

Bill Pr30

An Act respecting Red Leaves Resort Association

Mr. Miller

Private Bill

1st Reading October 24, 2006

2nd Reading

3rd Reading

Royal Assent

Printed by the Legislative Assembly of Ontario





EXPLANATORY NOTE

The purpose of the Bill is set out in the Preamble.

Bill Pr30 2006

An Act respecting Red Leaves Resort Association

Preamble

Red Leaves Resort Association has applied for special legislation to require all persons having a real property interest in the area to be developed as the Red Leaves resort to be members of the Association and to be bound by its by-laws and to give the Association a right to enforce members' financial obligations to the Association by registering a lien against their real property that is located in the area to be developed as the Red Leaves resort. The applicant represents that the Red Leaves resort is to be a resort in the Township of Muskoka Lakes. The applicant further represents that it is a corporation.

It is appropriate to grant the application.

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

Definitions

- 1. In this Act,
- "Association" means Red Leaves Resort Association;
- "lot" means a parcel of land,
 - (a) described in a deed or other document legally capable of conveying land, or
 - (b) shown as a lot or block on a registered plan of subdivision,

and includes a condominium unit under the Condominium Act. 1998:

- "owner" means the owner of an estate in fee simple registered under the *Land Titles Act* or the *Registry Act*;
- "Red Leaves" means the Red Leaves resort located on the resort land;
- "resort land" means,
 - (a) the land described in Schedule 1, and
 - (b) land not described in Schedule 1 that is deemed to be resort land under subsection 7 (3),

and includes each lot into which land described in clause (a) or (b) is subdivided, but does not include land that is deemed not to be resort land under subsection 8 (3).

Association continued

2. (1) The Association is continued as a corporation without share capital under the name Red Leaves Resort Association.

Members continued

(2) The persons registered as members of the Association immediately before this Act comes into force are continued as members of the Association.

Board of directors, officers continued

(3) The members of the board of directors and officers of the Association in office immediately before this Act comes into force are continued in office until their successors are elected or appointed under this Act.

Letters patent revoked

(4) The letters patent of the Association are revoked, but their revocation does not affect the rights or obligations of the Association or any by-law or resolution of the Association except to the extent that it is inconsistent with this Act.

Special Act corporation

(5) The Association is deemed to be a corporation incorporated by a special Act.

Objects

- 3. (1) The objects of the Association are,
- (a) to acquire and own or maintain and manage the resort land for which it has responsibility pursuant to the by-laws of the Association;
- (b) to facilitate the development of and promote Red Leaves;
- (c) to provide its members with services related to the operation of Red Leaves, including an integrated program of resort activities, attractions and events, marketing services, maintenance services, security services and information services; and
- (d) to participate in financial arrangements that fund infrastructure that relates to and enhances Red Leaves.

Not to be carried on for gain

(2) The Association shall be carried on without the purpose of gain for its members and any profits or other accretions to the Association shall be used in promoting its objects.

Membership

4. (1) Every owner of resort land is a member of the Association.

Same

- (2) The Association may also grant membership, in accordance with the by-laws of the Association, to a person who applies for it if the person,
 - (a) owns or carries on a business on resort land;
 - (b) leases resort land;
 - (c) is an agent of an owner of resort land; or
 - (d) belongs to a class of persons identified in the bylaws of the Association as being entitled to be granted membership in the Association.

Resort land subject to Act, by-laws

5. Resort land is subject to this Act and to the by-laws of the Association without special endorsement of the title, except as required by section 6.

Notices registered on title

Notice of designation

6. (1) The Association shall register on every title of resort land in the proper land registry office a notice that such land is designated as resort land.

Notice of termination of designation

(2) Where the designation as resort land has been terminated in accordance with subsection 8 (2), the Association shall register a notice of termination of designation on title to that land in the proper land registry office.

Forms

(3) A notice of designation of resort land and a notice of termination of designation of resort land shall be in Form 1 and Form 2, respectively, or in such other form as may be required by the Director of Titles appointed under the *Land Titles Act*.

Application to include non-scheduled land as resort land

7. (1) An owner of a lot in the Township of Muskoka Lakes that is not included in the land described in Schedule 1 may apply to the Association to designate the lot as resort land.

