating the trust manifested an intention, either expressly or by implication, that the trust should or might continue for a period in excess of that period; but in the case of such a trust that is expressed to be of perpetual duration, the court may declare the limita-

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tion to be void if the court is of opinion that by so doing the result would more closely approximate the intention of the creator of the trust than the period of validity provided by this section.

(2) To the extent that the income or capital of a Idem. trust for a specific non-charitable purpose is not fully expended within a period of twenty-one years, or within any annual or other recurring period within which the the limitation creating the trust provided for the expenditure of all or a specified portion of the income or the capital, the person or persons, or his or their successors, who would have been entitled to the property comprised in the trust if the trust had been valid from the time of its creation, are entitled to such unexpended income or capital.

The rule of law prohibiting the limitation, after Rule in 18. a life interest to an unborn person, of an interest in land to the unborn child or other issue of an unborn person is hereby abolished, but without affecting any other rule relating to perpetuities.

19. The rules of law and statutory enactments relat- Rules as to ing to perpetuities do not apply and shall be deemed never to have applied to the trusts of a plan, trust or fund benefit established for the purpose of providing pensions, retirement allowances, annuities, or sickness, death or other benefits, to employees or to their widows, dependants or other beneficiaries.

20. Except as provided in subsection (2) of section Application of Ordinance. 13 and in section 19, this Ordinance applies only to instruments that take effect after this Ordinance comes into force. and such instruments include an instrument made in the exercise of a general or special power of appointment after this Ordinance comes into force even though the instrument creating the power took effect before this Ordinance comes into force.

Mitchell abolished.

trusts.

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EVIDENCE ORDINANCE

CHAPTER 3

ORDINANCES OF THE YUKON TERRITORY 1968 (Second Session)

AN ORDINANCE TO AMEND THE EVIDENCE ORDINANCE

(Assented to April 4th, 1968)

The Commissioner of the Yukon Territory, by and with the advice and consent of the Council of the said Territory, enacts as follows:

1. The *Evidence Ordinance* is hereby amended by repealing Section 4 thereof and substituting the following therefor:

- "4. (1) Except as provided in this Ordinance, the parties to an action and the persons on whose behalf an action is brought, instituted, opposed or defended, and their spouses are competent and compellable to give evidnce on behalf of themselves or of any parties.
 - (2) Every person charged with an offence shall be a competent but not compellable witness at every stage of the proceedings, whether the person so charged is charged solely or jointly with any other person, provided as follows:
 - (a) a person so charged shall not be called as a witness except upon his own application;
 - (b) the failure of any person charged with an offence to give evidence shall not be made the subject of any comment by the Prosecution or Court;
 - (c) a person charged and called as a witness shall not be asked, and if asked shall not be required to answer, any

R.O.Y.T. 1958 c.37; 1965 (2nd) c.4.

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question tending to show that he has committed or been convicted of or been charged with any offence other than that wherewith he is then charged, or is of bad character unless

- (i) the proof that he has committed or been convicted of such other offence is admissable evidence to show that he is guilty of the offence wherewith he is then charged; or
- (ii) he has personally or by his Counsel asked questions of the witnesses for the Prosecution with a view to establish his own good character, or has given evidence of his own good character, or the nature or conduct of the defence is such as to involve imputations on the character of the prosecutor or the witnesses for the prosecution; or
- (iii) he has given evidence against any other person charged with the same offence."

CHAP. 4

FINANCIAL AGREEMENT

CHAPTER 4

ORDINANCES OF THE YUKON TERRITORY 1968 (Second Session)

AN ORDINANCE TO AMEND THE THE FINANCIAL AGREEMENT ORDINANCE 1967

(Assented to March 8th, 1968)

The Commissioner of the Yukon Territory, by and with the advice and consent of the Council of the said Territory, enacts as follows:

Provisions of Agreement. 1. Paragraph (iii) (A) of subsection (a) of section 3 is hereby repealed and the following substituted therefor:

"(iii) As an operating grant for (A) the fiscal year 1967/68 and amount equal to \$3,054,000.00, and"

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FUR EXPORT

CHAPTER 5

ORDINANCES OF THE YUKON TERRITORY 1968 (Second Session)

AN ORDINANCE TO AMEND THE FUR EXPORT ORDINANCE

R.O.Y.T. 1958 c.49; 1961 (2nd)

(Assented to April 4th, 1968)

The Commissioner of the Yukon Territory, by and with the advice and consent of the Council of the said Territory, enacts as follows:

1. Schedule A of the *Fur Export Ordinance* is repealed and the following substituted therefor:

SCHEDULE A

TAX PAYABLE ON FURS EXPORTED FROM THE YUKON TERRITORY.

On each beaver .50 On each cougar .25 On each fisher .50 On each fox, black .10 On each fox, cross .10 On each fox, red .10 On each fox, red .10 On each fox, silver .10 On each fox, silver .10 On each fox, blue .50 On each fox, blue .50 On each marten .50 On each mink .50 On each muskrat (musquash) .02 On each squirrel .01 On each weasel (ermine) .05 On each wolf or coyote .25 On each wolf or coyote .25	On each bear, white or polar\$	5.00
On each fisher .50 On each fox, black .10 On each fox, cross .10 On each fox, red .10 On each fox, red .10 On each fox, silver .10 On each fox, blue .10 On each fox, blue .10 On each fox, blue .50 On each fox, blue .50 On each marten .50 On each mink .50 On each muskrat (musquash) .02 On each squirrel .01 On each weasel (ermine) .05 On each wolf or coyote .25	On each beaver	.50
On each fox, black .10 On each fox, cross .10 On each fox, red .10 On each fox, silver .10 On each fox, silver .10 On each fox, blue .50 On each marten .50 On each mink .50 On each muskrat (musquash) .02 On each squirrel .01 On each weasel (ermine) .05 On each wolf or coyote .25	On each cougar	.25
On each fox, cross .10 On each fox, red .10 On each fox, silver .10 On each fox, blue .50 On each grant .25 On each marten .50 On each mink .50 On each mink .50 On each muskrat (musquash) .02 On each squirrel .01 On each weasel (ermine) .05 On each wolf or coyote .25	On each fisher	.50
On each fox, red .10 On each fox, silver .10 On each fox, blue .50 On each fox, blue .50 On each fox, blue .50 On each marten .25 On each mink .50 On each mink .50 On each muskrat (musquash) .02 On each otter .50 On each squirrel .01 On each weasel (ermine) .05 On each wolf or coyote .25	On each fox, black	.10
On each fox, silver .10 On each fox, blue .50 On each lynx .25 On each marten .50 On each mink .50 On each mink .50 On each muskrat (musquash) .02 On each otter .50 On each squirrel .01 On each weasel (ermine) .05 On each wolf or coyote .25	On each fox, cross	.10
On each fox, blue .50 On each lynx .25 On each marten .50 On each mink .50 On each mink .50 On each muskrat (musquash) .02 On each otter .50 On each squirrel .01 On each weasel (ermine) .05 On each wolf or coyote .25	On each fox, red	.10
On each lynx.25On each marten.50On each mink.50On each muskrat (musquash).02On each otter.50On each otter.50On each squirrel.01On each weasel (ermine).05On each wolf or coyote.25	On each fox, silver	.10
On each marten.50On each mink.50On each muskrat (musquash).02On each otter.50On each otter.50On each squirrel.01On each weasel (ermine).05On each wolf or coyote.25	On each fox, blue	.50
On each mink.50On each muskrat (musquash).02On each otter.50On each squirrel.01On each weasel (ermine).05On each wolf or coyote.25	On each lynx	.25
On each muskrat (musquash).02On each otter.50On each squirrel.01On each weasel (ermine).05On each wolf or coyote.25	On each marten	.50
On each otter.50On each squirrel.01On each weasel (ermine).05On each wolf or coyote.25	On each mink	.50
On each squirrel.01On each weasel (ermine).05On each wolf or coyote.25	On each muskrat (musquash)	.02
On each weasel (ermine).05On each wolf or coyote.25	On each otter	.50
On each wolf or coyote	On each squirrel	.01
-	On each weasel (ermine)	.05
On each wolverine	On each wolf or coyote	.25
	On each wolverine	.50

Снар. 6

JUDICATURE

CHAPTER 6

ORDINANCES OF THE YUKON TERRITORY 1968 (Second Session)

AN ORDINANCE TO AMEND THE JUDICATURE ORDINANCE

(Assented to April 4th, 1968)

The Commissioner of the Yukon Territory, by and with the advice and consent of the Council of the said Territory, enacts as follows:

1. Paragraph (c) and paragraph (e) of Section 17 of the *Judicature Ordinance* are repealed and the following substituted therefor:

- "(c) to keep an account of all fines, fees and moneys payable or paid into Court and to enter all such amounts in proper books or accounts as may be prescribed;
 - (e) (i) the Clerk shall on or before the 15th day of each month prepare a statement in duplicate from the accounts and books mentioned in Paragraph (c) hereof and transmit a copy of the statement to the Territorial Treasurer,
 - (ii) the statement required by subparagraph (i) shall set forth the total amount of fees, fines and moneys which have been received by the Clerk during the previous month and with such statement the Clerk shall transmit to the Territorial Treasurer the amount of all fees, fines, and moneys received by him during the preceding month.
- (f) To do and perform all such other acts and duties as may be necessary for the administration of justice in the Territory or as may be prescribed."

R.O.Y.T. 1958 c.60; 1960 (3rd) c.5; 1961 (1st) c.7; 1964 (2nd) c.8.

JURY

CHAPTER 7

ORDINANCES OF THE YUKON TERRITORY 1968 (Second Session)

AN ORDINANCE TO AMEND THE JURY ORDINANCE

R.O.Y.T. 1958 c.61 ; 1961 (3rd) c.1.

(Assented to April 4th, 1968)

The Commissioner of the Yukon Territory, by and with the advice and consent of the Council of the said Territory, enacts as follows:

1. Section 7 of the *Jury Ordinance* is amended by adding thereto, immediately after paragraph (h) thereof, the following paragraphs:

- "(ha) persons employed in the Department of Corrections of the Territory;"
- "(hb) persons employed in the Public Service of the Territory classified as Probation Officers and Social Workers."

Снар. 8

R.O.Y.T.

LIQUOR

CHAPTER 8

1958 c.67; 1959 (1st) c.6; 1961 (2nd) c.6; 1962 (1st) c.13; 1962 (5th) c.14; 1963 (1st) c.2; 1965 (1st) c.6; 1965 (1st) c.6; 1965 (2nd) c.3; 1966 (2nd) c.6; 1966 (1st) c.2; 1966 (1st) c.10; 1968 (1st) c.2.

ORDINANCES OF THE YUKON TERRITORY 1968 (Second Session)

AN ORDINANCE TO AMEND THE LIQUOR ORDINANCE

(Assented to April 4th, 1968)

The Commissioner of the Yukon Territory, by and with the advice and consent of the Council of the said Territory, enacts as follows:

1. Section 20 of the *Liquor Ordinance* is hereby amended by adding thereto immediately following subsection (1) the following new sub-section;

> "(1a) An applicant for renewal of a licence shall not be required to provide an affidavit or detailed sketch of the premises in accordance with sub-section (1) hereof unless a structural change has been made in the premises since the previous issue of a licence in respect of the premises."

2. Section 24 of the said Ordinance is amended by adding thereto immediately after sub-section (2) the following new sub-section;

"(3) This section shall not apply to an application for renewal of a licence."

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MINING SAFETY

CHAPTER 9

ORDINANCES OF THE YUKON TERRITORY 1968 (Second Session)

AN ORDINANCE TO AMEND THE MINING SAFETY ORDINANCE

R.O.Y.T. 1958 c.75.

(Assented to April 4th, 1968)

The Commissioner of the Yukon Territory, by and with the advice and consent of the Council of the said Territory, enacts as follows:

1. Section 2 of the *Mining Safety Ordinance* is amended by adding thereto, immediately after paragraph (f) thereof, the following paragraph:

"(fa) 'mine rescue superintendent' means a person appointed as such by the Commissioner under this Ordinance."

2. Section 3 of the said Ordinance is amended by adding thereto, immediately after paragraph (b) thereof, the following paragraph:

"(c) appoint duly qualified persons as mine rescue superintendents or authorize other duly qualified persons to act as such for the purpose of this Ordinance."

3. The said Ordinance is amended by adding thereto, immediately after Section 28 thereof, the following Section:

"28A (1) Notwithstanding Section 28 of this Ordinance, the Commissioner may establish, equip, operate and maintain mine rescue stations.

(2) The cost of operating and maintaining mine rescue equipment and mine rescue stations, including the salaries of mine rescue superintendents, shall be recoverable from the owner of every mine in accordance with this section.

MINING SAFETY

(3) An inspector shall assess every mine to which this section applies with the cost of maintenance of mine rescue equipment and with the cost of operation of mine rescue stations including the salaries of mine rescue superintendents

(4) The assessment referred to in subsection(3) shall be made quarterly and shall be apportioned among the mines to which this section applies on a per man, per month basis for

- (a) underground operations,
- (b) open pit operations,

at rates to be fixed from time to time by the Commissioner.

(5) Monies paid, collected or received in accordance with this section shall be paid to the Receiver General of Canada and shall be deemed not to be 'public money' as defined in section 2 of the Financial Administration Ordinance." MOTOR VEHICLES

Снар. 10

CHAPTER 10

R.O.Y.T. 1958 c.77; 1960 (3rd) ORDINANCES OF THE YUKON TERRITORY c.3; 1961 (1st) 1968 (Second Session) c.5; 1961 (2nd) AN ORDINANCE TO AMEND 1962 (1st) • 21 1962 (5th) THE MOTOR VEHICLES ORDINANCE 1963 (2nd) (Assented to April 4th, 1968) ^{c.9:} 1964 (1st) C.9; 1965 (2nd) The Commissioner of the Yukon Territory, by and with 1966 (2nd) c.13; 1967 (2nd) c.13;

the advice and consent of the Council of the said Territory. enacts as follows: 1968 (1st) c.3.

1. Section 110 of the Motor Vehicles Ordinance is repealed and the following substituted therefor:

"110(1) When a vehicle bearing the sign 'school bus' and displaying alternately flashing lights has stopped on a highway to receive or discharge passengers, a driver approaching the school bus from either direction shall stop before reaching the school bus.

(2) A person who is required by sub-section (1) to stop before reaching a school bus shall not proceed to pass the school bus.

- (a) until the school bus resumes motion; or
- (b) until the driver of the school bus indicates by a signal that he may proceed; or
- (c) where the school bus is displaying alternately flashing lights until the lights stop flashing."

Снар. 11

POLICE MAGISTRATE'S COURTS

CHAPTER 11

ORDINANCES OF THE YUKON TERRITORY 1968 (Second Session)

AN ORDINANCE TO AMEND THE POLICE MAGISTRATE'S COURTS ORDINANCE

R.O.Y.T. 1958 c.88.

(Assented to April 4th, 1968)

The Commissioner of the Yukon Territory, by and with the advice and consent of the Council of the said Territory, enacts as follows:

1. The Police Magistrate's Courts Ordinance is hereby amended by repealing Section 4 thereof and substituting the following therefor:

"4. (1) There shall be a Clerk of the Police Magistrate's Court.

(2) If a deputy clerk is appointed, he shall have the same powers and duties as the Clerk.

- (3) The duties of the Clerk shall be:
 - (a) to attend to his office and keep it open on such days of the week, other than holidays, and during such hours as the Commissioner may fix;
 - (b) on application of any person by himself or his agent;
 - (i) to receive all complaints and other papers required to be filed in the Police Magistrate's Court or Small Debts Court,
 - (ii) to issue or file all writs of summons, pleadings, proceedings, warrants, precepts, writs of execution and other documents rendered necessary or required for the effective disposal of such matters, and

POLICE MAGISTRATE'S COURTS

- (iii) to tax costs, enter judgements and record all judgements and orders pronounced, given or made,
- (c) to keep account of all fines, fees and moneys payable or paid in respect of this or any other law and to enter all such amounts in proper books or as may be prescribed;
- (d) to do and perform all such other acts and duties as may be necessary for the administration of justice in the Territory or which may be prescribed."

2. Section 7 of the said Ordinance is repealed and the following substituted therefor;

"7. (1) Each Clerk shall, on or before the 15th day of every month, prepare a statement from the book mentioned in Section 6(1) and transmit a copy of the statement to the Territorial Treasurer.

(2) The statement shall be in the prescribed form and shall set forth the total amounts of fees and moneys received by the Clerk during the preceding month and with such statement the Clerk shall transmit to the Territorial Treasurer the amount of all fees and moneys received by him during the next preceding month." CLOSURE OF PORTIONS OF CERTAIN STREETS

CHAPTER 12

ORDINANCES OF THE YUKON TERRITORY 1968 (Second Session)

AN ORDINANCE TO AMEND AN ORDINANCE TO CLOSE CERTAIN PORTIONS OF FIFTH AVENUE AND LAMBERT AND ELLIOTT STREETS, IN THE TOWNSITE OF WHITEHORSE, FROM USE AS STREETS BY THE PUBLIC BEING CHAPTER 9 OF THE ORDINANCES OF THE YUKON TERRITORY, 1906

(Assented to April 4th, 1968)

The Commissioner of the Yukon Territory, by and with the advice and consent of the Council of the said Territory, enacts as follows:

1. Section 1 of Chapter 9 of the Ordinances of the Yukon Territory, 1906, being an Ordinance to close certain portions of Fifth Avenue and Elliott Streets, in the Townsite of Whitehorse, from use by the public, is amended by substituting the following description of land for the one contained therein:

"All that portion of Lots 1 and 2, in Group 5, being a portion of the Townsite of Whitehorse, in the Yukon Territory, now occupied by Elliott Street, lying between the westerly limit of Fourth Avenue and the easterly limit of Sixth Avenue and its southerly projection, together with all that portion of Lot 2 in Group 5, now occupied by Fifth Avenue, lying between the westerly projection of the northerly limit of Lambert Street and the southerly limit of the lane between Elliott Street and Main Street, together with that portion of Lots 1 and 2 now occupied by lane between the westerly limit of Fourth Avenue and the easterly limit of Sixth Avenue." 2. All that portion of Lots 1 and 2, in Group 5, being a portion of the Townsite of Whitehorse, in the Yukon Territory described in Section 1 of an Ordinance to close certain portions of Fifth Avenue and Lambert and Elliott Streets in the Townsite of Whitehorse, in the Yukon Territory, from use as streets by the public, being Chapter 9 of the Ordinances of the Yukon Territory, 1906, other than that portion of Lots 1 and 2 in Group 5 thereof described in Section 1 of this Ordinance shall be deemed to be common and public highways.

TABLE OF PUBLIC ORDINANCES OF THE YUKON TERRITORY

1958 to 1968 (Second Session)

Showing all the chapters of the Revised Ordinances 1958 with amendments thereto up to and including 1968 (Second Session).

