## Status certificate in amalgamation (Under clause 120 (3) (C) of the *Condominium Act, 1998*)

## Condominium Act, 1998

IN THE MATTER OF a Proposed	Amalgamatio	n of			
(names of amalgamating condon	ninium corpora	tions)			
The purpose of this certificate is to provide information to the owners of the amalgamating					
corporations to assist them in ma	to the amalgamation.				
	(name of one	e of the amalgamating co	ondominium corporations)		
Condominium Corporation No.		(known as the "Corpo	ration") certifies that as of		
the date of this certificate:					
General Information Concerning the Corporation					
1. Mailing Address:					
2. Address for Service:					
3. Name of condominium manager or condominium management provider, if any, with whom the Corporation has entered into an agreement to receive condominium management services:					
					Address:
Telephone number:					
4. The directors and officers of	the Corporatio	n are:			
Name	Position	Address for Service	Telephone Number		
Common Expenses					
5. [Strike out whichever is not a	applicable:				
There is no default in the pa	yment of comi	mon expenses by any of	the owners.		
		OR			
The owners of the following	units in the Co	orporation are in default o	of payment of common		
expenses in the following a	nounts:				
Unit	Level	Suite number	Amount		
(indicate whether a certificat	e of lien has b	een registered against e	ach unit)]		
6. The Corporation has the amo	ount of \$	in prepaid common	expenses from the owners.		
7. There are no amounts that the <i>Condominium Act, 1998</i> requires to be added to the commerce expenses payable by the owners [if applicable add: except					
		-	d provide brief description)].		

## **Budget** 8. The budget of the Corporation for the current fiscal year is accurate and may result in (Strike out whichever is not applicable: a surplus of \$ OR a deficit of \$ \_\_\_\_\_). 9. [Strike out whichever is not applicable: Since the date of the budget of the Corporation for the current fiscal year, the common expenses have not been increased. OR Since the date of the budget of the Corporation for the current fiscal year, the common expenses have been increased by \$ \_\_\_\_\_ for the year because \_\_\_\_ (set out the reason for the increase)]. 10. [Strike out whichever is not applicable: Since the date of the budget of the Corporation for the current fiscal year, the board has not levied any assessments to increase the contribution to the Corporation's reserve fund. OR Since the date of the budget of the Corporation for the current fiscal year, the board has levied the following assessments to increase the contribution to the Corporation's reserve (set out the amounts and the reason for the assessments)] 11. The Corporation has no knowledge of any circumstances that may result in an increase in the common expenses [if applicable add: except (give particulars of any potential increase arising as a result of the proposed amalgamation or otherwise, including any assessment, and the reason for it)]. **Reserve Fund** 12. The Corporation's reserve fund amounts to \$ \_\_\_\_\_ as of (specify a date that is no earlier than at the end of a month immediately before the date of this certificate). 13. The most recent reserve fund study conducted by the board was a (specify the class of reserve fund study) dated \_\_\_\_\_ and prepared by (name of person who conducted the reserve fund study). 14. (If the board of the Corporation has not sent a notice to the owners under subsection 94 (9) of the Condominium Act, 1998 after receiving the reserve fund study described in paragraph 13, include the following paragraph:) The balance of the reserve fund at the beginning of the current fiscal year was \$

In accordance with the budget of the Corporation for the current fiscal year, the annual

	contribution to be made to the reserve fund in the current fiscal year is \$, and the
	anticipated expenditures to be made from the reserve fund in the current fiscal year amount
	to \$ The board anticipates that the reserve fund will/will not be adequate in the
	current fiscal year for the expected costs of major repair and replacement of the common
	elements and assets of the Corporation.
15.	[If the board of the Corporation has sent a notice to the owners under subsection 94 (9) of the
	Condominium Act, 1998 after receiving the reserve fund study described in paragraph 13,
	include the following statements and a copy of the most recent notice for one of the units with
	this certificate and show it in the list of documents forming part of this certificate:
	The board has sent to the owners a notice dated (date of the
	most recent notice) containing a summary of the reserve fund study, a summary of the
	proposed plan for future funding of the reserve fund and a statement indicating the areas, if
	any, in which the proposed plan differs from the study. The proposed plan for future
	funding of the reserve fund has not been implemented because
	(give reason).
	OR
	The proposed plan for future funding has been implemented and the total contribution each
	year to the reserve fund is being made as set out in the Contribution Table included in the
	notice (if applicable add: except
	(set out why contributions are not being made in accordance with the Contribution Table
	and whether this will be addressed and, if so, in what manner)].
16.	There are no plans to increase the reserve fund under a plan proposed by the board under
	subsection 94 (8) of the Condominium Act, 1998, for the future funding of the reserve fund
	[if applicable add: except (give details of any
	increase, including any increase in the common expenses or any assessments)].
Lega	l Proceedings, Claims
17.	There are no convictions against, or rulings, orders or judgments in favour of or against the
	Corporation [if applicable add: except
	(give brief particulars and, if applicable, amount)].
18.	The Corporation is not a party to any proceeding before a court of law, an arbitrator or an
	administrative tribunal [if applicable add: except
	(give brief particulars and the status of those proceedings to which the Corporation is a party)].
19.	The Corporation has not received a notice of an application under section 109 of the
	Condominium Act, 1998 to the Superior Court of Justice for an order to amend the
	declaration and description, where the court has not made the order [if applicable add:
	except (give particulars)].
20.	The Corporation is not aware of any criminal or quasi-criminal liabilities to which it may be
	subject.