Approval

(2) The Association may approve an application under subsection (1), subject to any terms or conditions it considers appropriate and, upon approving an application, shall register the notice described in subsection 6 (1) designating the lot to be resort land.

Lot deemed to be resort land

(3) Upon registering the notice under subsection (2), the lot is deemed to be resort land for the purposes of this Act and the requirement that the Association register a notice under subsection 6 (1) designating the land as resort land is satisfied.

Application to terminate designation

8. (1) An owner of a lot that is included in the land described in Schedule 1 or that is designated as resort land pursuant to section 7 may apply to the Association to terminate the designation of the lot as resort land.

Approval

(2) The Association may approve an application under subsection (1), subject to any terms or conditions it considers appropriate and, upon approving the application, shall register the notice described in subsection 6 (2) terminating the designation of the lot as resort land.

Lot deemed not to be resort land

(3) Upon registering the notice under subsection (2), the lot is deemed not to be resort land for the purposes of this Act.

Board of directors

9. (1) The composition and election or appointment of the Association's board of directors shall be as set out in the by-laws of the Association.

Director need not be a member

(2) Despite subsection 286 (1) of the *Corporations Act*, a director of the Association is not required to be a member of the Association.

By-laws

10. (1) The board of directors of the Association may pass by-laws necessary to manage the Association's business and affairs and to carry out its objects.

Same

- (2) Without limiting the generality of subsection (1), the board of directors of the Association may pass bylaws,
 - (a) establishing classes of membership in the Association and governing the interests, rights and obligations of the members and of each class of members;
 - (b) governing the admission of persons to membership in the Association and the termination of such membership;
 - (c) governing the composition and election or appointment of the board of directors, including the election of directors by classes of members;
 - (d) controlling the use of resort land;
 - (e) prescribing fees payable by the members and, in doing so, may differentiate between different classes of members and members within a class;
 - (f) requiring that interest and related costs be paid on any late fees, and prescribing the rate of interest and related costs;
 - (g) governing applications under sections 7 and 8, including prescribing criteria for approving or refusing an application.

Classes affected by by-laws, special resolutions

(3) If a class of members is affected differently than any other class of members by a by-law or special resolution of the Association, the by-law or special resolution may only be passed, amended or revoked with the approval of that class of members voting separately as a class.

By-laws binding on Association and members

(4) The by-laws of the Association bind the Association and its members to the same extent as if the by-laws had been signed and sealed by the Association and each member and contained covenants on the part of the Association with each member and on the part of each member with every other member and with the Association to comply with all the by-laws.

Municipal by-laws prevail

(5) In the event of a conflict between a municipal bylaw that is applicable to the resort land and a by-law of the Association, the municipal by-law prevails.

Application for relief from oppression

11. (1) A member, director or officer of the Association or any other person who, in the discretion of the court, is a proper person to make an application, may apply to the Superior Court of Justice for an order under this section.

Same

- (2) Upon an application under subsection (1), the court may make any order it considers appropriate to rectify the matter complained of if the court is satisfied that,
 - (a) an act or omission of the Association effects, or threatens to effect, a result that is oppressive or unfairly prejudicial to, or unfairly disregards the interests of, any person referred to in subsection (1);
 - (b) the business or affairs of the Association are, have been or are threatened to be carried on or conducted in a manner that is oppressive or unfairly prejudicial to, or unfairly disregards the interests of, any person referred to in subsection (1); or
 - (c) the powers of the directors or members of the Association are, have been or are threatened to be exercised in a manner that is oppressive or unfairly prejudicial to, or unfairly disregards the interests of, any person referred to in subsection (1).

Debt to Association

12. (1) A fee levied under the by-laws of the Association, together with any related interest and costs, constitutes a debt to the Association.

Lien for unpaid fee

(2) If a member of the Association who is an owner of resort land defaults in the payment of any fee owed by the member to the Association, the Association has a lien against the member's resort land for the unpaid amount, the interest on the unpaid amount and all reasonable costs incurred by the Association in connection with the collection or attempted collection of the fee.