	R.O. 19	E0
	Chapte	
SUBJECT MATTER	No.	AMENDMENTS
Adoption	1	
Adult Occupational Training Agreement	new	1967 (2nd) c.1
Agisters and Livery Stable Keepers	2	
Amusement Tax	3	
Annual Vacation		1968 (2nd) c.1 repealed
Annuity Plan	5	1963 (1st) c.4 repealed
Apprentice Training		1964 (2nd) c.1
Arbitration	<u>6</u>	
Area Development Assignment of Book Debts	7 8	1963 (2nd) c.8·s.4(g) added
Bills of Sale		1964 (1st) c.5-s.5; 35
Blasting		1904 (190) 0.0-3.0, 30
Brands		1967 (2nd) c.2
Bulk Sales		
Business Licenses		1960 (1st) c.7-s.5(2);
		9(2) added
		1961 (1st) c.3-s.15 added
		Sched.
Cancer Diagnosis & Treatment	new	1962 (1st) c.11
Cemeteries		1967 (1st) c.1 repealed 1967 (1st) c.1
Change of Name		1907 (191) 0.1
Chiropractic		
Choses In Action	16	
Citizenship Instruction Agreement	17	
City Frontage Tax (Whitehorse)	new	1960 (1st) c.3
City Frontage Tax (Dawson)	new	1964 (1st) c.1
Civil Emergency Measures		1966 (2nd) c.3
Collection		1962 (1st) c.13-s.298(3)
Companies	19	1962 (18) C.13-5.298(3) 1964 (2nd) c.11-s.97A added;
		101; 106; 111A added;
		111B added
		1966 (1st) c.10·s.130(4) added
		1966 (2nd) c.5-s.70(3)
Conditional Sales	20	1964 (2nd) c.9-s.2(ba) added;
		2(g) added; 3(1)(2);
		3(4)(5); 3A added; 7(1); 8; 12; 14; 14A added;
		7(1); 8; 12; 14; 14A added; 15(1): 16 & 17 added
Contributory Negligence	21	15(1); 10 & 17 added
Controverted Elections	22	
Co-operative Associations	23	1967 (1st) c.8-s. 44
Cornea Transplant	new	1967 (1st) c.8-s. 44 1962 (5th) c.2
Coroners		1966 (2nd) c.10-s.7(1)
Corporation Securities	new	1963 (1st) c.3
Cradit Unione	05	1963 (2nd) c.6·s.13
Credit Unions	25	1965(2nd) = 2 = 2
Creditors Relief	26	1965 (2nd) c.2-s.3
Curfew		1963 (2nd) c.10·s.4

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	.0. 19	
SUBJECT MATTER	Chapte No.	AMENDMENTS
Dawson City Sewage Disposal System Sale. Defamation		1966 (1st) c.4
Dental Profession		1964 (2nd) c.10-s.22A, 22B added; 23; 25; 26; 27 added
Dependants Relief Devolution of Real Property	30	1962 (1st) c.9
Disabled Persons Allowance		1962 (1st) c.16-s.3(1); 4(a) 1964 (1st) c.4-s.3(1); 4(a)
Dog Elections	33	1960 (3rd) c.4·s.4; 5(b)(c);
		8; Sched. 1966 (1st) c.8-s.8
Electrical Protection Employment Agencies	35	1967 (1st) c.2
Engineering Profession	36	1961 (1st) c.8-s.2(bb)(i) added 8; 12(1)(d)(e)(f); 12(2)(3) (4)(5); 13; 14(1); 16; 17(1) (2); 18; 20; 22; 25(2) added; 26(1)(3); (31); 32 1963 (1st) c.7-s.17A added
Evidence	37	1965 (1st) c.2-s.12 1965 (2nd) c.4-s.68
Exemptions	28	1967 (2nd) c.6-s.68;69 1968 (2nd) c.3-s.4
Factors	39	
Fair Practices Fatal Accidents Ferries	40	1963 (2nd) c.3
Financial Administration		1963 (1st) c.10-s.21 1964 (2nd) c.7-s.29; 30; 30A added
Financial Agreement	new	1967 (1st) c.9-s.34(1)(c) 1967 (1st) c.19 1968 (2nd) c.4-s.3(a)(iii)(A)
Fire Investigation Fire Prevention	44 45	1962 (5th) c.3 repealed 1962 (5th) c.3 repealed
Fire Prevention	new	1962 (5th) c.3 1966 (2nd) c.12-s.6
Fitness & Amateur Sport Agreement		1967 (2nd) c.7-s.24(ga) added 1962 (5th) c.1 1967 (2nd) c.3
Floral Emblem Forest Protection	46	1963 (1st) c.11-s.11;
Franchises:		16(1)(a)
Mayo Utilities—Telephone Electrical—Whitehorse		1952 (1st) c.6 1953 (1st) c.11-s.1; 2 1954 (2nd) c.2
" — Haines Junction		1958 (1st) c.13
" —Watson Lake Electrical—Carcross		1959 (2nd) c.3 1960 (3rd) c.1
" —Carmacks		1960 (31d) C.1 1964 (2nd) c.5·s.2 added 1961 (1st) c.1
" —Teslin		1964 (2nd) c.4-s.2 added 1963 (1st) c.1
Frustrated Contracts	∆ 9	1963 (2nd) c.11-s.2; 3 added
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	R.O. 195 Chapte	
SUBJECT MATTER	No.	AMENDMENTS
Fuel Oil Tax	new	1962 (1st) c.6 1962 (5th) c.15-s.3(3)(i)(c) added 1964 (2nd) c.6-s.3(3); 3a
		added 1968 (1st) c.1·s.3; 4(a)
Fur Export		1961 (2nd) c.11-Sched. A 1968 (2nd) c.5-Sched. A
Game		1959 (1st) c.3-s.2(1)(w); 8; 9A & 9B added; 14A added; 25(2); 27(1); 34(1); 36; 42(2)(b)(vii) added; 49(1); 74(3)(4)(5); 81(b) 1959 (2nd)c.4-s.39(1) 1961 (2nd) c.10-s.78(3)(4) added; Sched. A-9A added 1964 (1st) c.10-Sched. A-1(c) 1965 (1st) c.15-s.42 1967 (1st) c.11-s.2(1)(o); 2(1) (sa) added; 2(1)(w); 2(4)(a) & (b) added; 7; 8(1)(a)(i); 10(1); 10(1a) added; 10A added; 12; 13; 13A & 13B added; 14(3) added; 15; 16; 19(2)(3)(4)(5) & (6) added; 19A added; 20; 26(r) & (s) added; 38A & 38B added; 42(2); 65; 66; 67; 68; 69; 72; 80(1)(f), (g) added; 81(c) added; 82; 84; 86; 86A-B-C & D added; 87; 88; Sched. A-1(b)(iv)(v)(vi)(c)(d); Sched. A-11; Sched. A-16 & 17 added; Sched. D added
Garage Keepers Garnishee Hairdressers	52 пеw	1965 (2nd) c.6-s.17; 19 added 1967 (1st) c.4
Hospital Aid Hospital Hotel Keepers	new	1959 (1st) c.1 repealed 1964 (2nd) c.13 repealed
Housing Development	new 55	1967 (1st) c.6
Immunity of Members	56	1966 (1st) c.1
Insurance	57	1959 (1st) c.4-Part III s. 39 to 52; 52A & B added; Part I of Sched. 1962 (5th) c.7-s. 48
		1963 (2nd) c.5-s.131A added 1967 (1st) c.15-s.2(a); 2(ab) added; 2(h)(i)(j)(k)(p)(r); 2A added; Part IV s.53-112
Interpretation		1959 (1st) c.5-s.37 added 1967 (2nd) c.8-s.21(1)(j)
Intestate Succession	59	1962 (1st) c.19-s.5 1965 (2nd) c.7-s.3; Part II added

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	R.O. 195	
	Chapter	
SUBJECT MATTER Judicature	No. 60	AMENDMENTS 1960 (3rd) c.5·s.14; 51(1)
		1961 (1st) c.7-s.51(1) 1964 (2nd) c. 8-s.17(a); 37 1968 (2nd) c.6-s.17 (c) & (e); 17 (f) added
Jury	61	1961 (3rd) c.1-s.9; 14(5); 19(2)
	~~	1968 (2nd) c.7-s.7 (ha) & (hb) added
Labour Provision Labour Standards Landlord & Tenant	пеw 63	1968 (2nd) c.1 repealed 1968 (2nd) c.1
Legal Profession	04	1962 (1st) c.14-s.26 added 1967 (2nd) c.9-s.11; 26
Legal Profession Accounts	new	1965 (1st) c.1
Limitation of Actions	65	
Liquor		1959 (1st) c.6-s. 12(1)(b); 30(1); 30(3); 76(3) added
		1961 (2nd) c.6-s.37(1) 1962 (1st) c.18-s.2(1)(y)
		added; 9; 12A; 12B; 12C; 12D; 12E added; 12(2); 15(9)(10)
		(11)(12)(13) added; 50(2); 31(1)(a)(b); 31(1)(c) added; 31(3); 37(2); 76; 77
		1962 (5th) c.11-s.12A(1) 1962 (5th) c.14-s.8(2)
		1963 (1st) c.9-s.12A(7)(9); 12B(7); 12D(4); 15; 15A;
		15B; 15C added 1963 (1st) c.12-s.45
		1964 (1st) c.12-s.7A added; 8(3); 9; 12; 12A(2); 12B(1);
		12B(2); 12D(5) added; 14A added; 20; 31
		1965 (1st) c.6-s.2(1)(qq) added; 9; 12(2); 12A(1)(2)(5)
		(8)(9); 12B(1)(2)(5)(6) (9); 12C; 12D(3); 23; 24; 25; 29(3); 31(6) added; 45(2)(b);
		48; 50(4); 51(2); 52A added; 77(6); 86(1)(e) added;
		88(1)(g) added; Sched. 1965 (2nd) c.3-s.9; 12C added;
		19(1)(b); 24; 25; 31(1); 31(7) added; 34(3); 39; 86(1)(bb) added: 52A
		1966 (2nd) c.8·s.12A(1); 12A(1a); 12D(2); 31(1)(b);
		31(1)(c); 31(8) added (Obsolete 1/1/67)
		1967 (2nd) c.10-s.31(8) added
		1968 (1st) c.2-s.86(1) & (2) 1968 (2nd) c.8-s.20(1a) added; 24(3) added
Loan Agreement (1961) No. 1	пеw	1961 (2nd) c.2 1966 (1st) c.11 repealed
Loan Agreement (1961) No. 2 Loan Agreement	new	1961 (2nd) c.4 1961 (3rd) c.4
Loan Agreement (1962) No. 1	new	1962 (1st) c.2 1967 (1st) c.18-s.2

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	R.O. 19 Chapte	er
SUBJECT MATTER	No.	AMENDMENTS
Local Improvement District	new	1965 (2nd) c.1
Low Cost Housing	DOW	1967 (2nd) c.11-s.6A added 1962 (1st) c.1
LOW COST HOUSING		1963 (1st) c.1 1963 (1st) c.8-s.2; 3(2)(a);
		3(2)(c); 3(3)(a); 3(3)(d);
		4(1)(a) added
		1966 (1st) c.7·s.3(3)(c) 1966 (2nd) c.11·s.3(3)(b)(e);
		4(1a)
L. D. M. L. Harris - Anna		1967 (1st) c.14-s.3(3)(c)
Low Rental Housing Agreement	new	1962 (1st) c.3 1963 (1st) c.13 repealed
Lords Day (Yukon)	new	1962 (1st) c.8
Maintenance	68	
Marriage Married Women's Property		
Masters and Servants		1963)2nd) c.2 repealed
Mayo Seaplane Base Agreement	new	1963 (2nd) c.4
Mechanics Lien		
Medical Professions		1963 (2nd) c.7·s.4(1)(b); 7A added
		1964 (1st) c.11-s. 7A(1) & (2)
Miner's Lien	74	
Mining Safety		1968 (2nd) c.9-s.(fa) added;
Motion Picture	76	3(c) added; 28A added
Motor Vehicles		1960 (3rd) c.3-s.5(2); 6(3)(6)
		(11)(c)(12); 7(2); 8(1); 11(3);
		13(c); 14(2); 15(2)(4); 19(1) (2); 22(1)(2)(6)(8)(b); 27
		(2)(3) added; 29; 34(1)(c);
		34(3) added; 41(1)(c) added;
		41(4); 49A; 49B added; 138A added; 163(2); Sched. A & B
		1961 (1st) c.5·s.2; 49B
		1961 (2nd) c.7-s.76(2)
		1962 (1st) c.21-s.22(3); 22(6)
		(7); s.3 of Sched. A 1962 (5th) c.8-Sched. A 1 & 2
		1963 (2nd) c.9·s.8(7) added;
		25(2)(3); Sched. A1; Sched.
		A2; 76(2)(3); 76(4) added 1964 (1st) c.9·s.151A added
		1965 (2nd) c.5-s.14(2); 20;
		24(e); 25(4); 76(3); 147(2);
		151B added; 164 1966 (2nd) c.13-s.26(4); 37;
		49(3)(4)(5)(6); Sched. A1
		1967 (2nd) c.12-s.2(ii) added;
		6(15) added; 6A added; 33(1)(e); 33 (3) & (4) added;
		61A added: 95: 130A added:
		150(1)(n)
		1967 (2nd) c.13-s.155(b)
		1968 (1st) c.3-Sched. Å 1968 (2nd) c.10-s.110
Motor Vehicle Fuel Tax		1962 (1st) c.6 repealed
Municipal Municipal		1959 (2nd) c.1 repealed
municipai	new	1959 (2nd) c.1 1960 (1st) c.6·s.99(aa) added;
		288; Sched. B(d); Sched. B
		(g) added

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	R.O. 1958 Chapter	
SUBJECT MATTER	No.	AMENDMENTS
Municipal (cont'd)	133 1965 1965 1965 222 1966 1967 1967 1966 (dt) 260 (dt)	1 (1st) c.6-s.109; 124(3); 3; 144; 238(b) 1 (2nd) c.5-s.71(3) 1 (2nd) c.9-s.122; 194 1 (3rd) c.2-s.194 2 (1st) c.22-s.194; 195; 8(1); 240 2 (5th) c.10-s.34(2) ded; 118(c); 194. 2 (5th) c.13-s.97A added; 1(1)(a)(iii) added 2 (5th) c.13-s.97A added; 2 (1)(a) c.13-s.97A added; 2 (1)(2)(a) added; 2 (0) 1 (2)(3) added; 2 (0) 1 (1); 24(2); 25; 26; 27; 28 ; 29; 30; 31; 33(1)(2); 35 37(f); 39(1); 43(1)(f); (2); 53; 62; 63(1); 71(2); 1)(1)(i) added; 87(5) 1 (1); 121A added; 122; 5; 136; 138(1); 146; 147; 3; 155; 154(2)(1); 168; 4(1)(4)(5);175(1); 181; 8(1); 185; 186(1)(3)(4); 9 to 193; 195; 213(1); 4; 217(2); 241(a); 245(2) (5); 249; 251A added; 256; 5A added; 259(1); 260(2); 2(1); 270A added; 276A 1ed; 279; 280A added; 5(2) added; 312(7)(s)(t) (v)(w)(x) added; S12(7)(s)(t) (v)(w)(x) added;
Newspaper Noise Prevention Old Age Assistance and Blind Persons Allowance	81 82 1961 1962 4(a	l (1st) c.2-s.4(c) 2 (1st) c.17-s.3(1)(2);)(b)
		(1st) c.3-s.3(1)(2);)(b)

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	R.O. 19	
SUBJECT MATTER	Chapte No.	AMENDMENTS
Optometry Partnership	83	
Pawn Brokers and Second Hand Dealers	s 85	1059 (2-4) = 2
Perpetuities Petroleum Products	86	1968 (2nd) c.2
Pharmaceutical Chemists Police Magistrates' Court		1968 (2nd) c.11-s.4; 7.
Poli Tax Pounds	89	1962 (1st) c.5 repealed
Presumption of Death Protection of Children	new	1962 (5th) c.5
Public Health		1959 (1st) c.8-s.2(g); 3(w); 3(x) added; Part II; 14; 17. 1961 (1st) c.9-Sched. A 1962 (5th) c.12-s.3(v)(w); 5, 6, 7, 8, 9, 10, 10A, 10B added.
Public Printing Public Service		Repealed
Reciprocal Enforcement of Judgment Reciprocal Enforcement of	new	1967 (1st) c.3
Maintenance Orders		
Recording of Evidence by Sound	new	1963 (2nd) c.1
Regulations		1966 (2nd) c.15-s.3 1967 (2nd) c.4
Royal Canadian Mounted Police Agreeme	nt new	1967 (2nd) c.4 1964 (2nd) c.2
Sale of Certain Lands (Whitehorse)	new	1960 (1st) c.1
Sale of Goods	97	
Saw Logs Driving	98	
School	99	1962 (1st) c.7 repealed
School	new	1962 (1st) c.7 1964 (1st) c.7-s.88(1); 88(3)
		(4)(5) added.
		1965 (1st) c.3-s. 88A added
		1966 (1st) c.5·s.93(d)(e)
		1966 (2nd) c.9-s.85
		1967 (1st) c.12·s.78(2)
Scientists and Explorers	100	1967 (2nd) c.15-s.97 (2), (3) & (4); 97 (5) & (6) added
Securities	new	1966 (1st) c.2
Social Assistance		1967 (2nd) c.5
Societies Steam Boilers	102	1967 (1st) c.7-s.36
Student's Grants	new	1967 (1st) c.5
Survivorship	new	1962 (5th) c.4
Synod of Diocese of Yukon Taxation	new	1963 (1st) c.2 1959 (2nd) c.2 repealed
Taxation	new	1959 2nd) c.2
		1959 (2nd) c.5-s.2(h)
		1960 (1st) c.5-s.3(f)
		1961 (1st) c.4-s.2(g); 3(f)
		3(j) added; 22 1963 (1st) c.6-s. 73(b)
		1966 (2nd) c.6-s.15A added;
		Sched. B added
		1967 (1st) c.10-s.58(2a) added
		1967 (1st) c.17-s.42A
		added; 50(1); 50 A & B added;
		58; 58A-B & C added; 59(1)
		59(1a) added

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		R.O. 195	-
	SUBJECT MATTER	Chapter	
	SUBJECT MATTER	No.	AMENDMENTS
Taxation	(cont'd)		1967 (2nd) c.16-s.42A; 50(1); 50A; 50B; 50C & 50D added; 58; 58A; 58B; 58C; 59(1) & (1a)
Tenants i	n Common		
Territorial	Employee Superannuation	new	1963 (1st) c.4
Unemploy	ment Assistance Agreement	new	1959 (1st) c.2
Variation	of Trusts	new	1962 (5th) c.6
Vital Stati	istics		1964 (2nd) c.3-s. 28(1); 45(g); 46(8) Sched.
			1966 (2nd) c.14-s. 30(4a)
			(4b) added; 30(9)
Vocationa	1 Training Agreement	107	1967 (2nd) c.1 repealed
Warehous	covery emen's Lien		1963 (2nd) c.2
Whitehors	e Land Sale and Loan (196	i1)new	1961 (2nd) c.1
Wills		109	1966 (1st) c.12 repealed
Woodmen	's Lien	110	
Workmen'	s Compensation		1966 (2nd) c.1 repealed
Workmen'	s Compensation	new	1966 (2nd) c.1
Yukon Ho	spital Insurance Services	new	1960 (1st) c.2
Yukon Ho	ousing (1961)	new	1961 (2nd) c.3
			1962 (1st) c.12-s.3(3)(b)
			1964 (1st) c.2-s.3(3)(b)
			1965 (2nd) c.8-s.5; 6
			1966 (1st) c.9-s.3(3)(b)
			1967 (1st) c.13-s.3(3)(b)
YUKON HO	busing Loan bour (Minimum Wages)	new	1960 (3rd) c.2
Yukon La	nds cial Service Society	new 112	1968 (2nd) c.1 repealed
Yukon So	cial Service Society	new	1962 (1st) c.10



ORDINANCES

OF THE

YUKON TERRITORY

PASSED BY THE

YUKON COUNCIL

IN THE YEAR

1968

THIRD AND FOURTH SESSIONS

J. SMITH COMMISSIONER

Printed and Published for the Government of Yukon Territory under Authority of Chapter 93 of the Consolidated Ordinances of 1958

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ORDINANCES

OF THE

YUKON TERRITORY

PASSED BY THE

YUKON COUNCIL

IN THE YEAR



THIRD SESSION

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LANDS OF THE YUKON TERRITORY

CHAPTER 1

ORDINANCES OF THE YUKON TERRITORY 1968 (Third Session)

AN ORDINANCE RESPECTING LANDS OF THE YUKON TERRITORY

(Assented to July 5th, 1968)

The Commissioner of the Yukon Territory, by and with the advice and consent of the Council of the said Territory, enacts as follows:

1 This Ordinance may be cited as the Yukon Lands Short Title. Ordinance.

In this Ordinance "lands" means lands to which Lands Defined. 2. this Ordinance applies.

3.

This Ordinance applies in respect of

Application.

- (a) lands acquired before or after the coming into force of this Ordinance, with Territorial Funds;
- (b) public lands, the administration of which has, before or after the coming into force of this Ordinance, been transferred by the Governor in Council to the Commissioner:
- (c) lands acquired by the Commissioner pursuant to tax sale proceedings;
- (d) all roads, streets, lanes and trails on public lands; and
- (e) any other lands that are subject to the control of the Commissioner in Council.

4. (1) The Commissioner may dispose of lands that in Power to Direct disposition of the Commissioner are not required for public disposition of Lands. purposes.

(2) All agreements providing for the disposition of Execution of lands shall be in writing and shall be signed by the Com-Agreements. missioner and be sealed with the seal of the Territory.

CHAP. 1

CHAP. 1	LANDS OF THE YUKON TERRITORY	

Regulations. 5.

- The Commissioner may make regulations
 - (a) providing for the appraisal of lands and for the manner in which such lands are to be offered for sale or other disposition;
 - (b) prescribing the terms and conditions of any sale, lease or licence to occupy of lands; and
 - (c) prescribing the fees to be payable to the Commissioner upon any disposition of lands.

6. The Clerk of the Council shall lay before the Territorial Council a copy of every document disposing of lands at the session of the Council next following the date of such document.

Repeal. 7. The Yukon Lands Ordinance being Chapter 112 of the Revised Ordinances of the Yukon Territory, 1958, is hereby repealed.