21	. The Corporation has no outstanding claim for payment out of the guarantee fund under the
	Ontario New Home Warranties Plan Act [if applicable add: except
	(give brief particulars and the status of any claims that have been made)].
22	. [Strike out whichever is not applicable:
	There is currently no order of the Superior Court of Justice in effect appointing an inspector
	under section 130 of the Condominium Act, 1998 or an administrator under section 131 of
	the Condominium Act, 1998.
	OR
	There is currently an order of the Superior Court of Justice in effect appointing an inspector
	under section 130 of the Condominium Act, 1998 or an administrator under section 131 of
	the Condominium Act, 1998. (If applicable, include a copy of the order with this certificate
	and show it in the list of documents forming part of this certificate)].
Agre	eements with owners relating to changes to the common elements
23	. [Strike out whichever is not applicable:
	No unit is subject to an agreement (or agreements) under clause 98 (1) (b) of the
	Condominium Act, 1998 or section 24.6 of Ontario Regulation 48/01 (General) made under
	the Condominium Act, 1998 relating to additions, alterations or improvements made to the
	common elements by the unit owner.
	OR
	The following units, (set out the description of the units), are
	subject to an agreement (or agreements) under clause 98 (1) (b) of the Condominium Act,
	1998 or section 24.6 of Ontario Regulation 48/01 (General) made under the Condominium
	Act, 1998 relating to additions, alterations or improvements made to the common elements by
	the unit owners. To the best of the Corporation's information, knowledge and belief, the
	agreements have been complied with by the parties (if applicable add: except
	(give particulars)].
Leas	sing of Units
24	. [Strike out whichever is not applicable:
	The Corporation has not received notice under section 83 of the Condominium Act, 1998, that
	any unit was leased during the fiscal year preceding the date of this certificate.
	OR
	The Corporation has received notice under section 83 of the Condominium Act, 1998, that
	(set out the number)
	unit(s) was (were) leased during the fiscal year preceding the date of this certificate.]
Sub	stantial changes to the common elements, assets or services
	There are no additions, alterations or improvements to the common elements, changes in the
	assets of the Corporation or changes in a service of the Corporation that are substantial and

that the board has proposed but has not implemented, and there are no proposed

installations of an electric vehicle charging system to be carried out in accordance with

subsection 24.3 (5) of Ontario Regulation 48/01 (Gene	ral) made under the Condominium Act,			
1998 [if applicable add: except				
(give a brief description and a statement of their purpo	ose)].			
Insurance				
26. The Corporation has secured all policies of insurance	6. The Corporation has secured all policies of insurance that are required under the			
Condominium Act, 1998.				
Attachments				
27. The following documents are attached to this certificate	e and form part of it:			
(a) a copy of the budget of the Corporation for the curr	ent fiscal year, its last annual audited			
financial statements and the auditor's report on the	statements;			
(b) a list of all current agreements mentioned in section	n 111, 112 or 113 of the Condominium			
Act, 1998 and all current agreements between the	Corporation and another condominium			
corporation or between the Corporation and any owner, that includes the names of the				
parties, a brief description of the nature of the agreement, its duration and approximate				
value;				
(c) a list of the assets of the Corporation, a description	of the services that the Corporation			
provides to the owners and the facilities included in	the common elements;			
(d) a list of the warranties of the Corporation;				
[if applicable add the following items:				
(e) a copy of a notice dated (da				
a summary of the reserve fund study, a summary of	-			
the reserve fund and a statement indicating the are	as, if any, in which the proposed plan			
differs from the study;				
(f) a copy of an order appointing an inspector under se				
or an administrator under section 131 of the <i>Condo</i>				
(g) a copy of all applications made under section 109 of				
amend the declaration or description for which the	·			
Dated this day of,	•			
Con	dominium Corporation No.			
	(signature)			
	(oignataro)			
	(print name)			
	(pint name)			
	(signatura)			
	(signature)			
	(print name)			

(Affix corporate seal or add a statement that the persons signing have the authority to bind the corporation.)