Registration of lien

(3) The Association may register a notice of lien in the proper land registry office showing the amount of money owed under the lien as described in subsection (2) at the time of registration of the notice.

Enforcement of lien

(4) A notice of lien registered under subsection (3) is a charge for the amount owing in favour of the Association on the resort land against which it is registered and may be enforced in the same manner as a mortgage and, for such purposes, Part III of the *Mortgages Act* applies with necessary modifications.

Subsequent debts

(5) If a notice of lien is registered under subsection (3), no further registration is required in respect of a default in the payment of a fee occurring or continuing after the lien is registered.

Discharge of lien

(6) Upon the payment of the debt and other amounts secured by the lien, the Association shall give the member a discharge of the lien.

Application to court for removal of lien

(7) A member of the Association or other person claiming an estate or interest in or charge on resort land may apply to the Superior Court of Justice to require the Association to discharge a notice of lien registered under subsection (3) and the court may make any order it considers appropriate.

Forms

(8) A notice of lien and discharge of lien shall be in Form 3 and Form 4, respectively, or in such other form as may be required by the Director of Titles appointed under the *Land Titles Act*.

Owner and occupier jointly and severally liable for fees

13. (1) A member of the Association who is an owner of resort land and a member of the Association who leases, owns or carries on a business on such resort land are jointly and severally liable to the Association for the payment of any fees and related interest and costs owed to the Association by the member who leases, owns or carries on a business on the resort land.

Same

(2) The Association may serve on a member of the Association who is an owner of resort land a notice of default of another member who leases, owns or carries on a business on the member's resort land and, if the amount owed is not paid within 10 days after the member who owns the resort land receives the notice of default, the owner of the resort land is in default for the purpose of section 12.

Status certificate

14. (1) The Association shall, upon receipt of a written request and subject to subsection (2), give a status certificate with respect to a lot that is resort land to any person who states in writing that the person is a member or potential member of the Association or a mortgagee or potential mortgagee of resort land.

Restriction

(2) A person shall only be entitled to receive a status certificate in respect of the lot on which the person's

membership or potential membership is based or in respect of which the person is a mortgagee or potential mortgagee.

Fee

(3) The Association may charge a reasonable fee for the provision of a status certificate, but the fee shall not exceed the fee that may be charged for a status certificate under the *Condominium Act, 1998*.

Contents

- (4) The status certificate shall contain,
- (a) the date on which it was made;
- (b) a statement of the basic annual fee payable in the current fiscal year of the Association with respect to, and the related voting rights attributable to, the specified lot and the arrears of such fee, if any, with respect to the lot;
- (c) a statement of the number of subsequent fiscal years of the Association, if any, for which the fee payable in its current fiscal year, as required to be stated by clause (b), will continue to apply without change;
- (d) if the statement required by clause (c) shows that the fee payable in the current fiscal year will not change for one or more subsequent fiscal years, an undertaking that the Association will conduct its operations during its current fiscal year and the subsequent fiscal years, as shown in the statement required by clause (c), in such a manner that at the end of such fiscal years the Association will not have a deficit;
- (e) the basis for calculating any entry fee payable on the first purchase and sale of the lot from the developer of Red Leaves and any entry fee payable on the resale of the lot;
- (f) any other fees attributable to the lot or the basis for calculating such fees;
- (g) the class of membership associated with the lot;
- (h) a statement describing the voting structure of the Association, including the number of voting rights and members in each class of membership as at the date of the most current budget of the Association;
- (i) a general description of the resort land and of the recreational and other amenities and services provided by the Association or for which it is responsible;
- (j) the address for service of the Association;
- (k) the names and addresses for service of the directors and officers of the Association, together with the class of membership that elected each director;
- the names of the members of the executive committee of the board of directors of the Association or, in the event no executive committee has been created, a statement to that effect;

- (m) a statement of all outstanding judgments against the Association and the status of all legal actions to which the Association is party;
- (n) a description of the current insurance policies covering the Association;
- (o) copies of the most recent annual audited financial statements of the Association and of the auditor's report on the financial statements;
- (p) copies of this Act and of the by-laws of the Association unless previously delivered to the person requesting the status certificate; and
- (q) copies of any communications delivered during the current fiscal year of the Association to all the members of the Association or to all members of any class of members of the Association.