2

CHAPTER 2

ORDINANCES OF THE YUKON TERRITORY 1968 (Third Session)

AN ORDINANCE TO AUTHORIZE THE COMMISSIONER TO BORROW A SUM NOT EXCEEDING SIX HUNDRED THOUSAND DOLLARS FROM THE GOVERNMENT OF CANADA AND TO AUTHORIZE THE COMMISSIONER TO ENTER INTO AN AGREEMENT RELATING THERETO AND TO AUTHORIZE THE COMMISSIONER TO ENTER INTO AN AGREEMENT WITH THE ANVIL MINING CORPORATION LIMITED FOR THE CONSTRUCTION OF CERTAIN WORKS

(Assented to July 5th, 1968)

The Commissioner of the Yukon Territory, by and with the advice and consent of the Council of the said Territory. enacts as follows:

This Ordinance may be cited as the Canada and Short Title. 1. Anvil Agreements Ordinance.

2. The Commissioner on behalf of the Yukon Ter- Commissioner may borrow. ritory may borrow from the Government of Canada a sum not exceeding six hundred thousand dollars.

3. The Commissioner is authorized to enter into and execute on behalf of the Yukon Territory an agreement with the Government of Canada providing for

- (a) the repayment to the Government of Canada Commissioner may execute of the amount borrowed pursuant to section agreement with Canada. 2:
- (b) the payment to the Government of Canada of interest at such rate as may be agreed upon by the Commissioner on the principal from time to time outstanding on the amount borrowed pursuant to section 2:
- (c) such other terms and conditions as may be agreed upon by the Commissioner.

3

Снар. 2

CANADA AND ANVIL AGREEMENTS

Commissioner may execute agreement with Anvil. 4. The Commissioner is authorized to enter into and execute on behalf of the Yukon Territory an agreement with the Anvil Mining Corporation Limited providing for the construction on behalf of the Yukon Territory of a public townsite and access road in the Territory.

5. The Commissioner is empowered to do every act and exercise every power for the purpose of implementing every obligation assumed by the Yukon Territory under agreements entered into pursuant to sections 3 and 4 of this Ordinance. TAXATION

CHAPTER 3

ORDINANCES OF THE YUKON TERRITORY 1968 (Third Session)

AN ORDINANCE TO AMEND THE TAXATION ORDINANCE

(Assented to July 5th, 1968)

The Commissioner of the Yukon Territory, by and with the advice and consent of the Council of the said Territory. enacts as follows:

Section 50 of the Taxation Ordinance is hereby 1. repealed and the following substituted therefor:

"50. (1) On or before the first day of February in Rates. each year the Commissioner shall, in accordance with this Ordinance, levy taxes on the assessed value of all real property in the Territory liable to taxation under this Ordinance.

(2) The Commissioner may vary the rate of tax levied under this section according to the location of the real property to be taxed.

(3) Any order of the Commissioner varying the rate of tax made under subsection (2) of this section shall be laid before the Council within the first fifteen days of the session next after the date thereof, and if the Council within the period of forty days beginning with the day on which any such order is laid before the Council resolves that it be annulled, it ceases to have effect, but without prejudice to its previous operation or anything duly done or forfeiture or punishment incurred."

ORDINANCES

OF THE

YUKON TERRITORY

PASSED BY THE

YUKON COUNCIL

IN THE YEAR



FOURTH SESSION

CHAPTER 1

ORDINANCES OF THE YUKON TERRITORY 1968 (Fourth Session)

AN ORDINANCE TO FACILITATE THE DIVISION OF PROPERTIES INTO PARTS THAT ARE TO BE OWNED INDIVIDUALLY AND PARTS THAT ARE TO BE OWNED IN COMMON AND TO PROVIDE FOR THE USE AND MANAGEMENT OF SUCH PROPERTIES

(Assented to December 9th, 1968)

The Commissioner of the Yukon Territory, by and with the advice and consent of the Council of the said Territory, enacts as follows:

SHORT TITLE.

1. This Ordinance may be cited as The Condomin-Short Title. ium Ordinance.

INTERPRETATION.

- 2. (1) In this Ordinance,
 - (a) "architect" means a person who is author- "Architect." ized to practice as an architect in any province;
 - (b) "board" means the board of directors of a "Board." corporation;
 - (c) "buildings" means the buildings included in "Buildings." a property;
 - (d) "by-law" means a by-law of a corporation; "By-law."
 - (e) "claim" includes a right, title, interest, en- "Claim." cumbrance or demand of any kind affecting land, but does not include the interest of an owner in his unit and common interest;
 - (f) "common elements" means all the property "Common Elements."

9

CHAP. 1

Definitions.

CHAP. 1		Condominium
"Соттоп Ехрепвев."	(g)	"common expenses" means the expenses of a performance of the objects and duties of a corporation and any expenses specified as common expenses in a declaration or in section 7;
"Common Interest."	(h)	"common interest" means the interest in the common elements appurtenant to a unit;
"Corpo- ration."	(i)	"corporation" means a corporation incorpor- ated under this Ordinance;
"Decla- ration."	(j)	"declaration" means a declaration to which reference is made in section 6 and includes any amendments thereto;
"En- cumbrance."	(k)	"encumbrance" means a claim that secures the payment of money or the performance of any other obligation and includes a charge, a mortgage and a lien;
"Land."	(1)	"land" means land, whether leasehold or in fee simple under the provisions of the Land Titles Act (Canada);
"Owner."	(m)	"owner" means the owner of the freehold estate or leasehold estate in a unit and common interest, but does not include a mortgage unless the mortgagee is in posses- sion;
"Plan."	(n)	"plan" means the plan to which reference is made in section 7 and includes any amend- ments thereto;
"Property."	(0)	"property" means the land and interests appurtenant to the land described in the plan or subsequently added to the common elements;
"Registered."	(p)	"registered" means registered under the Land Titles Act (Canada);
"Registrar."	(q)	"registrar" means a registrar or deputy registrar appointed under the Land Titles Act (Canada);
''Surveyor.''	(r)	"surveyor" means a Dominion Land Survey- or; and

(s) "unit" means a part of the land included in "Unit." the plan and designated as a unit by the plan, and comprises the space enclosed by its boundaries and all the material parts of the land within this space at the time the declaration and plan are registered.

3. (1) Words and expressions used in this Ordinance, Meaning and not defined in section 2 have the same meanings as expressions. assigned to them under the Land Titles Act (Canada).

(2) For the purposes of this Ordinance, the owner- Ownership ship of, or leasehold interest in, land includes the ownership of, or leasehold interest in, space.

4. The objects of this Ordinance are to facilitate the Objects. division of property into parts that are to be owned or leased individually, and parts that are to be owned or leased in common, and to provide for the use and management of such properties and to expedite dealings therewith: and the Ordinance shall be construed in a manner to give the greatest effect to these objects.

5. (1) A declaration and plan may be registered by or Who may on behalf of the owner in fee simple, or the lessee, of the declaration. land described in the plan.

(2) Upon registration of a declaration and plan, the Effect of property described in the plan is governed by this Ordinance and the registrar shall

- (a) issue a certificate of title in the name of the corporation as hereinafter provided, which shall set forth that the certificate of title is issued pursuant to the Condominium Ordinance;
- (b) issue a separate certificate of title in the name of each owner for each unit described in the plan which shall set forth the proportion of the common interest appurtenant to the unit, and that the certificate of title is issued pursuant to the Condominium Ordinance:
- (c) keep an index to be known as "Condominium" Corporations Index";

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registration.

of apace.

Contents of declaration.

6.

CONDOMINIUM

- (d) keep a register to be known as "Condominium Register" in which declarations, plans, by-laws, notices of termination and other instruments respecting land governed by this Ordinance shall be registered, and the registration recorded.
- (1) A declaration shall not be registered unless
 - (a) title to the land described therein is registered under the Land Titles Act (Canada);
 - (b) it is executed by the owner or lessee of the property;
 - (c) it has been approved as to form by the registrar;
 - (d) it contains the legal description of the land that is the subject of the declaration;
 - (e) it contains the statement of intention that the land or the leasehold interest therein, and interests appurtenant to the land described in the plan be governed by this Ordinance;
 - (f) it contains the consent of all persons having registered encumbrances against the land or interests appurtenant to the land described in the plan;
 - (g) it contains a statement expressed in percentages allocated to the units of the proportions in which the owners are to contribute to the common expenses and to share in the common interest;
 - (h) it contains a statement expressed in percentages allocated to the units, of the proportions in which the owners are to contribute to the common expenses and to share in the common interest; and
 - (i) it contains an address for service.

(2) In addition to the matters mentioned in subsection (1) a declaration may contain

(a) a specification of common expenses;

Condominium

- (b) a specification of any parts of the common elements that are to be used by the owners of one or more designated units and not by all the owners;
- (c) provisions respecting the occupation and use of the units and common elements, but no such provision shall discriminate because of the race, creed, colour, nationality, ancestry or the place of origin of any person;
- (d) provisions restricting gifts, leases and sales of the units and common interest, but no such provision shall discriminate because of the race, creed, colour, nationality, ancestry or the place of origin of any person;
- (e) a specification of the number, qualification, nomination, election, term of office, compensation and removal of members of the board, and the meetings, quorum, functions and officers of the board;
- (f) a specification of the duties of the corporation consistent with its objects;
- (g) a specification of the majority required to make by-laws of the corporation;
- (h) provisions regulating the assessment and collection of contributions towards the common expenses;
- (i) provisions respecting the priority of a lien for unpaid assessment;
- (j) a specification of the majority required to make substantial changes in the common elements and the assets of the corporation;
- (k) a specification of any provision requiring the corporation to purchase the units and common interests of any owners who dissented after a substantial addition, alteration or improvement to, or renovation of, the common elements has been made or after the assets of the corporation have been substantially changed;

- 1

Снар. 1	Condominium
	(1) a specification of any allocation of the ob- ligations to repair and to maintain the units and common elements;
	(m) a specification of the percentage of sub- stantial damage to the buildings and a specification of the majority required to authorize repairs under section 20;
	 (n) a specification of the majority required for a sale of the property or a part of the com- mon elements;
	 (o) a specification of the majority required for the termination of the government of the property under this Ordinance;
	(p) any other matters concerning the property;or
	(q) any or all of such matters.
Amendment of declaration.	(3) All matters contained in a declaration, except the address for service, may be amended only with the written consent of all owners, and all persons having registered encumbrances against the units and common interests.
a	(4) Where a declaration is amended, the corporation shall register a copy of the amendment either
	(a) executed by all the owners and all persons having registered encumbrances against the units and common interests, or
	(b) accompanied by a certificate under the seal of the corporation certifying that all the owners and all persons having registered encumbrances against the units and common interests have consented in writing to the amendment.
	and until the copy is registered, the amendment is in- effective.
Contents of plan.	7. (1) A plan shall delineate the perimeter of the horizontal surface of the land, and the perimeter of the buildings in relation thereto, and shall contain

(a) structural plans of the buildings;

- (b) a specification of the boundaries of each unit by reference to the buildings;
- (c) diagrams showing the shape and dimensions of each unit and the approximate location of each unit in relation to the other units and the buildings:
- (d) a certificate of a surveyor certifying that he was present at and personally superintended the survey represented by the plan, and that the survey and plan are correct;
- (e) a certificate of an architect certifying that the buildings have been constructed and that the diagrams of the units are substantially accurate, and substantially in accordance with the structural plans; and
- (f) a description of any interest appurtenant to the land that is included in the property.

(2) A plan and any amending plan shall not be Approval of plan. registered unless it has been approved by the Surveyor General of Canada.

(3) The plan may be amended only with the written Amendment consent of all owners and all persons having registered encumbrances against the units and common interests.

(4) Where a plan is amended, the corporation shall Registration register a copy of the amended plan either

- (a) executed by all the owners and all persons having registered encumbrances against the units and common interests, or
- (b) accompanied by a certificate under the seal of the corporation certifying that all the owners and all persons having registered encumbrances against the units and common interest have consented in writing to the amendments.

and until the copy is registered, the amendment is ineffective.

8. (1) Units and common interests are real property Nature of units and for all purposes and the unit and common interest appurten-

of plan.

amendment.

ant thereto provided therein may devolve or be transferred, leased, mortgaged, or otherwise dealt with in the same manner and form as any land the title to which is registered under the Land Titles Act (Canada).

Ownership of units. (2) Subject to this Ordinance, the declaration and the by-laws, each owner is entitled to exclusive ownership and use of his unit.

(3) No condition shall be permitted to exist, and no activity shall be carried on, in any unit or the common elements that are likely to damage the property.

(4) The corporation, or any person authorized by the corporation, may enter any unit at any reasonable time to perform the objects and duties of the corporation.

9. (1) The owners are tenants in common of the common elements.

(2) An undivided interest in the common elements is appurtenant to each unit.

(3) Subject to this Ordinance, the declaration and the by-laws, each owner may make reasonable use of the common elements.

(4) Except as provided by this Ordinance, no share in the common elements shall be dealt with except with the unit of the owner; and any instrument dealing with a unit shall operate to deal with the share of the owner in the common elements without express reference thereto.

(5) Except as provided in this Ordinance, the common elements shall not be partitioned or divided.

(6) No encumbrance is enforceable against the common elements after the declaration and plan are registered.

(7) An encumbrance which except for subsection (6) would be enforceable against the common elements, is enforceable against all the units and common interests.

Discharge.

(8) Any unit and common interest may be discharged from an encumbrance by payments to the claimant of a portion of the sum claimed determined by the proportions specified in the declaration for sharing the common expenses.

activities.

Dangerous

Right to enter.

Ownership.

Common elements.

Use of common elements.

Ownership not to be separated.

No partition.

Encumbrance not enforceable

saving.

(9) Upon payment of a portion of the encumbrance Discharge on demand. sufficient to discharge the encumbrance in so far as it affects a unit and common interest, and upon demand, the claimant shall give to the owner of that unit a discharge of the encumbrance in so far as it affects that unit and common interests.

(10) For the purposes of municipal assessment and Assessment for taxation. taxation each unit and common interest constitute a parcel. and the common elements do not constitute a parcel.

(11) For the purpose of determining liability result- Where ing from breach of the duties of an occupier of land, the deemed to be corporation shall be deemed to be occupiers of the common elements and the owners shall be deemed not to be occupiers of the common elements.

10. (1) The following easements are created and are Essement appurtenant to each unit:

- (a) Where a building or any part of a building
 - (i) moves after registration of the declaration and plan, or
 - (ii) after having been damaged and repaired, is not restored to the position occupied at the time of registration of the declaration and plan.

an easement for exclusive use and occupation in accordance with this Ordinance, the declaration and the by-laws, over the space of the other units and common elements that would be space included in the unit if the boundaries of the unit were determined by the position of the buildings from time to time after registration of the plan and not at the time of registration;

- (b) An easement for the provision of any service through any installation in the common elements or any other unit:
- (c) An easement for support and shelter by the common elements and any other unit capable of providing support or shelter.

corporation occupier.

appurtenant to units.

Easements appurtenant to common elements.

(2) The following easements are created and are appurtenant to the common elements:

CONDOMINIUM

- (a) An easement for the provision of any service through any installation in any unit;
- (b) An easement for support and shelter by any unit capable of providing support and shelter.

Ancillary rights.

(3) All ancillary rights and obligations reasonably necessary to make easements effective shall apply in respect of easements implied or created by this Ordinance.

(1) Upon registration of a declaration and plan, 11. Creation of corporation. there is created a corporation without share capital having a name comprised of the following components:

- (a) The place or district;
- (b) The words "Condominium Corporation"; and
- (c) The abbrevation "No." together with a number which shall be the next available consecutive number in the Condominium Corporations Index.

Memhere

Companies Ordinance

(2) The members of the corporation are the owners and they shall share the assets of the corporation in the proportions as provided in the declaration.

(3) The Companies Ordinance does not apply to a corporation. not to apply.

Objects of corporation.

Responsi-bilities of corporation.

Control of corporation

Records of corporation

(4) The objects of the corporation are to manage the property of the owners, and any assets of the corporation.

(5) The corporation is responsible for the control, management and administration of the common elements.

(6) The corporation shall be regulated in accordance with the declaration and the by-laws.

(7) The corporation shall keep adequate records and any member of the corporation may inspect records at any reasonable time on reasonable notice.

(8) Upon there being a change of address for service Change of from that set out in the declaration as required by subsection (1) of section 6, the corporation shall immediately register a notice of change of address for service, and the registrar shall amend the declaration accordingly.

(9) The corporation may own, acquire, encumber Real and and dispose of real and personal property for the use and property. enjoyment of the owners.

(10) The corporation shall have a common seal and Corporation may sue and be sued; and in particular may bring an action be sued. with respect to the common elements and may be sued in respect of any matter connected with the property for which the owners are jointly liable.

(11) A judgment for the payment of money against Judgment the corporation is also a judgment against each owner at corporation. the time the cause of action arose for a portion of the judgment determined by the proportions specified in the declaration for sharing the common expenses.

(12) Where the owners and the property cease to be Effect of governed by this Ordinance,

- (a) the assets of the corporation shall be used to pay any claims for the payment of money against the corporation; and
- (b) the remainder of the assets of the corporation shall be distributed among the members of the corporation in the same proportions as the proportions of their common interest.

12. (1) The affairs of the corporation shall be managed Board of by a board of directors whose number, qualification, nomination, election, term of office, compensation and removal from the board shall be as provided in the declaration or the by-laws.

(2) The board of directors shall hold meetings, per- Duties of form functions, elect officers, and carry out duties as provided in the declaration or by-laws.

(3) The acts of a member of the board or an officer Defects in of the board done in good faith are valid notwithstanding election, etc. any defect that may thereafter be discovered in his election or qualifications.

termination.

- By laws. 13. (1) The corporation, by a vote of members who own sixty-six and two-thirds per cent, or such greater percentage as is specified in the declaration, of the common elements, may make or amend by-laws,
 - (a) governing the management of the property;
 - (b) governing the use of units or any of them for purposes of preventing unreasonable interference with the use and enjoyment of the common elements and other units;
 - (c) governing the use of the common elements;
 - (d) regulating the maintenance of the units and common elements;
 - (e) governing the use and management of the assets of the corporation;
 - (f) respecting the board;
 - (g) specifying duties of the corporation consistent with its objects;
 - (h) regulating the assessment and collection of contributions towards the common expenses; and
 - (i) respecting the conduct generally of the affairs of the corporation.

(2) The by-laws shall be reasonable and consistent with this Ordinance and the declaration.

.(3) When a by-law is made, amended or repealed by the corporation, the corporation shall register a copy of the by-law, amendment or repeal together with a certificate executed by the corporation certifying that the by-law, amendment or repeal was made in accordance with this Ordinance, the declaration and the by-laws and until the copy and certificate are registered, the by-law is ineffective.

Prohibition. (4) No by-law or amendment or repeal thereof shall be capable of operating to prohibit or restrict the devolution of a unit or any transfer, lease, mortgage or other dealing therewith, or to destroy or modify any easement implied or created under this Ordinance.

By-laws consistent with Ordinances.

Registration.

(5) The by-laws may provide for the owners making Rules for reasonable rules consistent with this Ordinance. the declaration and the by-laws respecting the use of the common elements for the purposes of preventing unreasonable interference with the use and enjoyment of the units and the common elements and the rules shall be complied with and enforced in the same manner as the by-laws.

(1) Each owner is bound by, shall comply with, and Compliance 14. has a right to the compliance by the owners with, this Ordinance, the declaration and the by-laws; and the corporation has a duty to effect such compliance.

(2) The corporation and each person having an en- Compliance v others. cumbrance against a unit and common interest has a right to the compliance by the owners with this Ordinance, the declaration and the by-laws.

(3) Each member of the corporation and each person Performance having an encumbrance against a unit and a common interest has the right to performance of any duty of the corporation specified by this Ordinance, the declaration or the by-laws.

15. (1) The corporation shall

- (a) establish a fund for the payment of the common expenses to which fund the owners shall contribute in proportions specified in the declaration:
- (b) assess and collect the owner's contributions towards the common expenses as regulated by the declaration and the by-laws;
- (c) pay the common expenses:
- (d) have the right to recover from any owner by an action for debt
 - (i) the unpaid amount of any assessment,
 - (ii) any sum of money expended by it for repairs to or work done by it or at its direction in complying with any notice or order by a competent public or local authority in respect of that portion of the building comprising the unit of that owner. and

Common ernenses

- (iii) any sum of money expended by it for repairs done by it under subsection
 (6) of section 19 for the owner;
- (e) have a right of lien for the unpaid amount of any assessment or account that the corporation has the right to recover from the owner under clause (d), which right of lien shall, upon registration of a notice of lien, be a lien against the unit and common interest of the defaulting owner, and have priority over all encumbrances unless otherwise provided in the declaration;
- (f) have the right to enforce the lien in the same manner as a mortgage is enforced under the Land Titles Act (Canada); and
- (g) on the application of an owner or a purchaser of a unit and common interest certify
 - (i) the amount of any assessment and accounts owing by the owner to the corporation and for which the corporation has a lien or right of lien against the unit and common interest of the owner,
 - (ii) the manner in which the assessment and the accounts are payable, and
 - (iii) the extent to which the assessment and accounts have been paid by the owner,

and in favour of any person dealing with that owner, the certificate is conclusive proof of the matters certified therein.

