

RESTRICTIONS ON THE USE OF THE DESIGNATION LANDSCAPE ARCHITECT(S), ARCHITECTE(S) PAYSAGISTE(S), & LANDSCAPE ARCHITECTURE IN ADVERTISING

Restrictions are imposed by The Ontario Association of Landscape Architects Act, Chapter Pr 12, Statutes of Ontario, 1984 and by section 10 of the by-laws of The Ontario Association of Landscape Architects (the "Association") as follows:

1. USE BY INDIVIDUALS

Full members of the Association may use either or both designations and describe their services as "landscape architecture".

2. USE WITHIN THE NAME OF A FIRM, PARTNERSHIP OR CORPORATION

The designation(s) may only be used where a full-time principal, partner, director, executive officer is a full member of OALA and where the practice of the firm with regard to all matters of landscape architecture is under the direct control and supervision of this individual.

3. USE AFTER THE NAME OF A FIRM, PARTNERSHIP OR CORPORATION

The designation or use of the description "Landscape Architecture" in relation to services provided may only be used where the practice of landscape architecture is carried on by, or under the direct personal supervision of a full-time employee, member or director who is a full member of the Association.

4. ADVERTISING IN THE YELLOW PAGES, DIRECTORIES AND LIKE LISTINGS

Only those firms, partnerships or corporations having a principal who is a full member of the Association and who works full time as employee, member or director and who carries on and/or directly supervises the practice, may list the name of the firm, partnership or corporation under the heading "Landscape Architect(s)" or "Architecte(s) Paysagiste(s)".

For this purpose a "principal" is a person having a meaningful equity ownership in, and meaningful responsibility and control of, the landscape architectural practice of such firm, partnership or corporation. Others may advertise and use such listings, but the name of the full member of the Association must precede the name of the firm, partnership or corporation in any such listing and the member's name must have greater size and prominence than the name of the firm.