Time limit

(5) The Association shall give the status certificate to the person who requested it within 10 days after receiving the request and the required fee and if it does not give the status certificate within that time, the Association is deemed to have given a status certificate on the 11th day after receiving the request stating that there are no arrears of fees with respect to the lot.

Omission

(6) If a status certificate that the Association has given under this section omits material information that it is required to contain, it is deemed to include a statement that there is no such information.

Association bound by status certificate

(7) The status certificate binds the Association as of the date it is given, or deemed to have been given, with respect to the information that it contains, or is deemed to contain, as against the person who requested the status certificate and as against any mortgagee of the lot to which the status certificate relates.

Status certificate to be given to first purchasers of resort land

15. (1) The developer of Red Leaves shall, before entering into the first arm's length agreement for the purchase and sale of a lot that is resort land, deliver to the purchaser a status certificate for that lot.

Same

(2) The Association shall, upon receipt of a written request from an owner described in subsection (1), deliver to the owner a status certificate for the lot.

Purchase not binding until status certificate is delivered

(3) An agreement of purchase and sale described in subsection (1) is not binding on the purchaser until the status certificate is delivered to the purchaser as required by this section.

False, misleading statements, omissions

16. (1) The Association shall not, in a status certificate,

- (a) make a material statement or provide material information that is false, deceptive or misleading; or
- (b) omit a material statement or material information that the Association is required to provide.

Right to damages

(2) A person described in subsection 14 (7) and a purchaser described in subsection 15 (1) may make an application to the Superior Court of Justice to recover damages from the Association for any loss sustained as a result of relying on a status certificate that the Association is required to provide under this Act if the status certificate,

- (a) contains a material statement or material information that is false, deceptive or misleading; or
- (b) does not contain a material statement or material information that the Association is required to provide.

Commencement

17. This Act comes into force on the day it receives Royal Assent.

Short title

18. The short title of this Act is the Red Leaves Resort Association Act, 2006.

SCHEDULE 1

RESORT LAND

FIRSTLY: Parcel 6587 in the Register for Muskoka, being Part of Lot 24, Concession 11 of the

Township of Medora, as in LT13078 except LT17820 now in the Township of Muskoka

Lakes in The District Municipality of Muskoka.

Land Titles Division of Muskoka being PIN 48143-0027 (LT)

SECONDLY: Parcel 28860 in the Register for Muskoka, being Part of Lot 24, Concession 11, Township

> of Medora now in the Township of Muskoka Lakes in The District Municipality of Muskoka, being Parts 4, 5 and 6, Plan 35R-7006, SAVE AND EXCEPT Part 8 on Plan

35R-20257.

SUBJECT to a right-of-way for those entitled thereto over said Part 5, Plan 35R-7006.

Land Titles Division of Muskoka being PIN 48143-0247 (LT)

THIRDLY: Parcel 28861 in the Register for Muskoka, being Part of Lot 24, Concession 11 of the

Township of Medora now in the Township of Muskoka Lakes in The District Municipality

of Muskoka, designated as Parts 1, 2 and 3, Plan 35R-7006.

SAVE AND EXCEPT Part 7 on Plan 35R-20257.

SUBJECT to a right-of-way for all purposes for those entitled thereto in, over, along and

upon said Part 2, Plan 35R-7006, as in Instrument No. LT21248.

TOGETHER WITH rights-of-way for all those entitled thereto for both pedestrian and vehicular traffic in, over, along and upon that Part of Lot 24, designated as Part 5, Plan

35R-7006, as in Instrument No. LT103789.

Lands Titles Division of Muskoka being PIN 48143-0245 (LT)

FOURTHLY: Remainder of Parcel 654, being Part of Lot 24, Concession 11 of the Township of Medora

now in the Township of Muskoka Lakes in The District Municipality of Muskoka,

designated as Part 1 on Plan 35R-3373, as in Instrument No. LT189094.