(2) The obligation of an owner to contribute towards the common expenses shall not be avoided by waiver of the right to use the common elements or by abandonment.

(3) Upon payment of the unpaid amount in respect of which a lien has been registered as provided in clause (e) of subsection (1) and upon demand, the corporation shall give a discharge of the lien.

16. (1) The owners shall have voting rights in the corporation in the proportions provided in the declaration.

CHAP. 1

No avoidance of expenses.

Discharge of lien.

Voting.

CHAP. 1

mortgagee to exercise the right of the owner to vote or to consent, the mortgagee may exercise the right, if he has given written notice of his mortgage to the corporation and the address for service of notices on him; and where two or more mortgages contain such a provision, the right to vote or consent shall be exercisable by the mortgagee who has priority.

(3) Any powers of voting conferred by this Ordin- Voting by minors, etc. ance, the declaration, or the by-laws may be exercised, or any consent required to be given under this Ordinance, the declaration or the by-laws may be given, or any document required to be executed under this Ordinance, the declaration or the by-laws may be executed.

- (a) in the case of an owner who is an infant, by the guardian of his estate or, if no guardian has been appointed, by the Public Administrator:
- (b) in case of an owner who is an insane person, by the Public Administrator; or
- (c) in the case of an owner who is incapacitated for any other reason, by the person who, for the time being is authorized by law to control his property or if no such person can be found or is willing to act, by the Public Administrator.

(4) Where the court, upon application of the corpo- Order of ration or of any owner, is satisfied that there is no person capable or willing or reasonably available to exercise the power of voting, giving consent, or executing a ducument, in respect of a unit. the court

> (a) in cases where unanimous vote or unanimous consent is required by this Ordinance, the declaration or the by-laws, shall; and

(b) in any other case, may in its discretion authorize the Public Administrator or some other fit and proper person, to exercise the power of voting, to give the consent or to execute the document, in respect of the unit.

Order of authorization. (5) On giving authority under subsection (4), the court may make such order as it considers necessary or expedient to give effect to the authorization.

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Substantial alterations. 17. (1) The corporation may, by a vote of members who own sixty-six and two-thirds per cent or such greater percentage as is specified in the declaration, of the common elements make any substantial addition, alteration or improvement to or renovation of the common elements, or may make any substantial change in the assets of the corporation; and the corporation may, by a vote of a majority of the members, make any other addition, alteration or improvement to or renovation of the common elements, or make any other change in the assets of the corporation.

Cost. (2) The cost of any addition, alteration or improvement to or renovation of the common elements, and the cost of any substantial change in the assets of the corporation, are common expenses.

- Dissenters. (3) The declaration may provide that, if any substantial addition, alteration or improvement to, or renovation of, the common elements is made or if any substantial change in the assets of the corporation is made, the corporation shall, on demand of any owner who dissented, purchase his unit and common interest.
- Arbitration. (4) Where the corporation and the owner who dissented do not agree as to the purchase price of the unit and common interest, the owner who dissented may elect to have the fair market value of his unit and common interest determined by arbitration by serving a notice to that effect on the corporation, and the purchase price of his unit and common interest shall be the fair market value determined by arbitration and the Arbitration Ordinance shall apply.
- Duty to insure. **18.** (1) The corporation shall insure its liability to repair the units and common elements after damage resulting from fire and such other risks as may be specified by the declaration or the by-laws, to the extent required by the declaration or the by-laws, and for this purpose the corporation has an insurable interest to the replacement value of the units and common elements.

(2) Notwithstanding subsection (1), and any other Owner's law relating to insurance, an owner may insure his unit in insure. respect of any damage in a sum equal to the amount owing at the date of any loss referred to in the policy on a mortgage of his unit.

(3) Any payment by an insurer under a policy of Payment to insurance entered into under subsection (2) shall be made to the mortgagees if the mortgagees, or any of them, so require, in order of their priorities; and the insurer shall then be entitled to an assignment of the mortgage or a partial interest in the mortgage to secure the amount so paid.

(4) A policy of insurance issued to a corporation Contributions. under the authority of subsection (1) is not liable to be brought into contribution with any other policy of insurance except another policy issued on the same building under the authority of subsection (1).

(5) A policy of insurance issued to an owner under Relation of the authority of subsection (2) is not liable to be brought insurance. into contribution with any other policy of insurance except another policy issued on the same unit under the authority of subsection (2).

(6) Subsections (1) and (2) do not restrict the Other capacity of any person to insure otherwise than as provided in those subsections.

19. (1) Each owner shall maintain his unit.

(2) The corporation shall maintain the common Maintenance elements.

(3) Subject to section 20, the corporation shall repair Duty to the units and common elements after damage.

(4) For the purposes of this Ordinance, the obliga- Obligations tion to repair and the obligation to maintain are mutually maintain. exclusive; and the obligation to repair does not include any obligation to repair improvements made to units after registration of the declaration and plan.

(5) Notwithstanding subsection (1), (2) and (3), Declaration the declaration may provide that

> (a) each owner shall, subject to section 20, repair his unit after damage;

mortgagee.

insurance.

Maintenance of units.

of common elements.

repair.

to repair and

of obligations in declaration.

- (b) the owners shall maintain the common elements or any part of the common elements; or
- (c) the corporation shall maintain the units or any part of the units.

(6) The corporation shall make any repairs that an owner is obliged to make and that he does not make within a reasonable time.

(7) An owner shall be deemed to have consented to have repairs done to his unit by the corporation under this section.

20. (1) Where damage to the units and common elements occurs, the board shall determine within thirty days of the occurrence whether there has been substantial damage to the extent that the cost of repair would be twentyfive per cent, or such greater percentage as is specified in the declaration, of the value of the units and common elements immediately prior to the occurrence.

(2) Where there has been a determination that there has been substantial damage as provided in subsection (1), and the owners who own sixty-six and two thirds per cent of the units and common elements, or such greater percentage as is specified in the declaration, vote for repairs within sixty days of the determination, the corporation shall repair the damage.

21. (1) Where, on a vote, the owners do not vote for repair, the corporation shall, within ten days of the vote, register a notice of termination with the registrar.

(2) Where there has been no vote within sixty days of the determination that there has been substantial damage under subsection (1) of section 20, the corporation shall, within ten days after the expiry of the sixty day period, register a notice of termination.

(3) Upon the registration of a notice of termination under subsections (1) or (2),

- (a) the government of the property by this Ordinance is terminated;
- (b) the owners are tenants in common or lessees, as the case may be, of the land and interests

repair.

Termination by notice after substantial damage vote for repairs.

Effect of registration of notice.

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Permission to repair.

Consent by owner.

Determination of

damage.

Vote for

appurtenant to the land described in the plan in the same proportions as their common interests:

- (c) claims against the land and the interests appurtenant to the land described in the plan created before the registration of the declaration and plan are as effective as if the declaration and plan had not been registered:
- (d) encumbrances against each unit and common interest created after the registration of the declaration and plan are claims against the interest of the owner in the land and interests appurtenant to the land described in the plan, and have the same priority they had before the registration of the notice of termination: and
- (e) all claims against the property created after the registration of the declaration and plan, other than the encumbrance mentioned in clause (d), are extinguished.

(1) Sale of the property or any part of the common Termination 22. elements may be authorized

by sale.

- (a) by a vote of owners who own sixty-six and two-thirds per cent, or such greater percentage as is specified in the declaration, of the common elements: and
- (b) by the consent of the persons having registered claims against the property or the parts of the common elements as the case may be, created after the registration of the declaration and plan.

(2) Where a sale of the property or any part of the $E_{xecution}$ common elements is authorized under subsection (1), the of documents. corporation shall

> (a) register a notice of termination which shall describe the property or the part of the common elements being sold and shall affect only such property; and

Chap. 1		Condominium	
			transfer the property or the part of the mon elements being sold.
Notice of	(3)	The	notice of termination and the transfer shall
termination.		(a)	be executed by all the owners and all the persons having registered claims against the property or the part of the common elements being sold; or
		(b)	be executed by the corporation and be ac- companied by a certificate under the seal of the corporation certifying that the required percentage of owners as stipulated in the Ordinance or the declaration have voted in favour of the sale, and that all persons hav- ing registered claims against the property or the part of the common elements being sold have consented in writing to the sale.
Conclusive- ness.	• •		ertificate made under clause (b) of subsection ve proof of the facts stated therein
		(a)	in favour of a purchaser of the parcel; and
		(b)	in favour of the registrar.
Effect of registration.	(5) shall	Upo	on registration of the transfer, the registrar
		(a)	endorse upon the certificate of title in the name of the corporation a memorial that the property or a part of the common ele- ments, as the case may be, is no longer governed by this Ordinance;
		(b)	in the case of a transfer of all of the property, cancel the certificates of title of each unit, and where necessary, dispense with the production of the duplicate certifi- cate of title without complying with the provisions of section 16 (5) of the Land Titles Act (Canada); and
		1-1	

(c) in the case of a transfer of part of the common elements, cancel the certificate of title for that part of the common elements being transferred.

(6) Upon registration of the transfer

- (a) registered claims against the land and interests appurtenant to the land created before the registration of the declaration and plan are as effective in respect of the property transferred and the registrar shall issue the certificates of title in respect of the property transferred clear of such registered claims;
- (b) registered claims against the property or the part of the common elements created after the registration of the declaration and plan are extinguished in respect of the property transferred clear of such registered claims.

(7) Subject to subsection (8), the owners share the Proceeds. proceeds of the sale in the same proportions as their common interest.

(8) Where a sale is made under this section, any Right of owner who dissented may elect to have the fair market value of the property at the time of the sale determined by arbitration by serving notice to that effect on the corporation within ten days after the vote, and the Arbitration Ordinance shall apply; and the owner who served the notice is entitled to receive from the proceeds of the sale the amount he would have received if the sale price had been the fair market value as determined by arbitration.

(9) Where the proceeds of the sale are inadequate to where pay the amount determined under subsection (8), each insequence. of the owners who voted for the sale is liable for a portion of the deficiency determined by the proportions of their common interests.

23. (1) Termination of the government of the property under this Ordinance may be authorized

- (a) by a vote of the owners who own sixty-six and two-thirds per cent, or such greater percentage as is specified in the declaration, of the common elements; and
- (b) by the consent of the persons having registered claims against the property created

Effect of registration on claims.

dissenters

Termination by notice without sale. CHAP. 1

CONDOMINIUM

after the registration of the declaration and plan.

Notice of (2) Where termination of the government of the property under this Ordinance is authorized under subsection (1), the corporation shall register a notice of termination which shall either

- (a) be executed by all the owners and all the persons having registered claims against the property created after the registration of the declaration and plan; or
- (b) be executed by the corporation and accompanied by a certificate under the seal of the corporation certifying that the required percentage of owners as stipulated in the Ordinance or the declaration and all the persons having registered claims against the property created after the registration of the declaration and plan had voted in favour of the termination of the government of the property.

Effect of registration. (3) Upon registration of a notice of termination under subsection (2), the provisions of subsection (3), section 21, shall apply.

Application 24. (1) Where

- (a) damage to units and common elements occurs, or
- (b) all or part of the property is expropriated, or
- (c) the corporation or any owner, or any person having an encumbrance against a unit and common interest deems it advisable,

any interested party may apply to the court for an order terminating the government of the property under this Ordinance, or amending the declaration or the plan.

Considerations.

to court

(2) In determining whether to terminate the government of the property under this Ordinance, or to amend the declaration or the plan, the court shall consider

(a) the scheme and intent of this Ordinance;

- (b) the rights and interests of the owners individually and as a whole:
- (c) what course of action would be most just and equitable; and
- (d) the probability of confusion and uncertainty in the affairs of the corporation or the owners if the court does not make an order under subsection (1).

(3) Where an order is made under subsection (1), Order. the court may include in the order any provisions that the court considers appropriate in the circumstances including without limiting the generality of the foregoing,

- (a) directions for the payment of money by the corporation or by the owners or by some one or more of them:
- (b) directions to adjust the effect of the order as between the corporation and the owners and as amongst the owners themselves:
- (c) the application of insurance moneys or proceeds of the expropriation of common elements: or
- (d) the transfer of the interests of owners of units which have been wholly or partially damaged or expropriated to the other owners.

(4) On any application to the court under this section Appearance by insurer. any insurer who has insured the units and the common elements under subsection (1), of section 18, may appear in person or by agent or counsel.

(5) The court may vary any order made by it under variation. this section.

(1) Where a duty, imposed by this Ordinance, the $_{Application}$ 25. declaration or the by-laws, is not performed, the corpo- to require performance ration, any owner, or any person having an encumbrance of duties. against a unit and common interest may apply to the court for an order directing the performance of the duty.

(2) The court may by order direct performance of Order. the duty and may include in the order any provisions that

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the court considers appropriate in the circumstances including

- (a) the appointment of an administrator for such time, and on such terms and conditions, as it deems necessary; and
- (b) the payment of costs.

Adminiatrator.

- (3) An administrator appointed under subsection (2) shall
 - (a) to the exclusion of the corporation, have such of the powers and duties of the corporation as the court shall order;
 - (b) have the right to delegate any of the powers so vested in him; and
 - (c) be paid for his services by the corporation, which payments are common expenses.

Saving (4) Nothing in this section restricts the remedies otherwise available for failure to perform any duty imposed by this Ordinance.

Regulations. 26. For the purpose of carrying out the provisions of the Ordinance, the Commissioner may make regulations not inconsistent with any other provision of this Ordinance

- (a) prescribing forms for use under this Ordinance; and
- (b) prescribing rules to cover cases for which no provision is made under this Ordinance.

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CHAP. 1

FUEL OIL TAX

CHAPTER 2

ORDINANCES OF THE YUKON TERRITORY 1968 (Fourth Session)

AN ORDINANCE RESPECTING THE IMPOSITION AND COLLECTION OF A TAX ON FUEL OIL

(Assented to December 9th, 1968)

The Commissioner of the Yukon Territory, by and with the advice and consent of the Council of the said Territory, enacts as follows:

SHORT TITLE.

1. This Ordinance may be cited as the Fuel Oil Tax Short Title. Ordinance.

INTERPRETATION.

- 2. In this Ordinance,
 - (a) "fuel oil" includes all liquid and gaseous "Fuel Oil." products obtained from petroleum, natural gas, casing head or natural gasoline, benzol, bezine, naptha, coal, coal tar, oil shales, kerosene, gas, oil and any combination of any such products;
 - (b) "consumer" means a person who buys fuel "Consumer." oil from a supplier for his own use;
 - (c) "supplier" means a person who sells fuel oil "Supplier." to a consumer;
 - (d) "distributor" means a person who sells fuel "Distribuoil to a supplier for resale;
 - (e) "inter-provincial carrier" means a motor "Interprovincial vehicle which is used to transport freight Carrier." from one province to another;
 - (f) "through freighter" means a motor vehicle "Through Freighter." which carries freight through the Territory without being loaded or unloaded therein;

Снар. 2

Definitions.

Снар. 2	FUEL OIL TAX
"Single Trip Permit."	(g) "single trip permit" means a document issued to the operator of a motor vehicle pursuant to the Motor Vehicles Ordinance permitting him to use his vehicle as an inter- provincial carrier or a through freighter for a single trip;
"Province."	 (h) "province" for the purpose of this Ordin- ance includes the State of Alaska and the Territory;
"Tax."	(i) "tax" means the tax imposed by this Ordin- ance.

TAX AND COLLECTION.

Consumers to pay tax. 3. Subject to this Ordinance every consumer shall, at the time of purchase or receipt of delivery, pay to his supplier a tax of eleven cents per imperial gallon of fuel oil for remittance through the distributor to the Territorial Treasurer.

Exemptions. 4. (1) No tax is payable on fuel oil consumed or to be consumed in stationary generators of electricity, to propel an aircraft, for heating, for lubricating, for laying or sprinkling on roads or streets, as cleaning fluids or solvents, or in the operation of farm tractors for farming purposes if the consumer certifies in writing to his supplier that the fuel oil is required for a tax exempt purpose.

- (2) No tax is payable on fuel oil sold or delivered to:
 - (a) the Government of Canada, or
 - (b) a visiting force as defined in the Visiting Forces (North Atlantic Treaty) Act,

if the person who receives delivery of the fuel oil has been so authorized by such Government or force and furnishes to the supplier a certificate to that effect.

(3) No tax is payable on fuel oil when used for bona *fide* pharmaceutical or medical purposes.

Payment in arrears. 5. Tax on fuel oil obtained for a purpose exempt pursuant to section 4 shall be payable if the fuel oil is used for a purpose which is taxable.

6. Subject to this Ordinance and the regulations Distributors responsi-bilities. the distributor shall:

- (a) remit to the Territorial Treasurer not later than the 25th day of each month all tax received by such distributor in respect of the next preceding month:
- (b) receive tax paid in arrears in accordance with section 5;
- (c) refund tax paid on fuel oil used for a purpose exempt pursuant to section 4:
- (d) furnish the Territorial Treasurer with a return in the prescribed form not later than the 25th day of each month:
- (e) furnish with the return specified in paragraph (d) a certificate in the prescribed form; and
- (f) furnish the Territorial Treasurer with such invoices and other documents and such copies thereof as the Territorial Treasurer may require.

inspection.

7. (1) Any person appointed by the Commissioner may Powers of enter at any reasonable time the business premises occupied by any person, or the premises where his records are kept. to determine whether this Ordinance and the regulations are being and have been complied with, or to inspect, audit and examine books of account, records or documents, or to ascertain the quantities of fuel oil on hand, sold or used by him, and the person occupying the premises shall answer all questions pertaining to these matters, and shall produce such books of account, records or documents as may be required.

(2) Where it appears from the inspection, audit or Assessment examination of books of account, records or documents that of tax due. this Ordinance or the regulations have not been complied with, the person making the inspection, audit or examination shall calculate or measure the tax due in such manner and form and by such procedure as the Commissioner may deem adequate, and the Territorial Treasurer shall assess the person for the amount of the tax so calculated.

FUEL OIL TAX

Fuel oil imports for importers consumption. 8. Every person, other than the operator of a through freighter, an inter-provincial carrier or the holder of a single trip permit, who brings into the Territory for his own use a quantity of fuel oil greater than fifty gallons shall, within ten days thereof, pay to the Territorial Treasurer the tax thereon or furnish an exemption certificate in the prescribed form together with such other documents as the Territorial Treasurer may require.

Records

Interprovincial

Bond.

carrier or through

freighter.

9. Every distributor, supplier and person referred to in section 8 shall

- (a) maintain books and records in respect of his fuel oil transactions in sufficient detail to permit examination and calculation of the tax: and
- (b) preserve such books and records for at least twelve months from the time the tax is collected.

10. (1) The operator of an inter-provincial carrier or through freighter shall apply to the Registrar of Motor Vehicles for a permit enabling the holder to obtain or purchase fuel oil within the Territory free of tax at the time it is obtained or purchased

(2) Every applicant for a permit pursuant to subsection (1) shall deposit with the Territorial Treasurer a bond in the prescribed form in an amount to be determined by the Territorial Treasurer.

(3) The Territorial Treasurer may apply a bond to Application of bond. any tax not paid by the depositor of a bond.

> 11. (1) The Registrar of Motor Vehicles shall issue an emblem in the prescribed form to the holder of a permit issued pursuant to section 10.

(2) An emblem issued pursuant to subsection (1) Emblem must be displayed. shall be displayed on the lower right side of the windshield of each inter-provincial carrier and through freighter.

> 12. Every holder of a permit issued pursuant to section 10 shall, not later than the 25th day of each month

> > (a) remit to the Territorial Treasurer tax at the rate of eleven cents per imperial gallon

Emblem.

Return to Territorial Treasurer.

computed at the consumption rate of five miles per imperial gallon on fuel oil used by such holder within the Territory during the next preceding month; and

(b) furnish the Territorial Treasurer with a return in the prescribed form.

13. (1) Every person applying for a single trip permit single shall, at the time of application for such permit, pay tax permit according to the mileage of the trip to be made in the Territory calculated at the consumption rate of five miles per imperial gallon.

(2) Upon payment of tax the Registrar of Motor Emblem. Vehicles shall furnish an applicant for a single trip permit with an emblem in the prescribed form.

(3) An emblem furnished pursuant to subsection (2) Emblem shall be displayed on the lower right side of the windshield displayed. of the vehicle for which the single trip permit has been issued.

(4) The holder of a single trip permit may obtain or purchase sufficient fuel for the trip free of tax.

OFFENCES AND PENALTY.

