

CONSTRUCTION LAW CHANGES IN ONTARIO

As of July 16, 2018

Page 1 of 4

**Provincial Government Bills
1st Session, 42nd Parliament**

Bill 2, Urgent Priorities Act, 2018

(Minister of Energy, Northern Development and Mines)

This Bill is essentially three separate pieces of legislation in which the only subject matter in common is that each item is deemed by the current government to be priority legislation. Each of the three 'bills' within Bill 2 are described in more detail below.

SCHEDULE 1 - Hydro One Accountability Act, 2018

This Act, if passed, would make the President and every other officer and director of Hydro One Limited subject to a compensation framework to be established by the Government of Ontario and the other five largest shareholders of Hydro One Limited. The compensation policy must also include severance and other entitlements or restrictions, and will not be effective unless and until approved by the Management Board of Cabinet. The Act would also prohibit, on a retroactive basis, any cause of action against the Crown, any current or former member of the Executive Council or employee or agent of or adviser to the Crown, against Hydro One Limited or any of its subsidiaries or officers, directors, employees or agents as a direct or indirect of the enactment of this legislation.

SCHEDULE 2 - White Pines Wind Project Termination Act, 2018

This Act, if passed, would not only immediately cancel the current White Pines Wind Project by revoking all renewable energy approvals associated with the project and any other approval, permit or instrument for the project, it would terminate all contracts and agreements between the project and the IESO. The new Act would also extinguish all causes of action by the project proponent for damages for the termination of the contract that exceed the compensation formula established by the Act. The prescribed damages do not appear to cover any anticipated profit margin and it is not clear to what extent any overhead or administration costs would be recoverable.

SCHEDULE 3 - Back to Class Act (York University), 2018

This Act, if passed, would immediately terminate any and all lockouts by York University and/or strikes by CUPE Local 3903. The Act would require the parties to jointly appoint a mediator/arbitrator for the negotiation or imposition of a new collective agreement. If the parties fail to agree to a mediator/arbitrator by a prescribed date, the Minister will appoint a

CONSTRUCTION LAW CHANGES IN ONTARIO

As of July 16, 2018

Page 2 of 4

person to fulfill that role. Until a new collective agreement can be negotiated by the parties, the terms and conditions of the prior agreements, including compensation rates, will govern.

- First reading July 16, 2018

Private Members' Bills 1st Session, 42nd Parliament

No Private Member Bills have yet been introduced as of July 16, 2018

Pending Proclamations of Bills Not-for-Profit Corporations Act, 2010

Royal Assent October 25, 2010. As of **July 16, 2018** most of the Act has not yet been proclaimed in force.

Construction Lien Amendment Act, 2017

The bulk of this statute will come into force on July 1, 2018 and at the same time change the name of the statute from the Construction Lien Act to the 'Construction Act'.

Regulations

(reflects contents of the Ontario Gazette through to **July 14, 2018**)

Ontario Regulation 349/17

WORKPLACE SAFETY AND INSURANCE ACT, 1997

This regulation was published in the September 16, 2017 edition of the Ontario Gazette. It amends O.Reg. 175/98 to postpone the revocation of certain existing non-construction industry exemptions of certain classes of workers by one year from January 1, 2019 to January 1, 2020.

Ontario Regulation 117/18

FAIRNESS IN PROCUREMENT ACT, 2018

This regulation was published in the April 14, 2018 edition of the Ontario Gazette. It designates suppliers of certain construction services and supplies from the state of New York as being subject to reciprocal restrictions to

Changes since the June 25, 2018 report are in **blue bold italic text with yellow highlighting**

CONSTRUCTION LAW CHANGES IN ONTARIO

As of July 16, 2018

Page 3 of 4

provide services to government agencies in the Province of Ontario, a response to restrictive legislation passed by the State of New York which prohibits certain construction services and materials originating outside of the US. The regulation will come into force upon the date that the Fairness in Procurement Act, 2018 is proclaimed into force.

Ontario Regulation 152/18

ENVIRONMENTAL ASSESSMENT ACT

This regulation was published in the April 14, 2018 edition of the Ontario Gazette. It requires the use of a specific form by any person who chooses to seek a Part II Order (form of appeal) for certain classes of infrastructure projects carried out by municipal or provincial proponents. Until this time, there was no standardized application form in place. ***This regulation came into force as of July 1, 2018.***

Ontario Regulation 274/18

ELECTRICITY ACT, 1998

This regulation was published in the May 5, 2018 edition of the Ontario Gazette. It requires imposes additional consultation, contracts and other requirements for renewable energy generation facilities (primarily wind turbines) sited on 'Reserves' within the meaning of the federal Indian Act. ***This regulation came into force as of July 1, 2018.***

Ontario Regulation 302/18

CONSTRUCTION LIEN ACT

This regulation was published in the May 12, 2018 edition of the Ontario Gazette. It sets out for the procedures for lien related actions under Part VIII of the Act. ***The regulation came into force on the day when subsection 62(3) of the Construction Lien Amendment Act, 2017 came into force, namely July 1, 2018.***

Ontario Regulation 303/18

CONSTRUCTION LIEN ACT

This regulation was published in the May 12, 2018 edition of the Ontario Gazette. It requires and provides samples of the forms to be used for lien related matters under Part VIII of the Act. ***This regulation came into force on the day when subsection 2(16) of the Construction Lien Amendment Act, 2017 came into force, namely July 1, 2018.***

CONSTRUCTION LAW CHANGES IN ONTARIO

As of July 16, 2018

Page 4 of 4

Ontario Regulation 304/18

CONSTRUCTION LIEN ACT

This regulation was published in the May 12, 2018 edition of the Ontario Gazette. It is a general regulation dealing with a wide variety of critical issues such as the definition of a construction trade newspaper, value thresholds for bonds, holdbacks as well as notices of contract termination and expiry of liens. The regulation will come into force on the day when subsection 11(1) of the Construction Lien Amendment Act, 2017 comes into force, which is currently set at of October 1, 2019.

Ontario Regulation 306/18

CONSTRUCTION LIEN ACT

This regulation was published in the May 12, 2018 edition of the Ontario Gazette. This regulation sets out qualifications and procedures for adjudication of construction lien related disputes. This regulation comes into force on the day when subsection 62(2) of the Construction Lien Amendment Act, 2017 comes into force, currently set at of October 1, 2019.