Land Titles Division of Muskoka being PIN 48143-0018 (LT)

FIFTHLY: Part of Lot 25, Concession 11 of the Township of Medora now in the Township of

Muskoka Lakes in The District Municipality of Muskoka, designated as Parts 6 and 7 on

Plan 35R-21398.

Land Titles Division of Muskoka being PIN 48143-0263 (LT)

SIXTHLY: Part of the original road allowance between Concessions 10 and 11 in front of Lot 24,

> (closed by By-law 744, registered as Instrument No. DM12512) Township of Medora now in the Township of Muskoka Lakes in The District Municipality of Muskoka, designated as

Parts 8 and 9 on Plan 35R-21398.

Land Titles Division of Muskoka being PIN 48143-0264 (LT)

SEVENTHLY: Parcel 27527, Section Register for Muskoka, being Part of Lot 24, Concession 11 of the

Township of Medora, as in LT88231, now in the Township of Muskoka Lakes in The

District Municipality of Muskoka.

Land Titles Division of Muskoka being PIN 48143-0069 (LT)

EIGHTHLY: FIRSTLY: Parcel 10410, Section Register for Muskoka, being Part of Lot 24,

Concession 11 of the Township of Medora as in LT20628.

SAVE AND EXCEPT Part 2, Plan 35R-5277 and Parts 1, 2, 3, 4, and 5, Plan 35R-19477, now in the Township of Muskoka Lakes in the

District Municipality of Muskoka.

Land Titles Division of Muskoka being PIN 48143-0038 (LT)

SECONDLY: The remainder of Parcel 10410, Section Register for Muskoka, being

Part of Lot 24, Concession 11 of the Township of Medora as in

SUBJECT TO LT20628, now in the Township of Muskoka Lakes in

The District Municipality of Muskoka.

Land Titles Division of Muskoka being PIN 48143-0103 (LT)

NINTHLY: Part of Lot 25, Concession 11 of the Township of Medora now in the Township of

Muskoka Lakes in The District Municipality of Muskoka, designated as Part 5 on Plan

35R-21398.

Land Titles Division of Muskoka being PIN 48143-0262 (LT)

TENTHLY: Part of Lot 24, Concession 11, of the Township of Medora now in the Township of

Muskoka Lakes in The District Municipality of Muskoka, Part 1 on Plan 35R-19477.

Registry Division of Muskoka

ELEVENTHLY: Parcel 26105, Section Register for Muskoka, being Part of Lot 24, Concession 11 of the

Township of Medora, now in the Township of Muskoka Lakes in The District Municipality

of Muskoka, designated as Part 2, Plan 35R-3373.

Land Titles Division of Muskoka being PIN 48143-0120 (LT)

Part of Parcel 11324, in the Township of Medora now in the Township of Muskoka Lakes TWELVETHLY:

in The District Municipality of Muskoka, being Part of Lot 24, Concession 11, designated

as Parts 5 and 6 on Reference Plan 35R-20257.

TOGETHER WITH an easement over Part of Lot 24, Concession 11, in the Township of

Medora, as in LT22475.

Land Titles Division of Muskoka being PIN 48143-0242 (LT)

THIRTEENTHLY: Part of Parcel 28861, in the Township of Medora now in the Township of Muskoka Lakes

in The District Municipality of Muskoka, being that Part of Lot 24, Concession 11,

designated as Part 7 on Reference Plan 35R-20257.

TOGETHER WITH an easement over Part of Lot 24, Concession 11, in the Township of

Medora designated as Part 5 on Plan 35R-7006 as in LT103789.

Land Titles Division of Muskoka being PIN 48143-0244 (LT)

Part of Parcel 28860, in the Township of Medora now in the Township of Muskoka Lakes FOURTEENTHLY:

in The District Municipality of Muskoka, being that Part of Lot 24, Concession 11,

designated as Part 8 on Reference Plan 35R-20257.