- 14. (1) Every person who
 - (a) makes a false statement in any return, Offences and certificate or form used under this Ordinance.
 - (b) obtains or attempts to obtain or knowingly induces, assists or attempts to assist another person to obtain an unwarranted exemption from tax.
 - (c) knowingly gives false information respecting any fuel oil transaction.
 - (d) refuses to produce records or documents respecting fuel oil or any container used for holding fuel oil that is in his possession or control.
 - (e) refuses or neglects to pay or remit tax where required to do so by this Ordinance or

CHAP. 2

to execute prescribed returns, certificates or forms in connection with exemptions from tax where required to do so by this Ordinance. or

(f) violates any other provision of this Ordinance or the regulations.

is guilty of an offence and liable upon summary conviction to a fine not exceeding one thousand dollars or to imprisonment for a term not exceeding six months or to both fine and imprisonment and may be ordered to pay the amount of the tax not paid.

(2) A prosecution under this section does not suspend or affect any remedy for the recovery of tax pavable under this Ordinance.

In any prosecution for an offence under this 15. Ordinance or in any action or other proceedings brought for the recovery of tax, the burden of proving that he has paid or remitted tax or that he is exempt under this Ordinance from liability to pay or remit tax is on the accused or the defendent.

No prosecution for an offence under this Ordin-16. ance shall be commenced after two years from the date of the commission of the offence.

REGULATIONS.

- 17. The Commissioner may make regulations
 - (a) prescribing forms; and
 - (b) for carrying out the purposes and provisions of this Ordinance.

18. The Fuel Oil Tax Ordinance, chapter 6, of the Fuel Oil Tax Ordinance Ordinances of the Yukon Territory, 1962 (first session), is repealed. repealed.

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Prosecution does not affect other remedies.

Burden of proof.

Prosecution within two vears.

Regulations.

1962

CHAP. 2

HISTORIC SITES AND MONUMENTS

CHAPTER 3

ORDINANCES OF THE YUKON TERRITORY 1968 (Fourth Session)

AN ORDINANCE TO ESTABLISH THE HISTORIC SITES AND MONUMENTS BOARD OF THE YUKON TERRITORY

(Assented to December 9th, 1968)

The Commissioner of the Yukon Territory, by and with the advice and consent of the Council of the said Territory, enacts as follows:

SHORT TITLE.

1. This Ordinance may be cited as the *Historic* Short Title. Sites and Monuments Ordinance.

INTERPRETATION.

2. In this Ordinance,

- (a) "board" means the Historic Sites and Monuments Board of the Yukon Territory established by this Ordinance;
- (b) "historic place" means a site, building or "Historic other place of historic interest or significance, and includes buildings or structures or things that are of interest by reason of age or architectural design.

COMMEMORATION OF HISTORIC SITES.

- **3.** The Commissioner may
 - (a) by means of plaques or other signs or in any Powers other suitable manner, mark or otherwise of Commissioner.
 commemorate historic places;
 - (b) make agreements with any persons for marking or commemorating historic places pursuant to this Ordinance and for the care and preservation of any places so marked or commemorated;

Definitions. "Board."

Снар. 3

Снар. З	HISTORIC SITES AND MONUMENTS			
	(c) establish historic museums;			
	(d) acquire any historic places, lands or things for historic museums or any interest therein, by purchase, lease or otherwise; and			
	(e) provide for the administration, preservation and maintenance of any historic places acquired or historic museums established pursuant to this Ordinance.			
	HISTORIC SITES AND MONUMENT BOARD.			
Board estab- lished.	4. (1) A Board to be called the Historic Sites and Monuments Board of the Yukon Territory is hereby estab- lished, consisting of not more than ten members appointed by the Commissioner, of whom seven shall be appointed on the recommendation of the Council.			
Term of office.	(2) A member holds office during pleasure for such period not exceeding two years as may be fixed by the Commissioner.			
Reappoint- ment.	(3) A retiring member of the Board is eligible for reappointment.			
Chairman.	(4) The members of the Board shall choose one of their number to be the chairman thereof.			
Vice- Chairman.	(5) The members of the Board may choose one of their number to be vice-chairman thereof.			
Quorum.	(6) A majority of the members constitutes a quorum.			
Commissioner	(7) The Commissioner may			
may provide staff.	(a) designate an officer of the Public Service of the Territory to be the Secretary of the Board; or			
	(b) appoint a Secretary of the Board at such remuneration and under such terms or con- ditions of employment as may be prescribed, and may, from among the persons employed in the Public Service, provide the Board with such other employees or assistants that are necessary for the proper conduct of the business of the Board.			
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HISTORIC SITES AND MONUMENTS

(8) The Board shall meet at least once in every Meetings to calendar year at the call of the chairman, but the time and place of each such meeting is subject to the approval of the Commissioner: and, in addition, the Board shall hold such other meetings at such times and places as the Commissioner may require.

(1) The Board may receive and consider recommend- Powers and 5. ations respecting the marking or commemoration of historic board. places, the establishment of historic museums and the administration, preservation and maintenance of historic places and historic museums, and shall advise the Commissioner in carrying out his powers under this Ordinance.

(2) The Board may recommend that studies be commissioned.

Each member of the Board appointed by the Fees and 6. Commissioner may be paid such remuneration and travelling and living expenses as may be fixed by the Commissioner.

7. All expenditures for the purpose of this Ordin- Expendiance shall be paid out of monies appropriated by the Commissioner in Council therefor.

The Commissioner may make regulations for Regulations. 8. carrying the purposes and provisions of this Ordinance into effect.

9. (1) As soon as practicable after the end of each Annual fiscal year the Board shall submit to the Commissioner a report of its proceedings for that year in such form as the Commissioner may prescribe.

(2) In addition to the report required by subsection Further (1), the Board shall furnish to the Commissioner such other statements or reports in respect of its activities, at such time and in such manner, as the Commissioner may require.

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HOTELS AND TOURIST ESTABLISHMENTS

CHAPTER 4

ORDINANCES OF THE YUKON TERRITORY 1968 (Fourth Session)

HOTELS AND TOURIST ESTABLISHMENTS ORDINANCE

(Assented to December 9th, 1968)

The Commissioner of the Yukon Territory, by and with the advice and consent of the Council of the said Territory, enacts as follows:

SHORT TITLE.

short Title. 1. This Ordinance may be cited as the Hotels and Tourist Establishments Ordinance.

INTERPRETATION.

Definitions.	2. I	n this Ordinance,
"Inspector."	(4	 "inspector" means a person appointed pursu- ant to section 3;
"Guest."	(b) "guest" means a person who obtains ac- commodation at a tourist establishment;
"Operator."	(c) "operator" means the manager or other person in charge of a tourist establishment;
"Register."	`(d) "register" means a bound book or card index system; and
''Tourist Es. tablishment.''	(e) "tourist establishment" means an hotel, motel, lodge, inn, tourist home, cabin or cottage used or intended to be used for the purpose of providing accommodation for the public.

ADMINISTRATION.

Appointment of inspectors and officers. 3. The Commissioner may appoint inspectors and such other officers as he deems necessary for carrying out the purposes and provisions of this Ordinance.

CONSTRUCTION AND ALTERATIONS.

4. No person shall

- (a) construct a tourist establishment.
- (b) move a building that is or forms part of a tourist establishment, or
- (c) make any structural alteration to a tourist establishment.

unless he obtains a permit for that purpose from an inspector.

Where a person seeks a permit for any purpose Application for permit. 5. set out in section 4, he shall submit to an inspector

- (a) an application for a permit in a form approved by the Commissioner; and
- (b) two copies of all plans and specifications relating to the application.

6. (1) When an application for a permit has been Issuance received by an inspector and the copies of plans and specifications referred to in section 5 are approved by him and by the Fire Marshal appointed pursuant to the Fire Prevention Ordinance, the inspector shall issue a permit to the applicant.

(2) A permit issued under subsection (1) expires Term of permit. twelve months from the date upon which it is issued unless it is expressed to be for a shorter period of time.

7. Where any work in respect of which a permit Compliance has been issued is performed, it shall be performed in National Building compliance with such provisions of the National Building Code. Code as the Commissioner may prescribe.

OPERATING REQUIREMENTS.

8. Every operator shall

- (a) keep his tourist establishment in good repair and in a clean and sanitary condition;
- (b) keep the land surrounding his tourist establishment in good order and free from refuse;

Duties of operator.

of permit.

Permit required.

CHAP. 4

CHAP. 4	Hotels and Tourist Establishments
	(c) have in attendance, at all times during the operation of his tourist establishment, at least one person capable of operating the establishment in a proper manner;
	(d) identify by name or number each sleeping unit, cabin or cottage;
	(e) equip the door of each sleeping unit, cabin or cottage with a lock and key;
	(f) equip all public washrooms and water closets with baffle partitions in such a manner as to ensure the privacy of the user; and
	(g) take all reasonable precautions to ensure the safety of his guests and their property.
Notices to be posted.	9. (1) Every operator shall post and keep posted on the entrance door of each sleeping unit, cabin or cottage a notice stating
	(a) the rates charged for the sleeping unit, cabin or cottage when occupied by one

- person, two persons and more than two persons:
- (b) the hour before which a guest must vacate a sleeping unit, cabin or cottage or be deemed to have retained it for an additional day; and
- (c) the provisions of sections 21 and 22 of this Ordinance.

(2) No operator shall charge a rate for a sleeping to exceed rates posted. unit, cabin or cottage in excess of the rates specified in the notice referred to in paragraph (a) of subsection (1).

REGISTRATION.

10. Every operator shall maintain a register in which he shall enter

- (a) the name or number of the sleeping unit, cabin or cottage occupied by each guest; and
- (b) the date of arrival and departure of each guest.

Rates not

Register to be kept.

11. Every guest shall enter his name, usual place of Guests residence and his vehicle licence plate number, if any, in register. the register.

12. No operator shall enter or knowingly allow to False be entered any false information in the register.

13. Every entry made in the register shall be re- Entries to tained by the operator for a period of not less than one one year. year from the date of the entry.

14. The register shall be open at all reasonable times Register to be oven for for inspection by any member of the Royal Canadian inspection. Mounted Police or by any officer appointed by the Commissioner

CLOSURE OF TOURIST ESTABLISHMENTS.

15. (1) Where an operator wishes to close his establish- Closure of ment he shall

- (a) at least seven days prior to the date of closing his establishment, file with the Commissioner a written notice of closure setting forth the date on which his establishment will close and the date, if any, on which he expects it will be reopened; and
- (b) on or before the date on which the establishment is closed, affix to each highway sign advertising his establishment a notice advising the public that it is closed.

(2) A notice referred to in paragraph (b) of sub- Size of section (1) shall be not less than one-quarter the size of required. the sign to which it is affixed.

SEIZURE AND DETENTION OF GOODS.

16. (1) Where a person who is indebted for accommoda- Right to eize and tion to an operator has not removed his luggage or personal detain goods. effects from a tourist establishment, the operator of that establishment may seize and detain such goods.

(2) The tools of a workman for the bona fide use by him in his trade or profession may not be seized and detained by an operator under this section.

An operator is responsible for the safe keeping Responsibility for bility for goods detained by him pursuant to section 16. 17. of any goods detained by him pursuant to section 16.

tourist establishment.

registration

be kept for

HOTELS AND TOURIST ESTABLISHMENTS

SALE OF DETAINED GOODS.

Inspection and sale of detained goods.

Where the amount of the indebtedness for which 18. any goods were detained remains unpaid for a period of not less than one month after the date upon which they were seized, the operator who seized the goods may

- (a) in the presence of a peace officer, force or break the locks or fastenings on any trunk. valise or other article detained by him for the purpose of ascertaining and inspecting the contents thereof; and
- (b) subject to section 19, sell privately or by public auction the goods so detained.

19. (1) Where an operator intends to sell any goods pursuant to section 18, he shall, at least one month before the date of the sale, forward a notice of sale by registered mail to the person indebted to him at that person's last previous known address.

- (2) A notice referred to in subsection (1) shall
 - (a) give a general description of the goods to be sold:
 - (b) specify the time and place of the sale;
 - (c) contain an itemized statement of the amount of the indebtedness, showing the sum due at the time of forwarding the notice;
 - (d) demand that the amount of the indebtedness be paid before the time of the sale; and
 - (e) state that if the amount of the indebtedness is not paid before the time of the sale, the goods will be sold privately or by public auction at the time and place specified in the notice.

(3) An operator referred to in subsection (1) shall keep posted in a conspicuous place on his premises for at least one week prior to the time of the sale a copy of the notice of the sale referred to in that subsection.

(1) Where a sale is held pursuant to section 18, the 20. operator may use the proceeds of the sale to pay

- (a) the reasonable costs of holding the sale: and
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Notice of sale to be given.

Contents of notice.

Notice to be posted.

Application of proceeds of sale.

HOTELS AND TOURIST ESTABLISHMENTS.

(b) the amount of indebtedness owing to him by the former owner of the goods that were sold.

(2) Where the proceeds of a sale held under section Idem. 18 exceed the amount of money required to pay the costs and indebtedness referred to in subsection (1), the operator. upon application therefor, shall pay the balance of the proceeds to the person entitled thereto.

(3) Where an application referred to in subsection Idem. (2) is not made within thirty days from the date of the sale, the operator shall pay the balance of the proceeds to the Territorial Treasurer who shall hold it for the person entitled to it for one year from the date of the sale.

(4) Where a claim for the balance of the proceeds of Idem. a sale held under section 18 is not made to the Territorial Treasurer within one year from the date of sale, the balance of the proceeds of that sale shall become part of the Yukon Consolidated Revenue Fund.

LIABILITY OF OPERATORS.

(1) No operator is liable to compensate any guest Liability 21. for loss of or damage to goods or property brought to his for property establishment unless the goods or property

- (a) were located in the sleeping unit, cabin or cottage assigned to that person and were stolen, lost or damaged through the fault or neglect of the operator or of any employee or agent of the operator;
- (b) were deposited with the operator for safe custody: or
- (c) were checked in a checking room in the establishment.

(2) An operator may, as a condition of his liability, Condition of his liability, require that goods or property tendered by a guest for safe custody be placed in a box or other receptacle fastened and sealed by the guest.

(3) Where an operator refuses to receive for safe Refusal to custody any goods or property of a guest, or where a guest, property through any default of the operator, is unable to deposit custody.

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HOTELS AND TOURIST ESTABLISHMENTS

goods or property for safe custody, the operator is not entitled to the protection of this Ordinance in respect thereof unless he proves that his establishment was not equipped with a safe or vault and that he so informed the guest at the time of refusing to receive the goods or property.

Receipt for property deposited for safe custody.

(4) When a guest deposits money, jewelry, documents or valuables of a similar nature for safe custody with an operator, the operator at the time of deposit shall give that guest a receipt therefor, which shall be surrendered by the guest when his property is returned to him.

Liability for 22. Notwithstanding anything in this Ordinance, an operator shall not be liable for theft, loss of or damage to any goods or property of a guest unless the door of the sleeping unit, cabin or cottage occupied by that guest was locked during his absence therefrom and the keys to the lock given to the guest were left with the operator.

> 23. An operator is entitled to the benefit of sections 21 and 22 only in respect of goods or property brought into his establishment while the provisions of those sections are posted as required by subsection (1) of section 9.

24. Subject to section 4 of the Fair Practices Ordin-Undesirable persons may be removed. ance, an operator may remove any person from his establishment who in his opinion is undesirable if the operator has requested that person to leave the establishment and has given such person a reasonable opportunity to do so.

EXEMPTIONS FROM SEIZURE.

Exemptions under writs of execution not to apply. 25. Property exempt from seizure under writs of execution shall not be exempt from seizure under a writ of execution issued on a judgment obtained by an operator in respect of an indebtedness incurred for accommodation supplied by him.

REGULATIONS.

26. The Commissioner may make such regulations Regulations. as he deems necessary to carry out the purposes and provisions of this Ordinance.

property in

room of cuest.

No protection unless notice posted.

OFFENCES.

27. Every person who contravenes a provision of Offences this Ordinance is guilty of an offence and is liable upon summary conviction to a fine not exceeding five hundred dollars.

REPEAL.

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The Hotel Keepers Ordinance is repealed. 28. Repeal.

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NOTARIES

CHAPTER 5

ORDINANCES OF THE YUKON TERRITORY 1968 (Fourth Session)

AN ORDINANCE RESPECTING NOTARIES

(Assented to December 9th, 1968)

The Commissioner of the Yukon Territory, by and with the advice and consent of the Council of the said Territory, enacts as follows:

SHORT TITLE.

Short Title. 1. This Ordinance may be cited as the Notaries Ordinance.

Roll of Notaries Public. **2.** There shall be prepared and kept in the office of the Territorial Secretary a roll to be called the "Roll of Notaries Public".

Application for enrolment. 3. (1) Every person who seeks enrolment as a Notary Public shall make application in the prescribed form to the Territorial Secretary and pay the prescribed fee.

(2) No application shall be accepted unless the applicant is a Canadian citizen or other British subject and is a resident of the Territory.

(3) Every application accepted by the Territorial Secretary shall be reported to the Court.

4. The Court, if satisfied that the applicant is of good character, and that there is need for a Notary Public in the place where the applicant desires to practise, shall order that the applicant be examined in the duties of a Notary Public and that, if found qualified after such examination, the applicant be enrolled as a Notary Public.

5. A judge shall from time to time appoint a person or persons to conduct the examination of applicants, and shall prescribe the subjects in which they shall be examined, and shall fix the fees to be paid to the examiners by the applicants, and, generally, may make rules in respect of examinations.

Order for and enrolment.

Power of judge to provide for examinations.

NOTARIES

6. Upon the applicant filing proof in the prescribed Enrolment form with the Territorial Secretary that he has passed the examination. examination, and has taken the oath of office, in the prescribed form before a judge, the Territorial Secretary shall enrol the applicant as a Notary Public and shall record upon the roll a memorandum of the area within which such Notary Public is authorized to practise.

Every person enrolled pursuant to section 6 may Terms of office. 7. hold office for a period not exceeding five years but such enrolment may be renewed on application to the Territorial Secretary and payment of the prescribed fee.

8. The Court has full power and authority upon Power of application by the Legal Adviser or any person aggrieved, strike off in a summary manner, to enquire into the professional suspend conduct or any alleged incompetence, negligence, or fraud Public. of a Notary Public, and may for cause shown order that a Notary Public be struck off the Roll of Notaries Public, or be suspended from practising for a period named in the order or make such order as is just.

Any person who acts as a Notary Public or Offence and 9. holds himself out as qualified to act as a Notary Public without being qualified and authorized to do so in accordance with the provisions of this Ordinance or in any way contrary to any limitation or condition to which his enrolment or commission is subject, is guilty of an offence, and liable, upon summary conviction, to a fine not exceeding five hundred dollars or one year's imprisonment or to both fine and imprisonment.

10. No act done by a Notary Public shall be deemed validity of certain acts. invalid or ineffectual by reason only of the fact that it is done contrary to any limitation or condition to which his enrolment or commission is subject and nothing in this Ordinance relieves any person acting as a Notary Public from liability for any loss, damages or costs caused to or incurred by any other person by reason of any act done while so acting.

11. The preceding sections of this Ordinance, except Application subsections (1) and (2) of section 3, do not apply to sections. barristers and solicitors.

the roll or otaries

pentalty.

Right to use title and exercise power of Notary Public. 12. (1) Every barrister and solicitor enrolled under the *Legal Profession Ordinance* and every Notary Public qualified under this Ordinance has and may use while so enrolled or qualified the style and title of "Notary Public in and for the Yukon Territory", and, save as in this Ordinance provided, has and may exercise while so enrolled or qualified the right and power to

- (a) give notarial certificates of his acts;
- (b) attest or protest all commercial instruments brought before him for attestation or public protestation;
- (c) administer oaths, affidavits, affirmations or statutory declarations that may or are required to be administered, sworn, affirmed, or made by the law of the Territory, or of any Province, or of Canada, or of any country other than Canada; and
- (d) perform such duties as may be authorized or prescribed by any Ordinance.

(2) No barrister and solicitor who is disbarred, disqualified or suspended from practice under any of the provisions of the *Legal Profession Ordinance* shall, so long as the disbarment, disqualification or suspension continues, act as or use the style and title of a Notary Public, or have or exercise any of the powers, rights, duties, privileges or emoluments referred to above.

Emolument. (3) A Notary Public is entitled to receive the emoluments pertaining to the office of Notary Public as may be prescribed by the Commissioner.

Commission. 13. The Territorial Secretary shall upon request, and upon payment of a fee of ten dollars, issue to every person empowered to act as a Notary Public by virtue of this Ordinance a commission in the prescribed form, and shall at any time, upon request of any person so commissioned who has not been struck off the roll and is not suspended from practising, and upon payment of the prescribed fee, give to that person a certificate stating that he is duly commissioned or entitled to act as a Notary Public under this Ordinance.

