

Ontario business corporations act with regulations, 1985 - S.O. 1982, chap. 4.

CCH Canadian - On

Argentina	Enrique J. Reig, Impuesto a las Ganancias (Ediciones Macchi 1991). ISBN: 950-537-182-9.
Australia	Graeme S. Cooper et al., Income Taxation: Commentary and Materials (2d ed., Law Book Co. 1993). ISBN: 0-455-21165-5. Geoffrey Lehmann and Cynthia Coleman, Taxation Law in Australia (3rd ed., Butterworths 1994). ISBN: 0-409-30866-8. Robin Woellner et al., Australian Taxation Law (8th ed., CCH Australia 1997). ISBN: 1-86264-918-9.
Belgium	Pierre Coppens and André Baillieux, Droit fiscal (2 vols.) (2d ed., Maison Larcier 1992). Jacques Malherbe, Droit fiscal international (Maison Larcier 1994). ISBN: 2-8044-0128-6. Albert Tiberghien, Belgian Taxation: An Outline (Kluwer 1987). ISBN: 90-6544-342-8. Albert Tiberghien, Manuel de droit fiscal (16th ed., Kluwer 1995). ISBN: 2-87377-187-9.

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On

General notice 3 For the purposes of this section, a general notice given to the directors of a company by a director to the effect that he or she is a shareholder of or otherwise interested in any other company, or is a member of a specified firm and is to be regarded as interested in any contract made with such other company or firm, shall be deemed to be a sufficient declaration of interest in relation to a contract so made, but no such notice is effective unless it is given at a meeting of the directors or the director takes reasonable steps to ensure that it is brought up and read at the next meeting of the directors after it is given.

Ontario Securities Commission: Rules & Regulation: Orders & Rulings

None of the simple, cheap and obvious methods to do this were used by the plaintiff. .

McMASTER UNIVERSITY. Royal Assent

Social Insurance Numbers could be used to identify individuals, however, the Income Tax Act makes it an offence to use a Social Insurance Number for any purpose other than that for which it was provided and federal government policy requires any use of a Social Insurance Number to be authorized by statute or regulation. Notice of compliance 8 Within ten days after the offeror complies with subsection 5 or subsection 7 , as the case may be, the offeror shall give notice of the date of such compliance to all dissenting offerees.

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Time of declaration 2 In the case of a proposed contract, the declaration required by this section shall be made at the meeting of the directors at which the question of entering into the contract is first taken into consideration or, if the director is not at the date of that meeting interested in the proposed contract, at the next meeting of the directors held after he or she becomes so interested, and, in a case where the director becomes interested in a contract after it is made, the declaration shall be made at the first meeting of the directors held after he or she becomes so interested. Application to court 4 An interested person may apply to the court for an order declaring an auditor to be disqualified under this section and the office of auditor to be vacant. Canadian courts have also held that a reproduction of a signature sent by facsimile satisfied the requirement of a

signed document under corporation law.

Canadian Express Ltd. v. Blair et al., (1991) 53 O.A.C. 397 (DC)

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17 CFR § 260.4d

Where no by-law 5 In the absence of such by-law and upon the dissolution of the corporation, the whole of its remaining property shall be distributed equally among the members or, if the letters patent, supplementary letters patent or by-laws so provide, among the members of a class or classes of members. .

RSO 1990, c B.16

No publication without consent 6 No person may publish anything relating to an application under this section except with the authorization of the court or the written consent of the corporation being investigated.

Canada Business Corporations Act

Contents of notice 6 The notice and advertisement shall state the object of the meeting and the time and place at which it is to be held. Idem 3 Where execution referred to in clause 2 b has issued, the amount recoverable from a director is the amount remaining unsatisfied after execution. Special Act corporations excepted 9 This section does not apply to a company incorporated by special Act, except that a company incorporated by special Act may apply under this section for the issue of supplementary letters patent changing its name.

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