Land Titles Division of Muskoka being PIN 48143-0246 (LT)

FIFTEENTHLY: Part of Lot 25, Concession 11 Medora, Part of the Road Allowance between Lots 25 and

26, Concession 11, Medora (Closed by By-law 72-34, Instrument DM105704), designated

as Part 2 on Reference Plan 35R-21398;

Part of Lot 25, Concession 11 Medora, Part of the Road Allowance between Lots 25 and 26, Concession 11, Medora (Closed by By-law 72-34, Instrument DM105704), designated

as Part 3 on Reference Plan 35R-21398, SUBJECT to Easement as in ME5721;

Part of Lot 25, Concession 11 Medora, Part of the Road Allowance Between Lots 25 and

26, Concession 11 Medora (Closed by By-law 72-34, Instrument DM105704);

Part of Lot 25, Concession 10 Medora, Part of the Road Allowance Between Concessions 10 and 11 Medora in front of Lot 25 (Closed by By-law 190, Instrument ME1289), Part of the Road Allowance Between Concessions 10 and 11 Medora in front of Lot 24 (Closed by By-law 744, Instrument DM12512), designated as Part 4 on Reference Plan 35R-21398; Part of Lot 25, Concession 11 Medora, Part of Lot 25, Concession 10 Medora, Part of the

Road Allowance Between Concessions 10 and 11 Medora in front of Lot 25 (Closed by By-law 190, Instrument ME1289), Part of the Road Allowance Between Concessions 10

and 11 Medora in front of Lot 24 (Closed by By-law 744, Instrument DM12512)

designated as Part 10 on Reference Plan 35R-21398;

Township of Muskoka Lakes in The District Municipality of Muskoka. Land Titles Division of Muskoka being PIN 48143-0261 (LT)

SIXTEENTHLY: Part of Lot 24, Concession 12 of the Township of Medora, now Township of Muskoka

Lakes, District Municipality of Muskoka, designated as Part 7 on Plan 35R-17316.

Registry Division of Muskoka

SEVENTEENTHLY: Remainder of Parcel 11324, being Part of Lot 24, Concession 11, former Township of

Medora, now Township of Muskoka Lakes in The District Municipality of Muskoka,

designated as Parts 1, 2, 3, 4, 6, and 7, Plan BR-131. SAVE AND EXCEPT Parts 5 and 6 on Plan 35R-20257.

TOGETHER WITH an easement over Part of said Lot 24, Concession 11 Medora, now Township of Muskoka Lakes in The District Municipality of Muskoka, as in Instrument

LT22475.

SUBJECT TO an easement over said Parts 3 and 4 on Plan BR-131, as in Instrument

LT33974.

Land Titles Division of Muskoka being PIN 48143-0243 (LT)

EIGHTEENTHLY: Parcel 10409, Section District of Muskoka, Part of Lot 24, Concession 11, Medora, as in

LT20627.

TOGETHER WITH LT20627, now Township of Muskoka Lakes, District Municipality of

Muskoka.

Land Titles Division of Muskoka being PIN 48143-0037 (LT)

NINETEENTHLY: Remainder of Parcel 18917 being,

> FIRSTLY: Part of Lot 25, Concession 14, in the Township of Medora,

> > containing 99 acres more or less, now in the Township of Muskoka

Lakes in The District Municipality of Muskoka.

Land Titles Division of Muskoka being PIN 48143-0049 (LT)

SECONDLY: Lot 26, Concession 14, in the Township of Medora, containing 93

acres more or less, now in the Township of Muskoka Lakes in The

District Municipality of Muskoka.

RESERVING on said Lot 26 the lands covered with the waters of a

small lake situate in the northern part of said Lot.

Land Titles Division of Muskoka being PIN 48142-0032 (LT)

THIRDLY: Lot 28. Concession 14. in the Township of Medora, containing 98

acres more or less, now in the Township of Muskoka Lakes in The

District Municipality of Muskoka.