Disbarred, disqualified or suspended barrister and sollcitor.

NOTARIES

14. An appeal lies to the Court of Appeal from any Appeal. order or decision of the Court under this Ordinance.

All fees payable to the Territorial Secretary Accounting for fees. 15. under this Ordinance shall be remitted to the Territorial Treasurer and form part of the Yukon Consolidated Revenue Fund.

16. A judge may make rules not inconsistent with Rules. this Ordinance and prescribe forms and fix fees for all proceedings under this Ordinance not fully provided for herein, and may alter, add to, amend or repeal such rules, forms and fees as and when it may seem to him necessary or desirable.

17. (1) The Commissioner, if satisfied that the appoint- Government ment of a Notary Public under this section is necessary in the public interest, may, by a commission, appoint any employee of the Government of the Territory or the Government of Canada to be a Notary Public; and an appointment so made may be during pleasure or for such period as the Commissioner may think fit, and the Commissioner may define and limit the area within which a person appointed under this section may practise as a Notary Public. An appointment under this section shall confer upon the person named therein power only in connection with his employment. and without fee. to administer oaths, to take affidavits, declarations and acknowledgements, to attest instruments by his seal and to give notarial certificates of his acts.

(2) Every person appointed under this section shall be enrolled by the Territorial Secretary.

(1) Every person presently holding a commission of Transistory 18. provisions. appointment as a Notary Public or a Commissioner for Oaths may continue to practise as such Notary Public or Commissioner for Oaths subject to the provisions of this section.

(2) The Territorial Secretary shall on the date on which this Ordinance comes into force on the roll of Notaries Public place the name of every person presently holding a commission of appointment as a Notary Public.

(3) The Territorial Secretary shall strike off the roll of Notaries Public on the 1st day of April 1969 the name of every Notary Public enrolled in accordance with this

employees.

NOTARIES

section who has not on or before that date applied to the Territorial Secretary for retention of his name upon the roll.

(4) The Territorial Secretary shall strike off the roll of Notaries Public on the 1st day of October 1969 any applicant who has not complied with this Ordinance.

(5) The appointment of every person holding a Commissioner for Oaths appointment shall be cancelled on the 1st day of October 1969.

19. A Notary Public is ex officio a commissioner for taking oaths in the Territory, and where the Notary Public administers oaths or takes affidavits, affirmations or declarations within the Territory, it is not necessary to their validity that he affix his seal thereto.

Regulations.

A Notary Public is ex

for Oaths in the Territory.

officio a Commissioner

20. The Commissioner may make regulations for carrying out the purposes and provisions of this Ordinance.

REHABILITATION SERVICES

CHAPTER 6

ORDINANCES OF THE YUKON TERRITORY 1968 (Fourth Session)

AN ORDINANCE TO PROVIDE FOR THE VOCATIONAL REHABILITATION OF DISABLED PERSONS

(Assented to December 9th, 1968)

The Commissioner of the Yukon Territory, by and with the advice and consent of the Council of the said Territory. enacts as follows:

SHORT TITLE.

This Ordinance may be cited as the Rehabilitation Short Title. 1. Services Ordinance.

INTERPRETATION.

- 2. In this Ordinance.
 - (a) "Board" means the Yukon Rehabilitation "Board." Services Board;
 - (b) "Co-ordinator" means the Co-ordinator of "Co-ordinator." Rehabilitation Services;
 - (c) "disabled person" means a person who be- "Disabled cause of physical or mental impairment is incapable of pursuing regularly any substantially gainful occupation; and
 - (d) "rehabilitation services" means any process "Rehabiliof restoration, training and employment Services." placement, including services related thereto, the object of which is to enable a person to become capable of pursuing regularly a substantially gainful occupation.

3. The Commissioner may enter an agreement with Agreement. the Minister of Manpower and Immigration of Canada for the purpose of providing for payment by Canada to the Commissioner of contributions in respect of the costs in-

CHAP. 6

Definitions.

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REHABILITATION SERVICES

curred by the Territory in undertaking in the Territory a comprehensive program for the vocational rehabilitation of disabled persons.

Application	4.	Applica	tion for rehabilitation services under this
for rehabili- tation services.	Ordinance	may be r	nade by or on behalf of a disabled person
		und	o is eligible for vocational rehabilitation er the Veterans Rehabilitation Act of ada, or
		inju able	ose disability is not the result of an ary in respect of which benefits are pay- to that person under any workmen's pensation law.
Co ordinator.	5.	The Cor	nmissioner shall appoint
		and pow	Co-ordinator of Rehabilitation Services when the Co-ordinator is absent, his vers and duties shall be exercised by a son designated by the Commissioner; and
Board.		· · ·	ukon Rehabilitation Services Board con- ing of:
		(i	a chairman who shall be the Co- ordinator;
		(ii) the manager of the Canada Manpower Centre; in the City of Whitehorse;
		(iii) the Yukon Superintendent of the De- partment of National Health and Wel- fare of Canada; and
		(iv	the head of the Department of Social Welfare.
Duties of	6.	The Boa	rd shall
Board.		• •	blish appropriate means of seeking dis- ed persons in need of rehabilitation serv- ;
			eive applications for rehabilitation serv- ; and
		reh	ess the suitability of each applicant for abilitation services and make recom- adations to the Co-ordinator.

7. The Co-ordinator may approve the provision of Co-ordinator rehabilitation services.

may approve amounts prescribed.

8 Where the Co-ordinator has approved rehabilitation services, there may be paid to a disabled person, or on that person's behalf, such amounts as are prescribed by the regulations.

9. The Commissioner may make regulations

Regulations.

- (a) governing the manner of making application:
- (b) prescribing qualifications of applicants;
- (c) prescribing what proof of any fact, including evidence under oath, is to be furnished by an applicant;
- (d) prescribing the rehabilitation services that may be approved:
 - (e) providing for the suspension or cancellation of rehabilitation services:
 - (f) providing for investigations respecting disabled persons who have applied for rehabilitation services or for whom rehabilitation services have been approved:
 - (g) prescribing the amounts to be paid to or on behalf of disabled persons for whom rehabilitation services are approved and the manner and times of payment;
 - (h) prescribing additional duties of the Coordinator:
 - (i) prescribing the records that shall be kept under this Ordinance:
 - (j) prescribing forms; and
 - (k) generally for carrying out the purposes and provisions of this Ordinance.

10. Every person who violates a provision of this Offence and Ordinance or the regulations is guilty of an offence and liable on summary conviction to a fine not exceeding five hundred dollars or to imprisonment for a term not exceeding six months or to both fine and imprisonment.

CHAP. 7 AGISTERS & KEEPERS OF LIVERY, BOARDING & SALE STABLES

CHAPTER 7

ORDINANCES OF THE YUKON TERRITORY 1968 (Fourth Session)

AN ORDINANCE RESPECTING AGISTERS AND KEEPERS OF LIVERY, BOARDING AND SALES STABLES

(Assented to December 9th, 1968)

R.O.Y.T. 1958 c.2. The Commissioner of the Yukon Territory, by and with the advice and consent of the Council of the said Territory, enacts as follows:

1. An Ordinance Respecting Agisters and Keepers of Livery, Boarding and Sales Stables is repealed.

EVIDENCE

CHAPTER 8

ORDINANCES OF THE YUKON TERRITORY 1968 (Fourth Session)

AN ORDINANCE TO AMEND THE EVIDENCE ORDINANCE

(Assented to December 9th, 1968) R.O.Y.T.

R.O.1.1. 1958 c.37; 1965 (2nd)

The Commissioner of the Yukon Territory, by and with $\frac{1967 (2nd)}{c.6:}$ the advice and consent of the Council of the said Territory, $\frac{1968 (2nd)}{c.3:}$ enacts as follows:

1. Sections 65, 66, 67, 68, 69, 70 and 71 of the Repeal. Evidence Ordinance are repealed.

Снар. 8

Снар. 9

GAOLS

CHAPTER 9

ORDINANCES OF THE YUKON TERRITORY 1968 (Fourth Session)

AN ORDINANCE TO AMEND THE GAOLS ORDINANCE

(Assented to December 9th, 1968)

^{1966 (2nd)} The Commissioner of the Yukon Territory, by and with c.2. the advice and consent of the Council of the said Territory, enacts as follows:

1. Section 2 of the *Gaols Ordinance* is hereby repealed and the following substituted therefor:

"2. Every building and other enclosure on the land described in the Schedule is designated as a prison, gaol or lock-up for the confinement of persons charged with the commission of any offence under a statute, ordinance or other law in force in the Territory or sentenced thereunder to a term of imprisonment not exceeding two years less one day." INTERPRETATION

CHAPTER 10

ORDINANCES OF THE YUKON TERRITORY 1968 (Fourth Session)

AN ORDINANCE TO AMEND THE INTERPRETATION ORDINANCE

(Assented to December 9th, 1968)

The Commissioner of the Yukon Territory, by and with R.O.Y.T the advice and consent of the Council of the said Territory. 1958 c.58; enacts as follows:

c.ə; 1967 (2nd)[.]

Paragraph (ac) of sub-section (1) of section 20 1. of the Interpretation Ordinance is amended by deleting the word "and" at the end thereof.

2. Paragraph (ad) of sub-section (1) of section 20 of the said Ordinance is amended by adding the word "and" to the end thereof.

3. Sub-section (1) of section 20 of the said Ordinance is amended by adding thereto immediately after paragraph (ad) thereof the following paragraph:

> "(ae) "prescribe" means prescribe by regula- "Prescribe." tion of the Commissioner unless otherwise provided."

Снар. 11

JUDICATURE

CHAPTER 11

ORDINANCES OF THE YUKON TERRITORY 1968 (Fourth Session)

AN ORDINANCE TO AMEND THE JUDICATURE ORDINANCE

(Assented to December 9th, 1968)

The Commissioner of the Yukon Territory, by and with the advice and consent of the Council of the said Territory, enacts as follows:

1. Subparagraph (i) of paragraph (e) of section 17 of the *Judicature Ordinance* is repealed and the following substituted therefor:

Statement.

"(i) The clerk shall on or before the 15th day of each month prepare a statement in the prescribed form in duplicate from the accounts and books mentioned in paragraph (c) hereof and transmit a copy of the statement to the Territorial Treasurer."

R.O.Y.T. 1958 c.60; 1960 (3rd) c.5; 1961 (1st) c.7; 1964 (2nd) c.8; 1968 (2nd) c.6. LEGAL PROFESSION

CHAPTER 12

ORDINANCES OF THE YUKON TERRITORY 1968 (Fourth Session)

AN ORDINANCE TO AMEND THE LEGAL PROFESSION ORDINANCE

(Assented to December 9th, 1968)

The Commissioner of the Yukon Territory, by and with the advice and consent of the Council of the said Territory, enacts as follows:

1. Subsection (2) of section 3 of *The Legal Profession Ordinance* is repealed and the following substituted therefor:

"(2) Upon the production to the Secretary of a registration certificate issued by the Court and on payment of the fee required by section 6, the Secretary shall cause the name of the person designated in such certificate to be entered on the Roll with the date of such entry."

2. Subsection (3) of section 5 of the said Ordinance is repealed and the following is substituted therefor:

"(3) A registration certificate shall be in the prescribed form and shall be signed by the Clerk of the Court and sealed with the seal of the Court."

3. Section 6 of the said Ordinance is repealed and the following substituted therefor:

"6. A person who is granted a registration certificate shall forthwith pay to the Territorial Secretary an enrolment fee in the sum of two hundred dollars."

4. Section 7 of the said Ordinance is repealed.

5. Section 8 of the said Ordinance is repealed and the following substituted therefor:

LEGAL PROFESSION

"8. (1) Subject to sections 9 and 12 and to subsection (4) of this section, every person whose name appears on the Roll shall pay to the Territorial Secretary on or before the thirty-first day of March in each year an annual practice fee in the sum of thirty dollars.

(2) Upon receipt of the annual practice fee the Territorial Secretary shall issue to the barrister and solicitor who pays the same an annual practice certificate in the prescribed form.

(3) An annual practice certificate shall expire on the thirty-first day of March next following the day upon which it was issued.

(4) Where application for enrolment is made by the holder of a registration certificate under section 4 or section 7, he shall pay to the Territorial Secretary his first annual practice fee at the same time he pays the fee required by section 6."

6. Section 9 of the said Ordinance is repealed and the following substituted therefor:

"9. (1) Where a barrister and solicitor does not intend to practice as a barrister and solicitor at any time during any certificate year, he may

- (a) file with the Territorial Secretary a statutory declaration stating that he does not intend to practice as a barrister and solicitor at any time or times within the specified certificate year; and
- (b) pay to the Territorial Secretary a nonpractice fee in the sum of five dollars.

(2) Upon receipt of such declaration and fee the Territorial Secretary shall issue to the barrister and solicitor an annual non-practice certificate in the prescribed form for the certificate year therein specified."

7. Section 10 of the said Ordinance is repealed and the following substituted therefor:

"10. (1) A barrister and solicitor, who has not paid his annual fee for any year or years since his enrolment and who wishes to resume practise as a barrister and solicitor in the Territory, may

- (a) file with the Territorial Secretary a statutory declaration stating that he has not at any time or times when he was not the holder of an annual practice certificate issued under this Ordinance, practised as a barrister and solicitor in the Territory and his reasons for not so practising;
- (b) pay to the Territorial Secretary a sum equal to five dollars for every year in which since his enrolment he has not held such an annual practice certificate; and
- (c) pay to the Territorial Secretary the full annual practice fee for the then current certificate year.

(2) Upon receipt of the declaration and the full amount of the sums mentioned in subsection (1), the Territorial Secretary shall issue to the barrister and solicitor an annual practice certificate for the then current certificate year."

8. Subsection (3) of section 23 of the said Ordinance is repealed and the following substituted therefor:

"(3) Before being entitled to be restored to the Roll under this section the person whose name is sought to be restored shall pay all arrears of fees due by him to the Territorial Secretary including the fees for the period which has elapsed since he was struck off the Roll."

9. Section 24 of the said Ordinance is repealed.

10. The schedule of the said Ordinance is repealed.

Application and procedure to restore name.

Снар. 13

LOAN AGREEMENT

CHAPTER 13

ORDINANCES OF THE YUKON TERRITORY 1968 (Fourth Session)

AN ORDINANCE TO AMEND THE LOAN AGREEMENT ORDINANCE (1962) No. 1

(Assented to December 9th, 1968)

0.Y.T. The Commissioner of the Yukon Territory, by and with ¹⁹⁶² (1st) ¹⁹⁶⁷ (1st) ¹⁹⁶⁸ (1st) ¹⁹⁶⁷ (1st) ¹⁹⁶⁷ (1st) ¹⁹⁶⁸ (1st) ¹⁹⁶⁷ (1st) ¹⁹⁶⁷ (1st) ¹⁹⁶⁸ (1st) ¹⁹⁶⁹ (1st

1. Section 2 of the Loan Agreement Ordinance (1962) No. 1 is hereby repealed and the following substituted therefor:

"2. The Commissioner may on behalf of the Yukon Territory borrow from the Government of Canada a sum not exceeding two million dollars for the purpose of making First Mortgage Loans under paragraph (b) of subsection (3) of section 3 of the Low Cost Housing Ordinance."

MINING SAFETY

CHAPTER 14

ORDINANCES OF THE YUKON TERRITORY 1968 (Fourth Session)

AN ORDINANCE TO AMEND THE MINING SAFETY ORDINANCE

(Assented to December 9th, 1968)

The Commissioner of the Yukon Territory, by and with the advice and consent of the Council of the said Territory. enacts as follows:

1. Section 2 of the Mining Safety Ordinance is repealed and the following substituted therefor:

INTERPRETATION.

- "2. In this Ordinance.
 - (a) "agent" means a person having on behalf of the owner, the charge and control of a mine, and includes the general manager:
 - (b) "certificate" means a miner's medical "Certificate." certificate or an initial medical certificate:
 - (c) "dust exposure occupation" means
 - (i) any employment underground in "Dust exposure oc-cupation." a mine.
 - (ii) any employment at the surface of a mine in ore or rock crushing operations in which the ore or rock being crushed is not constantly kept in a moistened or wet condition by the use of water or chemical solutions, or
 - (iii) any employment at the surface of a mine that is designated by an inspector as a dust exposure occupation:

Definition.

R.O.Y.T 1958 c.75; 1968 (2nd) c.9

Снар. 14

Снар. 14 "Initial medical certificate." certificate: "Inspector." Ordinance: "Machinery " "Manager." "Medical officer.

"Mine."

MINING SAFETY

- (d) "initial medical certificate" means a certificate issued by a medical officer, under section 4, to a person who is not qualified to receive a miner's medical
- (e) "inspector" means a duly qualified person appointed or authorized to act as such by the Commissioner under this
- (f) "machinery" includes steam and other engines, boilers, furnaces, milling and crushing apparatus, hoisting equipment, pumping equipment, chains, ore trucks, tramways, tackle, blocks, ropes, tools and all other appliances used in. about or in connection with a mine:
- (g) "manager" means the person in immediate charge of a mine;
- (h) "medical officer" means a person who is entitled to be or is registered pursuant to the Canada Medical Act or who is the holder of a subsisting permit issued pursuant to section 7 or 7A of the Medical Profession Ordinance;
- (i) "mine" includes an opening, quarry, or excavation in, or working of, the ground for the purpose of searching for, winning, opening up, removal of or proving any mineral bearing substance, and any ore body, mineral deposit. stratum. soil, rock, quartz, limestone, bed of earth, clay, sand or gravel or place where mining is or may be carried on and all ways, works, machinery, plant, buildings and premises below or above ground belonging to or used in connection with the mine and any roastyard, smelting furnace. mill, work or place used for or in connection with crushing, reducing

MINING SAFETY

smelting, refining or treating any mineral-bearing or other substances described in this paragraph;

- (j) "mine rescue superintendent" means a "Mine rescue person appointed as such by the Commissioner under this Ordinance:
- (k) "miner's medical certificate" means a "Miner's certificate issued by a medical officer certificate." under section 14A to a person respecting employment in a dust exposure occupation:
- (1) "mining" includes any mode or method "Mining." of working whereby any soil, earth, rock, stone, quartz, clay, sand or gravel may be disturbed. removed. carted. carried, washed, sifted, crushed, roasted, smelted, refined or dealt with for the purpose of obtaining any minerals or metal therefrom, whether the same may have been previously disturbed or not, and all operations and workings in a mine:
- (m) "owner" means a person, mining part- "Owner." nership or corporation, being the immediate proprietor, lessee or occupier of a mine or any part thereof or any land located or leased as mining lands. and includes his or its agent, but does not include a person, mining partnership or corporation merely receiving a royalty, rent or fine from a mine or mining lands;
- (n) "Registrar" means a person appointed "Registrar." as Registrar of Miner's Medical Certificates:
- (o) "shaft" means a vertical or inclined "Shaft." excavations in a mine extending downward from the surface or from some interior point through which men or materials are transported, and includes a pit or winze:

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"Shift."	(p) "shift" means a number of employees whose hours for beginning and termi- nating work in a mine are the same or approximately the same."
Registrar of Miner's Medical Certificate.	2. Paragraph (b) of section 3 of the said Ordinance is repealed and the following substituted therefor:
	"(b) appoint a duly qualified person as Registrar of Miner's Medical Certifi- cates for the purposes of this Ordin- ance; and
Mine Rescue Superinten dent.''	(c) appoint persons as mine rescue superin- tendents for the purposes of this Ordin- ance."
	3. Section 4 of the said Ordinance is repealed and the following substituted therefor:
Power and duties.	"4. The duties and powers of inspectors, mine rescue superintendents and medical officers are those hereinafter described in this Ordinance."
	4. Paragraph (b) of subsection (3) of section 5 is repealed and the following substituted therefor:
	"(b) make such other reports of his activi- ties as the Commissioner may require."
	5. Section 8 of the said Ordinance is repealed and the following substituted therefor:
Posting of rules.	"(1) Subject to the approval of the Commissioner and an inspector, the manager of a mine may make rules, not inconsistent with this Ordinance or any rule made under it, for the safe operation of a mine under his management and for the maintenance of order and discipline in the mine.
	(2) Upon approval by the Commissioner and an inspector of any rule made under subsection (1), the rule shall be posted in a conspicuous place in or about the mine by the manager of the mine and shall come into force seven days after it is so posted or at such earlier time as the Commissioner may direct."
	6. Section 10 of the said Ordinance is repealed and

d the following substituted therefor:

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"10. (1) No male person under the age of eighteen Restriction years shall be employed underground or at the working face of any open cut workings, pit or quarry, and no male person under the age of sixteen years shall be employed in or about a mine.

(2) No female person shall be employed in Female underground work in any mine.

- (3) Subsection (2) does not apply to a female
 - (a) holding a position of management who does not perform manual work;
 - (b) employed in health services:
 - (c) who, in the course of her studies, spends a period of training in the underground parts of a mine; and
 - (d) who may occasionally have to enter the underground parts of a mine for the purpose of a non-manual occupation.

(4) Except as provided in the Blasting Ordin- Blasting operations. ance, no person shall conduct any blasting operation requiring the use of explosives unless he is the holder of a permit issued under that Ordinance."

7. Subsection (3) of section 11 of the said Ordinance is repealed and the following substituted therefor:

"(3) Where one of the regular hoistmen is absent Exemption from duty and no competent substitute is available, the where one remaining hoistmen may work extra time not exceeding

- (a) four hours each in any consecutive twenty-four hours, or
- (b) with the approval of an inspector, eight hours each in any consecutive fortyeight hours.

for a period not exceeding ten consecutive days."

Sections 13 to 16 of the said Ordinance are re-8. pealed and the following substituted therefor:

absent.

employment.

"13. (1) Subject to subsection (2), no person shall engage in or be permitted to engage in a dust exposure occupation unless he is the holder of a valid and subsisting certificate.

(2) Notwithstanding subsection (1), a person who has undergone a medical examination in accordance with this Ordinance and who has not, as a result of that examination, been refused a certificate or renewal may engage in a dust exposure occupation for a period of not more than thirty days.

14. (1) Every person who does not hold a certificate and who intends to engage in a dust exposure occupation shall undergo a medical examination that shall be conducted by a medical officer.

(2) A medical officer who conducts an examination in accordance with subsection (1) shall issue an initial medical certificate to the person examined if he is satisfied that the person examined is free from disease of the respiratory organs and is otherwise fit for employment in a dust exposure occupation.

(3) Subject to subsection (1) of section 14A, an initial medical certificate is valid for a period of twelve months from the date of its issue unless sooner cancelled by the Registrar.

14A. (1) A holder of an initial medical certificate who intends to continue or resume work in a dust exposure occupation shall, within thirty days prior to the date of expiry of the certificate, apply to a medical officer for renewal of the certificate or issuance of a miner's medical certificate, and the medical officer shall,

- (a) where the applicant
 - (i) has been employed in a dust exposure occupation for less than twenty-three months in the four years preceding the day of the application, and
 - (ii) is found by medical examination to be free from disease of the respiratory organs and to be

Exemption to requirements of certificate.

Application.

Initial medical certificate.

Duration of initial medical certificate.

Renewal of initial medical certificate and issuance of miner's medical certificate. otherwise fit for employment in a dust exposure occupation, renew the certificate: and

- (b) where the applicant
 - (i) has been employed in a dust exposure occupation for at least twenty-three months in the four years preceding the day of the application, and
 - (ii) is found by medical examination to be free from disease of the respiratory organs and to be otherwise fit for employment in a dust exposure occupation:

issue a miner's medical certificate to the applicant.

(2) A miner's medical certificate, whether issued before or after the coming into force of this section. is valid for a period of twelve months from the date of its issue unless sooner cancelled by the Registrar.

14B. (1) A holder of a miner's medical certificate who Application intends to continue or resume work in a dust exposure of miner's occupation shall, within thirty days prior to the date certificate. of expiry of the certificate, undergo a medical examination that shall be conducted by a medical officer.

(2) A medical officer who conducts an examin- Renewal of miner's ation in accordance with subsection (1) shall renew medical the certificate where the applicant is free from tuberculosis of the respiratory organs.

14C. (1) Where the holder of a miner's medical certifi-cate has allowed the certificate to expire, he shall, of before resuming work in a dust exposure occupation, after expiry. undergo a medical examination that shall be conducted by a medical officer.

(2) A medical officer who conducts an examin- Renewal of ation in accordance with subsection (1) shall, if such after expiry. certificate expires less than three years before the date of such medical examination, renew the certificate where the applicant is free from tuberculosis of the respiratory organs.

medical

certificate.

ertificate

No renewal after three years.

Medical examination to include chest x-ray.

Occupational and medical history.

Filing with Registrar.

Production of medical records. (3) Where the miner's medical certificate of a person examined in accordance with subsection (1) expired three years or more before the date of the medical examination, the miner's medical certificate shall not be renewed and the provisions of subsection (2) of section 14 shall apply.

14D. (1) A medical examination conducted by a medical officer pursuant to this Ordinance shall include a chest x-ray photograph that may be submitted by the medical officer for such review as the medical officer thinks fit.

(2) Every person who undergoes a medical examination pursuant to this Ordinance shall provide the medical officer conducting the examination with such particulars of his occupational and medical history as the medical officer may require.

(3) A medical officer shall, within thirty days after conducting a medical examination pursuant to this Ordinance, send to the Registrar the chest x-ray photograph, particulars of occupational and medical history and medical reports and opinions relating to the examination.

14E. The Registrar may produce x-ray photographs, particulars of occupational and medical history and medical reports and opinions filed with him pursuant to this Ordinance for inspection by

- (a) a medical officer for use in connection with a medical examination pursuant to this Ordinance of the person of whom such x-ray photographs, particulars of occupational and medical history and medical reports and opinions relate;
- (b) the person to whom such x-ray photographs, particulars of occupational and medical history and medical reports and opinions relate, his employer or former employer, and insurer of such person or the insurer of that person's employer or former employer or to the

Referee appointed under the Workmen's Compensation Ordinance or a Referee or Workmen's Compensation Board appointed or established under similar legislation of any province for use in the adjustment or settlement of any claim by such person under that Ordinance or legislation, or

(c) any other person where the written consent of the person to whom such x-ray photographs, particulars of occupational and medical history and medical reports and opinions relate is filed with the Registrar.

15. Where the holder of a certificate is notified by the Registrar that the chest x-ray photographs taken prior to the issuance or renewal of his certificate. the particulars of occupational and medical history or the medical reports and opinions relating to an examination of him pursuant to this Ordinance have not been received by the Registrar, the holder shall, within twenty days from receipt of the notice.

- (a) spend such chest x-ray photographs or Forwarding particulars of occupational and medical of x-ray photographs, history or medical reports and opinions medical reports, etc. to the Registrar; or
- (b) have another medical examination and send the chest x-ray photographs, the particulars of his occupational and medical history and the medical reports and opinions relating to such examination to the Registrar.

15A. The Registrar may at any time require any Registrar person who is employed in a dust exposure occupation examination. to be examined by a medical officer, and the medical officer shall endorse the results of such examination on the certificate issued to that person.

15B. (1) The Registrar may cancel a certificate where Registrar

may cancel a certificate.

(a) the chest x-ray photographs, particulars of occupational and medical his-

may order

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tory, or medical reports of the holder of the certificate have not been received by the Registrar;

- (b) the holder of a certificate fails or refuses to be examined by a medical officer when so required by the Registrar, or
- (c) he is satisfied that the holder of the certificate has tuberculosis of the respiratory organs or, in the case of a holder of an initial certificate, that he is otherwise medically unfit for employment in a dust exposure occupation.

(2) The Registrar shall not cancel a certificate pursuant to paragraph (c) of subsection (1) until a notice of intention to cancel the certificate within thirty days from receipt thereof has been given to the holder and the holder has been given an opportunity of being heard.

(3) A notice of intention to cancel a certificate shall be in writing and shall be sent to the holder of the certificate by double registered mail addressed to him at the address shown on his certificate.

Delivery and custody. 16. Subject to subsection (2) of section 13, no person shall work or be employed in a dust exposure occupation unless the manager of the mine at which he is so employed is in possession of the certificate issued to that person, and the manager shall retain such certificate, except when required by that person for renewal, during the period that he is so employed at the mine."

9. Section 18 of the said Ordinance is repealed and the following substituted therefor:

"18. The owner or manager of a mine shall dispose of arsenic sludge or other by-products of that mine that are dangerous to persons, domestic animals, wild animals, fish or property at a location approved by an inspector and in such a manner that it will not cause injury to any person, animal, fish or property."

Notice of intention to cancel certificate.

Disposal of harmful by-products. **''20**. (1) Where a mine has been abandoned or work Fencing of therein has been discontinued, the owner or manager mines. shall cause the top of the shaft and all surface entrances, pits and openings to be securely fenced or otherwise protected to the satisfaction of an inspector.

(3) Where an owner or manager who is required Where owner fails by this section to do so fails to erect suitable fencing to comply. or other protective means within such time as an inspector may order, the inspector may cause suitable fences or other protective means to be erected and all costs arising therefrom constitute a debt pavable to the Receiver General of Canada and are recoverable in any court of competent jurisdiction."

11. Paragraph (b) of subsection (1) of section 22 of the said Ordinance is repealed and the following substituted therefor:

> "(b) plans of each underground level showing all underground workings, including shafts, tunnels, diamond drill holes. dams and bulkheads."

12. (1) Subsection (1) of section 27 of the said Ordinance is amended by striking out the word "or" at the end of paragraph (g) thereof, by adding the word "or" at the end of paragraph (h) thereof and by adding thereto the following paragraph

> "(i) any explosion or outbreak of fire in any way related to the operation of air compressor, air receiver, compressed air line or steam boiler:"

(2) Subsection (5) of section 27 of the said Ordin- Injuries. ance is repealed, and the following substituted therefor:

"(5) Where any person suffers injury or disability whether resulting in lost time or not, the owner or manager shall send notice thereof to an inspector in the form prescribed by the Commissioner."

abandoned

CHAP. 14

MINING SAFETY

Subsections (1) to (4) of section 28 of the said 13. Ordinance are repealed, and the following substituted therefor:

Application.

Mine rescue stations.

Mine rescue superinten-

dent.

"(1) This section applies only to a mine that in the opinion of an inspector conducts operations that may require the use of mine rescue apparatus.

(2) Mine rescue stations shall be established. equipped, operated, and maintained at such places and in such manner as the Commissioner may direct.

(3) A mine rescue superintendent shall be responsible for the maintenance of mine rescue equipment in good and serviceable condition at all times and for the operation of mine rescue stations."

14. Subsection (4) of section 28A is repealed, and the following substituted therefor:

"(4) The assessment referred to in subsection (3) shall be made quarterly and shall be apportioned among the mines to which this section applies on a per man per month basis for

- (a) underground operations.
- (b) open pit operations, or
- (c) any combination of underground and open pit operations,

at rates to be fixed from time to time by the Commissioner."

15. Subsections (1) to (3) of Section 29 are repealed and the following substituted therefor:

Mine rescue

"29. (1) The manager of a mine shall cause sufficient. personnel at the mine, including such proportion of the supervisory personnel as an inspector may direct, to be trained as mine rescue crews in the use and maintenance of mine rescue apparatus.

(2) Mine rescue crews shall be trained by a mine rescue superintendent in accordance with any direction given by an inspector.

(3) The manager of a mine shall supervise mine rescue crews in all mine rescue work and recovery operations conducted at the mine."

training.

Supervision of crews

the following substituted therefor:

16.

- "31. (1) Every person who
 - (a) violates a provision of this Ordinance or of any regulation or rule made thereunder: or
 - (b) fails to obey an order or direction given thereunder by the Commissioner or an inspector:

is guilty of an offence and liable on summary conviction to a fine not exceeding one thousand dollars.

(2) A person who fails to obey a written order Where or direction given by the Commissioner or an inspector continues. is, in addition to the fine prescribed in subsection (1), liable on summary conviction to a fine not exceeding one hundred dollars for each day on which he fails to obev that order or direction.

(3) Where an offence is one that might have Additional endangered the safety of persons employed in or about where a mine or caused serious personal injury or a dangerous accident and was wilfully committed by the act, default or negligence of the person guilty thereof, that person is. upon summary conviction, liable either in substitution for or in addition to any pecuniary penalty that may be imposed, to imprisonment for a term not exceeding three months.

(4) Where a corporation is guilty of an offence Offence by a against this Ordinance an officer, director or agent of the corporation who directed, authorized, consented to, acquiesed in, or participated in the commission of the offence is a party to and guilty of the offence and is liable on summary conviction to the punishment provided for the offence whether or not the corporation has been prosecuted or convicted.

(5) A prosecution for an offence under this prosecution before judge or justice." Ordinance may be heard before a judge or justice."

corporation.

Offence and penalty.

Снар. 15

MOTOR VEHICLES

CHAPTER 15

ORDINANCES OF THE YUKON TERRITORY 1968 (Fourth Session)

AN ORDINANCE TO AMEND THE MOTOR VEHICLES ORDINANCE

(Assented to December 9th, 1968)

The Commissioner of the Yukon Territory, by and with the advice and consent of the Council of the said Territory, enacts as follows:

1. Subsection (1) of Section 8 of the *Motor Vehicles* Ordinance is repealed and the following substituted therefor:

"8. (1) Subject to subsection (5) every owner shall in respect of any one accident to the limit of at least \$50,000 exclusive of interest and costs take out and maintain in force a policy of motor vehicle liability insurance against loss or damage resulting from bodily injury to or the death of one or more persons and loss of or damage to property; and where in any one accident loss or damage results from bodily injury or death and loss of or damage to property any claim arising out of bodily injury or death shall have priority over any claim arising out of loss of or damage to property."

2. Schedule B to the Ordinance is repealed and the following substituted therefor:

 $\begin{array}{c} R.O.Y.T.\\ 1958 c.77;\\ 1950 (3rd)\\ c.3;\\ 1961 (1st)\\ c.5;\\ c.5;\\ 1961 (2nd)\\ c.7;\\ 1962 (1st)\\ c.2;\\ 1962 (5th)\\ c.8;\\ 1963 (2nd)\\ c.9;\\ 1965 (2nd)\\ c.9;\\ 1965 (2nd)\\ c.5;\\ 1966 (2nd)\\ c.12;\\ 1967 (2nd)\\ c.13;\\ 1968 (1st)\\ c.3;\\ 1968 (1st)\\ c.3;\\ 1968 (2nd)\\ c.12;\\ \end{array}$

MOTOR VEHICLES

"SCHEDULE B.

Maximum Authorized Carrying Capacity of Motor Vehicles	Minimum Insurance
Less than 8 persons	\$50,000.00
8 to 12 persons	65,000.00
13 to 20 persons	
21 to 30 persons	
31 to 40 persons	
41 to 50 persons	
51 to 60 persons	
More than 60 persons	200,000.00."

3. This Ordinance shall come into force on April 1st, 1969.

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Снар. 16	MUNICIPAL		
O.Y.T. 1959 (2nd) c.1: 1960 (1st) c.6;	CHAPTER 16		
1961 (1st) c.6;	ORDINANCES OF THE YUKON TERRITORY		
1961 (2nd) c.5; 1961 (2nd) c.9;	1968 (Fourth Session)		
1961 (3rd) c.2: 1962 (1st) c.22: 1962 (5th) c.10; 1962 (5th)	AN ORDINANCE TO AMEND THE MUNICIPAL ORDINANCE		
c.13: 1962 (5th) c.16: 1963 (1st) c.5;	(Assented to December 9th, 1968)		
1964 (1st) c.8; 1964 (2nd) c.12; 1966 (1st) c.6; 1966 (2nd) c 7	The Commissioner of the Yukon Territory, by and with the advice and consent of the Council of the said Territory, enacts as follows:		
1967 (1st) c.16: 1967 (2nd) c.14.	1. Section 2 of the <i>Municipal Ordinance</i> is amended by adding thereto the following new definitions:		
"Trailer."	"(oa) "trailer means a vehicle, whether equipped with wheels or not, and whether self-propelled or not, that is used or designed as a dwelling or sleep- ing place.		
"Trailer Park."	(ob) "trailer park" means land in or upon which any trailer used for the living, sleeping or eating accommodation of persons therein is placed, located, kept or maintained, or used or maintained as a camp ground for the public, whether or not a fee or charge is paid or made for the rental or use thereof and includes an auto camp."		
	2. The said Ordinance is hereby amended by the addition of the following section immediately after section 117 thereof:		
	"TRAILERS AND TRAILER PARKS.		
Trailers.	117A. The Council may pass by-laws for prohibit- ing the use, and for prohibiting the owner or lessee of any trailer from permitting the use, of any trailer for the living, sleeping or eating accommodation of persons, within the municipality or one or more defined areas		

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thereof, for more than such number of days, not less than sixty, as the by-law provides, in any period of ten consecutive months

- (a) A by-law passed under this paragraph Application may be made to apply to any trailer whether or not such trailer was used for the living, sleeping or eating accommodation of persons before the bylaw was passed.
- (b) A by-law may provide for imposing Penalties. penalties of not less than ten dollars. and not more than fifty dollars, exclusive of costs, upon every person who contravenes the by-law, and may provide that each day that a person contravenes the by-law shall be deemed to constitute a separate offence.
- (c) For the purposes of this paragraph, a U_{B0} . trailer shall be deemed to be in use on every day it is located in the municipality or in the defined area or areas, as the case may be, but this clause does not apply where the trailer is located in the municipality or in the defined area or areas only for the purpose of sale or storage.

The Council may pass by-laws for licensing Licensing of trailers. 117B. trailers located in the municipality, except in a trailer park, for thirty days or longer in any year and for prohibiting such trailers being located in the municipality, except in a trailer park, without a licence therefor:

- (a) No by-law passed under this paragraph Application applies to a trailer when located in the municipality only for the purpose of sale or storage:
- (b) Licence fees may be charged for every Municipal month or portion of a month that the trailer parks. trailer is located in the municipality and the licence fees, except for the first

MUNICIPAL

thirty days, may be made payable in advance, but no licence fee shall be more than twenty dollars per month.

The Council may pass by-laws for acquiring. 117C. Municipal trailer establishing, maintaining and operating trailer parks Darks. and for acquiring land for such purposes and for installing such services for the use of occupants of trailer parks as the Council may deem expedient and for fixing the fees to be paid by the occupants of trailer parks.

The Council may pass by-laws for licensing. 117D. Trailer regulating and governing trailer parks and for designating areas of land to be used as trailer parks, and for prohibiting the use of other land for such purposes.

> Where any by-law made under the pro-117E. visions of sections 117A, 117B, 117C and 117D of this Ordinance conflicts with the provisions of the Trailer Coach Park Regulations made under the provisions of the Public Health Ordinance, the provisions of the Trailer Coach Park Regulations shall prevail."

parks.

POLICE MAGISTRATE'S COURTS

CHAPTER 17

ORDINANCES OF THE YUKON TERRITORY 1968 (Fourth Session)

AN ORDINANCE TO AMEND THE POLICE MAGISTRATE'S COURTS ORDINANCE

(Assented to December 9th, 1968)

The Commissioner of the Yukon Territory, by and with 1958 c.88: 1968 (2nd) the advice and consent of the Council of the said Territory. enacts as follows:

Section 6 of the Police Magistrate's Courts 1. Ordinance is repealed.

2. Subsection (1) of section 7 of the said Ordinance Repeal. is repealed and the following substituted therefor:

"7. (1) Each clerk shall, on or before the 15th day of Statement. every month, from the books mentioned in paragraph (c) of subsection (3) of section 4, prepare a statement in the prescribed form and transmit a copy of the statement to the Territorial Treasurer."

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CHAP. 17

R.O.Y.T.

TABLE OF PUBLIC ORDINANCES OF THE YUKON TERRITORY

1958 to 1968 (Fourth Session)

Showing all the chapters of the Revised Ordinances 1958 with amendments thereto up to and including 1968 (Fourth Session).