Land Titles Division of Muskoka being PIN 48143-0033 (LT)

Lots 27 and 29, Concession 14, Part Lot 30, Concession 14, in the Township of Medora, now in the Township of Muskoka Lakes in The District Municipality of Muskoka, and

more particularly described as follows:

FIRSTLY. The whole of Lot 27, Concession 14, said Township of Medora;

The whole of Lot 29, Concession 14, said Township of Medora; SECONDLY:

THIRDLY: Part of Lot 30, Concession 14, said Township of Medora, which

said Part is more particularly described as follows:

Commencing at the northwest angle of said Lot;

TWENTIETHLY:

THENCE North 69° 07' 15" East, along the north limit of said Lot in an easterly direction to a point that is on a bearing of South 69° 07' 15" West, 638.74 feet from the northeast angle of the said Lot;

THENCE South 11° 46' 15" West, 79.18 feet to a point;

THENCE Southerly on a curve to the left having a radius of 125.15 feet, an arc distance of 213.23 feet (the chord equivalent being 154.86 feet measured South 77° 15' West to a point);

THENCE South 65° 29' East, 177.53 feet to a point;

THENCE Southerly on a curve to the right, having a radius of 150.12 feet, an arc distance of 162.64 feet (the chord equivalent being 192.12 feet measured South 79° 34' East to a point);

THENCE South 14° 05' West, 256.97 feet to a point;

THENCE South 55° 19' East, 509.64 feet to a point;

THENCE South easterly on a curve to the left having a radius of 126.41 feet, an arc distance of 213.38 feet (the chord equivalent being 156.85 feet measured South 76° 41' 40" East to a point);

THENCE North 47° 59' 30" East, 203.86 feet to a point;

THENCE North 61° 31' 15" East, 25.03 feet to a point in the east limit of the said Lot 30;

THENCE Southerly along the eastern boundary of the said Lot to the southeast corner of the said Lot;

THENCE Westerly along the southerly boundary of the said Lot to the southwest corner of the said Lot;

THENCE Northerly along the westerly boundary of the said Lot to the northwest corner of the said Lot which is the point of commencement;

Which lands are shown outlined on the sketch attached to Instrument No. 225969.

TOGETHER with a Right-of-Way in common with all other persons who have or may hereafter have a legal right thereto for persons, animals and vehicles through, along and over the following lands:

FIRSTLY: That Part of Lot 30, Concession 14, said Township of Medora,

designated as Part 4, RD-76;

SECONDLY: That Part of Lot 31 and Lot 32, Concession 14, said Township of

Medora, designated as Part 3, RD-76;

THIRDLY: That Part of Lot 31, Concession 13, said Township of Medora,

designated as Part 2, RD-76;

FOURTHLY: That Part of Lot 30, Concession 13, said Township of Medora,

designated as Part 1, RD-76.

SUBJECT TO THE TERMS AND CONDITIONS affecting the said lands as set out in Instrument No. 45944 for the said Township of Medora,

BEING the same lands as described in Instrument No. 334329 (RO).

Registry Division of Muskoka

TWENTY-FIRSTLY: Parcel 35678, Section Register for Muskoka, being Part of Lot 24, Concession 11, Medora,

now Township of Muskoka Lakes, District Municipality of Muskoka, designated as Part 4

on Plan 35R-19477.

Land Titles Division of Muskoka being PIN 48143-0201 (LT)

TWENTY-SECONDLY: Part of Lot 25, Concession 11, Medora and Part of the Road Allowance Between Lots 25

and 26, Concession 11, Medora (Closed by By-law 72-34, Instrument DM105704)

designated as Part 1 on Reference Plan 35R-21398,

Township of Muskoka Lakes in The District Municipality of Muskoka.

Land Titles Division of Muskoka being PIN 48143-0260 (LT)

TWENTY-THIRDLY: Part of Lots 26 and 27, Concession 12, Township of Medora, now the Township of

Muskoka Lakes, District Municipality of Muskoka, designated as Parts 1, 2 and 3, Plan

35R-12393.

Registry Division of Muskoka

TWENTY-FOURTHLY: Part of Lot 24, Concession 12 and Part of Lot 25, Township of Medora, now Township of

Muskoka Lakes in The District Municipality of Muskoka, designated as Parts 3, 4 and 6,

Plan 35R-17316.

Registry Division of Muskoka

TWENTY-FIFTHLY: Part of Lot 24 and 25, Concession 12, Township of Medora, now Township of Muskoka

Lakes in The District Municipality of Muskoka, designated as Part 2, Plan 35R-17901 and

Part 5, Plan 35R-17316.