R.O. 1958			
SUBJECT MATTER	Chapte No.		
SUBJECT MATTER	NO.	AMENDMENTS	
Adoption	1		
Adult Occupational Training Agreement	new	1967 (2nd) c.1	
Adult Occupational Training Agreement Agisters and Livery Stable Keepers	2	1968 (4th) c.7 repealed	
Amusement lax	3	· · ·	
Annual Vacation		1968 (2nd) c.1 repealed	
Annuity Plan	5	1963 (1st) c.4 repealed	
Apprentice Training		1964 (2nd) c.1	
Arbitration			
Area Development		1963 (2nd) c.8-s.4(g) added	
Assignment of Book Debts Bills of Sale		1964 (1st) c.5·s.5; 35	
Blasting		1904 (19() 0.5-5.5, 55	
Brands		1967 (2nd) c.2	
Bulk Sales			
Business Licenses		1960 (1st) c.7⋅s.5(2);	
		9(2) added	
		1961 (1st) c.3·s.15 added	
		Sched.	
Canada & Anvil Agreements	new	1968 (3rd) c.2	
Cancer Diagnosis & Treatment		1962 (1st) c.11	
Cemeteries		1967 (1st) c.1 repealed 1967 (1st) c.1	
Change of Name	new	1967 (150) 0.1	
Chiropractic			
Choses In Action			
Citizenship Instruction Agreement			
City Frontage Tax (Whitehorse)	new	1960 (1st) c.3	
City Frontage Tax (Dawson) Civil Emergency Measures	new	1964 (1st) c.1	
Civil Emergency Measures	new	1966 (2nď) c.3	
Collection			
Companies	19	1962 (1st) c.13-s.298(3)	
		1964 (2nd) c.11-s.97A added; 101: 106: 111A added:	
		111B added	
		1966 (1st) c.10-s.130(4) added	
		1966 (2nd) c.5·s.70(3)	
Conditional Sales	20	1964 (2nd) c.9-s.2(ba) added;	
		2(g) added: $3(1)(2)$:	
		3(4)(5); 3A added;	
		7(1); 8; 12; 14; 14A added;	
		15(1); 16 & 17 added	
Condominium	new	1968 (4th) c.1	
Contributory Negligence			
Co-operative Associations	22	1967 (1st) c.8⋅s. 44	
Cornea Transplant	20 New	1967 (15t) c.8-5. 44 1962 (5th) c.2	
Coroners	24	1966 (2nd) c.10-s.7(1)	
Corporation Securities	new	1963 (1st) c.3	
		1963 (2nd) c.6-s.13	
Credit Unions	25		
		1965 (2nd) c.2·s.3	

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	R.O. 195	
SUBJECT MATTER	Chapte No.	AMENDMENTS
Creditors Relief	26	
Curfew Dawson City Sewage Disposal System Sale Defamation	27 enew	1963 (2nd) c.10-s.4 1966 (1st) c.4
Dental Profession	29	1964 (2nd) c.10-s.22A, 22B added; 23; 25; 26; 27 added
Dependants Relief Devolution of Real Property Disabled Persons Allowance	30	1962 (1st) c.9 1962 (1st) c.16-s.3(1); 4(a)
Distress		1964 (1st) c.4·s.3(1); 4(a)
Dog Elections		1960 (3rd) c.4·s.4; 5(b)(c);
	34	8; Sched. 1966 (1st) c.8·s.8
Electrical Protection		1967 (1sť) c.2
Employment Agencies Engineering Profession		1961 (1st) c.8-s.2(bb)(i) added; 8; 12(1)(d)(e)(f); 12(2)(3) (4)(5); 13; 14(1); 16; 17(1) (2); 18; 20; 22; 25(2) added;
Evidence	37	26(1)(3); (31); 32 1963 (1st) c.7-s.17A added 1965 (1st) c.2-s.12 1965 (2nd) c.4-s.68
		1967 (2nd) c.6-s.68;69 1968 (2nd) c.3-s.4 1968 (4th) c.8-s. 65, 66, 67, 68, 69, 70, 71 repealed
Exemptions Factors		· · · · ·
Fair Practices Fatal Accidents Ferries	40	1963 (2nd) c.3
Financial Administration		1963 (1st) c.10-s.21 1964 (2nd) c.7-s.29; 30; 30A added
Financial Agreement	new	1967 (1st) c.9·s.34(1)(c) 1967 (1st) c.19 1968 (2nd) c.4-s.3(a)(iii)(A)
Fire Investigation Fire Prevention		1962 (5th) c.3 repealed 1962 (5th) c.3 repealed
Fire Prevention	new	1962 (5th) c.3 1966 (2nd) c.12-s.6 1967 (2nd) c.7-s.24(ga) added
Fitness & Amateur Sport Agreement	new	1962 (5th) c.1 1967 (2nd) c.3
Floral Emblem Forest Protection		1963 (1st) c.11·s.11; 16(1)(a)
Franchises: Mayo Utilities—Telephone		1952 (1st) c.6 1953 (1st) c.11-s.1; 2
Electrical—Whitehorse "—Haines Junction "—Watson Lake "—Carcross		1953 (1st) c.11-s.1; 2 1954 (2nd) c.2 1958 (1st) c.13 1959 (2nd) c.3 1960 (3rd) c.1 1964 (2nd) c.5-s.2 added

	R.O. 1958	
SUBJECT MATTER	Chapter No.	AMENDMENTS
	140.	
Electrical—Carmacks		1961 (1st) c.1 1964 (2nd) c.4-s.2 added
''Teslin		1963 (1st) c.1
		1963 (2nd) c.11-s.2; 3 added
Frustrated Contracts Fuel Oil Tax		1962 (1st) repealed
Fuel Oil Tax		1962 (1st) repealed 1968 (4th) c.2
Fur Export		1961 (2nd) c.11-Sched. A
0	F0	1968 (2nd) c.5-Sched. A
Game		1959 (1st) c.3-s.2(1)(w); 8;
		9A & 9B added: 14A added:
		25(2); 27(1); 34(1); 36;
		42(2)(b)(vii) added; 49(1);
		74(3)(4)(5); 81(b) 1959 (2nd)c.4-s.39(1)
		1961 (2nd) c.10·s.78(3)(4)
		added; Sched. A-9A added
		1964 (1st) c.10-Sched. A-1(c)
		1965 (1st) c.5-s.42 1967 (1st) c.11-s.2(1)(o); 2(1)
		(sa) added: 2(1)(w): 2(4)(a)
		& (b) added; 7; 8(1)(a)(i);
		10(1); 10(1a) added; 10A
		added; 12; 13; 13A & 13B
		added; 14(3) added; 15; 16; 19(2)(3)(4)(5) & (6) added;
		19A added; 20; 26(r) & (s)
		added; 38A & 38B added;
		42(2); 65; 66; 67; 68; 69; 72;
		80(1)(f)(g) added; 81(c) added; 82; 84; 86; 86A-B-C
		& D added; 87; 88; Sched.
		A-1(b)(iv)(v)(vi)(c)(d);Sched.
		A-11; Sched. A-16 & 17
Gaols (Territorial)	DOW	added; Sched. D added
•		1966 (2nd) c.2 1968 (4th) c.9-s.2
Garage Keepers	51	
Garnishee		1965 (2nd) c.6-s.17; 19 added
Hairdressers Historic Sites & Monuments	new	1967 (1st) c.4 1968 (4th) c.3
Hospital Aid		1959 (1st) c.1 repealed
Hospital	new	1964 (2nd) c.13 repealed
Hotel Keepers		1968 (4th) c.4 repealed
Hotels and Tourist Establishments Housing Development		1968 (4th) c.4 1967 (1st) c.6
Illegitimate Children		1967 (15() 0.6
Immunity of Members	new	1966 (1st) c.1
Insane Persons	56	1050 (1-t) = 4 Part III = 20
Insurance	57	1959 (1st) c.4-Part III s. 39 to 52; 52A & B added; Part
		l of Sched.
		1962 (5th) c.7·s. 48
		1963 (2nd) c.5·s.131A added
		1967 (1st) c.15-s.2(a); 2(ab) added; 2(h)(i)(j)(k)(p)(r); 2A
		added; Part IV s.53-112
Interpretation	58	1959 (1st) c.5-s.37 added
		1967 (2nd) c.8-s.21(1)(j) 1968 (4th) c.10-s. 20(1)(ae)
		1968 (4th) c.10.s. 20(1)(ae)
		added

	R.O. 19 Chapte	
SUBJECT MATTER	No.	AMENDMENTS
Intestate Succession	59	1962 (1st) c.19·s.5
		1965 (2nd) c.7·s.3; Part II added
Judicature	60	1960 (3rd) c.5-s.14; 51(1)
		1961 (1st) c.7-s.51(1)
		1964 (2nd) c. 8-s.17(a); 37
		1968 (2nd) c.6-s.17 (c) & (e) 17 (f) added
		1968 (4th) c.11-s. 17(e)(i)
Jury	61	1961 (3rd) c.1-s.9; 14(5);
		19(2)
		1968 (2nd) c.7·s.7 (ha) & (hl added
Labour Provision		1968 (2nd) c.1 repealed
Labour Standards		1968 (2nd) c.1
Landiord & Tenant		1962 (1st) o 14 o 26 oddod
Legal Profession		1962 (1st) c.14-s.26 added 1967 (2nd) c.9-s.11; 26
		1968 (4th) c.12-s. 3(2); 5(3)
		6; 7; 8; 9; 10; 23(3); 24;
		Sched.
Legal Profession Accounts		1965 (1st) c.1
Legitimation Limitation of Actions		
Liquor		1959 (1st) c.6·s. 12(1)(b);
		30(1); 30(3); 76(3) added
		1961 (2nd) c.6-s.37(1)
		1962 (1st) c.18·s.2(1)(y)
		added; 9; 12A; 12B; 12C; 12
		12E added; 12(2); 15(9)(10) (11)(12)(13) added;
		50(2); 31(1)(a)(b); 31(1)(c)
		added; 31(3); 37(2); 76; 77
		1962 (5th) c.11-s.12A(1)
		1962 (5th) c.14-s.8(2)
		1963 (1st) c.9-s.12Å(7)(9);
		12B(7); 12D(4); 15; 15Å; 15B; 15C added
		1963 (1st) c.12-s.45
		1964 (1st) c.12-s.7A added;
		8(3): 9: 12: 12A(2): 12B(1):
		12B(2); 12D(5) added; 14A
		added; 20; 31
		1965 (1st) c.6-s.2(1)(qq) added; 9; 12(2); 12A(1)(2)(
		(8)(9); 12B(1)(2)(5)(6)
		(9); 12C; 12D(3); 23; 24; 25
		29(3): 31(6) added: 45(2)(b
		48; 50(4); 51(2); 52A added
		77(6); 86(1)(e) added;
		88(1)(g) added; Sched. 1965 (2nd) c.3-s.9; 12C adde
		19(1)(b); 24; 25; 31(1); 31(
		added; 34(3); 39; 86(1)(bb)
		added; 52A
		1966 (2nd) c.8-s.12A(1);
		12A(1a); 12D(2); 31(1)(b);
		31(1)(c); 31(8) added (Obsolete 1/1/67)
		1967 (2nd) c.10-s.31(8)
		added
		1968 (1st) c.2-s.86(1) & (2)
		1968 (2nd) c.8-s.20(1a)
		added; 24(3) added

R.O. 1958 Chapter SUBJECT MATTER No. Loan Agreement (1961) No. 1new Loan Agreement (1961) No. 2newnew Loan Agreement Loan Agreement (1962) No. 1 new 4(1a) Low Rental Housing Agreementnew Lords Day (Yukon)new Maintenance 68 Married Women's Property 70 Masters and Servants 71 Mining Safety 75

	 7€
Motor Vehicles	 77

AMENDMENTS 1961 (2nd) c.2 1966 (1st) c.11 repealed 1961 (2nd) c.4 1961 (2nd) c.4 1962 (1st) c.4 1962 (1st) c.2 1967 (1st) c.18-s.2 1968 (4th) c.13-s. 2 1965 (2nd) c.1 1967 (2nd) c.11-s.6A added 1962 (1st) c.1 1963 (1st) c.8-s.2; 3(2)(a); 3(2)(c); 3(<u>3)(a)</u>; 3(3)(d); 4(1)(a) added 1966 (1st) c.7-s.3(3)(c) 1966 (2nd) c.11-s.3(3)(b)(e); 1967 (1st) c.14-s.3(3)(c) 1962 (1st) c.3 1963 (1st) c.13 repealed 1962 (1st) c.8 1963 (2nd) c.2 repealed 1963 (2nd) c.4 1963 (2nd) c.7.s.4(1)(b); 7A added 1964 (1st) c.11-s. 7A(1) & (2) 1968 (2nd) c.9.s.(fa) added; 1908 (2nd) c.9-s.(fa) added; 3(c) added; 28A added 1968 (4th) c.14-s. 2; 3(b); 4; 5(3)(b); 8; 10; 11(3); 13; 14; 15; 16; 18; 20(1); (3); 22(1)(b); 27(1)(i) added; 28(1)(2)(3)(4); 28A(4); 29 (1)(2)(3); 31 1960 (3rd) c.3-s.5(2); 6(3)(6) (11)(c)(12); 7(2); 8(1); 11(3); 13(c); 14(2); 15(2)(4); 19(1) (2); 22(1)(2)(6)(8)(b); 27 (2); 3) added; 29; 34(1)(c); 34(3) added; 41(1)(c) added; 41(4); 49A; 49B added; 138A added; 163(2); Sched. A & B 1961 (1st) c.5-s.2; 49B 1961 (2nd) c.7-s.76(2) 1962 (1st) c.21-s.22(3); 22(6) (7); s.3 of Sched. A 1962 (5th) c.8-Sched. A 1 & 2 1963 (2nd) c.9-s.8(7) added; 25(2)(3); Sched. A1; Sched. A2; 76(2)(3); 76(4) added 1964 (1st) c.9-s.151A added 1965 (2nd) c.5-s.14(2); 20; 24(e); 25(4); 76(3); 147(2); 151B added; 164 1966 (2nd) c.13-s.26(4); 37; 49(3)(4)(5)(6); Sched. A1

	R.O. 1958 Chapter	3
SUBJECT MATTER	No.	AMENDMENTS
Motor Vehicles (cont'd) Motor Vehicle Fuel Tax Municipal	1 1 1 1 78	1967 (2nd) c.12-s.2(ii) added; 6(15) added; 6A added; 33(1)(e); 33 (3) & (4) added; 61A added; 95; 130A added; 150(1)(n) 1967 (2nd) c.13-s.155(b) 1968 (1st) c.3-Sched. A 1968 (2nd) c.10-s.110 1968 (4th) c.15-s. 8(1); Sched. B 1962 (1st) c.6 repealed 1959 (2nd) c.1 repealed
Municipal	new]]]]]]]]]]]]]]]]]]]	1959 (2nd) c.1 repeated 1959 (2nd) c.1 1960 (1st) c.6-s.99(aa) added; 288; Sched. B(d); Sched. B (g) added 1961 (1st) c.6-s.109; 124(3); 133; 144; 238(b) 1961 (2nd) c.5-s.71(3) 1961 (2nd) c.5-s.71(3) 1961 (3rd) c.2-s.194 1962 (1st) c.22-s.194; 195; 228(1); 240 1962 (5th) c.10-s.34(2) added; 118(c); 194. 1962 (5th) c.13-s.97A added; 121(1)(a)(iii) added 1962 (5th) c.13-s.97A added; 121(1)(a)(iii) added 1962 (5th) c.16-s.240(1) 1963 (1st) c.5-s.240 1964 (1st) c.8-s.232(1)(3) 1964 (1st) c.6-s.2(d); 2(da) (db) added; 2(fa) added; 2(i)(j)2(na) added; 10; 11(1); 12(1); 12A added; 10; 11(1); 12(1); 12A added; 10; 11(1); 12(1); 24(2); 25; 26; 27; 28 (2); 29; 30; 31; 33(1)(2); 35 (f); 37(f); 39(1); 43(1)(f); 43(2); 53; 62; 63(1); 71(2); 87(1)(i)(j) added; 87(5) added; 112; 120A added; 121(1); 121A added; 122; 135; 136; 138(1); 146; 147; 148; 156; 164(2)(i); 168; 174(1)(4)(5);175(1); 181; 183(1); 185; 186(1)(3)(4); 189 to 193; 195; 213(1); 214; 217(2); 241(a); 245(2) (4)(5); 249; 251A added; 276A added; 279; 280A added; 290A added; 29(3); 294(e); 294A added; 290A added; 29(5); 29(2) added; 312(r)(s)(t) (u)(v)(w)(x) added; Sched, C. Form A, B & C; Form EA, 1A added; Form O, P; Form S, T added

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	R.O. 195 Chapter	
SUBJECT MATTER	No.	AMENDMENTS
Municipal (cont'd)		1966 (2nd) c.7-s.137A added; Sched. D added 1967 (1st) c.16-s.2(fa); 121(1) (b); 122; 138(1); 148(1); 156; 174(1)(4); 175(1); 181 (1)(2)(3); 183(1); 186(3); 195; 213(1) 1967 (2nd) c.14-s.92A added 1968 (4th) c.16-s. 2(oa)(ob) added; 117A, B, C, D, E added
Newspaper	80	
Nolse Prevention		1968 (4th) c.5
Old Age Assistance and		
Blind Persons Allowance		1961 (1st) c.2-s.4(c) 1962 (1st) c.17-s.3(1)(2); 4(a)(b) 1964 (1st) c.3-s.3(1)(2); 4(a)(b)
Optometry		
Partnership Pawn Brokers and Second Hand Dealers	85	
Perpetuities Petroleum Products Pharmaceutical Chemists	new 86	1968 (2nd) c.2
Police Magistrate's Courts	88	1968 (2nd) c.11-s.4; 7
Poll Tax Pounds		1968 (4th) c.17-s.6; 7(l) 1962 (1st) c.5 repealed
Presumption of Death Protection of Children	new	1962 (5th) c.5
Public Printing	9 2	1959 (1st) c.8-s.2(g); 3(w); 3(x) added; Part II; 14; 17 1961 (1st) c.9-Sched. A 1962 (5th) c.12-s.3(v)(w); 5, 6, 7, 8, 9, 10, 10A, 10B added
Public Service	94	Repealed
Public Service Reciprocal Enforcement of Judgment Reciprocal Enforcement of Maintenance Orders	new 95	1967 (1st) c.3
Recording of Evidence by Sound	90 new	1963 (2nd) c.1
		1966 (2nd) c.15-s.3
Regulations	new	1967 (2nd) c.4 1968 (4th) c.6
Rehabilitation Services Royal Canadian Mounted Police Agreemen	t new	1968 (4th) c.6 1964 (2nd) c.2
Sale of Certain Lands (Whitehorse) Sale of Goods Saw Logs Driving	new 97	1960 (1st) c.1
School School	99	1962 (1st) c.7 repealed 1962 (1st) c.7 1964 (1st) c.7-s.88(1); 88(3) (4)(5) added 1965 (1st) c.3-s. 88A added 1966 (1st) c.5-s.93(d)(e) 1966 (2nd) c.9-s.85 1967 (1st) c.12-s.78(2) 1967 (2nd) c.15-s.97 (2), (3) & (4); 97 (5) & (6) added

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	R.O. 195	
ALLE FOT MATTER	Chapter	
SUBJECT MATTER	No.	AMENDMENTS
Scientists and Explorers		
Securities	new	1966 (1st) c.2
Social Assistance	new	1967 (2nd) c.5
Societies		1967 (1st) c.7-s.36
Steam Boilers		
Student's Grants		1967 (1st) c.5
Survivorship		1962 (5th) c.4
Synod of Diocese of Yukon		1963 (1st) c.2
Taxation		1959 (2nd) c.2 repealed 1959 (2nd) c.2
Taxation	new	1959 (2nd) c.2 1959 (2nd) c.5·s.2(h)
		1960 (1st) c.5-s.3(f)
		1961 (1st) c.4·s.2(g); 3(f)
		3(j) added; 22
		1963 (1st) c.6·s. 73(b)
		1966 (2nd) c.6-s.15A added;
		Sched. B added
		1967 (1st) c.10-s.58(2a) added
		1967 (1st) c.17-s.42A
		added; 50(1); 50 A & B added;
		58; 58A, B & C added; 59(1)
		59(1a) added
		1967 (2nd) c.16-s.42A; 50(1); 50A; 50B; 50C & 50D added;
		58; 58A; 58B; 58C; 59(1) &
		(1a)
		1968 (3rd) c.3-s. 50
Tenants in Common		
Territorial Employee Superannuation	new	1963 (1st) c.4
Trustee		
Unemployment Assistance Agreement	new	1959 (1st) c.2
Variation of Trusts	new	1962 (5th) c.6
Vital Statistics		1964 (2nd) c.3-s. 28(1); 45(g);
		46(8) Sched.
		1966 (2nd) c.14-s. 30(4a)
Vocational Training Agreement	107	(4b) added; 30(9) 1967 (2nd) c.1 repealed
Wages Recovery		1963 (2nd) c.2
Warehousemen's Lien	108	1903 (210) 0.2
Whitehorse Land Sale and Loan (1961)	new	1961 (2nd) c.1
		1966 (1st) c.12 repealed
Wills		
Woodmen's Lien		
Workmen's Compensation		1966 (2nd) c.1 repeated 1966 (2nd) c.1
Workmen's Compensation	new	1966 (2nd) c.1
Yukon Hospital Insurance Services	new	1960 (1st) c.2
Yukon Housing (1961)	new	1961 (2nd) c.3
		1962 (1st) c.12-s.3(3)(b)
		1964 (1st) c.2-s.3(3)(b) 1965 (2nd) c.8-s.5; 6
		1965 (2nd) C.8-S.5; 6 1966 (1st) c.9-s.3(3)(b)
		1967 (1st) c.3-3.3(3)(b)
Yukon Housing Loan	new	1967 (1st) c.13-s.3(3)(b) 1960 (3rd) c.2
Yukon Housing Loan Yukon Labour (Minimum Wages)		1968 (2nd) c.1 repealed
YUKON Lands		1968 (2nd) c.1 repealed 1968 (3rd) c.1 repealed
Yukon Lands	new	1968 (3rd) c.1
Yukon Social Service Society	new	1962 (1st) c.10
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