Registry Division of Muskoka

TWENTY- SIXTHLY: Part of Lot 25, Concessions 11 and 12, Township of Medora, now Township of Muskoka

Lakes in The District Municipality of Muskoka, designated as Part 10, Plan 35R-17316.

Registry Division of Muskoka

TWENTY-SEVENTHLY: Part of Lot 24, Concession 12 and Part of the original road allowance between Lots 25 and

26, Concession 12, Township of Muskoka Lakes, District Municipality of Muskoka (stopped up and closed by By-law No. 2002-86, registered as Instrument No. 347050) designated as Part 1 on Plan 35R-17901, Parts 1, 2, 8 and 11 on Plan 35R-17316 and Part 1

on Plan 35R-19995.

Registry Division of Muskoka

TWENTY-EIGHTHLY: Part of Lot 24, Concession 11, Township of Muskoka Lakes in The District Municipality of

Muskoka, designated as Parts 2, 3 and 5 on Plan 35R-19477.

Registry Division of Muskoka

TWENTY-NINTHLY: Lot 24, Concession 14, Medora, now Township of Muskoka Lakes, District Municipality

of Muskoka.

TOGETHER WITH a right-of-way over Land Titles lands described as Part of Parcel 17-1, Section 35M-628, being Part of Lot 17, Plan 35M-628, designated as Part 1 on Plan 35R-17140, Township of Muskoka Lakes, District Municipality of Muskoka, as created in

Instrument No. 200553.

Lands as previously described in Instrument No. 354368.

Registry Division of Muskoka

THIRTIETHLY: Parcel 15824, Section Muskoka, being Part of Lot 24, Concession 11, Medora, Part 5 on

BR 131.

TOGETHER with Parts 3 and 4 on BR 131 as in LT33974.

TOGETHER with LT33974.

Township of Muskoka Lakes, in The District Municipality of Muskoka.

Land Titles Division of Muskoka being PIN 48143-0045 (LT)

FORM 1 NOTICE OF DESIGNATION OF RESORT LAND UNDER SUBSECTION 6 (1) OF THE ACT

Red Leaves Resort Association Act, 2006

TO: The Land Registrar for the Land Titles Division of Muskoka (No. 35)

10: The Land	Registrar for the Land Titles Division of Muskoka (No. 35)
attached Schedule, of which subject to the Red Leaves A	ation (the "Association") hereby applies for the entry of a notice that the land described in the h
Dated	RED LEAVES RESORT ASSOCIATION
	Per:
	Name:
	Office:
	Name:
	Office:
The undersigned, being the registration of this notice.	e registered owner of the land described in the attached Schedule, hereby consents to the
Dated	
	Name:
	Office:
	Name:
	Office:

FORM 2 NOTICE OF TERMINATION OF DESIGNATION OF RESORT LAND UNDER SUBSECTION 6 (2) OF THE ACT

Red Leaves Resort Association Act, 2006

TO: The Land Registrar for the Land Titles Division of Muskoka (No. 35)

Red Leaves Resort Association hereby applies for the described in the attached Schedule, of whichbeen terminated and such land is no longer designated		
Dated	RED L	EAVES RESORT ASSOCIATION
	Per:	
		Name:
		Office:
		Name:
		Office:
The undersigned, being the registered owner of the lar registration of this notice.	nd described	in the attached Schedule, hereby consents to the
Dated		
		Name:
		Office:
		Name:
		Office:

FORM 3 NOTICE OF LIEN UNDER SUBSECTION 12 (3) OF THE ACT

Red Leaves Resort Association Act, 2006

Association Act, 2006 against			
Dated	RED LEAVES RESORT ASSOCIATION		
	Name:		
	Office:		
	Name:		
	Office:		

FORM 4 DISCHARGE OF LIEN UNDER SUBSECTION 12 (6) OF THE ACT

Red Leaves Resort Association Act, 2006

	ng received payment of all amounts owing to it secured by the lien referred to in the against
of resort land against which the lien	is registered) registered in the Land Registry Office for the Land Titles Division of ction 12 (3) of the <i>Red Leaves Resort Association Act, 2006</i> , hereby discharges the lien.
Dated	RED LEAVES RESORT ASSOCIATION
	Name:
	Office:
	Name:
	Office: