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PUBLIC HOSPITALS ACT

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Year	Value	Description
1880	1,200	Total value of property owned by the State
1881	1,300	Total value of property owned by the State
1882	1,400	Total value of property owned by the State
1883	1,500	Total value of property owned by the State
1884	1,600	Total value of property owned by the State
1885	1,700	Total value of property owned by the State
1886	1,800	Total value of property owned by the State
1887	1,900	Total value of property owned by the State
1888	2,000	Total value of property owned by the State

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# Publications Under The Regulations Act, 1944

JANUARY 14th, 1950

## THE HIGHWAY TRAFFIC ACT

O. Reg. 219/49.  
 Motor Vehicle Fees.  
 Amending O. Reg. 264/44.  
 Made—22nd December, 1949.  
 Filed—28th December, 1949, 9.50 a.m.

### REGULATIONS MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Clauses *a* and *b* of item 1 of regulation 1 of Ontario Regulations 264/44 are revoked and the following substituted therefor:

- (a) for motor vehicles, except as hereinafter specified, having
  - (i) 4 cylinders, if motor vehicle manufactured in or before 1933..... \$2.00
  - (ii) 4 cylinders, if motor vehicle manufactured after 1933..... 5.00
  - (iii) 6 cylinders, up to and including 28 horse-power..... 7.00
  - (iv) 6 cylinders, over 28 horse-power.. 10.00
  - (v) 8 cylinders, up to and including 35 horse-power..... 10.00
  - (vi) 8 cylinders, over 35 horse-power.. 15.00
  - (vii) 12 cylinders..... 25.00
  - (viii) 16 cylinders..... 35.00

according to S.A.E. rating where horse-power is in this item prescribed.

(b) for a motor vehicle, other than one commonly known as a passenger car, designed by the manufacturer for the transportation of persons and goods, and for a passenger car which by a temporary change of body may be used as a commercial motor-vehicle classed for registration purposes as a "dual purpose" vehicle, the fees prescribed in clause *a* of item 4.

2. Item 11 of regulation 1 of Ontario Regulations 264/44 is revoked and the following substituted therefor:

- 11. for a motor cycle..... \$2.00

3. Items 4, 5 and 7 of regulation 2 of Ontario Regulations 264/44 are revoked and the following substituted therefor:

- 4. For a trailer number-plate in case of loss \$1.00
- 5. For a set of motor-cycle number-plates in case of loss..... 1.00
- .....
- 7. For the transfer of a motor-cycle permit 1.00

(51) 2

## THE FARM PRODUCTS GRADES AND SALES ACT

O. Reg. 220/49.  
 Hog-Carcass Grading Certificates.  
 Amending O. Reg. 132/49.  
 Made—1st December, 1949.  
 Approved—22nd December, 1949.  
 Filed—28th December, 1949, 11.30 a.m.

### REGULATIONS MADE BY THE MINISTER UNDER THE FARM PRODUCTS GRADES AND SALES ACT

1. Subregulations 2 and 4 of regulation 4, and regulations 5 and 7 of Ontario Regulations 132/49 are revoked.

2. Form 1 of Ontario Regulations 132/49 is struck out and the following substituted therefor:

#### FORM 1

*The Farm Products Grades and Sales Act*

#### GRADING CERTIFICATE

(Name of Producer)

(Address of Producer)

Tattoo mark	Number of hogs	Name of shipper	Slaughter date
HOG-CARCASS GRADING-CERTIFICATE			
Grade		Number of carcasses	
A			
B1			
B2			
B3			
C			
D			
Lights			
Heavies			
Extra Heavies			
Physical Injury			
Ridgelings			
Stags			
Sows, 1			
Sows, 2			
Total number			
Number condemned or rejected included in above total			

.....  
 (Signature of inspector) (Name of establishment)  
 3. Form 2 of Ontario Regulations 132/49 is struck out.  
 THOMAS L. KENNEDY,  
 Minister of Agriculture.  
 (52) 2

### THE FARM PRODUCTS MARKETING ACT, 1946

O. Reg. 221/49.  
 The Ontario Pear, Plum and Cherry  
 Growers' Marketing-for-Process-  
 ing Scheme.  
 Revoking O. Reg. 83/46.  
 Made—22nd December, 1949.  
 Filed—28th December, 1949, 3.35 p.m.

### REGULATIONS MADE UNDER THE FARM PRODUCTS MARKETING ACT, 1946

1. The Scheme in Schedule 1 is approved and declared to be in force in Ontario.
2. Ontario Regulations 83/46 are revoked.

#### SCHEDULE 1

*The Farm Products Marketing Act, 1946*

#### SCHEME

1. This scheme may be cited as "The Ontario Pear, Plum and Cherry Growers' Marketing-for-Processing Scheme".

#### LOCAL BOARD

2. There shall be a local board to be known as "The Ontario Pear, Plum and Cherry Growers' Marketing Board".
3. The local board shall consist of nine members.

#### MEMBERS OF THE LOCAL BOARD

4. The members of the local board who shall hold office until their successors are elected shall be

- (a) Howard L. Craise, R.R. 3, St. Catharines,
- (b) H. Moore, R.R. 4, St. Catharines,
- (c) Arthur W. Smith, Vineland Station,
- (d) George R. Lewis, Winona,
- (e) John P. Bridgeman, Winona,
- (f) James Walker, Box 32, Grimsby,
- (g) Paul A. Fisher, Burlington,
- (h) Amon Fee, Fonthill, and
- (i) Harold English, R.R. 1, Chatham.

#### DISTRICTS

- 5.—(1) Growers who produce pears, plums and cherries for processing shall be divided into 5 districts as follows:

- (a) District 1, comprising the counties of Halton and Peel;
- (b) District 2, comprising the county of Wentworth;
- (c) District 3, comprising the county of Lincoln;
- (d) District 4, comprising the county of Welland; and
- (e) District 5, comprising the counties of Essex, Kent and Norfolk.

(2) A person who produces pears, plums or cherries for processing in a county or territorial district not included in a district may become a member of the county group of growers nearest to his place of residence.

#### COUNTY GROUPS

6. Growers who produce pears, plums or cherries for processing in each of the counties named in section 5 shall form a county group but the growers of any one county may join with the growers of any other county in the same district.

#### COMMITTEES

7. There shall be a committee in each district to be known as "The District Pear, Plum and Cherry Growers' Committee".

8. Each county group shall on or before the 15th of March in each year elect a representative or representatives to The District Pear, Plum and Cherry Growers' Committee for the district in which the county is located on the basis of one representative for each 50 growers or fraction thereof.

#### ELECTION OF LOCAL BOARD

9. Each District Pear, Plum and Cherry Growers' Committee shall on or before the 31st of March in each year elect the member or members to the local board as follows:

- (a) District 1, 1 member;
- (b) District 2, 2 members;
- (c) District 3, 4 members;
- (d) District 4, 1 member; and
- (e) District 5, 1 member.

#### POWERS AND DUTIES OF LOCAL BOARD

10. The local board shall have power
  - (a) to control the marketing of pears, plums and cherries produced in Ontario and to regulate their sale in accordance with the provisions of the Act and regulations made thereunder; and
  - (b) to stimulate, increase and improve the marketing of pears, plums and cherries produced in Ontario by appointing such persons and doing such acts as it deems advisable and to pay any expenses thereby incurred out of the money raised as licence fees under regulation 10 of the regulations made by the Board under the Act in respect of the marketing of pears, plums and cherries.

## THE FARM PRODUCTS MARKETING ACT, 1946

O. Reg. 222/49.  
Marketing of Pears, Plums and Cherries.  
Revoking O. Reg. 83/46.  
Made—12th December, 1949.  
Approved—22nd December, 1949.  
Filed—28th December, 1949, 3.35 p.m.

### REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT, 1946

#### MARKETING OF PEARS, PLUMS AND CHERRIES FOR PROCESSING

##### INTERPRETATION

1. In these regulations and in any order, direction or determination made by the Board or the local board,

(a) "buyer" means a person who buys pears, plums or cherries for processing or for resale directly or indirectly to a processor;

(b) "cherries" mean cherries produced in Ontario which are subsequently used for processing;

(c) "grower" means a person engaged in the production of pears, plums or cherries in Ontario for processing;

(d) "local board" means The Ontario Pear, Plum and Cherry Growers' Marketing Board;

(e) "pears" mean pears produced in Ontario which are subsequently used for processing;

(f) "plums" mean plums produced in Ontario which are subsequently used for processing;

(g) "processing" includes canning, dehydrating, drying, freezing or processing with sugar or sulphur dioxide or any other chemical; and

(h) "processor" includes every person carrying on the business in Ontario of processing pears, plums or cherries.

##### LICENCES FOR PROCESSORS

2. No person shall engage in Ontario in the business of a processor of pears, plums or cherries without a processor's licence from the Board in form 1.

3. An application for a processor's licence shall be in form 2.

4. A processor's licence shall be issued annually for the period from the 1st of April in the year in which the licence is issued to the 31st of March in the following year.

5. Except as provided in regulation 10 a licence shall be issued to a processor without charge.

##### LICENCES FOR BUYERS

6. No person other than a processor shall buy pears, plums or cherries for processing without a buyer's licence from the Board in form 3.

7. An application for a buyer's licence shall be in form 4.

8. A buyer's licence shall be issued annually for the period from the 1st of April in the year in which the licence is issued to the 31st of March in the following year.

9. A licence shall be issued to a buyer without charge.

##### LICENCE FEES

10.—(1) Every grower shall pay to the local board licence fees at the rate of forty cents for each ton or fraction thereof of pears, plums or cherries delivered to a processor and processed by the processor.

(2) The processor shall deduct the licence fees payable by a grower from the sum of money due to the person from whom the pears, plums or cherries were received.

(3) The processor shall forward to the local board the licence fees deducted not later than the 1st of December in any year.

##### MARKETING

11.—(1) There shall be a committee of six persons for each regulated product to be known as "The Negotiating Committee", three of whom shall be appointed annually by the local board, and three of whom shall be appointed annually by the processors.

(2) The Negotiating Committee for each regulated product may negotiate and settle agreements respecting

(a) minimum prices,

(b) forms of contract,

(c) conditions of sale,

(d) grades and price differentials between grades, and

(e) fulfilment of contracts.

12. Where a negotiating committee fails to arrive at an agreement the matters in dispute shall be referred to a negotiating board.

13.—(1) The negotiating board for each regulated product shall consist of 3 members.

(2) One member may be appointed by the three members of The Negotiating Committee appointed by the local board, and another member may be appointed by the three members of The Negotiating Committee appointed by the processors.

(3) Where two members are appointed to the negotiating board in accordance with subregulation 2, the two members so appointed may appoint a third member to the negotiating board but where the two appointed members fail to agree on the third member within 7 days, the Board may appoint a third member.

(4) Where the three members of The Negotiating Committee appointed by the local board or the three members of The Negotiating Committee appointed by the processors fail to appoint a member to the negotiating board within 7 days, the Board may appoint a negotiating board.

(5) The negotiating board for each regulated product shall meet within 14 days of the appointment of the third member thereof.

(6) The negotiating board for each regulated product may negotiate and settle agreements respecting any matters referred to it.

14.—(1) Any agreements approved by The Negotiating Committee or the negotiating board for each regulated product shall be submitted to the Board.

(2) Where the Board approves an agreement submitted to it the Board may declare the agreement to be in force.

REVOCATION

15. Ontario Regulations 83/46 are revoked.

Dated at Toronto, this 12th day of December, 1949.

G. F. PERKIN,  
*Chairman.*

(Seal)

F. K. B. STEWART,  
*Secretary.*

FORM 1

*The Farm Products Marketing Act, 1946*

THE FARM PRODUCTS MARKETING BOARD

LICENCE AS A PROCESSOR OF PEARS,  
PLUMS AND CHERRIES

This is to certify that.....  
Name

Address

is licensed as a processor of pears, plums or cherries for the period from the 1st of April, 19 , to the 31st of March in the following year under *The Farm Products Marketing Act, 1946*, The Ontario Pear, Plum and Cherry Growers' Marketing-for-Processing Scheme and the regulations made by the Board for the marketing of pears, plums or cherries.

Dated at Toronto, Ontario, this day of , 19 .

Chairman

Secretary

FORM 2

*The Farm Products Marketing Act, 1946*

THE FARM PRODUCTS MARKETING BOARD

APPLICATION FOR LICENCE AS A  
PROCESSOR OF PEARS, PLUMS  
AND CHERRIES

Name of applicant

makes application to The Farm Products Marketing Board for licence to engage in the business of a processor of pears, plums or cherries under *The Farm Products Marketing Act, 1946*, for the period from the 1st of April, 19 , to the 31st of March in the following year.

Dated at , Ontario, this day of , 19 .

Applicant

Address

FORM 3

*The Farm Products Marketing Act, 1946*

THE FARM PRODUCTS MARKETING BOARD

LICENCE AS A BUYER OF PEARS,  
PLUMS AND CHERRIES

This is to certify that.....  
Name

Address

is licensed as a buyer of pears, plums or cherries for the period from the 1st of April, 19 , to the 31st of March in the following year under *The Farm Products Marketing Act, 1946*, The Ontario Pear, Plum and Cherry Growers' Marketing-for-Processing Scheme and the regulations made by the Board for the marketing of pears, plums or cherries.

Dated at Toronto, Ontario, this day of , 19 .

Chairman

Secretary

FORM 4

*The Farm Products Marketing Act, 1946*

THE FARM PRODUCTS MARKETING BOARD

APPLICATION FOR LICENCE AS A BUYER  
OF PEARS, PLUMS AND CHERRIES

Name of applicant

makes application to The Farm Products Marketing Board for licence to engage in the business of a buyer of pears, plums or cherries under *The Farm Products Marketing Act, 1946*, for the period from the 1st of April, 19 , to the 31st of March in the following year.

Dated at , Ontario, this day of , 19 .

Applicant

Address

(54)

2

THE FARM PRODUCTS MARKETING ACT,  
1946

O. Reg. 223/49.

The Ontario Berry Growers' Marketing-for-Processing Scheme.

Revoking O. Reg. 82/46.

Made—22nd December, 1949.

Filed—28th December, 1949, 3.40 p.m.

REGULATIONS MADE UNDER THE FARM  
PRODUCTS MARKETING ACT, 1946

1. The Scheme in Schedule 1 is approved and declared to be in force in Ontario.

2. Ontario Regulations 82/46 are revoked.

SCHEDULE 1

*The Farm Products Marketing Act, 1946*

SCHEME

1. This scheme may be cited as "The Ontario Berry Growers' Marketing-for-Processing Scheme".

LOCAL BOARD

2. There shall be a local board to be known as "The Ontario Berry Growers' Marketing Board".

3. The local board shall consist of seven members.



MEMBERS OF THE LOCAL BOARD

4. The members of the local board who shall hold office until their successors are elected shall be

- (a) Donald R. Paxton, R.R. 2, St. Catharines,
- (b) Raymond Elmer Anderson, R.R. 5, Waterford,
- (c) Reginald Howard Rittenhouse, Vineland Station,
- (d) Robert James Preston, Midland,
- (e) Everett Slacer, R.R. 1, Clarkson,
- (f) Ivan M. Law, Box 130, Whitby, and
- (g) George Baitely, Wellington.

DISTRICTS

5.—(1) Growers who produce berries for processing shall be divided into 5 districts as follows:

- (a) District 1, comprising the counties of Brant, Elgin, Norfolk and Oxford;
- (b) District 2, comprising the counties of Haldimand, Lincoln, Welland and Wentworth;
- (c) District 3, comprising the Counties of Grey and Simcoe;
- (d) District 4, comprising the counties of Halton, Peel and York; and
- (e) District 5, comprising the counties of Durham, Hastings, Northumberland, Ontario and Prince Edward.

(2) A person who produces berries for processing in a county or territorial district not included in a district may become a member of the county group of growers nearest to his place of residence.

COUNTY GROUPS

6. Growers who produce berries for processing in each of the counties named in section 5 shall form a county group but the growers of any one county may join the growers of any other county in the same district.

COMMITTEES

7. There shall be a committee in each district to be known as "The District Berry Growers' Committee."

8. Each county group shall on or before the 15th of March in each year elect a representative or representatives to The District Berry Growers' Committee for the district in which the county is located on the basis of one representative for each 50 growers or fraction thereof.

ELECTION OF LOCAL BOARD

9. Each District Berry Growers' Committee shall on or before the 31st of March in each year elect the member or members to the local board as follows:

- (a) District 1, 1 member;
- (b) District 2, 2 members;
- (c) District 3, 1 member;
- (d) District 4, 1 member; and
- (e) District 5, 2 members.

POWERS AND DUTIES OF LOCAL BOARD

10. The local board shall have power

- (a) to control the marketing of berries produced in Ontario and to regulate their sale in accordance with the provisions of the Act and regulations made thereunder, and
- (b) to stimulate, increase and improve the marketing of berries produced in Ontario by appointing such persons and doing such acts as it deems advisable and to pay any expenses thereby incurred out of the money raised as licence fees under regulation 10 of the regulations made by the Board under the Act in respect of the marketing of berries.

(55)

2

THE FARM PRODUCTS MARKETING ACT,  
1946

O. Reg. 224/49.  
Marketing of Berries for Processing.  
Revoking O. Reg. 82/46.  
Made—6th December, 1949.  
Approved—22nd December, 1949.  
Filed—28th December, 1949, 3.45 p.m.

REGULATIONS MADE BY THE BOARD  
UNDER THE FARM PRODUCTS  
MARKETING ACT, 1946

MARKETING OF BERRIES FOR PROCESSING

INTERPRETATION

1. In these regulations and in any order, direction or determination made by the Board or the local board,

- (a) "berries" mean raspberries and strawberries produced in Ontario which are subsequently used for processing;
- (b) "buyer" means a person who buys berries for processing or for resale directly or indirectly to a processor;
- (c) "grower" means a person engaged in the production of berries in Ontario for processing;
- (d) "local board" means The Ontario Berry Growers' Marketing Board;
- (e) "processing" includes canning, dehydrating, drying, freezing or processing with sugar or sulphur dioxide or any other chemical; and
- (f) "processor" includes every person carrying on the business in Ontario of processing berries.

LICENCES FOR PROCESSORS

2. No person shall engage in Ontario in the business of a processor of berries without a processor's licence from the Board in form 1.

3. An application for a processor's licence shall be in form 2.

4. A processor's licence shall be issued annually for the period from the 1st of April in the year in which the licence is issued to the 31st of March in the following year.

5. Except as provided in regulation 10 a licence shall be issued to a processor without charge.

LICENCES FOR BUYERS

6. No person other than a processor shall buy berries for processing without a buyer's licence from the Board in form 3.

7. An application for a buyer's licence shall be in form 4.

8. A buyer's licence shall be issued annually for the period from the 1st of April in the year in which the licence is issued to the 31st of March in the following year.

9. A licence shall be issued to a buyer without charge.

LICENCE FEES

10.—(1) Every grower shall pay to the local board licence fees at the rate of one-tenth of a cent for each quart or fraction thereof of berries delivered to a processor and processed by the processor.

(2) The processor shall deduct the licence fees payable by a grower from the sum of money due to the person from whom the berries were received.

(3) The processor shall forward to the local board the licence fees deducted not later than the 15th of September in any year.

MARKETING

11.—(1) There shall be a committee of six persons for each regulated product to be known as "The Negotiating Committee", three of whom shall be appointed annually by the local board, and three of whom shall be appointed annually by the processors.

(2) The Negotiating Committee for each regulated product may negotiate and settle agreements respecting

- (a) minimum prices,
- (b) forms of contract,
- (c) conditions of sale,
- (d) grades and price differentials between grades, and
- (e) Fulfilment of contracts.

12. Where a negotiating committee fails to arrive at an agreement the matters in dispute shall be referred to a negotiating board.

13.—(1) The negotiating board for each regulated product shall consist of 3 members.

(2) One member may be appointed by the three members of The Negotiating Committee appointed by the local board, and another member may be appointed by the three members of The Negotiating Committee appointed by the processors.

(3) Where two members are appointed to the negotiating board in accordance with subregulation 2, the two members so appointed may appoint a third member to the negotiating board but where the two appointed members fail to agree on the third member within 7 days, the Board may appoint a third member.

(4) Where the three members of The Negotiating Committee appointed by the local board or the three members of The Negotiating Committee appointed by the processors fail to appoint a member to the negotiating board within 7 days, the Board may appoint a negotiating board.

(5) The negotiating Board for each regulated product shall meet within 14 days of the appointment of the third member thereof.

(6) The negotiating board for each regulated product may negotiate and settle agreements respecting any matters referred to it.

14.—(1) Any agreements approved by The Negotiating Committee or the negotiating board for each regulated product shall be submitted to the Board.

(2) Where the Board approves an agreement submitted to it the Board may declare the agreement to be in force.

REVOCATION

14. Ontario Regulations 82/46 are revoked.

Dated at Toronto, this 6th day of December, 1949.

G. F. PERKIN,  
Chairman.

(Seal)

F. K. B. STEWART,  
Secretary.

FORM 1

*The Farm Products Marketing Act, 1946*

THE FARM PRODUCTS MARKETING BOARD

LICENCE AS A PROCESSOR OF BERRIES

This is to certify that.....  
Name

.....  
Address

is licensed as a processor of berries for the period from the 1st of April, 19 , to the 31st of March in the following year under *The Farm Products Marketing Act, 1946*, 'The Ontario Berry Growers' Marketing-for-Processing Scheme and the regulations made by the Board for the marketing of berries.

Dated at Toronto, Ontario, this        day of        ,  
19 .

.....  
Chairman

.....  
Secretary

FORM 2

*The Farm Products Marketing Act, 1946*

THE FARM PRODUCTS MARKETING BOARD

APPLICATION FOR LICENCE AS A PROCESSOR OF BERRIES

.....  
Name of applicant

makes application to The Farm Products Marketing Board for licence to engage in the business of a processor of berries under *The Farm Products Marketing Act, 1946*, for the period from the 1st of April, 19 , to the 31st of March in the following year.

Dated at        , 19 ., Ontario, this        day of       

.....  
Applicant

.....  
Address

FORM 3

*The Farm Products Marketing Act, 1946*

THE FARM PRODUCTS MARKETING BOARD  
LICENCE AS A BUYER OF BERRIES

This is to certify that.....

Name

Address

is licensed as a buyer of berries for the period from the 1st of April, 19 , to the 31st of March in the following year under *The Farm Products Marketing Act, 1946*, The Ontario Berry Growers' Marketing-for-Processing Scheme and the regulations made by the Board for the marketing of berries.

Dated at Toronto, Ontario, this day of , 19 .

Chairman

Secretary

FORM 4

*The Farm Products Marketing Board, 1946*

THE FARM PRODUCTS MARKETING BOARD  
APPLICATION FOR LICENCE AS A  
BUYER OF BERRIES

Name of applicant

makes application to The Farm Products Marketing Board for licence to engage in the business of a buyer of berries under *The Farm Products Marketing Act, 1946*, for the period from the 1st of April, 19 , to the 31st of March in the following year.

Dated at , Ontario, this day of , 19 .

Applicant

Address

(56)

2

THE HOSPITALS AID ACT, 1948

O. Reg. 225/49.  
Capital Grant.  
Amending O. Reg. 107/48 and Revoking O. Reg. 48/49.  
Made—22nd December, 1949.  
Filed—29th December, 1949, 11.45 a.m.

REGULATIONS MADE UNDER THE  
HOSPITALS AID ACT, 1948

1. Regulation 10*d* of Ontario Regulations 107/48 and Ontario Regulations 48/49 are revoked.

2.—(1) A capital grant in an amount prescribed by Ontario Regulations 107/48 may be paid to a hospital in Group A located in a city having a population of 200,000 or more according to the last revised assessment roll where,—

- (a) the number of beds proposed by the applicant hospital by way of new construction exceeds 630; and
- (b) that hospital does not admit as a patient any person over the age of 16 years.

(2) The amount of any capital grant paid under Ontario Regulations 48/49 in excess of \$1,000,000 shall be deducted from this grant.

(3) Regulations 14 of Ontario Regulations 107/48 does not apply to a hospital referred to in subregulation 1.

(4) These regulations expire on the 31st of January, 1950.

(57)

2



# Publications Under The Regulations Act, 1944

JANUARY 21st, 1950

## THE PUBLIC SERVICE ACT, 1947

O. Reg. 1/50.  
Superannuation Allowance.  
Amending O. Reg. 36/48.  
Made—22nd December, 1949.  
Filed—4th January, 1950, 2.40 p.m.

### REGULATIONS MADE UNDER THE PUBLIC SERVICE ACT, 1947

1. That part of subregulation 4 of regulation 4 of Ontario Regulations 36/48 as made by Ontario Regulations 65/49 is revoked and the following substituted therefor:

(4) Commencing with the 1st of August, 1944, there may be paid to a person not then entitled to a superannuation allowance having more than 5 years' service who ceases to be a civil servant, or to his personal representative or, failing a personal representative, to such other person as the Commission may determine, an amount computed on the basis of his pay at the date of leaving the service for a period equal to 50 per cent of the value of his credits or fraction thereof, but the amount shall not

2. Regulation 10 of Ontario Regulations 36/48 except clauses *a* and *b* is revoked and the following substituted therefor:

10. Where a civil servant who has served more than 6 months dies, there shall be paid to his personal representative or, failing a personal representative, to such person as the Commission may determine the salary

(68)

3

## THE FARM PRODUCTS MARKETING ACT, 1946

O. Reg. 2/50.  
The Ontario Peach Growers' Marketing-for-Processing Scheme.  
Revoking O. Reg. 91/46.  
Made—28th December, 1949.  
Approved—5th January, 1950.  
Filed—9th January, 1950, 11.40 a.m.

### REGULATIONS MADE UNDER THE FARM PRODUCTS MARKETING ACT, 1946

1. The Scheme in Schedule 1 is approved and declared to be in force in Ontario.

2. Ontario Regulations 91/46 are revoked.

#### SCHEDULE 1

*The Farm Products Marketing Act, 1946*

#### SCHEME

1. This scheme may be cited as "The Ontario Peach Growers' Marketing-for-Processing Scheme".

#### LOCAL BOARD

2. There shall be a local board to be known as "The Ontario Peach Growers' Marketing Board".

3. The local board shall consist of seven members.

#### MEMBERS OF LOCAL BOARD

4. The members of the local board who shall hold office until their successors are elected shall be

(a) Howard L. Craise, R.R. 3, St. Catharines,

(b) James G. Walker, Box 32, Grimsby,

(c) Arthur W. Smith, Vineland Station,

(d) William C. Nickerson, R.R. 2, St. Catharines,

(e) Amon Fee, Ridgeville,

(f) C. Frank Smith, R.R. 5, Hamilton, and

(g) George Whaley, R.R. 2, Ruthven.

#### DISTRICTS

5.—(1) Growers who produce peaches for processing shall be divided into 4 districts as follows:

(a) District 1, comprising the counties of Essex, Kent and Norfolk;

(b) District 2, comprising the county of Lincoln;

(c) District 3, comprising the county of Welland; and

(d) District 4, comprising the county of Wentworth.

(2) A person who produces peaches for processing in a county or territorial district not included in a district may become a member of the county group of growers nearest to his place of residence.

#### COUNTY GROUPS

6. Growers who produce peaches for processing in each of the counties named in section 5 shall form a county group but the growers of any one county may join with the growers of any other county in the same district.

#### COMMITTEES

7. There shall be a committee in each district to be known as "The District Peach Growers' Committee".

8. Each county group shall on or before the 15th of March in each year elect a representative or representatives to The District Peach Growers' Committee for the district in which the county is located on the basis of one representative for each 50 growers or fraction thereof.

#### ELECTION OF LOCAL BOARD

9. Each District Peach Growers' Committee shall on or before the 31st of March in each year elect the member or members to the local board as follows:

(a) District 1, 1 member;

(b) District 2, 4 members;

- (c) District 3, 1 member; and
- (d) District 4, 1 member.

## POWERS AND DUTIES OF LOCAL BOARD

10. The local board shall have power
- (a) to control the marketing of peaches produced in Ontario and to regulate their sale in accordance with the provisions of the Act and regulations made thereunder, and
  - (b) to stimulate, increase and improve the marketing of peaches produced in Ontario by appointing such persons and doing such acts as it deems advisable and to pay any expenses thereby incurred out of the money raised as licence fees under regulation 10 of the regulations made by the Board under the Act in respect of the marketing of peaches.

(94) 3

## THE FARM PRODUCTS MARKETING ACT, 1946

O. Reg. 3/50.  
Marketing of Peaches for Processing.  
Revoking O. Reg. 91/46.  
Made—28th December, 1949.  
Approved—5th January, 1950.  
Filed—9th January, 1950, 11.45 a.m.

REGULATIONS MADE BY THE BOARD  
UNDER THE FARM PRODUCTS  
MARKETING ACT, 1946

## MARKETING OF PEACHES FOR PROCESSING

## INTERPRETATION

1. In these regulations and in any order, direction or determination made by the Board or the local board,
- (a) "buyer" means a person who buys peaches for processing or for resale directly or indirectly to a processor;
  - (b) "grower" means a person engaged in the production of peaches in Ontario for processing;
  - (c) "local board" means The Ontario Peach Growers' Marketing Board;
  - (d) "peaches" means peaches produced in Ontario which are subsequently used for processing;
  - (e) "processing" includes canning, dehydrating, drying, freezing or processing with sugar or sulphur dioxide or any other chemical; and
  - (f) "processor" includes every person carrying on the business in Ontario of processing peaches.

## LICENCES FOR PROCESSORS

2. No person shall engage in Ontario in the business of a processor of peaches without a processor's licence from the Board in form 1.
3. An application for a processor's licence shall be in form 2.
4. A processor's licence shall be issued annually for the period from the 1st of April in the year in which the licence is issued to the 31st of March in the following year.

5. Except as provided in regulation 10 a licence shall be issued to a processor without charge.

## LICENCES FOR BUYERS

6. No person other than a processor shall buy peaches for processing without a buyer's licence from the Board in form 3.
7. An application for a buyer's licence shall be in form 4.
8. A buyer's licence shall be issued annually for the period from the 1st of April in the year in which the licence is issued to the 31st of March in the following year.
9. A licence shall be issued to a buyer without charge.

## LICENCE FEES

- 10.—(1) Every grower shall pay to the local board licence fees at the rate of 40 cents for each ton or fraction thereof of peaches delivered to a processor and processed by the processor.
- (2) The processor shall deduct the licence fees payable by a grower from the sum of money due to the person from whom the peaches were received.
- (3) The processor shall forward to the local board the licence fees deducted not later than the 1st of December in any year.

## MARKETING

- 11.—(1) There shall be a committee of six persons to be known as "The Negotiating Committee", three of whom shall be appointed annually by the local board, and three of whom shall be appointed annually by the processors.
- (2) The Negotiating Committee may negotiate and settle arguments respecting
- (a) minimum prices,
  - (b) forms of contract,
  - (c) conditions of sale,
  - (d) grades and price differentials between grades, and
  - (e) fulfilment of contracts.
12. Where The Negotiating Committee fails to arrive at an agreement the matters in dispute shall be referred to a negotiating board.
- 13.—(1) The negotiating board shall consist of 3 members.
- (2) One member may be appointed by the three members of The Negotiating Committee appointed by the local board, and another member may be appointed by the three members of The Negotiating Committee appointed by the processors.
- (3) Where two members are appointed to the negotiating board in accordance with subregulation 2, the two members so appointed may appoint a third member to the negotiating board but where the two appointed members fail to agree on the third member within 7 days, the Board may appoint a third member.

- (4) Where the three members of The Negotiating Committee appointed by the local board or the three members of The Negotiating Committee appointed by the processors fail to appoint a member to the negotiating board within 7 days, the Board may appoint a negotiating board.

(5) The negotiating board shall meet within 14 days of the appointment of the third member thereof.

(6) The negotiating board may negotiate and settle agreements respecting any matters referred to it.

14.—(1) Any agreements approved by The Negotiating Committee or the negotiating board shall be submitted to the Board.

(2) Where the Board approves an agreement submitted to it the Board may declare the agreement to be in force.

REVOCATION

15. Ontario Regulations 91/46 are revoked.

Dated at Toronto, this 19th day of December, 1949.

(Seal) G. F. PERKIN, Chairman.  
F. K. B. STEWART, Secretary.

FORM 1

*The Farm Products Marketing Act, 1946*

THE FARM PRODUCTS MARKETING BOARD

LICENCE AS A PROCESSOR OF PEACHES

This is to certify that.....  
Name

.....  
Address

is licensed as a processor of peaches for the period from the 1st of April, 19 , to the 31st of March in the following year under *The Farm Products Marketing Act, 1946*, The Ontario Peach Growers' Marketing-for-Processing Scheme and the regulations made by the Board for the marketing of peaches.

Dated at Toronto, Ontario, this day of , 19 .

.....  
Chairman.

.....  
Secretary.

FORM 2

*The Farm Products Marketing Act, 1946*

THE FARM PRODUCTS MARKETING BOARD

APPLICATION FOR LICENCE AS A PROCESSOR OF PEACHES

.....  
Name of applicant

makes application to The Farm Products Marketing Board for licence to engage in the business of a processor of peaches under *The Farm Products Marketing Act, 1946*, for the period from the 1st of April, 19 , to the 31st of March in the following year.

Dated at , Ontario, this day of , 19 .

.....  
Applicant.

.....  
Address.

FORM 3

*The Farm Products Marketing Act, 1946*

THE FARM PRODUCTS MARKETING BOARD

LICENCE AS A BUYER OF PEACHES

This is to certify that.....  
Name

.....  
Address

is licensed as a buyer of peaches for the period from the 1st of April, 19 , to the 31st of March in the following year under *The Farm Products Marketing Act, 1946*, The Ontario Peach Growers' Marketing-for-Processing Scheme and the regulations made by the Board for the marketing of peaches.

Dated at Toronto, Ontario, this day of , 19 .

.....  
Chairman.

.....  
Secretary.

FORM 4

*The Farm Products Marketing Act, 1946*

THE FARM PRODUCTS MARKETING BOARD

APPLICATION FOR LICENCE AS A BUYER OF PEACHES

.....  
Name of applicant

makes application to The Farm Products Marketing Board for licence to engage in the business of a buyer of peaches under *The Farm Products Marketing Act, 1946*, for the period from the 1st of April, 19 , to the 31st of March in the following year.

Dated at , 19 , Ontario, this day of .

.....  
Applicant.

.....  
Address.

(95)

3

THE PROVINCIAL PARKS ACT

O. Reg. 4/50.  
Creation of Provincial Parks.  
New.  
Made—5th January, 1950.  
Filed—10th January, 1950, 2.10 p.m.

REGULATIONS MADE UNDER THE PROVINCIAL PARKS ACT

CREATION OF PROVINCIAL PARKS

1. The tracts of land described in the schedules, being the property of the Crown and not suitable for settlement or agricultural purposes, are withdrawn from sale, settlement and occupancy under the provisions of *The Public Lands Act*, and *The Mining Act*,

and each is reserved and set apart as a public park and forest reserve, health resort and pleasure ground for the benefit, advantage and enjoyment of the people of Ontario, and for the protection of the fish, birds, game and fur-bearing animals therein, and each tract described in the schedule in Column 1 shall be known as a provincial park and called by the name set opposite thereto in Column 2:

Column 1	Column 2
Schedule 1	Lake Superior Provincial Park
Schedule 2	Quetico Provincial Park
Schedule 3	Sibley Provincial Park

### SCHEDULE 1

#### LAKE SUPERIOR PROVINCIAL PARK

In the Territorial District of Algoma and described as follows:

COMMENCING at a point in the high-water mark of Agawa Bay of Lake Superior where it is intersected by the westerly boundary of Township 28, Range 15; thence southerly along the westerly boundary of Township 28, Range 15, to the south-west angle thereof; thence easterly along the southerly boundary of that township to its intersection with the northerly bank of the Montreal River; thence in a general north-easterly direction along the northerly bank of the Montreal River to its intersection with the westerly boundary of the Township of Home; thence northerly along the last-named boundary to the north-west angle of the Township of Home; thence westerly along the southerly boundary of Township 27, Range 16, to the south-west angle thereof; thence northerly along the westerly boundary of the last-named township to its intersection with the southerly limit of the right of way of the Algoma Central & Hudson's Bay Railway; thence in a general westerly, north-westerly and easterly direction along the southerly, westerly and northerly limits of that right of way to the intersection of the northerly limit of that right of way with the easterly boundary of Township 28, Range 16; thence northerly along the last-named boundary to the north-east angle of Township 28, Range 16; thence westerly along the northerly boundary of the last-named township to the south-east angle of Township 29, Range 17; thence northerly along the easterly boundary of Township 29, ranges 17 and 18, to the south-west angle of Township 28, Range 19; thence easterly along the southerly boundary of the last-named township to its intersection with the westerly limit of the right of way of the Algoma Central & Hudson's Bay Railway; thence in a general northerly direction along the westerly limit of that right of way to its intersection with the southerly boundary of Township 28, Range 21; thence westerly along the southerly boundary of townships 28 and 29, Range 21, to the south-west angle of the last-named township; thence northerly along the westerly boundary of Township 29, Range 21, to the north-west angle thereof; thence westerly along the southerly boundary of Township 29, Range 22, to the south-west angle thereof; thence northerly along the westerly boundary of the last-named township to its intersection with the southerly bank of the Michipicoten River; thence in a general north-westerly direction along the last-named bank to the high-water mark on the easterly shore of Lake Superior; thence in a general southerly direction along the last-named high-water mark to the point of commencement;

EXCEPTING therefrom lands patented before the 15th of November, 1949, and lands held under a lease from the Crown made before the 15th of November, 1949, but only during the term of the lease.

### SCHEDULE 2

#### QUETICO PROVINCIAL PARK

In the Territorial District of Rainy River and described as follows:

COMMENCING where the boundary line between the territorial districts of Rainy River and Thunder Bay is intersected by the southerly limit of the right of way of the Canadian National Railway; thence in a general westerly direction along the southerly limit of that right of way to its intersection with the centre line of the travelled road extending southerly from Kawene railway station to Eva Lake; thence southerly along the last-named centre line 80 chains, more or less, to the high-water mark on the northerly shore of Eva Lake; thence in a general westerly, southerly and easterly direction along that high-water mark to the portage extending southerly to a small lake lying southerly and about opposite the centre of the main body of water of Eva Lake; thence southerly along that portage 6 chains, more or less, to the high-water mark on the northerly shore of the small lake; thence in a general westerly and south-easterly direction along the last-named high-water mark 40 chains, more or less, to the westerly bank of the stream connecting the small lake to French Lake; thence in a general southerly and south-easterly direction along that bank to the high-water mark on the westerly shore of French Lake; thence in a general south-westerly direction along the last-named high-water mark to the northerly bank of the river connecting French Lake and Pickerel Lake; thence in a general westerly direction along the northerly or right bank downstream of the last-named river to the high-water mark on the northerly shore of Pickerel Lake; thence in a general westerly direction along the high-water mark on the northerly or right shore of Pickerel Lake and Pickerel Narrows to the high-water mark on the easterly shore of the body of water comprising the most southerly part of Batchewaung Lake; thence in a general northerly, north-easterly and north-westerly direction along the high-water mark on the easterly or right shore of Batchewaung Lake to the westerly extremity of a peninsula forming a narrows, distant 80 chains, more or less, north astronomically, from the most southerly shore of Batchewaung Lake; thence west astronomically across the narrows, 20 chains, more or less, to the high-water mark on the westerly shore of Batchewaung Lake; thence in a general south-westerly, north-westerly and westerly direction along the high-water mark on the northerly or right shore of Batchewaung Lake to a point in that high-water mark at the most westerly extremity thereof; thence west astronomically 20 chains, more or less, to the high-water mark on the easterly shore of a small lake; thence in a general easterly, northerly and westerly direction along the last-named high-water mark to a point in that high-water mark at the most westerly extremity of the shore of the small lake; thence west astronomically 40 chains, more or less, to the north-westerly bank of a stream flowing south-westerly into a small lake lying easterly of Smudge Lake; thence in a general south-westerly direction along the last-named bank to the high-water mark on the easterly shore of the small lake lying easterly of Smudge Lake; thence in a general easterly, northerly and westerly direction along the last-named high-water mark to the northerly bank of a stream flowing into Smudge Lake; thence westerly along the last-named bank to the high-water mark on the south-easterly shore of Smudge Lake; thence in a general north-easterly, north-westerly and westerly direction along the last-named high-water mark to the northerly bank of a stream flowing into Sohoe Lake; thence westerly along the last-named bank to the high-water mark on the easterly shore of Sohoe Lake; thence in a



general westerly direction along the high-water mark on the northerly or right shore of Sohoe Lake to the northerly bank of a strait connecting Sohoe Lake and

Cirrus Lake; thence westerly along the last-named bank to the high-water mark on the easterly shore of Cirrus Lake; thence in a general westerly and south-westerly direction along the high-water mark on the north-westerly or right shore of Cirrus Lake to the northerly bank of a small stream flowing into Beaverhouse Lake; thence south-westerly along the last-named bank to the high-water mark on the north-easterly shore of Beaverhouse Lake; thence in a general south-westerly direction along the high-water mark on the north-westerly or right shore of Beaverhouse Lake to the north-westerly bank of the Quetico River; thence in a general south-westerly direction along the north-westerly or right bank downstream of the Quetico River to its junction with Namakan River; thence in a general south-easterly direction along the north-easterly or left bank downstream of the Namakan River to the high-water mark on the northerly shore of Lac la Croix; thence south astronomically to the boundary between Canada and United States; thence in a general south-easterly, easterly and north-easterly direction along the last-named boundary to the intersection with the boundary between the territorial districts of Rainy River and Thunder Bay; thence north astronomically along the last-named boundary 2840 chains, more or less, to the point of commencement;

EXCEPTING therefrom

- (a) the Neguaguon Lake Indian Reserve Number 25D on Lac la Croix;
- (b) lands lying northerly and westerly of French Lake, French Portage and Windigoostigwan Lake patented before the 24th of November, 1941, and lands held under a lease from the Crown made before the 24th of November, 1941, but only during the term of the lease; and
- (c) lands lying within the limits of the rest of the area patented before the 1st of April, 1909, and lands held under a lease from the Crown made before the 1st of April, 1909, but only during the term of the lease.

SCHEDULE 3

SIBLEY PROVINCIAL PARK

In the Township of Sibley in the Territorial District of Thunder Bay and described as follows:

COMMENCING at a point in the high-water mark of Thunder Bay where it is intersected by the northerly boundary of the Township of Sibley; thence easterly along the northerly boundary of the township to the north-east angle of mining location V.13; thence southerly along the easterly limit of mining location V.13 to a point thereon equidistant from the northerly and southerly limits of lot 1, Concession VI; thence east in a straight line to the line between concessions V and VI; thence southerly along the line between concessions V and VI to the northerly limit of lot 11; thence easterly along the northerly limit of lot 11 across concessions V and IV to the high-water mark of Black Bay; thence in a general southerly direction along the high-water mark to the line between mining locations A and B lying south of Concession VII; thence northerly along that line to the southerly limit of lot 27, Concession VII; thence westerly along the southerly limit of lot 27, across concessions VII and VIII to the easterly limit of mining location T lying at the easterly limit of Wood's Location; thence northerly along the easterly limit of mining location T to the north-east angle thereof; thence south-westerly along the northerly limits of mining location T and Wood's Location to the westerly limit of mining location D; thence northerly along the westerly limit of mining

location D to the high-water mark of Thunder Bay; thence in a general north-easterly direction along the high-water mark to the point of commencement.

EXCEPTING therefrom lands patented before the 15th of November, 1949, and lands held under a lease from the Crown made before the 15th of November, 1949, but only during the term of the lease.

(114)

3

THE FARM PRODUCTS MARKETING ACT, 1946

O. Reg. 5/50.

An Agreement for the Marketing of Sugar Beets for Processing.

New.

Made—4th January, 1950.

Filed—11th January, 1950, 11.45 a.m.

ORDER MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT, 1946

MARKETING OF SUGAR BEETS FOR PROCESSING

The Board approves the agreement appended hereto and orders and declares that it is in force.

Dated at Toronto, this 4th day of January, 1950.

(Seal) G. F. PERKIN, Chairman.  
F. K. B. STEWART, Secretary.

MEMORANDUM OF AGREEMENT made by the Negotiating Committee for sugar beets produced in Ontario in 1950, appointed under the provisions of "The Ontario Sugar Beet Growers' Marketing-for-Processing Scheme".

We, the undersigned members of the Negotiating Committee, agree and recommend to the Farm Products Marketing Board that the following agreement be approved:

1. (a) THE MINIMUM PRICES for sugar beets produced in Ontario during the year 1950 and purchased for processing in Ontario and delivered by wagon or truck to a plant opened by the processor shall be according to the scale below set out:—

FOR WAGON OR TRUCK DELIVERY AT FACTORY AVERAGE NET RETURN OBTAINED FOR SUGAR PER 100 POUNDS

	\$7.00	\$8.00	\$9.00
Sugar in Beet	Scale of Prices per Ton of Beets		
13%	\$ 8.85	\$ 9.80	\$10.75
14%	9.55	10.60	11.65
15%	10.25	11.40	12.55
16%	10.95	12.20	13.45
17%	11.65	13.00	14.35
18%	12.35	13.80	15.25
19%	13.05	14.60	16.15
20%	13.75	15.40	17.05

For weigh station or direct car delivery the price shall be 75¢ per ton less than the price set forth above.

Prices of beets for any combinations and fractional parts not shown in the schedule will be increased or decreased in proportion (provided, however, that if

the average sugar content of the grower's beets falls below 13% such average shall be considered as 13%.

The above scale of prices is based upon an extraction of sugar expected by the processor, in the following amounts per ton, for sugar in the beet of: 13 per cent—190 pounds; 14 per cent—210 pounds; 15 per cent—230 pounds; 16 per cent—250 pounds; 17 per cent—270 pounds; 18 per cent—290 pounds; 19 per cent—310 pounds; 20 per cent—330 pounds. To the extent that the actual average extraction is more or less than the expected extraction above referred to, then the above scale of prices shall be increased or decreased in order that the grower and the processor shall share equally in the results of such difference between the actual average extraction and expected extraction.

(b) The above scale of prices includes the grower's half of a total return of \$2.777 per net ton of beets paid for, obtained by the processor from the sale of dried beet pulp and molasses. Should the net returns to the processor for dried beet pulp and molasses from the 1950 crop vary from the amount of \$2.777 per net ton of beets paid for, each variation of one cent (1¢) up or down shall result in additions to or deductions from the above scale of sugar beet prices of one-half cent ( $\frac{1}{2}$ ¢) per ton; fractions in proportion.

(c) On beets delivered by the grower to a weigh station or shipped in direct cars to the factory, the processor will pay no charge other than the railway freight computed on the gross weight of beets received at the then prevailing rate per ton; provided, however, that if such rate exceeds \$1.10 per ton the excess over \$1.10 per ton shall be charged back to the grower.

(d) The said net returns of the processor's beet sugar, dried beet pulp and molasses, and also the final scale of prices per ton of beets, after being computed by the processor from their books, shall be checked and confirmed or corrected by a reliable firm of Chartered Accountants. The certificate of the said firm shall be binding upon both the grower and the processor.

(e) The minimum allowance to a grower for pitting sugar beets on the order of the processor shall be fifty cents (50¢) per ton in addition to the above-mentioned minimum prices.

(f) Initial payments shall be made on the 15th of each month for all beets delivered hereunder up to the 20th of the preceding month and shall be at the highest rate per ton that the processor deems to be justifiable taking into consideration anticipated production of and returns from the sale of sugar, dried beet pulp and molasses. On or before May 31st, 1951, provided all the sugar, dried beet pulp and molasses from the 1950 crop are not yet sold, a payment to the growers shall be made by the processor on the following basis: computed according to the scale of prices on the full amount of the net returns from sugar, dried beet pulp and molasses actually sold and paid for and on 85% of the processor's estimated net returns from sugar, dried beet pulp and molasses unsold. Final settlement is to be made forthwith after final net returns are received and the audit thereof completed as aforesaid, provided, however, that the processor shall have the right to deduct from any payment due hereunder any indebtedness owing by the grower to the processor on any account.

Dated at Chatham, this 23rd day of December, 1949,

GROWER REPRESENTATIVES—  
Eugene King, Paincourt, Ont.  
H. Wilson, Charing Cross, Ont.  
W. Essery, Centralia, Ont.

PROCESSOR REPRESENTATIVES—  
W. H. Punchard, Chatham, Ont.  
B. E. Easton, Chatham, Ont.  
A. W. McIntyre, Chatham, Ont.

(119)

3

## THE DEPARTMENT OF MUNICIPAL AFFAIRS ACT

O. Reg. 6/50.

Tax arrears procedures for the County of Lanark.

New.

Made—January, 1950.

Filed—12th January, 1950, 2.00 p.m.

### REGULATIONS MADE BY THE DEPARTMENT UNDER THE DEPARTMENT OF MUNICIPAL AFFAIRS ACT

1. In respect of a municipality within the County of Lanark, the tax arrears procedures of this Act shall apply and the tax sale procedures of *The Assessment Act* shall not apply and in such case the use or disposition of land vested in the municipality under the tax arrears procedures and the application of the proceeds of such use or disposition shall be subject to the approval of the Department.

2. These regulations shall come into force on the 1st of February, 1950.

G. H. DUNBAR,  
Minister of Municipal Affairs.

Toronto, Ontario.  
January, 1950.

(137)

3

## THE WORKMEN'S COMPENSATION ACT

O. Reg. 7/50.

Tuberculosis in Hospital Workers.  
Amending O. Reg. 235/44.

Made—23rd June, 1949.

Approved—5th January, 1950.

Filed—12th January, 1950, 2.15 p.m.

### REGULATIONS MADE BY THE BOARD UNDER THE WORKMEN'S COMPENSATION ACT

1. Regulation 16 of Ontario Regulations 235/44 is amended by adding at the end thereof under the heading "Description of Disease" the following:

Tuberculosis contracted by a workman employed in a hospital, sanatorium or sanitarium to which Part I of the Act applies.

2. Ontario Regulations 235/44 are amended by adding thereto the regulation following:

16a.—(1) In the case of tuberculosis as described in regulation 16 compensation shall not be payable,—

(a) unless the workman,—

(i) has undergone an examination in accordance with Ontario Regulations 22/44, 43/45, or 43/48 and found free from tuberculosis at the time of the examination; and

(ii) notwithstanding anything contained in the Act, files a claim for compensation within 3 months from the time he ceased to be employed in a hospital, sanatorium or sanitarium; or

(b) where the workman shows evidence of tuberculosis within 3 months after the first examination.

(2) Clause *b* of subregulation 1 shall not apply to a workman who was in the continuous employ of the hospital, sanatorium or sanitarium during the period of 3 months immediately preceding the first examination.

Made this 20th day of June, 1949.

S. R. JOHNSTON, Secretary. E. E. SPARROW, Chairman.

(Seal)

(138)

3

### THE POWER COMMISSION ACT

O. Reg. 8/50.  
Rationing of Power.  
Amending O. Reg. 169/49.  
Made—11th January, 1950.  
Filed—14th January, 1950, 11.45 a.m.

### REGULATIONS MADE BY THE COMMISSION UNDER THE POWER COMMISSION ACT

1. Regulation 7 of Ontario Regulations 169/49 is revoked and the following substituted therefor:

7. Parts II and III shall not apply to the territorial districts of

(a) Kenora,

(b) Rainy River, and

(c) Thunder Bay.

### THE HYDRO-ELECTRIC POWER COMMISSION OF ONTARIO

GEO. H. CHALLIES,  
Vice-Chairman.

(Seal)

E. B. EASSON,  
Secretary.

Dated at Toronto,  
the 11th day of January, A.D. 1950.

(139)

3



# Publications Under The Regulations Act, 1944

JANUARY 28th, 1950

## THE PUBLIC COMMERCIAL VEHICLE ACT, 1949

O. Reg. 9/50.  
General Regulations.  
Revoking O. Regs. 267/44, 64/46,  
121/46 and 22/47.  
Made—13th January, 1950.  
Filed—16th January, 1950, 3.50 p.m.

### REGULATIONS MADE UNDER THE PUBLIC COMMERCIAL VEHICLE ACT, 1949

#### PUBLIC COMMERCIAL VEHICLE OPERATING LICENCES

1.—(1) An operating licence shall authorize the licensee to conduct upon a highway by means of a public commercial vehicle the business of transportation of goods, subject to the Act, these regulations and the terms and conditions in the licence.

(2) Every operating licence shall expire on the 1st of July in each year unless on or before that day the licensee has applied for and acquired vehicle licences for the current year.

(3) Where the licensee has acquired his vehicle licences as provided in subregulation 2, his operating licence shall be deemed to be renewed.

2.—(1) Operating licences are classified as follows:

- (a) Class A—authorizing the licensee to conduct a scheduled public commercial vehicle service between places on the King's Highway and other places named in the licence;
- (b) Class B—authorizing the licensee to conduct a scheduled public commercial vehicle service from or to a home terminal not on the King's Highway, or between places not on the King's Highway;
- (c) Class C—authorizing the licensee to transport only one person's goods at a time and only on a continuous trip from or to the place or places named in the licence;
- (d) Class D—authorizing the licensee to conduct a public commercial vehicle service exclusively for the transportation of goods to or from the person named in the licence, or operated exclusively for the transportation of a particular type of goods designated in the licence;
- (e) Class E—authorizing the licensee to conduct a public commercial vehicle service exclusively for the transportation of milk and cream;
- (f) Class F—authorizing the licensee to conduct a public commercial vehicle service exclusively for the transportation of live stock, road-construction materials, bricks, tile, cement blocks, cement, coal or rough lumber or such of them as are named in the licence;
- (g) Class FS—authorizing the licensee to conduct a public commercial vehicle service exclusively for the transportation of live stock, feed, seed, fertilizer and farm supplies or such of them as may be named in the licence to or from farms within the area defined in the licence;

(h) Class H—authorizing the licensee to conduct a public commercial vehicle service exclusively for the transportation of uncrated used household, office and store furniture;

(i) Class K—authorizing the licensee to conduct a public commercial vehicle service exclusively for the transportation of heavy-duty machinery, boilers, transformers and similar equipment which require special loading devices and cannot be carried on a standard truck, trailer or semi-trailer.

(2) In clause *b* of subregulation 1, "home terminal" means the municipality in which the licensee has his head office, and which is named in the licence.

(3) A shipment under a Class C operating licence shall be delivered directly to the consignee named in the original bill of lading, and shall not at any time form a part-shipment or be included with other goods on the same vehicle, and shall not be transferred from the holder of one operating licence to the holder of another operating licence.

(4) No holder of an operating licence other than a Class D operating licence so authorizing shall transport new uncrated motor vehicles unless his operating licence authorizes him to transport those vehicles.

(5) No holder of an operating licence other than a Class H operating licence shall transport uncrated used household furniture unless his operating licence authorizes him to transport that furniture.

3.—(1) Operating licences shall be in the following forms:

Class A	in form 1
Class B	in form 2
Class C	in form 3
Class D	in form 4
Class E	in form 5
Class F	in form 6
Class FS	in form 7
Class H	in form 8
Class K	in form 9

(2) An application for an operating licence shall be in form 10.

4.—(1) An application for the transfer of an operating licence shall be in form 11 and shall be signed by the licensee and by the applicant.

(2) The application shall be accompanied by,

- (a) a copy of the agreement between the licensee and the applicant covering the sale of the business, equipment, vehicles and vehicle licences; and
- (b) a statutory declaration showing the liabilities, if any, of the licensee, and showing how those liabilities are to be liquidated.

#### PUBLIC COMMERCIAL VEHICLE LICENCES

5.—(1) A vehicle licence shall authorize the licensee to operate the vehicle for which it is issued as a public commercial vehicle in providing the service designated in his operating licence.

(2) Every vehicle licence shall expire on the 31st of March in each year.

(3) Not more than one vehicle licence shall be in effect at any one time in respect of any public commercial vehicle.

(4) No vehicle licence shall be issued in respect of a public commercial vehicle except to the person who is registered as the owner of the vehicle under *The Highway Traffic Act*.

6. A vehicle licence shall be in form 12.

7.—(1) No person shall display any public commercial vehicle licence plate issued under the Act on any vehicle other than that for which the licence plate was issued.

(2) No vehicle licence or licence plate shall be transferred unless the vehicle in respect of which the licence was issued is sold to the transferee and unless the transferee holds an operating licence authorizing the operation of that class of vehicle.

8.—(1) Public commercial vehicles shall be classified in accordance with the classification of the operating licence under which they are operated and the following fees shall be payable for vehicle licences;

(a) for licence and licence plate for each motor vehicle or trailer operated under a Class A, C, D or K operating licence having a gross weight, as shown on the licence, of

not more than 2 tons.....	\$ 10.00
more than 2 tons and up to 3 tons....	15.00
more than 3 tons and up to 4 tons....	20.00
more than 4 tons and up to 5 tons....	27.50
more than 5 tons and up to 6 tons....	36.00
more than 6 tons and up to 7 tons....	42.00
more than 7 tons and up to 8 tons....	48.00
more than 8 tons and up to 9 tons....	58.50
more than 9 tons and up to 10 tons....	65.00
more than 10 tons and up to 11 tons....	82.50
more than 11 tons and up to 12 tons....	90.00
more than 12 tons and up to 13 tons....	97.50
more than 13 tons and up to 14 tons....	105.00
more than 14 tons and up to 15 tons....	112.50
more than 15 tons and up to 16 tons....	120.00
more than 16 tons and up to 17 tons....	127.50
more than 17 tons and up to 18 tons....	135.00

(b) for licence and licence plate for each motor vehicle or trailer operated under a Class B or Class H operating licence having a gross weight, as shown on the licence, of

not more than 4 tons.....	\$ 10.00
more than 4 tons and up to 5 tons....	14.00
more than 5 tons and up to 6 tons....	18.00
more than 6 tons and up to 7 tons....	21.00
more than 7 tons and up to 8 tons....	24.00
more than 8 tons and up to 9 tons....	29.00
more than 9 tons and up to 10 tons....	32.50
more than 10 tons and up to 11 tons....	41.00
more than 11 tons and up to 12 tons....	45.00
more than 12 tons and up to 13 tons....	49.00
more than 13 tons and up to 14 tons....	52.50
more than 14 tons and up to 15 tons....	56.00
more than 15 tons and up to 16 tons....	60.00
more than 16 tons and up to 17 tons....	63.50
more than 17 tons and up to 18 tons....	67.50

(c) for licence and licence plate for each motor vehicle or trailer operated under a Class E or Class F operating licence..... \$1.00

(d) for licence and licence plate for each motor vehicle or trailer operated under a Class FS operating licence.....\$10.00

(e) for the transfer of a vehicle licence.....\$1.00

(f) for a new licence plate in case of loss....\$1.00

(g) for a vehicle licence issued under clause a or b on or after the 1st of December and valid only until the 31st of March next following, one-half the fee provided in clause a or b.

(2) Where the holder of a vehicle licence applies to replace the vehicle in respect of which the licence is in effect with another vehicle in respect of which no vehicle licence is in effect, the Minister may permit the vehicle licence and licence plate to be transferred to the substituted vehicle upon payment of a transfer fee of \$1 and any difference in the fees provided in these regulations for the substituted vehicle, if the substituted vehicle is of a greater gross weight.

(3) In this regulation, "gross weight" means the combined weight of the vehicle and its carrying capacity.

VEHICLES

9. Every public commercial vehicle shall have displayed on both sides of the vehicle a sign in a conspicuous place indicating the classification of the vehicle thus, "Public Commercial Vehicle, Class ....", or "P.C.V., Class ....".

10. The vehicle licence issued for every public commercial vehicle together with a copy of the conditions set out in the operating licence under which it is operated shall, whenever the vehicle is on a highway, be carried by the driver or be kept in a readily accessible place in the vehicle, and shall be produced upon demand of a member of the Ontario Provincial Police Force or of an officer of the Department.

11. Every public commercial vehicle used for the transportation of flammable goods shall be equipped with an adequate fire-extinguisher which shall be kept in effective working order at all times and shall be located in the vehicle in a readily accessible place.

EXAMINATION OF VEHICLES

12.—(1) A member of the Ontario Provincial Police Force or an officer of the Department may at any time examine any public commercial vehicle, its contents and equipment for the purpose of ascertaining whether the Act, these regulations and the operating licence under which the vehicle is operated are being complied with in the operation of the vehicle, and for that purpose the member or officer may require the driver or other person in charge of a public commercial vehicle to stop on a highway.

(2) Every driver or other person in charge of a public commercial vehicle on a highway who is required by a member of the Ontario Provincial Police Force or an officer of the Department, by signals or otherwise, to stop the vehicle for the purpose of examination, shall stop the vehicle and permit and assist in the examination of the vehicle, its contents and equipment.

DRIVERS

13. Drivers of public commercial vehicles shall be at least 18 years of age, of good moral character and fully competent to operate the vehicles under their charge.

14.—(1) Every holder of an operating licence shall keep an accurate record of the hours of labour of drivers, and every driver of a public commercial vehicle shall keep an accurate record of his hours of labour.

(2) The records mentioned in subregulation 1 shall be produced when required for inspection by a member of the Ontario Provincial Police Force or an officer of the Department.

BILLS OF LADING

15.—(1) Subject to subregulation 2, every holder of an operating licence shall, in respect of the transportation of goods, use a bill of lading in form 13 or 14, as the case may require, and every driver operating a public commercial vehicle shall carry on each trip a copy of the bill of lading for each shipment carried on the vehicle and shall produce it when required for inspection by a member of the Ontario Provincial Police Force or an officer of the Department.

(2) Holders of Class E or Class F operating licences, except the holder of a Class F operating licence transporting live stock, shall be exempt from the requirements of subregulation 1.

INSURANCE

16.—(1) Every holder of an operating licence, with respect to every public commercial vehicle operated by him or on his behalf, shall effect and carry insurance in his name in a company authorized to conduct a motor vehicle indemnity insurance business in Ontario, in the following amounts and for the following purposes:

- (a) at least \$5,000, exclusive of interest and costs, against loss or damage resulting from bodily injury to or the death of any one person so injured or killed, and at least \$10,000, exclusive of interest and costs, against loss or damage resulting from bodily injury to or death of two or more persons in any one accident;
- (b) at least \$1,000, exclusive of interest and costs, for damage to property, except goods carried in or upon the vehicle, resulting from any one accident; and
- (c) in respect of goods carried in or upon the vehicle, \$2,000, for each Class A, B, C, D, FS, H or K vehicle, \$200 for each Class E vehicle and \$500 for each Class F vehicle.

(2) Clause c of subregulation 1 shall not apply to public commercial vehicles used exclusively for conveying road-construction materials, iron, steel, coal, rough lumber or other materials of an indestructible or non-flammable nature, or to public commercial vehicles that are used exclusively for hauling semi-trailers and are not designed or used to carry goods.

CASH ON DELIVERY SHIPMENTS

17.—(1) The holder of an operating licence shall clearly indicate, on the documents accompanying each cash on delivery shipment received and transported, the name and address of the shipper or other person designated as payee to whom the delivering carrier shall remit cash on delivery funds collected upon delivery of such shipment.

(2) The holder of an operating licence shall segregate all cash on delivery funds from other funds, and shall deposit the cash on delivery funds in a separate bank account or trust fund from which withdrawal shall be made only for remittance directly to the shipper or other person designated as payee.

(3) Licensees shall remit to the shipper or other person designated as payee all funds collected for or on account of the shipper within 10 days of the collection thereof.

(4) In the event of non-delivery of a cash on delivery shipment within 10 days of arrival at destination the licensee shall notify the shipper in writing giving reasons for the non-delivery and obtain disposal instructions in writing.

(5) Licensees shall maintain a separate record of all cash on delivery shipments, collections and remit-

tances, and the record shall be produced when required for inspection by an officer of the Department.

18.—(1) The holder of an operating licence shall not discontinue any service authorized under his license except after giving the Department 10 days written notice of his intention so to do.

(2) The Minister may cancel or suspend any operating licence where the holder thereof,

- (a) fails to begin service within 30 days after the issue of the licence or within such further period as is specified in the licence; or
- (b) fails for a continuous period of 30 days to give any service authorized by the licence.

19. An officer of the Department may at any reasonable time examine all books, records and documents used in connection with the business of the holder of an operating licence, and for that purpose the holder of the licence and his employees shall permit and assist in the examination.

20. Every applicant for an operating licence shall file with the Department a certificate of the Workmen's Compensation Board certifying that he has provisionally complied with *The Workmen's Compensation Act*.

21. The powers and duties of the Minister under subsections 3 and 4 of section 4 and section 9 of the Act are delegated to the Registrar of Motor Vehicles.

22. Ontario Regulations 267/44, 64/46, 121/46 and 22/47 are revoked.

FORM 1

*The Public Commercial Vehicle Act, 1949*

PUBLIC COMMERCIAL VEHICLE OPERATING LICENCE

No. A.....

Under *The Public Commercial Vehicle Act, 1949*, and the regulations, and subject to the limitations thereof, this licence is issued to..... of..... to operate Class A public commercial vehicles on the following route:

Date.....19....

Countersigned

.....  
 Registrar of Motor Vehicles      Minister of Highways

Note:

Subregulations 2 and 3 of regulation 1 of the regulations under this Act are as follows:

- (2) Every operating licence shall expire on the 1st of July in each year unless on or before that day the licensee has applied for and acquired vehicle licences for the current year.
- (3) Where the licensee has acquired his vehicle licences as provided in subregulation 2, his operating licence shall be deemed to be renewed.

FORM 2

*The Public Commercial Vehicle Act, 1949*

PUBLIC COMMERCIAL VEHICLE OPERATING LICENCE

No. B.....

Under *The Public Commercial Vehicle Act, 1949*, and the regulations, and subject to the limitations thereof, this licence is issued to..... of..... to operate Class B public commercial vehicles on the following route:

Date.....19....

Countersigned

.....  
Registrar of Motor Vehicles      Minister of Highways

Note:

Subregulations 2 and 3 of regulation 1 of the regulations under this Act are as follows:

- (2) Every operating licence shall expire on the 1st of July in each year unless on or before that day the licensee has applied for and acquired vehicle licences for the current year.
- (3) Where the licensee has acquired his vehicle licenses as provided in subregulation 2, his operating licence shall be deemed to be renewed.

FORM 3

*The Public Commercial Vehicle Act, 1949*

PUBLIC COMMERCIAL VEHICLE OPERATING LICENCE

No. C.....

Under *The Public Commercial Vehicle Act, 1949*, and the regulations, and subject to the limitations thereof, this licence is issued to..... of..... to operate Class C public commercial vehicles on the following route:

Date.....19....

Countersigned

.....  
Registrar of Motor Vehicles      Minister of Highways

Note:

Subregulations 2 and 3 of regulation 1 of the regulations under this Act are as follows:

- (2) Every operating licence shall expire on the 1st of July in each year unless on or before that day the licensee has applied for and acquired vehicle licences for the current year.
- (3) Where the licensee has acquired his vehicle licenses as provided in subregulation 2, his operating licence shall be deemed to be renewed.

FORM 4

*The Public Commercial Vehicle Act, 1949*

PUBLIC COMMERCIAL VEHICLE OPERATING LICENCE

No. D.....

Under *The Public Commercial Vehicle Act, 1949*, and the regulations, and subject to the limitations thereof, this licence is issued to..... of..... to operate Class D public commercial vehicles on the following route:

Date.....19....

Countersigned

.....  
Registrar of Motor Vehicles      Minister of Highways

Note:

Subregulations 2 and 3 of regulation 1 of the regulations under this Act are as follows:

- (2) Every operating licence shall expire on the 1st of July in each year unless on or before that day the licensee has applied for and acquired vehicle licences for the current year.
- (3) Where the licensee has acquired his vehicle licenses as provided in subregulation 2, his operating licence shall be deemed to be renewed.

FORM 5

*The Public Commercial Vehicle Act, 1949*

PUBLIC COMMERCIAL VEHICLE OPERATING LICENCE

No. E.....

Under *The Public Commercial Vehicle Act, 1949*, and the regulations, and subject to the limitations thereof, this licence is issued to..... of..... to operate Class E public commercial vehicles exclusively for the transportation of milk and cream

Date.....19....

Countersigned

.....  
Registrar of Motor Vehicles      Minister of Highways

Note:

Subregulations 2 and 3 of regulation 1 of the regulations under this Act are as follows:

- (2) Every operating licence shall expire on the 1st of July in each year unless on or before that day the licensee has applied for and acquired vehicle licences for the current year.
- (3) Where the licensee has acquired his vehicle licenses as provided in subregulation 2, his operating licence shall be deemed to be renewed.



FORM 6

The Public Commercial Vehicle Act, 1949

PUBLIC COMMERCIAL VEHICLE OPERATING LICENCE

No. F.....

Under The Public Commercial Vehicle Act, 1949, and the regulations, and subject to the limitations thereof, this licence is issued to..... of..... to operate Class F public commercial vehicles exclusively for the transportation of

Date.....19....

Countersigned

Registrar of Motor Vehicles Minister of Highways

Note:

Subregulations 2 and 3 of regulation 1 of the regulations under this Act are as follows:

- (2) Every operating licence shall expire on the 1st of July in each year unless on or before that the licensee has applied for and acquired vehicle licences for the current year.
(3) Where the licensee has acquired his vehicle licenses as provided in subregulation 2, his operating licence shall be deemed to be renewed.

FORM 7

The Public Commercial Vehicle Act, 1949

PUBLIC COMMERCIAL VEHICLE OPERATING LICENCE

No. FS.....

Under The Public Commercial Vehicle Act, 1949, and the regulations, and subject to the limitations thereof, this licence is issued to..... of..... to operate Class FS public commercial vehicles

Date.....19....

Countersigned

Registrar of Motor Vehicles Minister of Highways

Note:

Subregulations 2 and 3 of regulation 1 of the regulations under this Act are as follows:

- (2) Every operating licence shall expire on the 1st of July in each year unless on or before that day the licensee has applied for and acquired vehicle licences for the current year.
(3) Where the licensee has acquired his vehicle licenses as provided in subregulation 2, his operating licence shall be deemed to be renewed.

FORM 8

The Public Commercial Vehicle Act, 1949

PUBLIC COMMERCIAL VEHICLE OPERATING LICENCE

No. H.....

Under The Public Commercial Vehicle Act, 1949, and the regulations, and subject to the limitations thereof, this licence is issued to..... of..... to operate Class H public commercial vehicles exclusively for the transportation of uncrated used household, office and store furniture

Date.....19....

Countersigned

Registrar of Motor Vehicles Minister of Highways

Note:

Subregulations 2 and 3 of regulation 1 of the regulations under this Act are as follows:

- (2) Every operating licence shall expire on the 1st of July in each year unless on or before that day the licensee has applied for and acquired vehicle licences for the current year.
(3) Where the licensee has acquired his vehicle licenses as provided in subregulation 2, his operating licence shall be deemed to be renewed.

FORM 9

The Public Commercial Vehicle Act, 1949

PUBLIC COMMERCIAL VEHICLE OPERATING LICENCE

No. K.....

Under The Public Commercial Vehicle Act, 1949, and the regulations, and subject to the limitations thereof, this licence is issued to..... of..... to operate Class K public commercial vehicles exclusively for the transportation of heavy-duty machinery, boilers, transformers and similar equipment which require special loading devices and cannot be carried on a standard truck, trailer or semi-trailer

Date.....19....

Countersigned

Registrar of Motor Vehicles Minister of Highways

Note:

Subregulations 2 and 3 of regulation 1 of the regulations under this Act are as follows:

- (2) Every operating licence shall expire on the 1st of July in each year unless on or before that day the licensee has applied for and acquired vehicle licences for the current year.
(3) Where the licensee has acquired his vehicle licenses as provided in subregulation 2, his operating licence shall be deemed to be renewed.

FORM 10

The Public Commercial Vehicle Act, 1949

APPLICATION FOR A PUBLIC COMMERCIAL VEHICLE OPERATING LICENCE

To the Minister of Highways,  
Toronto, Ontario.

I hereby apply for a Class . . . . public commercial vehicle operating licence and in support of this application give the following information. (State in detail the nature and route of the proposed service) . . . . .

. . . . .  
. . . . .  
. . . . .

Documentary evidence of public necessity and convenience for the proposed service is attached hereto in the form of letters from: (These should be from persons requiring the use of a public commercial vehicle for the purpose set out in application) . . . . .

. . . . .  
. . . . .  
. . . . .

IMPORTANT!—Is there a public commercial vehicle operating over any portion of the route? If so, give details . . . . .

. . . . .  
. . . . .  
. . . . .

NAME OF APPLICANT . . . . . Are you 21 years of age or over? . . . . .  
(please print)

ADDRESS . . . . .

If an incorporated company,  
give name of

Names of ten largest shareholders  
and extent of interest

President . . . . .	. . . . .	\$ . . . . .
Vice-President . . . . .	. . . . .	\$ . . . . .
Manager . . . . .	. . . . .	\$ . . . . .
Secretary-Treasurer . . . . .	. . . . .	\$ . . . . .
Give address of head-office . . . . .	. . . . .	\$ . . . . .
	. . . . .	\$ . . . . .
	. . . . .	\$ . . . . .
	. . . . .	\$ . . . . .
	. . . . .	\$ . . . . .
	. . . . .	\$ . . . . .

If a partnership, give names of partners

1. . . . .
2. . . . .
3. . . . .
4. . . . .

And name of manager . . . . .

Address . . . . .

Dated at . . . . .  
this . . . . . day of . . . . . 19 . . . . .

Signature of applicant

FORM 11

*The Public Commercial Vehicle Act, 1949*

APPLICATION FOR TRANSFER OF AN OPERATING LICENCE

To the Minister of Highways,  
Toronto, Ontario.

The licensee, as vendor, requests that public commercial vehicle operating licence number ..... Class ..... now in the name of ..... be transferred to ..... as purchaser.

Date ..... 19..... Signature of licensee

The undersigned applies for the transfer of the above-numbered public commercial vehicle operating licence and gives the following information:

Name of applicant ..... Are you 21 years of age or over? .....

Address ..... (please print) Are you at present a public commercial vehicle operator? .....

If so, state licence number ..... Class .....

If an incorporated company, give name of  
President ..... Names of ten largest shareholders and extent of interest  
Vice-President ..... \$ .....  
Manager ..... \$ .....  
Secretary-Treasurer ..... \$ .....  
Give address of head-office ..... \$ .....  
\$ .....  
\$ .....  
\$ .....

If a partnership, gives names of partners:  
1. ....  
2. ....  
3. ....  
4. ....  
And name of manager ..... Address .....  
Dated at .....  
this ..... day of ..... 19.....

Signature of applicant

FORM 12

*The Public Commercial Vehicle Act, 1949*

PUBLIC COMMERCIAL VEHICLE LICENCE

19..... Class.....

Under *The Public Commercial Vehicle Act, 1949*, and the regulations, and subject to the limitations thereof, this licence is issued to ..... of ..... to operate the following vehicle as a public commercial vehicle:

Make of Vehicle	Year	Style	Serial No.	Com. Registration No.
Gross Weight	P.C.V. operating licence No.		Size of Rear Tires ..... Single ..... Dual	FEE PAID

This licence expires March 31st, 19.....

Date ..... 19.....

Countersigned

Registrar of Motor Vehicles

Minister of Highways

FORM 13

The Public Commercial Vehicle Act, 1949

BILL OF LADING (LIVE STOCK)
(To be issued in triplicate)
Not Negotiable

No.....

Date.....19....

Received on this date at the address and from the shipper mentioned below the live stock herein described in apparent good condition (except as may be noted) to be carried and delivered to the consignee at the destination, but subject to the conditions on the back hereof.

FROM:

Shipper.....
Address.....

TO:

Consignee.....
Destination.....

Owner's livestock marking

Number Head:

CATTLE.....
CALVES.....
HOGS.....
SHEEP.....

Rate per 100 pounds..... Total charges..... Prepaid or Collect

Signed by Shipper..... Signed by Carrier.....

Signed by Consignee..... Address.....

Public commercial vehicle number.....

CONDITIONS

1. It is agreed that the carrier issuing this bill of lading shall be liable for any loss of, or injury or damage to any of the live stock contained in this shipment except as hereinafter provided.

2. The carrier shall not be liable for any delay, or loss of, or injury or damage to any of the live stock caused by an act of God, the King's or public enemies, riots, strikes, defect or inherent vice in the live stock, or the act or default of the shipper or owner of the live stock, the authority of law, or by quarantine.

3.—(1) The carrier is not bound to transport the live stock by any particular motor vehicle or in time for any particular market or otherwise than with due despatch, unless by agreement endorsed hereon.

(2) The carrier in case of physical necessity shall have the right to forward the live stock by any conveyance or route between the point of shipment and the destination; but if such diversion be from a public commercial vehicle to any other conveyance the liability of the carrier shall be the same as though the entire carriage were by public commercial vehicle.

4. The amount of any loss or damage for which any carrier is liable shall be computed on the basis of the value of the goods at the place and time of shipment under this bill of lading (including the freight

and other charges if paid) unless a lower value has been represented in writing by the shipper or has been agreed upon, in any of which events the lower value shall be the amount to govern the computation, whether or not the loss or damage occurs from negligence.

5. Notice of delay or of loss or injury or damage shall be made in writing to the carrier at destination, or to the carrier at the point of origin, within two months after delivery of the live stock or in case of failure to make delivery, then within two months after a reasonable time for delivery has elapsed; and unless notice is given the carrier shall not be liable.

6. The carrier or party liable on account of loss of or injury or damage to any of the live stock, in reimbursing to the insured the premium paid in respect thereof shall have the full benefit of any insurance that may have effected upon or on account of the live stock, so far as this shall not void the policy or contracts of insurance.

7. The shipper agrees that the consignee may pay the transportation costs at the rate specified herein and deduct the amount so paid from the value of the live stock transported.

8. The carrier shall deliver one copy of this bill of lading to the shipper and consignee and shall retain one copy in his possession for at least 6 months.



## CONDITIONS

1. The carrier of any of the goods herein described shall be liable for any loss thereof or damage or injury thereto except as hereinafter provided.

2.—(1) In the case of shipments from one point to another in Ontario, the carrier issuing this bill of lading, in addition to any other liability hereunder, shall be liable for any loss, damage or injury to the goods from which any other carrier is not by the terms of this bill of lading relieved, caused by or resulting from the act, neglect or default of the other carrier to which the goods are delivered in Ontario, the onus of proving that such loss, damage or injury was not so caused or did not so result being upon the carrier issuing this bill of lading.

(2) The carrier issuing this bill of lading shall be entitled to recover from the other carrier on whose motor-vehicle route the loss, damage or injury to the goods has been sustained the amount of the loss, damage or injury as it may be required to pay hereunder as evidenced by any receipt or judgment.

(3) Nothing in this condition shall deprive the holder of this bill of lading or party entitled to the goods of any remedy or right of action which he may have against the carrier issuing this bill of lading or any other carrier.

3. The carrier shall not be liable for loss, damage, injury or delay to any of the goods, caused by an act of God, the King's or public enemies, riots, strikes, defect or inherent vice in the goods, or the act or default of the shipper or owner of the goods, the authority of law, or by quarantine.

4.—(1) No carrier is bound to transport the goods by any particular public commercial vehicle or in time for any particular market or otherwise than with due despatch, unless by agreement endorsed hereon.

(2) Every carrier in case of physical necessity shall have the right to forward the goods by any conveyance or by any route between the point of shipment and the point of destination; but if the diversion be from a public commercial vehicle to any other conveyance the liability of the carrier shall be the same as though the entire carriage were by public commercial vehicle.

5. The amount of any loss or damage for which any carrier is liable shall be computed on the basis of the value of the goods at the place and time of shipment under this bill of lading (including the freight and other charges if paid) unless a lower value has been represented in writing by the shipper or has been agreed upon, in any of which events the lower value shall be the amount to govern the computation whether or not the loss or damage occurs from negligence, but the carrier shall not be liable for loss or damage for any amount in excess of \$40. for each hundred pounds unless a higher value is declared on the face of this bill of lading.

6. When it is a condition that the goods are carried at the risk of the shipper or owner of the goods the condition covers only such risks as are necessarily incidental to transportation and shall not relieve the carrier from liability for any loss, damage, injury or delay which may result from any negligence or omission of the carrier, its agents or employees and the burden of proving freedom from negligence or omission shall be on the carrier.

7. Notice of loss, damage, injury or delay shall be made in writing to the carrier at point of delivery, or to the carrier at point of origin, within two months after delivery of the goods or in case of failure to make delivery, then within two months after a reasonable time for delivery has elapsed; and unless the notice is given the carrier shall not be liable.

8. Any carrier or party liable on account of loss of or damage or injury to any of the goods, in reimbursing to the insured the premium paid in respect thereof, shall have the full benefit of any insurance that may have been effected upon or on account of the goods, so far as this shall not void the policies or contracts of insurance.

9.—(1) No carrier shall be bound to carry any documents, specie or any other goods of extraordinary value unless a special agreement to do so (the duty of obtaining such special agreement to be on the carrier when the nature of goods is disclosed herein) and a stipulated value of the goods is endorsed hereon.

(2) If the goods are carried without a special agreement and the nature of the goods is not disclosed hereon the carrier shall not be liable for any loss or damage thereto.

10. The owner or consignee of the goods shall pay the freight and all other lawful charges accruing on the goods, and, if required, shall pay the same before delivery; and if upon inspection it is ascertained that the goods shipped are not those described in this bill of lading, the freight charges shall be paid upon the goods actually shipped, with any additional penalties lawfully payable thereon.

11. Every person, whether principal or agent, shipping explosives or dangerous goods without previous full written disclosure to the carrier or his agent of their nature, shall indemnify the carrier against all loss or damage caused hereby and the goods may be warehoused at the risk and expense of the owner of the goods.

12. Any alteration, addition or erasure in this bill of lading shall be signed or initialled in the margin by the carrier issuing it or his agent and if not so signed or initialled shall be without effect, and this bill of lading shall be enforceable according to its original tenor.

13.—(1) The carrier represents to the shipper as a condition of the contract that he has on file with the Department of Highways a certificate of insurance in force during the currency of this contract, showing that the goods carried are insured against loss or damage caused by fire, collision as usually understood, overturning of the vehicle, collapse of bridges, or theft of an entire package.

(2) The insurance applies from the time the goods are loaded on the vehicle of the carrier at place of origin until unloaded therefrom at place of destination.

(144)

4

## THE INDUSTRIAL STANDARDS ACT

O. Reg. 10/50.

Schedule for the Men's and Boys' Clothing Industry.

Revoking O. Regs. 182/44, 104/46, 5/49.

Made—13th January, 1950.

Filed—17th January, 1950, 10.45 a.m.

## REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.

2. Ontario Regulations 182/44, 104/46 and 5/49 are revoked.

3. The schedule and regulation 2 shall come into force on the tenth day after the publication thereof in THE ONTARIO GAZETTE under *The Regulations Act, 1944*.

### SCHEDULE FOR THE MEN'S AND BOYS' CLOTHING INDUSTRY IN THE ONTARIO ZONE

#### HOURS OF WORK

1.—(1) The regular working periods for the industry shall be

(a) a regular working-week consisting of not more than

(i) 40 hours in the counties of Halton, Ontario, Peel, Wentworth and York, and

(ii) 44 hours in all other parts of Ontario, of work to be performed during the regular working-days, and

(b) a regular working-day consisting of not more than

(i) 8 hours of work to be performed on Monday, Tuesday, Wednesday, Thursday and Friday between 8 a.m. and 5 p.m. in the counties of Halton, Ontario, Peel, Wentworth and York, and

(ii) 8 hours of work to be performed on Monday, Tuesday, Wednesday, Thursday and Friday between 8 a.m. and 5 p.m. and 4 hours of work to be performed on Saturday between 8 a.m. and 12 noon in all other parts of Ontario but in establishments where no work subject to this schedule is performed on Saturday, 9 hours of work to be performed on Monday, Tuesday, Wednesday and Thursday between 8 a.m. and 6 p.m. and 8 hours of work to be performed on Friday between 8 a.m. and 5 p.m.

(2) In establishments where the employees are regularly given more than one hour for noon recess the regular working-day may commence any time between 7.30 a.m. and 8 a.m.

#### OVERTIME WORK

2.—(1) Work performed in the industry

(a) at any time other than during the regular working periods, and

(b) on New Year's Day, Good Friday, Victoria Day, Dominion Day, Civic Holiday, Labour Day, Thanksgiving Day or Christmas Day,

shall be deemed to be overtime work.

(2) Under clause *b* of subsection 1 "Civic Holiday" means a holiday only for that part of the zone where it is so declared under a by-law of a municipality.

#### CLASSIFICATION OF EMPLOYEES

3.—(1) The following classification of employees in the industry other than employees working on odd pants only is established:

Class A, composed of

Cutter or marker, being a person who does one or more of the following operations:

(a) assembles patterns on cloth or makes the lay,

(b) marks with chalk or wax around the pattern on the top layer of cloth lays,

(c) makes necessary alterations from a block pattern to special measurements required for stock or made-to-measure clothes, and

(d) cuts the cloth or lay with electric machine, and lays up the cloth to the number of layers required or cuts it with shears.

Class B, composed of

(a) head operator on coats, being a person who

(i) sews in sleeves of coat, or

(ii) sews around the shape of collar or lapel on coat,

not having been previously basted, and

(b) first operator on vests, being a person who does one or more of the following operations:

(i) tapes edges,

(ii) sews around arm-holes on a plain or edge-cutting machine,

(iii) makes pockets,

(iv) sews on welts or patches, and

(v) makes piped pockets.

Class C, composed of

Trimmer, being a person who

(a) assembles patterns on trimming materials or makes lays, or

(b) (i) marks,

(ii) piles up to the number of layers required, or

(iii) cuts with shears or knife,

body-linings for coats or vests, or sleeve-linings.

Class D, composed of

(a) pocket-maker on coats, being a person who makes a coat pocket or any part thereof but does not perform any of the operations defined in clause *a* under Class T,

(b) edge-taper, being a person who

(i) tapes fronts, or

(ii) sews up bottoms

of coats,

(c) pocket-maker on pants, being a person who

(i) operates a special machine that cuts hip-pocket and sews it to cloth,

(ii) turns in and sews bottom facing on hip-pocket,

(iii) turns up underneath facings and sews top jetting on hip-pocket,

(iv) sews side-pocket on pants by machine,

(v) makes and sews watch-pockets,

- (vi) tacks side-pockets to position, or
- (vii) performs any other operations necessary to pocket-making on pants,
- (d) seamer on pants, being a person who joins the parts of a pair of pants by special or plain sewing-machine, and
- (e) second operator on vests, being a person who does one or more of the following operations:
  - (i) stitches edges,
  - (ii) bastes edges,
  - (iii) tacks pockets,
  - (iv) joins side-seams and shoulders,
  - (v) sews up vests, and
  - (vi) sews pocket-lining to welts or patches.

Class E, composed of

- (a) finish-presser, being a person who does finish-pressing on a finished coat or any section thereof other than the edges, by hand or steam-machine,
- (b) fitter on coats, being a person who fits or prepares parts and trimmings of coats,
- (c) leg- and bottom-presser on pants, being a person who does one or more of the following operations:
  - (i) folds the legs, centre seam to centre seam,
  - (ii) presses the legs, centre seam to centre seam, and
  - (iii) presses the bottoms, and
- (d) finish-presser on vests, being a person who does finish-pressing on vests by hand or steam-machine.

Class F, composed of

- (a) shaper, being a person who does one or both of the following operations:
  - (i) marks, and
  - (ii) trims  
around shape of collar, lapels or fronts, or bottom or edge of coat,
- (b) under-baster, being a person who
  - (i) bastes facing and collar to coat, or
  - (ii) trims bottom of lining,
- (c) top-collar baster, being a person who does one or more of the following operations:
  - (i) bastes the top collar on a complete open coat which includes the gorget or on a semi-open coat where the gorget is sewn by machine,
  - (ii) bastes the top collar to the under-collar before it is set on the coat,
  - (iii) bastes around the leaf of the top collar between the canvas and the under-collar ready for felling, and

- (iv) tacks corners between the shape and the collar,
- (d) edge baster by hand, being a person who, by hand, does on coats one or more of the following operations:
  - (i) trims around edges,
  - (ii) turns out coat,
  - (iii) bastes edge of collar, lapels or fronts,
  - (iv) tacks corners, and
  - (v) tacks collars or inside collar-seams, and
- (e) top stitcher on pants, being a person who stitches waistband to top of pants.

Class G, composed of

- (a) lining-maker, being a person who does one or more of the following operations:
  - (i) sews lining to facing,
  - (ii) sews lining seams,
  - (iii) makes pockets in linings,
  - (iv) sews in top collar, and
  - (v) joins shoulder-seams,
- (b) edge-stitcher, being a person who stitches edges of coat,
- (c) joiner and pocket-tacker, being a person who does one or more of the following operations:
  - (i) joins side seams,
  - (ii) makes backs,
  - (iii) sews centre and side seams,
  - (iv) makes vents,
  - (v) tapes arm-holes and gorget,
  - (vi) makes belts,
  - (vii) sews on under-collars,
  - (viii) raises seams, and
  - (ix) tacks pockets,
- (d) shoulder-joiner, being a person who joins the shoulders of a coat,
- (e) gorget-sewer, being a person who sews top collar to facing of a coat,
- (f) examining brusher, being a person who does on coats one or more of the following operations:
  - (i) brushes coat after pressing,
  - (ii) makes minor repairs, and
  - (iii) marks coats for buttons and button-holes,
- (g) dart-sewer, being a person who sews up darts on front of garments,
- (h) lining-maker on pants, being a person who sews lining to pants,



(i) waistband-operator on pants, being a person who does one or more of the following operations:

- (i) sews on waistbands,
- (ii) puts in loops, and
- (iii) puts in tunnels,

(j) top-presser on pants, being a person who completes the outside pressing of the tops of pants, and

(k) fitter on vests, being a person who fits and prepares parts of trimmings for vests.

Class H, composed of

Seam- or under-presser on vests, being a person who does any seam or under-pressing on a vest.

Class I, composed of

Alteration tailor, being a person who makes alterations of any kind on coats, vests or pants, other than a person in a retail store making alterations on completely manufactured coats, vests or pants sold at retail in the store.

Class J, composed of

Chopper, being an assistant-cutter and being a person who

- (a) piles up material to the number of layers required according to the lay marked by the cutter, or
- (b) cuts with shears
  - (i) a single lay, or
  - (ii) as many layers as can be cut at one time,

but does not perform any of the operations defined in clauses *a*, *b*, *c* or *d* under Class A.

Class K, composed of

- (a) edge-presser, being a person who presses edges or bottoms of coats by hand or steam-machine, and
- (b) seam- or under-presser on coats, being a person who does any seam- or under-pressing on a coat.

Class L, composed of

- (a) lining-baster, being a person who does one or more of the following operations:
  - (i) bastes facing down to coat,
  - (ii) bastes around bottom and pleat of linings,
  - (iii) bastes lining around arm-holes, and
  - (iv) trims around arm-holes,
- (b) facing-baster by hand, being a person who, by hand, bastes facing on the inside of a coat,
- (c) collar-setter, being a person who does one or more of the following operations:
  - (i) marks necks,
  - (ii) bastes under-collar,

(iii) tacks gorget,

(iv) bastes neck to the top collar, and

(v) tacks corner,

(d) shoulder- and under-collar-baster, being a person who does one or more of the following operations:

- (i) bastes shoulder-lining ready for felling,
- (ii) marks necks, and
- (iii) bastes in under-collar by hand,

(e) edge-baster by machine, being a person who does one or more of the following operations:

- (i) trims around edges,
- (ii) turns out coat, and
- (iii) bastes edge of collar, lapels or fronts,

(f) pocket-maker and outside seamer on boys' longs, shorts and bloomers, being a person who

- (i) sews on the side-pocket to the front of boys' longs, shorts or bloomers,
- (ii) closes down the side seam of the front part to the back part with a corded or plain seam,
- (iii) makes the hip-pockets,
- (iv) operates a special machine that cuts hip-pocket and sews it to cloth,
- (v) turns in and sews bottom facing on hip-pocket,
- (vi) turns up underneath facings and sews top jetting on hip-pocket,
- (vii) sews side-pocket on boys' longs, shorts or bloomers by machine,
- (viii) makes and sews in watch-pockets,
- (ix) tacks side-pockets to position, or
- (x) performs any other operations necessary to pocket-making on boys' longs, shorts or bloomers, and

(g) lining-sewer and stitcher on boys' longs, shorts and bloomers, being a person who sews on and stitches the lining on boys' longs, shorts or bloomers.

Class M, composed of

Try-on baster, being a person who bastes up a garment for fitting.

Class N, composed of

Seam-presser on pants, being a person who presses seams on pants.

Class O, composed of

Finish-presser on boys' longs, shorts and bloomers, being a person who does finish-pressing on boys' longs, shorts or bloomers.

Class P, composed of

Assistant trimmer, being a person who

- (a) lays up, or
- (b) cuts by shear or knife only,

canvases, pocketings, wigans or stays but does not perform any of the operations defined in Class C.

Class Q, composed of

- (a) sleeve-maker, being a person who does one or both of the following operations:
  - (i) joins sleeves and sleeve-linings, and
  - (ii) makes vents, cuffs or straps,
- (b) button-hole maker by machine, being a person who makes button-holes by machine,
- (c) special-machine operator, being a person who, by machine, does one or more of the following operations:
  - (i) fells tape,
  - (ii) fells under-collar,
  - (iii) puts on bridle,
  - (iv) fells lining, and
  - (v) tacks facing,
- (d) lapel- and collar-padder, being a person who pads the collar or lapels by machine or by hand,
- (e) arm-hole serger, being a person who does one or more of the following operations:
  - (i) bastes in part of shoulder or sleeve pads,
  - (ii) serges arm-holes, and
  - (iii) bastes in shoulder lining,
- (f) fitter on pants, being a person who fits or prepares parts of trimmings for pants,
- (g) trimming-maker on pants, being a person who does one or more of the following operations:
  - (i) sews on fly-linings,
  - (ii) prepares and sews on facings of pockets, and
  - (iii) sews and stitches around pocket-linings,
- (h) lining- and back-maker on vests, being a person who makes linings or backs of vests,
- (i) third operator on vests, being a person who
  - (i) closes pockets, or
  - (ii) joins neck-pieces, of vests, and
- (j) baster on vests, being a person who, by hand or by machine, pins or bastes facings, including the lining and canvas on the edge of the vest ready for the tape-sewer.

Class R, composed of

- (a) separator of coats, being a person who
  - (i) separates parts of coats,
  - (ii) assembles parts of coats ready for machine, and

- (iii) except to cut threads, does not use scissors, and

(b) separator of vests, being a person who

- (i) separates parts of vests, and
- (ii) assembles parts of vests ready for machine, and
- (iii) except to cut threads, does not use scissors.

Class S, composed of

- (a) canvas-maker by hand, being a person who makes canvas by hand, and
- (b) separator of pants, being a person who
  - (i) separates parts of pants,
  - (ii) assembles parts of pants ready for machine, and
  - (iii) except to cut thread, does not use scissors.

Class T, composed of

- (a) ticket-pocket maker, being a person who
  - (i) sews facing in pocket-linings, or
  - (ii) makes inside ticket-pockets,
- (b) canvas-baster by hand, being a person who, by hand,
  - (i) bastes canvas, or
  - (ii) tacks pockets,
- (c) canvas-baster by machine, being a person who, by machine,
  - (i) bastes canvas, or
  - (ii) tacks pockets,
- (d) facing- and bottom-tacker, being a person who tacks inside of facing or bottom of coat,
- (e) facing-baster by machine, being a person who bastes facing on the inside of a coat by machine,
- (f) finisher on coats, being a person who does any felling on a coat,
- (g) finisher on pants and vests, being a person who
  - (i) does any felling necessary on pants or vests, or
  - (ii) sews buttons on pants by hand,
- (h) button-hole maker by hand, being a person who makes button-holes on a coat or vest by hand,
- (i) special-machine operator on pants, being a person who, by machine, does one or both of the following operations:
  - (i) serges side-seams, pockets or cuffs, and
  - (ii) sews on buttons,
- (j) button-sewer, being a person who sews buttons on coats or vests by machine or by hand,

- (k) button-hole tacker, being a person who tacks button-holes by machine,
- (l) canvas-maker by machine, being a person who makes canvas by machine,
- (m) cleaner and basting puller, being a person who
  - (i) cleans black and white ends,
  - (ii) brushes off coat, or
  - (iii) pulls bastings from coat,
- (n) busheler on pants, being a person who
  - (i) cleans off thread ends, and
  - (ii) brushes, and
- (o) general helper, being a person who does one or more of the following operations:
  - (i) pairs in linings,
  - (ii) marks vests and pants for buttons and button-holes,
  - (iii) trims around canvas,
  - (iv) trims around neck,
  - (v) turns over vest ready for the tape-sewer, and
  - (vi) cleans off thread ends.

## Class U, composed of

- (a) binder, being a person who binds seams on a coat by machine,
- (b) bottom-trimmer on pants, being a person who does one or more of the following operations:
  - (i) measures length of pants,
  - (ii) marks for cuffs, and
  - (iii) trims bottoms,
- (c) pocket-piecer on vests, being a person who sews silesia to pocket, and
- (d) thread-marker, being a person who does one or both of the following operations:
  - (i) thread-marks for buttons, pockets, darts or outlets, and
  - (ii) attaches tickets.

(2) The following classification of employees in the industry working on odd pants only is established:

## Class A, composed of

Cutter or marker, being a person who does one or more of the following operations:

- (a) assembles patterns on cloth or makes the lay,
- (b) marks with chalk or wax around the pattern on the top layer of cloth lays, and
- (c) makes necessary alterations from a block pattern to special measurements required for stock or made-to-measure clothes,

and lays up the cloth to the number of layers required, or cuts it with shears or knife.

## Class B, composed of

- (a) trimmer or lining-marker, being a person who assembles patterns on or marks linings,
- (b) pocket-maker, being a person who
  - (i) turns in and sews bottom facings on hip-pocket,
  - (ii) turns up underneath facings and sews top jetting on hip-pocket,
  - (iii) sews side-pockets on pants by machine,
  - (iv) makes and sews in watch-pockets,
  - (v) tacks side-pockets to position, or
  - (vi) performs any other operations necessary to pocket-making on odd pants,
- (c) inside and crotch-seamer, being a person who
  - (i) joins the back and inside seams, or
  - (ii) joins the 2 fronts at crotch, and
- (d) outside seamer, being a person who joins the outside seams by
  - (i) special sewing-machine, or
  - (ii) plain sewing-machine.

## Class C, composed of

- (a) leg-presser, being a person who
  - (i) folds the legs, centre seam to centre seam, and
  - (ii) presses the legs, centre seam to centre seam, by hand-iron or by steam-machine, and
- (b) lining or top-stitcher, being a person who
  - (i) stitches the bottom part of the lining to the waistband, or
  - (ii) stitches over the white or right fly.

## Class D, composed of

- (a) top-presser, being a person who completes on a
  - (i) jumping-machine, or
  - (ii) steam-machine
 the outside pressing of the tops of pants,
- (b) lining-sewer, being a person who
  - (i) sews the waistband lining to the top of the waistband, or
  - (ii) sews on a white or right fly-lining to the front of the pants, and
- (c) hip-pocket cutter, being a person who operates a special machine for cutting and sewing hip-pockets to cloth.

## Class E, composed of

Chopper, being a person who, where the lays of cloth or lining have been marked by the cutter marker or trimmer

- (a) cuts
  - (i) a single lay, or
  - (ii) as many lays as required,
 by electric machine or hand shears, or
- (b) also piles up material to the lay required,

but does not perform any of the operations defined in clauses *a*, *b* and *c* under Class A and clauses *a* under Class B.

Class F, composed of

- (a) pocket-maker on boys' longs, shorts and bloomers, being a person who
  - (i) operates a special machine for cutting and sewing hip-pocket to cloth,
  - (ii) turns in and sews bottom facing on hip-pocket,
  - (iii) turns up underneath facings and sews top jetting on hip-pocket,
  - (iv) sews side-pocket on pants by machine,
  - (v) makes and sews in watch-pockets,
  - (vi) tacks side-pockets to position, or
  - (vii) performs any other operations necessary to pocket-making on boys' longs, shorts and bloomers,
- (b) lining-sewer and stitcher on boys' longs, shorts and bloomers, being a person who sews on or stitches the lining, and
- (c) finish-presser on boys' longs, shorts and bloomers, being a person who does finish-pressing on boys' longs, shorts or bloomers.

Class G, composed of

- (a) layer-up, being a person who
  - (i) lays up the cloth to the number of layers required for the chopper but does not assemble patterns on cloth, mark the cloth or cut or shear the cloth other than at the end of the required lays to sever the cloth, or make any alterations to patterns, or
  - (ii) also cuts linings for pant-pocketing, fly-linings, pocket-stays or waistbands, and
- (b) fly-sewer, being a person who sews cloth left fly on pants.

Class H, composed of

- (a) fitter, being a person who fits or assembles all pocket-facings or other fittings on odd pants,
- (b) seam-presser, being a person who presses any seams of pants,
- (c) facing-operator, being a person who sews pocket-facings on all pockets of pants,
- (d) curtain-maker, being a person who makes waistband linings,
- (e) button-hole maker, being a person who makes button-holes on button-hole machines, and

- (f) seamer on boys' longs, shorts and bloomers, being a person who
  - (i) closes the inside seams, or
  - (ii) closes down the side seams of the front to the back part of the pants with a corded or plain seam.

Class I, composed of

- (a) assistant trimmer, being a person who cuts
  - (i) linings for pant-pocketing,
  - (ii) fly-lining,
  - (iii) pocket-stays, or
  - (iv) waistband,
- (b) cuff-presser, being a person who presses cuffs only, and
- (c) waistband-operator, being a person who, on pants,
  - (i) sews waistbands, and
  - (ii) puts belt-loops.

Class J, composed of

- (a) pocket-serger, being a person who operates a special machine that serges and trims pockets on pants,
- (b) bar-tacker, being a person who operates a special or plain machine that bar-tacks corner-seams on pockets or other corner-seams,
- (c) fly-maker, being a person who makes the black or left fly,
- (d) button-sewer, being a person who sews on buttons by machine or by hand,
- (e) loop-maker, being a person who makes belt-loops by machine,
- (f) button-hole tacker, being a person who tacks all button-holes on a special tacking-machine,
- (g) cuff-machine operator, being a person who makes cuffs on pants by special or plain sewing-machine,
- (h) ticket-sewer, being a person who sews tickets on pants by machine or by hand,
- (i) examiner, being a person who examines the pants or makes minor repairs necessary before the pants are sent to the stock-room, and
- (j) cleaner, being a person who cleans thread-ends off pants.

Class K, composed of

Pant-crease felling-machine operator, being a person who operates a blind stitching-machine that fells the front crease of the pants.

MINIMUM RATES OF WAGES

4.—(1) The minimum rates of wages for all work performed in the industry during the regular working periods by employees classified in subsection 1 of section 3 shall be

(a) in the counties of Halton, Ontario, Peel, Wentworth and York, the rates an hour set opposite their respective classes as follows:

- (i) Class A, \$1.19½,
- (ii) Class B, \$1.13,
- (iii) Class C, \$1.11½,
- (iv) Class D, \$1.05,
- (v) Class E, \$1.02,
- (vi) Class F, 97½ cents,
- (vii) Class G, 88½ cents,
- (viii) Class H, 85½ cents,
- (ix) Class I, 84 cents,
- (x) Class J, 83 cents,
- (xi) Class K, 80 cents,
- (xii) Class L, 77½ cents,
- (xiii) Class M, 76½ cents,
- (xiv) Class N, 73 cents,
- (xv) Class O, 71 cents,
- (xvi) Class P, 67 cents,
- (xvii) Class Q, 64½ cents,
- (xviii) Class R, 63 cents,
- (xix) Class S, 60½ cents,
- (xx) Class T, 58 cents, and
- (xxi) Class U, 54 cents, and

(b) in all other parts of Ontario, the rates an hour set opposite their respective classes as follows:

- (i) Class A, \$1.04½,
- (ii) Class B, 99 cents,
- (iii) Class C, 97½ cents,
- (iv) Class D, 92 cents,
- (v) Class E, 89 cents,
- (vi) Class F, 85½ cents,
- (vii) Class G, 77½ cents,
- (viii) Class H, 75 cents,
- (ix) Class I, 73½ cents,
- (x) Class J, 72½ cents,
- (xi) Class K, 70 cents,
- (xii) Class L, 68 cents,
- (xiii) Class M, 67 cents,
- (xiv) Class N, 64 cents,
- (xv) Class O, 62 cents,
- (xvi) Class P, 58½ cents,
- (xvii) Class Q, 56½ cents,
- (xviii) Class R, 55 cents,
- (xix) Class S, 53 cents,
- (xx) Class T, 50½ cents, and
- (xxi) Class U, 47½ cents.

(2) The minimum rates of wages for all work performed in the industry during the regular working periods by employees classified in subsection 2 of section 3 shall be

(a) in the counties of Halton, Ontario, Peel, Wentworth and York, the rates an hour set opposite their respective classes as follows:

- (i) Class A, \$1.03½,
- (ii) Class B, 95 cents,
- (iii) Class C, 89 cents,
- (iv) Class D, 79 cents,
- (v) Class E, 72½ cents,
- (vi) Class F, 67 cents,
- (vii) Class G, 62 cents,
- (viii) Class H, 56 cents,
- (ix) Class I, 55 cents,
- (x) Class J, 50 cents, and
- (xi) Class K, 49 cents, and

(b) in all other parts of Ontario, the rates an hour set opposite their respective classes as follows:

- (i) Class A, 90½ cents,
- (ii) Class B, 83 cents,
- (iii) Class C, 78 cents,
- (iv) Class D, 69 cents,
- (v) Class E, 63½ cents,
- (vi) Class F, 58½ cents,
- (vii) Class G, 54 cents,
- (viii) Class H, 49 cents,

- (ix) Class I, 48 cents,
- (x) Class J, 43½ cents, and
- (xi) Class K, 43 cents.

RATES OF WAGES FOR OVERTIME WORK

5.—(1) The rates of wages for overtime work performed by employees classified in subsection 1 of section 3 shall be

(a) in the counties of Halton, Ontario, Peel, Wentworth and York, the rates an hour set opposite their respective classes as follows:

- (i) Class A, \$1.57,
- (ii) Class B, \$1.47,
- (iii) Class C, \$1.45,
- (iv) Class D, \$1.35,
- (v) Class E, \$1.30½,
- (vi) Class F, \$1.24,
- (vii) Class G, \$1.10,
- (viii) Class H, \$1.06,
- (ix) Class I, \$1.03½,
- (x) Class J, \$1.02,
- (xi) Class K, 97½ cents,
- (xii) Class L, 94 cents,
- (xiii) Class M, 92 cents,
- (xiv) Class N, 87 cents,
- (xv) Class O, 84 cents,
- (xvi) Class P, 78 cents,
- (xvii) Class Q, 74 cents,
- (xviii) Class R, 72 cents,
- (xix) Class S, 68 cents,
- (xx) Class T, 64½ cents, and
- (xxi) Class U, 58½ cents, and

(b) in all other parts of Ontario, the rates an hour set opposite their respective classes as follows:

- (i) Class A, \$1.37,
- (ii) Class B, \$1.28½,
- (iii) Class C, \$1.27,
- (iv) Class D, \$1.18,
- (v) Class E, \$1.14,
- (vi) Class F, \$1.08,
- (vii) Class G, 97 cents,
- (viii) Class H, 92½ cents,
- (ix) Class I, 91 cents,
- (x) Class J, 89 cents,
- (xi) Class K, 85½ cents,
- (xii) Class L, 82 cents,
- (xiii) Class M, 81 cents,
- (xiv) Class N, 76 cents,
- (xv) Class O, 73½ cents,
- (xvi) Class P, 68 cents,
- (xvii) Class Q, 65 cents,
- (xviii) Class R, 63 cents,
- (xix) Class S, 60 cents,
- (xx) Class T, 56 cents, and
- (xxi) Class U, 51 cents.

(2) The rates of wages for overtime work performed by employees classified in subsection 2 of section 3 shall be

(a) in the counties of Halton, Ontario, Peel, Wentworth and York, the rates an hour set opposite their respective classes as follows:

- (i) Class A, \$1.40,
- (ii) Class B, \$1.27½,
- (iii) Class C, \$1.18½,
- (iv) Class D, \$1.03½,
- (v) Class E, 94 cents,
- (vi) Class F, 85½ cents,
- (vii) Class G, 78 cents,
- (viii) Class H, 69 cents,
- (ix) Class I, 67½ cents,
- (x) Class J, 60 cents, and
- (xi) Class K, 58½ cents, and

(b) in all other parts of Ontario, the rates an hour set opposite their respective classes as follows:

- (i) Class A, \$1.23,
- (ii) Class B, \$1.12,
- (iii) Class C, \$1.03½,
- (iv) Class D, 91 cents,
- (v) Class E, 82 cents,
- (vi) Class F, 75 cents,
- (vii) Class G, 68 cents,
- (viii) Class H, 60 cents,
- (ix) Class I, 59 cents,
- (x) Class J, 52½ cents, and
- (xi) Class K, 51 cents.

## INTERPRETATION

## 6. In this schedule

- (a) "odd pants" means pants which are
  - (i) produced and cut only in quantities,
  - (ii) manufactured only to standard trade measurements and sizes and not to individual sizes, measurements or specifications, and
  - (iii) manufactured for sale only as individual units in retail stores and not with the intention of being matched or sold with any coat or vest of the same or similar cloth; and
- (b) "boys' longs" means pants of not more than 32-inch waist measurement manufactured for wear by youths or boys.

## ASSESSMENT

## 7. Subject to the approval of the Board each

- (a) employer in the industry is assessed one-half of one per cent of his pay-roll, and
- (b) employee in the industry is assessed one-half of one per cent of his wages,

to provide revenue for the enforcement of this schedule.

## ADVISORY COMMITTEE

8. The advisory committee is authorized to fix a minimum rate of wages lower than the rate fixed by this schedule for an individual

- (a) who performs work included in more than one classification of employees,
- (b) whose work is only partly subject to the provisions of this schedule, or
- (c) who is handicapped.

9. Subject to the approval of the Board the advisory committee is authorized

- (a) generally to administer and enforce this schedule, and
- (b) to collect the assessments under section 7 and out of the revenue collected to engage inspectors and other personnel and to make such expenditures as are necessary for the administration and enforcement of this schedule.

We approve sections 7 and 9 and this is the approval referred to in those sections.

## THE INDUSTRY AND LABOUR BOARD

E. BILLINGTON,  
*Chairman.*  
E. G. GIBB,  
*Member.*  
J. F. NUTLAND,  
*Member.*

## THE INDUSTRIAL STANDARDS ACT

O. Reg. 11/50.

Schedule for the Barbering Industry  
in the Brampton Zone.

Revoking O. Reg. 99/44.

Made—13th January, 1950.

Filed—17th January, 1950, 10.50 a.m.

## REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.

2. Ontario Regulations 99/44 are revoked.

3. The schedule and regulation 2 shall come into force on the tenth day after the publication thereof in THE ONTARIO GAZETTE under *The Regulations Act, 1944*.

## SCHEDULE FOR THE BARBERING INDUSTRY IN THE BRAMPTON ZONE

1. No work shall be performed in the barbering industry in the Brampton zone except in accordance with this schedule.

2. In this schedule "holiday" means New Year's Day, Good Friday, Victoria Day, Dominion Day, Brampton Civic Holiday, Labour Day, Thanksgiving Day, Christmas Day and the 26th of December.

## HOURS OF WORK

3. The regular working periods for the industry shall be

(a) a regular working-week consisting of not more than 45 hours of work to be performed during the regular working-days, and

(b) a regular working-day consisting of not more than

(i) 8½ hours of work to be performed on Monday, Tuesday, Thursday and Friday between 9 a.m. and 6.30 p.m., and

(ii) 11 hours of work to be performed on Saturday between 9 a.m. and 10 p.m.

4.—(1) No work shall be performed in the industry on

(a) Sunday,

(b) Wednesday, or

(c) a holiday.

(2) During the week in which a holiday occurs 8½ hours of work may be performed between 9 a.m. and 6.30 p.m. on Wednesday in that week.

## CLASSIFICATION OF EMPLOYEES

5. The following classification of employees in the industry is established:

Class A—A person who is given full-time employment on a minimum weekly rate of wages plus a percentage or commission.

Class B—A person who is given part-time or casual employment on a percentage or commission with a minimum rate of wages.

MINIMUM RATES OF WAGES

6.—(1) The minimum rates of wages for all work performed in the industry by employees shall be

- (a) \$25 a week plus 60 per cent of the proceeds in excess of \$36 from the work performed by Class A employees, and
- (b) 70 per cent of the proceeds from the work performed by Class B employees with a minimum rate of wages of 75 cents an hour.

(2) The percentages in subsection 1 shall be computed upon the gross receipts for work performed at not less than

- (a) the minimum charge for each operation established in section 8, or
- (b) the prevailing charge established in the shop for each operation,

whichever is the greater charge.

7. No deductions shall be made from the minimum rates of wages for

- (a) materials supplied,
- (b) laundry service, or
- (c) operating expenses.

MINIMUM CHARGES

8.—(1) The minimum charge for each operation in the industry shall be as follows:

- (a) facial massage, plain..... 50 cents
- (b) haircut or trim, persons 14 years and over..... 50 cents
- (c) haircut, persons under 14 years..... 35 cents
- (d) head rub..... 25 cents
- (e) ladies' neck clip..... 25 cents
- (f) razor honing..... 50 cents
- (g) shampoo, plain..... 35 cents
- (h) shave..... 30 cents
- (i) singe..... 25 cents

(2) No employer or employee may

- (a) contract for or accept lower prices than those established in subsection 1,
- (b) combine any of the operations named in subsection 1 without charging for each operation in the combination, or
- (c) give any article or premium to the customer without charging for the full value of the article or premium.

(146)

4

THE INDUSTRIAL STANDARDS ACT

O. Reg. 12/50.  
 Schedule for the Barbering Industry  
 in the Elora Zone and Fergus Zone.  
 Revoking O. Reg. 110/46.  
 Made—13th January, 1950.  
 Filed—17th January, 1950, 10.55 a.m.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. The schedule appended hereto shall be in force during pleasure within the zones and be binding upon the employers and employees in the industry referred to in the schedule.

2. Ontario Regulations 110/46 are revoked.

3. The schedule and regulation 2 shall come into force on the tenth day after the publication thereof in THE ONTARIO GAZETTE under *The Regulations Act, 1944*.

SCHEDULE FOR THE BARBERING INDUSTRY IN THE ELORA ZONE AND FERGUS ZONE

1. No work shall be performed in the barbering industry in the Elora zone and Fergus zone except in accordance with this schedule.

2.—(1) In this schedule "holiday" means New Year's Day, Good Friday, Victoria Day, Dominion Day, Civic Holiday, Labour Day, Thanksgiving Day, Christmas Day and the 26th of December.

(2) In subsection 1 "Civic Holiday" means a holiday only for the zone where it is celebrated.

HOURS OF WORK

3. The regular working periods for the industry shall be

- (a) a regular working-week consisting of not more than 45 hours of work to be performed during the regular working-days, and
- (b) a regular working-day consisting of not more than

- (i) 8 hours of work to be performed on Monday and Friday between 9 a.m. and 12 noon and 1 p.m. and 6 p.m.,
- (ii) 9 hours of work to be performed on Tuesday and Thursday between 9 a.m. and 12 noon and 1 p.m. and 8 p.m., and
- (iii) 11 hours of work to be performed on Saturday between 9 a.m. and 12 noon and 1 p.m. and 10 p.m.

4.—(1) No work shall be performed in the industry on

- (a) Sunday,
- (b) Wednesday, or
- (c) a holiday.

(2) During the week in which Christmas Day is celebrated 8 hours of work may be performed between 9 a.m. and 12 noon and 1 p.m. and 6 p.m. on Wednesday in that week.

CLASSIFICATION OF EMPLOYEES

5. The following classification of employees in the industry is established:

Class A—A person who is given full-time employment on a minimum weekly rate of wages plus a percentage or commission.

Class B—A person who is given part-time or casual employment on a percentage or commission with a minimum rate of wages.

MINIMUM RATES OF WAGES

6.—(1) The minimum rates of wages for all work performed in the industry by employees shall be

- (a) \$25 a week plus 60 per cent of the proceeds in excess of \$36 from the work performed by Class A employees, and

(b) 70 per cent of the proceeds from the work performed by Class B employees with a minimum rate of wages of 75 cents an hour.

(2) The percentages in subsection 1 shall be computed upon the gross receipts for work performed at not less than

(a) the minimum charge for each operation established in section 8, or

(b) the prevailing charge established in the shop for each operation,

whichever is the greater charge.

7. No deductions shall be made from the minimum rates of wages for

(a) materials supplied,

(b) laundry service, or

(c) operating expenses.

MINIMUM CHARGES

8.—(1) The minimum charge for each operation in the industry shall be as follows:

(a) facial massage, plain.....	50 cents
(b) haircut or trim, persons 14 years and over.....	50 cents
(c) haircut, persons under 14 years.....	35 cents
(d) head rub.....	25 cents
(e) ladies' neck clip.....	25 cents
(f) razor honing.....	50 cents
(g) shampoo, plain.....	50 cents
(h) shave.....	30 cents
(i) singe.....	25 cents

(2) No employer or employee may

(a) contract for or accept lower prices than those established in subsection 1,

(b) combine any of the operations named in subsection 1 without charging for each operation in the combination, or

(c) give any article or premium to the customer without charging for the full value of the article or premium.

(147)

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THE INDUSTRIAL STANDARDS ACT

O. Reg. 13/50.  
 Schedule for the Barbering Industry  
 in the Aurora Zone and Newmarket  
 Zone.  
 Revoking O. Reg. 121/44.  
 Made—13th January, 1950.  
 Filed—17th January, 1950 11.00 a.m.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. The schedule appended hereto shall be in force during pleasure within the zones and be binding upon the employers and employees in the industry referred to in the schedule.

2. Ontario Regulations 121/44 are revoked.

3. The schedule and regulation 2 shall come into force on the tenth day after the publication thereof in

THE ONTARIO GAZETTE under *The Regulations Act, 1944.*

SCHEDULE FOR THE BARBERING INDUSTRY IN THE AURORA ZONE AND NEWMARKET ZONE

1. No work shall be performed in the barbering industry in the Aurora zone and Newmarket zone except in accordance with this schedule.

2.—(1) In this schedule "holiday" means New Year's Day, Good Friday, Victoria Day, Dominion Day, Civic Holiday, Labour Day, Thanksgiving Day, Christmas Day and the 26th of December.

(2) In subsection 1 "Civic Holiday" means a holiday only for the zone where it is celebrated.

HOURS OF WORK

3. The regular working periods for the industry shall be

(a) a regular working-week consisting of not more than 44½ hours of work to be performed during the regular working-days, and

(b) a regular working-day consisting of not more than

(i) 8½ hours of work to be performed on Monday, Tuesday, Thursday and Friday between 8.30 a.m. and 7 p.m., and

(ii) 10½ hours of work to be performed on Saturday between 8.30 a.m. and 9 p.m.

4.—(1) No work shall be performed in the industry on

(a) Sunday,

(b) Wednesday, or

(c) a holiday.

(2) During the week in which Christmas Day is celebrated 8½ hours of work may be performed between 8.30 a.m. and 7 p.m. on Wednesday in that week.

CLASSIFICATION OF EMPLOYEES

5. The following classification of employees in the industry is established:

Class A—A person who is given full-time employment on a minimum weekly rate of wages plus a percentage or commission.

Class B—A person who is given part-time or casual employment on a percentage or commission with a minimum rate of wages.

MINIMUM RATES OF WAGES

6.—(1) The minimum rates of wages for all work performed in the industry by employees shall be

(a) \$25 a week plus 60 per cent of the proceeds in excess of \$36 from the work performed by Class A employees, and

(b) 70 per cent of the proceeds from the work performed by Class B employees with a minimum rate of wages of 75 cents an hour.

(2) The percentages in subsection 1 shall be computed upon the gross receipts for work performed at not less than

(a) the minimum charge for each operation established in section 8, or



(b) the prevailing charge established in the shop for each operation,

whichever is the greater charge.

7. No deductions shall be made from the minimum rates of wages for

- (a) materials supplied,
- (b) laundry service, or
- (c) operating expenses.

MINIMUM CHARGES

8.—(1) The minimum charge for each operation in the industry shall be as follows:

- (a) facial massage, plain..... 50 cents
- (b) haircut or trim, persons 14 years and over..... 50 cents
- (c) haircut, persons under 14 years..... 35 cents
- (d) head rub..... 25 cents
- (e) ladies' neck clip..... 25 cents
- (f) razor honing..... 50 cents
- (g) shampoo, plain..... 50 cents
- (h) shave..... 30 cents
- (i) singe..... 25 cents

(2) No employer or employee may

- (a) contract for or accept lower prices than those established in subsection 1,
- (b) combine any of the operations named in subsection 1 without charging for each operation in the combination, or
- (c) give any article or premium to the customer without charging for the full value of the article or premium.

(148)

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THE INDUSTRIAL STANDARDS ACT

O. Reg. 14/50.

Schedule for the Barbering Industry in the Midland, Penetanguishene, Port McNicoll and Victoria Harbour Zones.

Revoking O. Reg. 120/44.

Made—13th January, 1950.

Filed—17th January, 1950, 11.05 a.m.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. The schedule appended hereto shall be in force during pleasure within the zones and be binding upon the employers and employees in the industry referred to in the schedule.

2. Ontario Regulations 120/44 are revoked.

3. The schedule and regulation 2 shall come into force on the tenth day after the publication thereof in THE ONTARIO GAZETTE under *The Regulations Act, 1944*.

SCHEDULE FOR THE BARBERING INDUSTRY IN THE MIDLAND ZONE, PENETANGUISHENE ZONE, PORT McNICOLL ZONE AND VICTORIA HARBOUR ZONE

1. No work shall be performed in the barbering industry in the Midland zone, Penetanguishene zone,

Port McNicoll zone and Victoria Harbour zone except in accordance with this schedule.

2.—(1) In this schedule "holiday" means New Year's Day, Good Friday, Victoria Day, Dominion Day, Civic Holiday, Labour Day, Thanksgiving Day, Christmas Day and the 26th of December.

(2) In subsection 1 "Civic Holiday" means a holiday only for the zone where it is celebrated.

HOURS OF WORK

3. The regular working periods for the industry shall be

- (a) a regular working-week consisting of not more than 42 hours of work to be performed during the regular working-days, and
- (b) a regular working-day consisting of not more than
  - (i) 8 hours of work to be performed on Monday, Tuesday, Thursday and Friday between 9 a.m. and 6 p.m., and
  - (ii) 10 hours of work to be performed on Saturday between 9 a.m. and 9 p.m.

4. No work shall be performed in the industry on

- (a) Sunday,
- (b) Wednesday, or
- (c) a holiday.

CLASSIFICATION OF EMPLOYEES

5. The following classification of employees in the industry is established:

Class A—A person who is given full-time employment on a percentage or commission with a minimum rate of wages.

Class B—A person who is given part-time work or casual employment on a percentage or commission with a minimum rate of wages.

MINIMUM RATES OF WAGES

6.—(1) The minimum rates of wages for all work performed in the industry by employees shall be

- (a) 70 per cent of the proceeds from the work performed by Class A employees with a minimum rate of wages of \$30 a week, and
- (b) 70 per cent of the proceeds from the work performed by Class B employees with a minimum rate of wages of 75 cents an hour.

(2) The percentages in subsection 1 shall be computed upon the gross receipts for work performed at not less than

- (a) the minimum charge for each operation established in section 8, or
- (b) the prevailing charge established in the shop for each operation,

whichever is the greater charge.

7. No deductions shall be made from the minimum rates of wages for

- (a) materials supplied,
- (b) laundry service, or
- (c) operating expenses.

## MINIMUM CHARGES

8.—(1) The minimum charge for each operation in the industry shall be as follows:

- (a) facial massage, plain..... 50 cents
- (b) haircut or trim, persons 14 years and over..... 50 cents
- (c) haircut, persons under 14 years..... 35 cents
- (d) head rub..... 25 cents
- (e) ladies' neck clip..... 25 cents
- (f) razor honing..... 50 cents
- (g) shampoo, plain..... 50 cents
- (h) shave..... 30 cents
- (i) singe..... 25 cents

(2) No employer or employee may

- (a) contract for or accept lower prices than those established in subsection 1,
- (b) combine any of the operations named in subsection 1 without charging for each operation in the combination, or
- (c) give any article or premium to the customer without charging for the full value of the article or premium.

(149)

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## THE INDUSTRIAL STANDARDS ACT

O. Reg. 15/50.

Schedule for the Barbering Industry in the Bracebridge, Gravenhurst and Huntsville Zones.

Revoking O. Reg. 98/44.

Made—13th January, 1950.

Filed—17th January, 1950, 11.10 a.m.

## REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. The schedule appended hereto shall be in force during pleasure within the zones and be binding upon the employers and employees in the industry referred to in the schedule.

2. Ontario Regulations 98/44 are revoked.

3. The schedule and regulation 2 shall come into force on the tenth day after the publication thereof in THE ONTARIO GAZETTE under *The Regulations Act, 1944*.

## SCHEDULE FOR THE BARBERING INDUSTRY IN THE BRACEBRIDGE ZONE, GRAVENHURST ZONE AND HUNTSVILLE ZONE

1. No work shall be performed in the barbering industry in the Bracebridge zone, Gravenhurst zone and Huntsville zone except in accordance with this schedule.

2.—(1) In this schedule "holiday" means New Year's Day, Good Friday, Victoria Day, Dominion Day, Civic Holiday, Labour Day, Thanksgiving Day, Christmas Day and the 26th of December.

(2) In subsection 1 "Civic Holiday" means a holiday only for the zone where it is celebrated.

## HOURS OF WORK

3. The regular working periods for the industry shall be,

- (a) in the Bracebridge zone,
  - (i) a regular working-week consisting of not more than 46 hours of work to be performed during the regular working-days, and
  - (ii) a regular working-day consisting of not more than 8 hours of work to be performed

on Monday, Tuesday, Wednesday and Friday between 8.30 a.m. and 5.30 p.m., 4 hours of work to be performed on Thursday between 8.30 a.m. and 12.30 p.m. and 10 hours of work to be performed on Saturday between 9 a.m. and 9 p.m.,

(b) in the Gravenhurst zone,

- (i) a regular working-week consisting of not more than 44½ hours of work to be performed during the regular working-days, and
- (ii) a regular working-day consisting of not more than 8½ hours of work to be performed on Monday, Tuesday, Wednesday and Friday between 8.30 a.m. and 6 p.m. and 10½ hours of work to be performed on Saturday between 8.30 a.m. and 9 p.m., and

(c) in the Huntsville zone,

- (i) a regular working-week consisting of not more than 44 hours of work to be performed during the regular working-days, and
- (ii) a regular working-day consisting of not more than 8 hours of work to be performed on Monday, Tuesday and Wednesday between 9 a.m. and 6 p.m. and 10 hours of work to be performed on Friday and Saturday between 9 a.m. and 9 p.m.

4.—(1) No work shall be performed in the industry on

- (a) Sunday,
- (b) a holiday, or
- (c) Thursday

- (i) after 12.30 p.m. in the Bracebridge zone, and
- (ii) in the Gravenhurst zone and Huntsville zone.

(2) During the week in which

- (a) a holiday occurs other than on Monday or Tuesday 8½ hours of work may be performed between 8.30 a.m. and 6 p.m. in the Gravenhurst zone, and
- (b) New Year's Day or Christmas Day falls on Friday 8 hours of work may be performed between 9 a.m. and 6 p.m. in the Huntsville zone,

on Thursday in that week.

## CLASSIFICATION OF EMPLOYEES

5. The following classification of employees in the industry is established:

Class A—A person who is given full-time employment on a percentage or commission with a minimum rate of wages.

Class B—A person who is given part-time work or casual employment on a percentage or commission with a minimum rate of wages.

## MINIMUM RATES OF WAGES

6.—(1) The minimum rates of wages for all work performed in the industry by employees shall be

- (a) 70 per cent of the proceeds from the work performed by Class A employees with a minimum rate of wages of \$25 a week, and
- (b) 70 per cent of the proceeds from the work performed by Class B employees with a minimum rate of wages of \$5 a day.

(2) The percentages in subsection 1 shall be computed upon the gross receipts for work performed at not less than

- (a) the minimum charge for each operation established in section 8, or
- (b) the prevailing charge established in the shop for each operation,

whichever is the greater charge.

7. No deductions shall be made from the minimum rates of wages for

- (a) materials supplied,
- (b) laundry service, or
- (c) operating expenses.

MINIMUM CHARGES

8.—(1) The minimum charge for each operation in the industry shall be

- (a) facial massage, plain..... 50 cents
- (b) haircut or trim, persons 14 years and over..... 50 cents
- (c) haircut, persons under 14 years..... 35 cents
- (d) head rub..... 25 cents
- (e) ladies' neck clip..... 25 cents
- (f) razor honing..... 50 cents
- (g) shampoo, plain..... 50 cents
- (h) shave..... 30 cents
- (i) single..... 25 cents

(2) No employer or employee may

- (a) contract for or accept lower prices than those established in subsection 1,
- (b) combine any of the operations named in subsection 1 without charging for each operation in the combination, or
- (c) give any article or premium to the customer without charging for the full value of the article or premium.

(150) 4

THE INDUSTRIAL STANDARDS ACT

O. Reg. 16/50.  
 Schedule for the Barbering Industry  
 in the North Bay Zone.  
 Revoking O. Reg. 123/44.  
 Made—13th January, 1950.  
 Filed—17th January, 1950, 11.15 a.m.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.

2. Ontario Regulations 123/44 are revoked.

3. The schedule and regulation 2 shall come into force on the tenth day after the publication thereof in THE ONTARIO GAZETTE under *The Regulations Act, 1944*.

SCHEDULE FOR THE BARBERING INDUSTRY IN THE NORTH BAY ZONE

1. No work shall be performed in the barbering industry in the North Bay zone except in accordance with this schedule.

2. In this schedule "holiday" means New Year's Day, Good Friday, Victoria Day, Dominion Day, North Bay Civic Holiday, Labour Day, Thanksgiving Day, Christmas Day and the 26th of December.

HOURS OF WORK

3. The regular working periods for the industry shall be

- (a) a regular working-week consisting of not more than 47¾ hours of work to be performed during the regular working-days, and
- (b) a regular working-day consisting of not more than
  - (i) 8¾ hours of work to be performed on Monday, Tuesday, Thursday, Friday and Saturday between 8 a.m. and 6 p.m., and
  - (ii) 4 hours of work to be performed on Wednesday between 8 a.m. and 12 noon.

4.—(1) No work shall be performed in the industry on

- (a) Sunday,
- (b) a holiday, or
- (c) Wednesday after 12 noon.

(2) During the week in which Christmas Day falls on Thursday, Friday or Saturday 8¾ hours of work may be performed between 8 a.m. and 6 p.m. on Wednesday in that week.

CLASSIFICATION OF EMPLOYEES

5. The following classification of employees in the industry is established:

- Class A—A person who is given full-time employment on a percentage or commission with a minimum rate of wages.
- Class B—A person who is given part-time work or casual employment on a percentage or commission with a minimum rate of wages.

MINIMUM RATES OF WAGES

6.—(1) The minimum rates of wages for all work performed in the industry by employees shall be

- (a) 65 per cent of the proceeds from the work performed by Class A employees with a minimum rate of wages of \$30 a week, and
- (b) 70 per cent of the proceeds from the work performed by Class B employees with a minimum rate of wages of 70 cents an hour.

(2) The percentages in subsection 1 shall be computed upon the gross receipts for work performed at not less than

- (a) the minimum charge for each operation established in section 8, or
- (b) the prevailing charge established in the shop for each operation,

whichever is the greater charge.

7. No deductions shall be made from the minimum rates of wages for

- (a) materials supplied,
- (b) laundry service, or
- (c) operating expenses.

MINIMUM CHARGES

8.—(1) The minimum charge for each operation in the industry shall be as follows:

- (a) facial massage, plain..... 50 cents
- (b) haircut or trim, persons 14 years and over..... 50 cents
- (c) haircut, persons under 14 years..... 35 cents
- (d) head rub..... 25 cents
- (e) ladies' neck clip..... 25 cents

- (f) razor honing..... 50 cents
- (g) shampoo, plain..... 50 cents
- (h) shave..... 30 cents
- (i) singe..... 35 cents

(2) No employer or employee may

- (a) contract for or accept lower prices than those established in subsection 1,
- (b) combine any of the operations named in subsection 1 without charging for each operation in the combination, or
- (c) give any article or premium to the customer without charging for the full value of the article or premium.

(151) 4

**THE INDUSTRIAL STANDARDS ACT**

O. Reg. 17/50.  
 Schedule for the Barbering Industry  
 in the Carleton Place and Perth  
 Zones.  
 Revoking O. Reg. 8/46.  
 Made—13th January, 1950.  
 Filed—17th January, 1950, 11.30 a.m.

**REGULATIONS MADE UPON THE RECOM-  
 MENDATION OF THE MINISTER UNDER  
 THE INDUSTRIAL STANDARDS ACT**

1. The schedule appended hereto shall be in force during pleasure within the zones and be binding upon the employers and employees in the industry referred to in the schedule.

2. Ontario Regulations 8/46 are revoked.

3. The schedule and regulation 2 shall come into force on the tenth day after the publication thereof in THE ONTARIO GAZETTE under *The Regulations Act, 1944*.

**SCHEDULE FOR THE BARBERING INDUSTRY  
 IN THE CARLETON PLACE ZONE  
 AND PERTH ZONE**

1. No work shall be performed in the barbering industry in the Carleton Place zone and Perth zone except in accordance with this schedule.

2.—(1) In this schedule "holiday" means New Year's Day, Good Friday, Victoria Day, Dominion Day, Civic Holiday, Labour Day, Thanksgiving Day, Christmas Day and the 26th of December.

(2) In subsection 1 "Civic Holiday" means a holiday only for the zone where it is celebrated.

**HOURS OF WORK**

3. The regular working periods for the industry shall be

- (a) a regular working-week consisting of not more than 46½ hours of work to be performed during the regular working-days, and
- (b) a regular working-day consisting of not more than
  - (i) 8½ hours of work to be performed on Monday and Friday between 8.30 a.m. and 6 p.m.,
  - (ii) 9½ hours of work to be performed on Tuesday and Thursday between 8.30 a.m. and 8 p.m., and
  - (iii) 10½ hours of work to be performed on Saturday between 8.30 a.m. and 9 p.m.

4.—(1) No work shall be performed in the industry

on

- (a) Sunday,
- (b) Wednesday, or
- (c) a holiday.

(2) During the week in which Christmas Day is celebrated 8½ hours of work may be performed between 8.30 a.m. and 6 p.m. on Wednesday in that week.

**CLASSIFICATION OF EMPLOYEES**

5. The following classification of employees in the industry is established:

Class A—A person who is given full-time employment on a minimum weekly rate of wages plus a percentage or commission.

Class B—A person who is given part-time or casual employment on a percentage or commission with a minimum rate of wages.

**MINIMUM RATES OF WAGES**

6.—(1) The minimum rates of wages for all work performed in the industry by employees shall be

- (a) \$25 a week plus 60 per cent of the proceeds in excess of \$36 from the work performed by Class A employees, and
- (b) 65 per cent of the proceeds from the work performed by Class B employees with a minimum rate of wages of 75 cents an hour.

(2) The percentages in subsection 1 shall be computed upon the gross receipts for work performed at not less than

- (a) the minimum charge for each operation established in section 8, or
- (b) the prevailing charge established in the shop for each operation,

whichever is the greater charge.

7. No deductions shall be made from the minimum rates of wages for

- (a) materials supplied,
- (b) laundry service, or
- (c) operating expenses.

**MINIMUM CHARGES**

8.—(1) The minimum charge for each operation in the industry shall be as follows:

- (a) facial massage, plain..... 50 cents
- (b) haircut or trim, persons 14 years and over..... 50 cents
- (c) haircut, persons under 14 year..... 35 cents
- (d) head rub..... 25 cents
- (e) ladies' neck clip..... 25 cents
- (f) razor honing..... 50 cents
- (g) shampoo, plain..... 50 cents
- (h) shave..... 30 cents
- (i) singe..... 35 cents

(2) No employer or employee may

- (a) contract for or accept lower prices than those established in subsection 1,
- (b) combine any of the operations named in subsection 1 without charging for each operation in the combination, or
- (c) give any article or premium to the customer without charging for the full value of the article or premium.

(152) 4





**Publications Under The Regulations Act, 1944**

FEBRUARY 4th, 1950

**THE MINING ACT**

O. Reg. 19/50.  
Mining Rights reopened for prospecting and staking out and for sale or lease.  
New.  
Made—13th January, 1950.  
Filed—19th January, 1950, 4.15 p.m.

**REGULATIONS MADE UNDER THE MINING ACT**

1. The lands and mining rights the property of the Crown within the area described in Schedule 1 are withdrawn from prospecting and staking out and from sale or lease.
2. The mining rights so withdrawn and the mining rights in the lands so withdrawn are reopened for prospecting and staking out and for sale or lease.

**SCHEDULE 1**

The geographic townships of Benoit, Eby and Otto, in the Territorial District of Timiskaming, and the geographic townships of Beatty, Bond, Bowman, Calvert, Carr, Clergue, Currie, Dundonald, German, Hislop, Matheson, McCart, Newmarket, Playfair, Stock, Taylor and Walker, in the Territorial District of Cochrane.

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**THE POWER COMMISSION ACT**

O. Reg. 20/50.  
Modification of Power Rationing.  
Modifying O. Reg. 169/49.  
Made—20th January, 1950.  
Filed—21st January, 1950, 8.30 a.m.

**REGULATIONS MADE BY THE COMMISSION UNDER THE POWER COMMISSION ACT**

1. Subregulation 1 of Regulation 3 of Ontario Regulations 169/49 shall apply only between the hours of 7 a.m. to 7 p.m. on Monday, Tuesday, Wednesday, Thursday and Friday.
2. Regulation 1 shall not apply to the territorial districts of
  - (a) Algoma,
  - (b) Cochrane,
  - (c) Manitoulin,
  - (d) Nipissing,
  - (e) Parry Sound,
  - (f) Sudbury, and
  - (g) Timiskaming.

**THE HYDRO-ELECTRIC POWER COMMISSION OF ONTARIO**

ROBERT H. SAUNDERS,  
*Chairman.*

(Seal)

E. B. EASSON,  
*Secretary.*

Dated at Toronto,  
the  
day of January,  
A.D. 1950.

(197)

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# Publications Under The Regulations Act, 1944

FEBRUARY 11th, 1950

## THE HOMES FOR THE AGED ACT, 1949

O. Reg. 21/50.  
General Regulations.  
New.  
Made—26th January, 1950.  
Filed—30th January, 1950, 3.25 p.m.

## REGULATIONS MADE UNDER THE HOMES FOR THE AGED ACT, 1949

### INTERPRETATION

#### 1. In these regulations

- (a) "home" means home for the aged; and
- (b) "outside municipalities" means municipalities which, not having a home or a joint home, enter into an agreement under section 5 of the Act for the admission and maintenance in a home of residents of those municipalities.

### QUALIFICATIONS OF SUPERINTENDENT

#### 2. A superintendent shall, at the time of appointment,

- (a) be in good health and of suitable age,
- (b) be experienced in administration,
- (c) have a specialized knowledge of and adequate experience in modern methods of superintending a home,
- (d) have a sympathetic understanding of problems pertaining to a home, and the necessary personality for the position, and
- (e) demonstrate ability to retain the confidence of the staff, and to direct it efficiently.

### QUALIFICATIONS OF STAFF MEMBERS

3.—(1) Where a home provides separate quarters for residents confined to bed, the nurse of the home shall be registered under *The Nurses Act, 1947*.

(2) Assistants to the superintendent shall each have a specialized knowledge of modern methods of caring for residents.

(3) Persons employed to plan and conduct the operation of the home and attend to the cooking, sewing, mending, laundering, the operation of the farm, and other requirements of the home, shall be qualified.

### MEDICAL EXAMINATION FOR SUPERINTENDENTS AND STAFFS

4.—(1) Before appointment the superintendent and each member of his staff shall obtain from a legally qualified medical practitioner a certificate that he is

- (a) free from communicable or contagious disease, and
- (b) physically fit to undertake his duties under the Act and these regulations.

(2) The superintendent and each member of the staff shall file the certificate with the board or the municipality, as the case may be.

### POWERS AND DUTIES OF SUPERINTENDENTS

#### 5. A superintendent shall

- (a) be responsible to the municipality or the board, as the case may be, for the proper performance of his duties under the Act and these regulations,
- (b) admit persons to the home in accordance with subsection 4 of section 9 of the Act, and these regulations,
- (c) interview each resident upon admission and keep a written record of any special diet, care or treatment needed by the resident as disclosed at the interview,
- (d) exercise care in allocating proper accommodation to a resident, taking into consideration the sex, the type of care needed, and the personal habits of the resident,
- (e) purchase all provisions for the home,
- (f) ensure that residents are given sufficient food of good quality,
- (g) where the home has a farm, ensure that supplies and equipment necessary for the proper operation of the farm are available and kept in repair,
- (h) organize sufficient and suitable entertainment and recreation for the residents,
- (i) ensure that an adequate supply of appropriate books, periodicals and newspapers is available for residents,
- (j) ensure that sufficient staff is on duty to provide adequate care, supervision and assistance in handicrafts for residents,
- (k) ensure that there are adequate opportunities in the home or elsewhere for residents to participate in religious services,
- (l) ensure that residents are provided with adequate clothing and are given humane care,
- (m) ensure that forms required under the Act and these regulations with respect to the admission, illness, or death of or accident to a resident, are completed,
- (n) certify the bills and accounts of the home,
- (o) be responsible to the municipality or the board, as the case may be, for the efficient management and operation of the home,
- (p) be responsible for keeping the records, completing the forms and making the returns prescribed under the Act and these regulations,
- (q) keep a separate written record of special diets for residents prescribed by the physician for the home under subregulation 4 of regulation 16,
- (r) ensure that money or valuables left with him for safe-keeping by or on behalf of a resident is available to the resident upon request, and

- (s) hear a grievance of any resident and correct it where the superintendent deems it necessary.

#### AUTHORIZATION TO ADMIT A PERSON TO A HOME

6. An authorization under clause *a* of subsection 4 of section 9 of the Act shall be in form 1.

#### APPLICATION FOR ADMISSION TO A HOME

7. An application under clause *b* of subsection 4 of section 9 of the Act shall be in form 2.

#### STATEMENT OF A WELFARE OFFICER UPON AN APPLICATION FOR ADMISSION TO A HOME

8. A statement under clause *c* of subsection 4 of section 9 of the Act shall be in form 3.

#### STATEMENT BY A LEGALLY QUALIFIED MEDICAL PRACTITIONER UPON AN APPLICATION FOR ADMISSION TO A HOME

9. A statement under clause *d* of subsection 4 of section 9 of the Act shall be in form 4.

#### RULES GOVERNING HOMES

10. Residents shall be under the general supervision of the superintendent.

11.—(1) Except with the permission of the superintendent, a resident shall not leave the home at any time.

(2) Residents may smoke only in rooms designated by the superintendent.

(3) With the approval of the superintendent, a resident may sell any article he makes and retain the proceeds thereof.

12. Except upon a written direction to the superintendent from the physician for the home, no resident shall have any liquor as defined in *The Liquor Control Act* in his possession or under his control.

#### FIRE PROTECTION AND FIRE DUTIES

13. The superintendent of a home shall

- (a) eliminate fire-hazards in the home,
- (b) have fire-extinguishers, hose, and stand-pipe equipment inspected at least once a month and given a working test at least once a year,
- (c) have the fire-alarm system inspected and tested at least once every 2 weeks,
- (d) keep a written record of inspections and tests of the fire-equipment and fire-alarm system,
- (e) establish a procedure to be followed when a fire-alarm is given, including the duties of the staff and residents,
- (f) instruct the staff and residents in the procedure established under clause *e*, and post the procedure in conspicuous places in the home, and
- (g) hold a fire-drill for his staff at least one a month.

#### RECORDS AND RETURNS

14.—(1) The records of a home shall include

- (a) adequate books of account and ledgers, setting forth receipts and disbursements of the home,
- (b) a yearly inventory of furnishings, equipment and supplies,

(c) where the home operates a farm

- (i) a record of receipts and disbursements of the farm, and
- (ii) a yearly inventory of farm stock, equipment and supplies, and

(d) a record of money and valuables of residents deposited for safe-keeping with the superintendent.

(2) The books of account and ledgers shall

- (a) show clearly the average daily cost each year of maintaining a resident in the home,
- (b) contain a separate record of money received by the home from sources other than under the Act, and
- (c) be audited yearly by a chartered accountant or a certified public accountant.

(3) The superintendent of a home shall furnish the Minister not later than the 31st of March in each year with

- (a) a financial report in form 5 for the preceding year ending December 31st, certified by a chartered accountant or a certified public accountant,
- (b) a summary of a farm operation in form 6, and
- (c) an annual return of residents in form 7 for the preceding year ending December 31st.

15.—(1) A home shall keep a written record of each resident.

(2) The record shall set forth

- (a) the name of the resident, his address, and the date and circumstances of admission,
- (b) his personal and family history,
- (c) names and addresses of relatives, and other interested persons,
- (d) a detailed report on
  - (i) the medical history of a resident before admission,
  - (ii) physical and mental examinations, from and including the examination under regulation 16, and
  - (iii) illnesses and accidents after admission,
- (e) observations on the resident's conduct and behaviour while in the home, and
- (f) where a resident leaves the home, the name and address of the person, institution or home to whom or which he goes.

#### MEDICAL SERVICES

16.—(1) At least once a year a resident shall take a complete medical examination conducted by the physician for the home.

(2) The physician shall keep a written record of the examination.

(3) Under subregulation 1 "complete medical examination" includes a test of vision, and a dental examination.

(4) Where the physician directs, a resident shall be given a special diet.

(5) At the request of the superintendent the physician shall attend and treat a resident or a member of the staff of the home.

(6) The physician shall inspect sanitary conditions in the home at least once a month and take any steps necessary to correct insanitary conditions.

MANNER OF COMPUTING THE PROPORTION OF THE COST OF CONSTRUCTION ALLOCATED TO UNORGANIZED PORTIONS OF DISTRICTS

17.—(1) Under subsection 2 of section 13 of the Act the manner of computing the proportion of the cost of construction of a home to be allocated to the unorganized portions of the district shall be as set forth in subregulation 2.

(2) The cost shall be allocated among the school sections in the unorganized townships of the district in proportion to their respective assessments for school purposes.

(3) The board shall notify the minister forthwith of the cost allocated to each school section.

REQUESTS FOR PAYMENTS UNDER SUBSECTION 1 OF SECTION 14 OF THE ACT

18.—(1) Where a municipality or board requests a payment for a new building to be used as a home or for an addition to or an extension of an existing home, it shall file the request with the Minister in duplicate in form 8.

(2) Except under subregulation 3 a request shall be for payment of a portion of the estimated cost of the new building or the addition to or extension of an existing home for one of the following:

- (a) 5 per cent when the foundations are laid,
(b) 20 per cent when the roof is on and the building, addition or extension is enclosed, and
(c) 10 per cent when the interior partitions are installed and finished.

(3) When the new building, addition or extension is completed, the request shall be for payment of an amount calculated by deducting the total of the payments under clauses a, b and c of subregulation 2 from 50 per cent of the cost of the new building, addition or extension.

APPLICATION FOR A PAYMENT FOR THE OPERATION AND MAINTENANCE OF A HOME

19. An application under section 15 of the Act for a payment for the operation and maintenance of a home shall be made in triplicate in form 9.

COMPUTATION OF COST OF MAINTENANCE PER DAY OF PERSONS WHOSE RESIDENCE BEFORE ADMISSION TO A HOME WAS IN UNORGANIZED TERRITORY

20. Under section 16 of the Act the cost of maintenance per day for each person whose residence before admission to the home was in unorganized territory shall be computed in accordance with form 10.

File Number

FORM 1

The Homes for the Aged Act, 1949

AUTHORIZATION TO ADMIT A PERSON TO A HOME FOR THE AGED

Municipality of the.....of.....

To the Superintendent of the.....Home for the Aged.

Under The Homes for the Aged Act, 1949, and the regulations, I authorize the admission of

(full name of applicant)

of.....(address of applicant)

to the.....Home for the Aged.

Dated at.....

this.....day of.....19....

(Signature of authorizing officer)

(appointment or office)

File Number

FORM 2

The Homes for the Aged Act, 1949

APPLICATION FOR ADMISSION TO A HOME FOR THE AGED

Municipality of the.....of.....
Date of Application:.....

Under The Homes for the Aged Act, 1949, and the regulations, I apply for admission to the.....
Home for the Aged, and furnish the following information:

- 1. Name:..... (last name) (first and middle names) } Mr. Mrs. Miss
2. Address:..... (street and number, or R.R.) (city, town, or post-office)
3. Sex:.....
4. Reasons for making application:.....
(Signature of applicant)

File Number

FORM 3

The Homes for the Aged Act, 1949

STATEMENT OF A WELFARE OFFICER UPON AN
APPLICATION FOR ADMISSION TO A HOME FOR THE AGED

Municipality of the.....of.....
Date of application.....

PART 1

TO BE COMPLETED FOR ALL APPLICANTS

- 1. Name of applicant..... (last name) (first and middle names) } Mr. Mrs. Miss
2. Address..... (street and number, or R.R.) (City or post-office)
3. Sex.....
4. Age: (a) present age in years.....
(b) date of birth..... (month) (day) (year)
5. Place of birth..... (city, town or village) (county) (province or state) (country)
6. Religion.....
7. Name and post-office address of family medical practitioner.....

8. Name and address of relative or friend to be notified in case of death or serious accident or illness.....  
 .....

9. Marital status:

- (a) present status: married  divorced   
 single  separated   
 widow  deserted   
 widower

(b) if applicant is married state: (i) date of marriage.....  
 (ii) name and post-office address of spouse.....  
 .....  
 .....

(c) if applicant is a married woman state maiden name.....

(d) if applicant has been deserted by or separated from her husband state:

- (i) date husband last heard from.....  
 (month) (day) (year)  
 (ii) present address of husband (where known)  
 (iii) financial settlement (if any)  
 (iv) place and date of court order (if any)

10. Residence:

State residence of applicant over a period of time before the date of application sufficient to establish clearly the municipality in which the applicant has resided for a period of 12 consecutive months, as required under section 12 of the Act:

Date (from and to)	Post-office address	Municipality	County

PART 2

INFORMATION REQUIRED WHERE AN APPLICANT IS IN RECEIPT OF AN OLD-AGE PENSION OR BLIND-PENSION

11. Is applicant in receipt of (i) old-age pension?.....  
 (yes or no)

(ii) blind-pension?.....  
 (yes or no)

12. Amount of monthly-pension cheque \$.....

13. Does the applicant's spouse (if any) receive an old-age pension or blind-pension?.....  
 (yes or no)

PART 3

THIS PART TO BE COMPLETED WHERE AN APPLICANT IS TO BE MAINTAINED AT THE EXPENSE OF A MUNICIPALITY

FINANCIAL RESOURCES OF APPLICANT AND APPLICANT'S SPOUSE

14. Ownership of home and other real estate:

- (a) description of property.....
- (b) owned by whom.....
- (c) assessed value.....
- (d) encumbrance.....
- (e) annual gross revenue.....
- (f) annual taxes.....
- (g) annual interest.....
- (h) arrears of taxes.....
- (i) arrears of interest.....

15. Bank accounts (list all accounts in name of applicant or applicant's spouse)

(a) Name and post-office address of bank	(b) In whose name is account?	(c) Amount on deposit	(d) Date of most recent withdrawal
		\$	
		\$	
		\$	
		\$	

16. Investments (list all stocks, bonds, mortgages, or other securities owned by applicant or applicant's spouse)

(a) Description of investment	(b) In whose name is investment?	(c) Value of investment	(d) Dividend, interest, or other income from investment
		\$	\$
		\$	\$
		\$	\$
		\$	\$

17. Insurance (list any insurance carried by applicant or applicant's spouse)

(a) Name of policy holder	(b) Name of insurance company or fraternity	(c) Policy number	(d) amount of insurance	(e) Rate of premium (specify whether paid by week or month)	(f) Name of beneficiary
			\$	\$	
			\$	\$	
			\$	\$	
			\$	\$	

18. Pension, superannuation or annuities:

Amount monthly	
Applicant	Applicant's spouse
\$	\$
\$	\$
\$	\$
\$	\$
\$	\$

- (a) old-age pension
- (b) blind-pension
- (c) war pension
- (d) superannuation or retirement pension.
- (e) annuity (specify source)

19. Other assets:

Amount	
Applicant	Applicant's spouse
\$	\$
\$	\$
\$	\$
\$	\$
\$	\$

- (a) cash on hand
- (b) interest in business, stock-in-trade, or ventures of any kind (give particulars)
- (c) money loaned to or in the hands of any person
- (d) poultry or live stock (specify)
- (e) other property not specified under item, a, b, c, or d (give particulars)

20. Financial contributions from children during the past year:  
(list all living children)

Name	Post-office address	Age	Occupation	Son or Daughter (S. or D.)	Married or Single (M. or S.)	Number of Children	Amount Contributed	Living with applicant? Yes or No
							\$	
							\$	
							\$	
							\$	
							\$	
							\$	

21. Financial contributions from other relatives:

Name	Post-office address	Occupation	Amount	Living with applicant? Yes or No
			\$	
			\$	
			\$	
			\$	

PART 4

TO BE COMPLETED FOR ALL APPLICANTS

I certify that I have read to the applicant the statements in the proper Parts and that to the best of my knowledge the information contained therein is true and correct.

.....  
(signature of welfare officer)

PART 5

COMMENTS OF WELFARE OFFICER

Date..... (signature of welfare officer)
Place.....

FORM 4

The Homes for the Aged Act, 1949

STATEMENT BY A PHYSICIAN FOR A HOME FOR THE AGED AS TO AN APPLICANT FOR ADMISSION

Name of home for the aged.....
municipality of the.....of.....
Date..... (month by name) (day) (year)

Under clause d of subsection 4 of section 9 of The Homes for the Aged Act, 1949, I have examined the applicant herein and state as follows:

1. GENERAL INFORMATION

- (1) Full name of applicant:..... Mr. Mrs. Miss
(2) Address:..... (street and number or R.R.) (city, town or post-office)
(3) Age: (a) date of birth (b) age given (in years) (c) apparent age
(4) Sex: M F
(5) Marital status: married single widow widower divorced separated
(6) Name and address of family medical practitioner.....
(7) Personal history: (factors relating to present capacities and condition, or bearing on type of care indicated)
(a) educational factors
(b) occupational factors
(c) family and home background
(d) social attitudes
(e) special interests and aptitudes

2. MEDICAL RECORD:

- (1) Specific clinical data and functional enquiry (including details of dental examination and test of vision)
(2) Summary of past illnesses, accidents and hospitalization
(3) Present complaints and disabilities



(4) Summary of diagnosis

- (a) diagnosis
- (b) further investigation indicated
- (c) type of care recommended for applicant while in home for aged
- (d) treatment recommended
- (e) special diet recommended

(5) Summary of functional status

- (a) disabilities:
  - (i) physical
  - (ii) mental
- (b) residual useful functions:
  - (i) physical
  - (ii) mental
- (c) prognosis:
  - (i) physical
  - (ii) mental

3. ADMISSION TO A HOME FOR THE AGED:

- (1) Is applicant's physical or mental condition such as to render him eligible for admission to the home for the aged? .....  
(yes or no)
- (2) If answer is *yes*, under what clause of section 11 of the Act is he eligible in respect of his physical or mental condition? .....

4. CONTAGIOUS OR COMMUNICABLE DISEASE:

- (1) Was the applicant at the time of examination free from contagious or communicable disease?.....  
(yes or no)
- (2) If answer is *no*, indicate nature of contagious or communicable disease.....

5.—(1) Is the applicant physically able to engage in household, farm or other work in or about the home for the aged?.....  
(yes or no)

- (2) If answer is *yes*, state the type of work, limitations, safeguards, capacity, and therapeutic factors....

6. ADDITIONAL INFORMATION:

- (1) Does applicant require bed-care?
- (2) Does applicant require special nursing?
- (3) Is applicant able to walk?
- (4) Is applicant suffering from defective hearing?
- (5) Is applicant suffering from defective vision?
- (6) Is applicant mentally incapacitated?
- (7) Is applicant otherwise incapacitated?
- (8) Is applicant able to dress and feed himself?
- (9) Is applicant able otherwise to care for himself?
- (10) Is applicant capable of handling his own money?
- (11) Has applicant any special personal-conduct problems?

YES	NO	COMMENTS

7. MENTAL STATUS OF APPLICANT:

- Approximate normality
- Senile mental deterioration
- Mental defective
- Psychotic tendencies
- Occasional epileptiform manifestations

8. PHYSICIAN'S FURTHER COMMENTS AND RECOMMENDATIONS:

Date of examination:.....  
(month) (day) (year)

.....  
(Signature of physician for the home for the aged)

FORM 5

*The Homes for the Aged Act, 1949*

FINANCIAL REPORT OF A HOME FOR THE AGED  
FOR THE YEAR ENDING DECEMBER 31st, 19....

Name of home for the aged.....  
municipality or board of the.....of.....

OPERATING ACCOUNT

RECEIPTS

1. PROVINCIAL PAYMENT FOR OPERATION AND MAINTENANCE:
2. GRANTS BY COUNTY OR OTHER MUNICIPALITY: (specify)
3. PAYMENTS FOR MAINTENANCE OF RESIDENTS:
  - (1) From Province of Ontario for residents from unorganized territory
  - (2) From outside municipalities (specify)
  - (3) From paying residents:
    - (a) old-age pensioners and blind pensioners
    - (b) other than old-age pensioners and blind pensioners.
  - (4) From estates of deceased residents
4. INCOME FROM DONATIONS:
  - (1) Income from bequests, endowment funds, or investment of donations
  - (2) Other voluntary contributions received during year
5. INCOME FROM PUBLIC MONEY:
  - (1) Income from investment of public money
  - (2) Bank interest on savings account
6. RECEIPTS FROM FARM OPERATION:
  - (1) Receipts from sale of farm products
  - (2) Receipts from capital sales of farm assets
  - (3) Other cash-receipts
7. OTHER RECEIPTS: (list important items separately)

	\$
	\$
	\$
	\$
	\$
	\$
	\$

DISBURSEMENTS

<p>8. FOOD AND PROVISIONS: Actual purchase of food and provisions exclusive of tobacco and produce obtained from farm operated in conjunction with home</p>	
<p>9. MEDICAL AND DENTAL SERVICES: (1) Fees paid for medical and dental services     (a) to the physician for the home, and     (b) to others (2) Drugs, medications, and medical supplies</p>	
<p>10. WELFARE OF RESIDENTS: (1) Clothing and footwear for residents (2) Materials and supplies for occupational therapy (3) Provisions of pocket-money to residents     (a) refunds to old-age pensioners and blind pensioners     (b) issue to residents other than old-age pensioners and blind pensioners (4) Tobacco, and other supplies for smokers (5) Newspapers, magazines and books for the use of residents (6) Recreational, entertainment and welfare provisions for residents (7) Funeral and burial expenses</p>	
<p>11. GENERAL OPERATION AND ADMINISTRATION EXPENSES: (1) GROUP 1:     (a) household supplies, laundry, and cleaning-material     (b) purchase of furnishings (specify important items)     (c) purchase of equipment (specify important items)     (d) repair and maintenance of buildings and equipment OTHER THAN farm buildings and equipment: (specify important items)</p>	
<p>(2) GROUP 2:     (a) rent (EXCLUSIVE of farm-acreage)     (b) utilities:         (i) water         (ii) gas         (iii) electricity         (iv) telephone     (c) freight and express     (d) travel expenses and mileage for employees of the home for the aged     (e) stationery and office-supplies     (f) salaries and wages:         (i) superintendent         (ii) other employees exclusive of physician for the home     (g) insurance (specify nature of coverage)</p>	

12. FARM OPERATION:

- (1) Live stock and poultry expenses
- (2) Crop expenses
- (3) Purchase of farm-equipment
- (4) Repair and maintenance of farm-equipment
- (5) Repair and maintenance of farm-buildings
- (6) Rental of farm-acreage
- (7) Other disbursements for farm operation, exclusive of costs chargeable to farm included in Group 2 of item 11

13. OTHER DISTURSEMENTS EXCLUSIVE OF FARM OPERATION  
(specify important items)

TOTAL DISBURSEMENTS

OPERATING SURPLUS

\$  
\$  
\$  
\$

BALANCE SHEET FOR THE YEAR ENDING DECEMBER 31, 19....

ASSETS

LIABILITIES

CURRENT:

- Cash on hand.....\$
- Cash in bank.....
- Accounts receivable,—  
(a) exclusive of farm....  
(b) farm only.....
- Prepaid salaries and wages.
- Unexpired insurance—  
premiums.....
- Inventory of stock and sup-  
plies,—  
(a) exclusive of farm....  
(b) farm only.....
- Other.....

CURRENT:

- Bank loans.....\$
- Accounts payable,—  
(a) exclusive of farm....  
(b) farm only.....
- Residents trust-account....
- Other.....

CAPITAL:

- Bank loans.....\$
- Mortgage loans.....
- Other.....

FIXED:

- Land.....\$
- Buildings less reserve for  
depreciation,—  
(a) exclusive of farm....  
(b) farm only.....
- Furnishing less reserve for  
depreciation.....
- Machinery and equipment  
less reserve for deprecia-  
tion,—  
(a) exclusive of farm....  
(b) farm only.....

TOTAL LIABILITIES...

SURPLUS.....

INVESTMENTS:.....

TOTAL ASSETS.....\$

DEFICIT:.....\$

\$  
\$  
\$

SURPLUS ACCOUNT

Balance—January ..... 19..... \$  
 Plus operating surplus for the year 19..... \$  
 Balance—December 31, 19..... \$

I certify that this financial report is true and correct.

.....  
 (Chartered Accountant or Certified Public Accountant)

Date.....19.....

FORM 6

*The Homes for the Aged Act, 1949*

SUMMARY OF FARM OPERATION FOR THE YEAR ENDING DECEMBER 31st, 19....

Name of home for the aged.....  
 Municipality or board of the.....of.....

PART 1—RECEIPTS AND DISBURSEMENTS

RECEIPTS

<p>1. RECEIPTS FROM SALE OF FARM PRODUCTS exclusive of the value of farm products supplied to the home:</p> <p>(1) Live stock other than poultry:</p> <p>    (a) cattle</p> <p>    (b) horses</p> <p>    (c) swine</p> <p>    (d) other live stock</p> <p>(2) Poultry and eggs:</p> <p>    (a) poultry</p> <p>    (b) eggs</p> <p>(3) Milk and milk products</p> <p>(4) Fruit</p> <p>(5) Other crops sold (specify important items)</p> <p>(6) Wood-lot fuel</p> <p>(7) Other farm products including materials (specify important items)</p> <p>2. RECEIPTS FROM CAPITAL SALES OF FARM ASSETS:          (Land, buildings, machinery, and other equipment sold. List items separately.)</p> <p>3. OTHER CASH RECEIPTS (specify)</p> <p>4. TOTAL CASH RECEIPTS</p>	<p>\$</p> <p>\$</p> <p>\$</p>
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DISBURSEMENTS

5. LIVE STOCK AND POULTRY EXPENSES:		
(1) Purchase of live stock and poultry:		
(a) cattle		
(b) horses		
(c) swine		
(d) poultry		
(e) other live stock		
(2) Purchase of feed for:		
(a) cattle		
(b) horses		
(c) poultry		
(d) other live stock		
(3) Other expenses of live stock and poultry: (other than insurance)		
(a) veterinary, registration, breeding, and milk-testing		
(b) disinfectants, fly-spray and other expenses (specify important items)		
6. CROP EXPENSES: (other than insurance)		
(a) purchase of seed		
(b) twine, sprays, and other incidental expenses		
7. PURCHASE OF FARM EQUIPMENT:		
(1) Purchase of vehicles, machinery, and major implements and equipment (list important items separately)		
(2) Purchase of small implements, tools and miscellaneous equipment		
8. REPAIR AND MAINTENANCE OF FARM EQUIPMENT:		
(1) Gasoline, lubricants, tires, and vehicle licenses (specify important items)		
(2) Repair of equipment		
(3) Maintenance expenses other than insurance		
9. REPAIR AND MAINTENANCE OF FARM BUILDINGS INCLUDING FENCES: (specify important items)		
10. RENTAL OF FARM ACREAGE		
11. OTHER DISBURSEMENTS FOR FARM OPERATION ( <i>exclusive</i> of costs shown in item 19)		
12. TOTAL CASH DISBURSEMENTS		\$

PART 2

STATEMENT SHOWING VALUE OF FARM PRODUCTS SUPPLIED TO THE HOME FOR THE AGED

(Assessed in accordance with current monthly wholesale prices in the locality)

13. Food products:		
(1) Meat and meat products		
(2) Poultry and eggs		
(3) Milk and milk products		
(4) Fruit		
(5) Vegetables and garden produce		
(6) Other food products		
	Total value of food products	\$
14. Other farm products:		
(1) Wood-lot fuel		
(1) Other farm products		
15. Total value of other farm products		\$
16. Total value of farm products supplied to the home		\$

PART 3

STATEMENT OF COSTS OF BOARD AND LODGING OF EMPLOYEES OF HOME FOR THE AGED CHARGEABLE TO FARM OPERATION

17. Computation of costs

Column 1	Column 2	Column 3
Estimated percentage of employees' time spent in farm work	Total value of employees' board and lodging	Portion of board and lodging costs chargeable to farm operation
(1) Superintendent	\$	\$
(2) Other employees engaged in farm work	\$	\$
	\$	\$
	\$	\$
(3) TOTALS		

18. Costs of board and lodging chargeable to farm operation \$.....  
(copy total of Column 3)

PART 4

STATEMENT SHOWING PORTION OF DISBURSEMENTS FOR GENERAL OPERATION AND ADMINISTRATION OF THE HOME FOR THE AGED WHICH ARE CHARGEABLE TO FARM OPERATION

19.

Column 1	Column 2	Column 3
TOTAL DISBURSEMENTS (Copy item 11 (2) of Form 5)	Portion chargeable to farm operation	Remainder chargeable to general operation and administration
(1) Rent (EXCLUSIVE of farm-acreage)		
(2) Utilities:		
(a) water		
(b) gas		
(c) electricity		
(d) telephone		
(3) Freight and express		
(4) Travel expenses and mileage		
(5) Stationery and office supplies		
(6) Salaries and wages:		
(i) superintendent		
(ii) other employees exclusive of physician for the home		
(7) Insurance (specify nature of coverage)		
TOTALS		

20. Portion chargeable to farm operation (Total of Column 2 of item 19).....\$\_\_\_\_\_

PART 5

STATEMENT OF FARM OPERATION DEFICIT OR SURPLUS

FARM REVENUE

- 21. Total cash-receipts (Copy item 4).....\$.....
- 22. Value of farm products supplied to the home (Copy item 16).....\$.....
- 23. TOTAL FARM REVENUE (Total of items 21 and 22).....\$.....
- 24. OPERATING DEFICIT.....\$.....

FARM COSTS

- 25. Total cash-disbursements (Copy item 12).....\$.....
- 26. Portion of general operation and administration costs chargeable to farm (Copy item 20).....\$.....
- 27. Board and lodging costs chargeable to farm (Copy item 18).....\$.....
- 28. TOTAL FARM COSTS (Total of items 25, 26 and 27).....\$.....
- 29. OPERATING SURPLUS.....\$.....

I certify that this statement is true and correct.

(Chartered Accountant or Certified Public Accountant)

Date.....19....

FORM 7

*The Homes for the Aged Act, 1949*

ANNUAL RETURN OF RESIDENTS IN A HOME FOR THE AGED  
FOR THE YEAR ENDING DECEMBER 31st, 19....

Name of home for the aged.....

Municipality or board of the.....of.....

1. NUMBER OF RESIDENTS ACCORDING TO SEX:

	Column 1	Column 1	Column 1
	MALES	FEMALES	TOTALS
(1) BEGINNING OF YEAR: Number of residents as of January 1st			
(2) SUBSEQUENT ADMISSIONS DURING YEAR: (a) new admissions			
(b) re-admissions			
(3) TOTALS: add (1) and (2)			
(4) DISCHARGES: Number of residents discharged during year			
(5) DEATHS: Number of deaths of residents during year			
(6) END OF YEAR: Number of residents as of December 31st			
(7) TOTALS: add (4), (5) and (6) (to agree with totals in sub-item (3))			



2. NUMBER OF RESIDENTS ACCORDING TO MAINTENANCE CLASSIFICATION:

	PAYING RESIDENTS		NON-PAYING RESIDENTS Paid for by:			TOTALS (To agree with totals in Column 3 of item 1)
	Old-age and blind pensioners	Other paying residents	Province of Ontario	Municipality operating the home	Outside municipalities	
(1) BEGINNING OF YEAR: Number of residents as of January 1st						
(2) SUBSEQUENT ADMISSIONS DURING YEAR:						
(a) new admissions						
(b) re-admissions						
(3) TOTALS: add (1) and (2)						
(4) DISCHARGES: Number of residents discharged during year						
(5) DEATHS: Number of deaths of residents during year						
(6) END OF YEAR: Number of residents as of December 31st						
(7) TOTALS: add (4), (5) and (6) (to agree with totals in sub-item 3)						

3. NUMBER OF RESIDENT DAYS AND AVERAGE LENGTH OF STAY OF RESIDENTS ACCORDING TO MAINTENANCE CLASSIFICATION

	PAYING RESIDENTS		NON-PAYING RESIDENTS Paid for by:			TOTALS
	Old-age and blind pensioners	Other paying residents	Province of Ontario	Municipality operating home	Outside municipalities	
(1) Number of resident days						
(5) Total number of residents in home during year (to agree with item 2 (3))						
(3) Approximate average length of stay in days of residents (sub-item (1) divided by sub-item (2))						

4. DORMITORY CAPACITY FOR RESIDENTS:

- (1) Normal bed-capacity.....
- (2) Additional temporary bed-capacity.....

TOTAL BEDS

Number of Beds

DATE:.....

I certify that this return is true and correct.

.....  
(Signature of Superintendent of Home for the Aged)

FORM 8

The Homes for the Aged Act, 1949

REQUEST FOR PAYMENT FOR A NEW HOME FOR THE AGED OR AN ADDITION OR EXTENSION THERETO

Name of home for the aged.....

Municipality or board of the.....of.....

Date..... (month) (day) (year)

Under subsection 1 of section 14 of the Act, the.....of the (municipality or board) requests payment

(a) for a portion of the estimated cost of

..... (a new building or an addition to or an extension of an existing home)

for one of the following:

(check item for which payment is requested)  (i) 5 per cent where the foundations have been laid,

(ii) 20 per cent where the roof is on and the building, addition or extension is enclosed, and

(iii) 10 per cent where the interior partitions are installed and finished, or

(b) where the new building, addition or extension is completed, of an amount calculated by deducting the total of the payments under subclauses i, ii and iii of clause a from 50 per cent of the cost of the new building, addition or extension.

I certify that the work for which payment is requested has been completed.

..... (Signature of authorized officer of the municipality or of the board for the home for the aged in a district)

FORM 9

The Homes for the Aged Act, 1949

APPLICATION FOR A PAYMENT FOR THE OPERATION AND MAINTENANCE OF A HOME FOR THE AGED

Under The Homes for the Aged Act, 1949, and the regulations, the..... (name of municipality or board)

applies for an amount equal to one-half of the amount paid out by the municipality or board for the operation and maintenance of the.....Home for the Aged. The following is a statement of the amount paid out for the year ending December 31st, 19.....:

1. DISBURSEMENTS FOR OPERATION AND MAINTENANCE:

(1) Food and provisions

(2) Medical and dental services

(3) Residents welfare

(4) General operation and administration expenses

(5) Farm operation

(6) Other disbursements

\$	
\$	
\$	
\$	
\$	
\$	
\$	
\$	
\$	\$

TOTAL DISBURSEMENTS

2. RECEIPTS:

(1) For maintenance of certain classes of residents

(a) from Province of Ontario for the maintenance of persons whose residence before admission was in unorganized territory	\$
(b) from outside municipalities	\$
(c) from paying-residents who are old-age or blind pensioners under <i>The Old Age Pensions Act, 1948</i> , or the Old Age Pensions Act (Canada)	\$
(d) from paying-residents <i>other than</i> those under clause c	\$
(e) recovered from estates of deceased residents	\$

TOTAL	\$	
	\$	
TOTAL RECEIPTS		\$

(2) From sale of farm products and assets

3. NET OPERATION AND MAINTENANCE COSTS (deduct total receipts from total disbursements) \$

4. COMPUTATION OF AVERAGE DAILY COST OF A RESIDENT IN THE HOME FOR THE AGED

(1) Total disbursements (copy total of item 1) .....	\$
(2) Total number of resident days for all residents (to agree with total shown in item 3 of Form 7)	
(3) Average daily cost of a resident ((1) divided by (2)) .....	\$

We certify this statement is true and correct, and the amounts shown have actually been disbursed, and no item is included which is not in accordance with the regulations under the Act.

.....  
 (Signature of authorized officer of the municipality or board, and his position)  
 .....  
 (Signature of authorized officer of the municipality or board, and his position)

FORM 10

*The Homes for the Aged Act, 1949*

STATEMENT FOR THE YEAR ENDING DECEMBER 31st, 19...., AS TO THE COST OF MAINTENANCE FOR PERSONS WHOSE RESIDENCE BEFORE ADMISSION TO A HOME FOR THE AGED WAS IN UNORGANIZED TERRITORY

Name of Home for the Aged.....

Municipality or board of the.....of.....

Date.....  
(month) (day) (year)

Under section 16 of the Act, the municipality of the.....of.....  
(or) the board of the.....applies for the amount shown in item 2 (3), for the  
(name of home for the aged)

maintenance of persons in the.....Home for the Aged whose residence before admission was unorganized territory in the district of.....

1. RECORD OF RESIDENTS FROM UNORGANIZED TERRITORY IN THE DISTRICT OF

.....

NAME OF RESIDENT	ADDRESS BEFORE ADMISSION	PERIOD RESIDENT IN THE HOME FOR THE AGED DURING THE YEAR 19....				NUMBER OF RESIDENT DAYS
		FROM		TO		
		Day	Month	Day	Month	
TOTAL NUMBER OF RESIDENT DAYS						

2. COMPUTATION OF COSTS OF MAINTENANCE

- (1) Average daily cost of maintenance of a resident in the home for the aged during the year 19.... (to agree with item 4 (3) of Form 9) \$ \_\_\_\_\_
- (2) Total number of resident days (to agree with total in item 1) \_\_\_\_\_
- (3) Total cost of maintenance \$ \_\_\_\_\_

I certify that this statement is true and correct.

.....  
(Signature of authorized officer of the municipality having a home for the aged, or authorized officer of the board of a home for the aged in a district)

NOTE: A separate statement is required for each district in which persons from unorganized territory resided before admission to the home for the aged.

## THE INDUSTRIAL STANDARDS ACT

O. Reg. 22/50.  
Men's and Boys' Hat and Cap Industry in the Ontario Zone.  
New.  
Made—26th January, 1950.  
Filed—30th January, 1950, 4.15 p.m.

## REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.

2. The schedule shall come into force on the tenth day after the publication thereof in THE ONTARIO GAZETTE under *The Regulations Act, 1944*.

## SCHEDULE FOR THE MEN'S AND BOYS' HAT AND CAP INDUSTRY IN THE ONTARIO ZONE

## HOURS OF WORK

1.—(1) The regular working periods for the industry shall be

(a) a regular working-week consisting of not more than 40 hours of work to be performed during the regular working-days, and

(b) a regular working-day consisting of not more than 8 hours of work to be performed on Monday, Tuesday, Wednesday, Thursday and Friday between

(i) 8 a.m. and 5 p.m., or

(ii) 8.30 a.m. and 5.30 p.m.,

with one hour for noon recess.

(2) An employer shall elect under clause *b* of subsection 1 the hours of the day during which work is to be performed by his employees.

(3) The employer shall

(a) post in a conspicuous place where his employees are engaged in their duties a notice setting out, and

(b) register with the advisory committee

the hours of the day during which work is to be performed by his employees.

(4) The employer shall give 30 days' notice in writing to the advisory committee of a change in the hours of the day during which work is to be performed by his employees.

## OVERTIME WORK

2.—(1) Work performed in the industry

(a) at any time other than during the regular working periods in section 1, and

(b) on Good Friday or Labour day,

shall be deemed to be overtime work.

(2) Except for one hour of overtime work on Monday, Tuesday, Wednesday and Thursday no overtime work shall be performed in the industry without a permit from the advisory committee authorizing the work.

## CLASSIFICATION OF EMPLOYEES

3. The following classification of employees in the industry is established:

Class A, composed of

Cutter, being a person who

(a) lays up material to the number of layers required,

(b) assembles patterns on material,

(c) marks with chalk or wax around the pattern on the top layer of material, and

(d) cuts the material with knife, shears or electric cutting-machine.

Class B, composed of

Operator, being a person who, by machine, does the following operations or part thereof:

(a) sews together segments of material to form covers, peaks or visors,

(b) sews in

(i) size bands cut from canvas, or

(ii) linings, sweat bands and protectors, to hats, caps or head-gear, and

(c) sews peaks or visors to covers.

Class C, composed of

Blocker, being a person who

(a) shapes or shrinks head-gear to style or size on wooden-block forms, or

(b) presses or blocks head-gear in a hydraulic press.

Class D, composed of

Lining-maker, being a person who, by machine, sews together pieces of material to form linings.

Class E, composed of

Hand finisher, being a person who

(a) tacks in sweat bands or linings, or

(b) sews on buttons, hooks, insignia or ornaments by hand.

Class F, composed of

General hand, being a person who presses seams or attaches fasteners.

## MINIMUM RATES OF WAGES

4. The minimum rates of wages for all work performed in the industry during the regular working periods by employees classified in section 3 shall be the rates an hour set opposite their respective classes a follows:

(a) Class A, 83½ cents,

(b) Class B, 77½ cents.

(c) Class C, 61 cents.

(d) Class D, 51 cents,

(e) Class E, 43 cents, and

(f) Class F, 42 cents.

RATES OF WAGES FOR OVERTIME WORK

5. The rates of wages for overtime work performed by employees classified in section 3 shall be the rates an hour set opposite their respective classes as follows:

(a) for overtime work performed on Good Friday or Labour Day

(i) Class A, \$1.67,

(ii) Class B, \$1.55,

(iii) Class C, \$1.22,

(iv) Class D, \$1.02,

(v) Class E, 86 cents, and

(vi) Class F, 84 cents, and

(b) for all other overtime work

(i) Class A, \$1.04 $\frac{1}{4}$ ,

(ii) Class B, 97 cents,

(iii) Class C, 76 $\frac{1}{4}$  cents,

(iv) Class D, 63 $\frac{3}{4}$  cents,

(v) Class E, 53 $\frac{3}{4}$  cents, and

(vi) Class F, 52 $\frac{1}{2}$  cents.

ADVISORY COMMITTEE

6. The advisory committee is authorized

(a) to fix a minimum rate of wages lower than the rate fixed by the schedule for an individual

(i) who performs work included in more than one classification of employees,

(ii) whose work is only partly subject to the provisions of the schedule, or

(iii) who is handicapped, and

(b) to issue a permit for overtime work subject to the terms and conditions of the schedule.

THE HIGHWAY TRAFFIC ACT

O. Reg. 23/50.

Reciprocal Effect of Judgments.

Amending O. Reg. 23/47.

Made—26th January, 1950.

Filed—31st January, 1950, 11.30 a.m.

REGULATIONS MADE UNDER THE  
HIGHWAY TRAFFIC ACT

1. Clause *o* of regulation 1 of Ontario Regulations 23/47 is amended by striking out the letter and symbol "*(o)*" and substituting therefor the letters and symbol "*(oo)*".

2. Regulation 1 of Ontario Regulations 23/47 is amended by adding thereto the following clause:

(o) Oklahoma;

(261)

6

THE CREDIT UNIONS ACT, 1940

O. Reg. 24/50.

Dissolution of the Maynooth Credit Union Limited.

New.

Made—18th January, 1950.

Approved—26th January, 1950.

Filed—1st February, 1950, 10.45 a.m.

ORDER MADE BY THE MINISTER UNDER  
THE CREDIT UNIONS ACT, 1940

IT IS ORDERED that Maynooth Credit Union Limited be dissolved.

Dated at Toronto, this 18th day of January, 1950.

THOMAS L. KENNEDY,  
Minister of Agriculture.

(285)

6

THE CREDIT UNIONS ACT, 1940

O. Reg. 25/50.

Dissolution of the Chinese Free Masons (Toronto) Credit Union Limited.

New.

Made—18th January, 1950.

Approved—26th January, 1950.

Filed—1st February, 1950, 10.50 a.m.

ORDER MADE BY THE MINISTER UNDER  
THE CREDIT UNIONS ACT, 1940

IT IS ORDERED that The Chinese Free Masons (Toronto) Credit Union Limited be dissolved.

Dated at Toronto, this 18th day of January, 1950.

THOMAS L. KENNEDY,  
Minister of Agriculture.

(260)

6

(286)

6

# Publications Under The Regulations Act, 1944

FEBRUARY 18th, 1950

## THE JUDICATURE ACT

O. Reg. 26/50.

Rules of Practice and Procedure of the Supreme Court of Ontario.

Amending O. Reg. 261/44.

Made—19th January, 1950.

Approved—2nd February, 1950.

Filed—6th February, 1950, 9.40 a.m.

AMENDMENTS to the Rules of Practice and Procedure of the Supreme Court of Ontario, including the Appendix of Forms and the Tariff of Disbursements, made by the Rules Committee on the 4th, 5th and 6th days of January, 1950, under *The Judicature Act* and under *The Matrimonial Causes Act* as amended by *The Matrimonial Causes Amendment Act, 1949*.

1. Rule 56.—(4) of Ontario Regulations 261/44 is amended by inserting the words "or the committee for an absentee," after the words "liquidator or receiver," so that the said Rule shall read as follows:—

56.—(4) An affidavit of merits shall not be necessary where an appearance is entered by the Official Guardian for an infant or mentally incompetent person, or by an executor or administrator or trustee, or an assignee for the benefit of creditors or a liquidator or receiver, or the committee for an absentee, who swears that after careful inquiry he does not feel justified in admitting the plaintiff's claim and desires that it shall be proved, or by the Public Trustee appearing as committee of a mentally incompetent person.

2. Rule 97 of Ontario Regulations 261/44 is amended by inserting the words, "and an absentee," after the words "so found" so that the said Rule shall read as follows:—

97. A mentally incompetent person who has been so found, and an absentee, may sue or defend by his committee.

3. The heading immediately prior to Rule 307 of Ontario Regulations 261/44 is amended by striking out the words "*with a pleading*," so that the said heading shall read as follows:—

(ii) *Payment into Court in Satisfaction.*

4. Rules 307 to 319, both inclusive, of Ontario Regulations 261/44 are repealed and the following Rules substituted therefor:—

307. A defendant may at any time after appearance and before service of notice of trial, or afterwards by leave of the Court, pay into Court a sum of money in satisfaction of the claim or cause of action, or of one or more of the claims or causes of action for which the plaintiff sues, and the money when so paid in shall remain in Court subject to further order unless the plaintiff elects to take it out as hereinafter provided.

308. Payment of money into Court shall not, unless expressly so stated, be deemed an admission of the cause of action in respect of which it is paid.

309. Where tender before action is pleaded the sum alleged to have been tendered shall be paid forthwith into Court.

310.—(1) A defendant paying money into Court shall forthwith file and serve upon the plaintiff notice of payment in and, unless otherwise ordered by the Court, shall specify in such notice the claim or cause or causes of action in respect of which payment is made, and the sum paid in respect of each claim or cause of action.

(2) The notice shall be in Form 24.

311. A defendant paying money into Court shall in his *praecipe* state the Rule under which he is paying it in.

312. Where money is paid into Court under Rule 307, the plaintiff, if *sui juris* and personally entitled to the money paid in, may, within seven days of the receipt of the notice of payment into Court or, where more than one payment into Court has been made, within seven days of the receipt of the notice of the last payment into Court, accept the whole sum or any one or more of the specified sums in satisfaction of the claim or claims or of the cause or causes of action to which the specified sum or sums relate, by giving notice to each defendant as in Form 25 and filing same.

313. Where the defendant does not allege tender before action and the plaintiff takes the money in satisfaction of all the causes of action he may tax his costs of the action, and issue execution therefor, unless the defendant pays them within forty-eight hours after taxation.

314. Where the defendant alleges tender before action and the plaintiff elects to take the money in satisfaction unless otherwise ordered the defendant may tax his costs and the amount allowed him shall be paid to him out of the money in Court and the balance shall be paid to the plaintiff.

315. Money may be paid into Court under rule 307 by one or more of several defendants sued jointly or in the alternative upon notice to the other defendant or defendants.

316. Where moneys have been accepted pursuant to Rule 312 all further proceedings in the action or in respect of the specified claim, cause or causes of action (as the case may be) shall be stayed and the money shall not be paid out except in pursuance of an order of a Judge, or upon the consent of all parties verified by an affidavit of the plaintiff or his solicitor showing that the plaintiff is *sui juris* and personally entitled to the money.

317.—(1) Where money is paid into Court and the plaintiff does not except, in satisfaction of the claim or cause of action in respect of which the payment into Court has been made, the sum so paid in, but proceeds with the action in respect of such claim or cause of action, the money shall remain in Court and shall not be paid out except in pursuance of an order of a Judge or upon the consent of all parties verified as provided in Rule 316.

(2) If the plaintiff proceeds with the action in respect of such claim or cause of action, or any part thereof, and recovers less than the amount

paid into Court, the amount paid in shall be applied, so far as is necessary, in satisfaction of the plaintiff's claim, and the balance (if any) shall be repaid to the defendant, but if the defendant succeeds in respect of such claim or cause of action, the whole amount shall be repaid to him.

318. Except in an action to which a defence of tender before action is pleaded or in which a payment is made under the provisions of *The Libel and Slander Act*, no statement of the fact that money has been paid into Court under the preceding Rules shall be inserted in the pleadings, and no communication of that fact shall at the trial of any action be made to the Judge or Jury until all questions of liability and amount of debt or damages have been decided but the Judge shall, in exercising his discretion as to costs, take into account the fact that the money has been paid into Court, the amount of such payment and whether liability has been admitted or denied.

319. Any defendant to a counterclaim may pay money into Court in respect thereto and the foregoing rules shall apply *mutatis mutandis* to the money so paid in.

5. Ontario Regulations 261/44 as amended by Ontario Regulations 271/48 are amended by adding the following rule which shall apply to actions commenced on and after the day *The Matrimonial Causes Amendment Act, 1949*, comes into force:—

807.—(1) The provisions of this rule shall apply where a statement of claim in any action for the dissolution of marriage contains particulars as to any child of the marriage who is under sixteen years of age at the time of the commencement of the action.

(2) The writ of summons, statement of claim and any other papers required to be served therewith shall be served upon the Official Guardian at Toronto within 10 days after service thereof on the defendant spouse.

(3) All other pleadings and any notice of trial served pursuant to Rule 786 shall be served upon the Official Guardian within the times limited by the Rules for service upon the parties to the action.

(4) Three copies of the report of the Official Guardian and the supporting affidavit shall be served on the plaintiff within 30 days of the service of the writ upon the Official Guardian.

(5) The report of the Official Guardian and the supporting affidavit together with proof of service thereof on the plaintiff shall be filed in the office where the action was commenced within 10 days of such service.

(6) The plaintiff shall serve forthwith one of such copies and the supporting affidavit upon the defendant spouse unless such service is dispensed with by the Court, and shall within 10 days of service file proof thereof in the office where the action was commenced.

(7) Either spouse may dispute any statement in the report or the supporting affidavit by serving a concise statement of the nature of such dispute upon the other spouse unless such service is dispensed with by the Court and upon the Official Guardian at Toronto, and by filing the same together with proof of such service within 15 days of the service of the report on him.

(8) The Court may in its discretion order that the report and the supporting affidavit and any dispute filed be served upon the co-defendant or on any person not a party to the action and may give such directions as it may deem necessary.

(9) Unless the Official Guardian is the applicant he shall be served with 4 days notice of any application under sub-paragraph (8).

(10) The services mentioned in sub-paragraphs (6), (7) and (8) shall be personal unless the person to be served is represented in the action by a solicitor or unless the Court otherwise orders.

(11) Notwithstanding the provisions of Rules 248 and 250, no action shall be entered or set down for trial until the disputes have been filed or the time for filing disputes has expired.

(12) The record required by Rule 249 shall include at the end thereof a copy of the report and the supporting affidavit, any dispute filed and any order made pursuant to sub-paragraph (8).

(13) The provisions of Rule 227 shall not apply to a person who has made an affidavit verifying the report of the Official Guardian.

(14) The Official Guardian shall have the right to particulars, discovery and production under the Rules in all matters touching upon the custody, maintenance and education of any child to which this rule applies, whether or not any such matter is in issue in the action.

6. Form No. 24 of the Appendix of Forms of Ontario Regulations 261/44 is amended by leaving a blank space after the word "defendant" so that the said Form shall read as follows:—

No. 24.

NOTICE OF PAYMENT INTO COURT

Take notice that the defendant has paid into Court \$ \_\_\_\_\_ in satisfaction of the plaintiff's claim [or the plaintiff's claim for, &c.].

7. Form No. 25 of the Appendix of Forms of Ontario Regulations 261/44 is repealed and the following substituted therefor:—

No. 25.

ACCEPTANCE OF SUM PAID INTO COURT

Take notice that the plaintiff accepts the sum of \$ \_\_\_\_\_ paid by the defendant into Court in satisfaction of the claim in respect of which it was paid in.

Dated the \_\_\_\_\_ day of \_\_\_\_\_ 19 \_\_\_\_\_

(Signed)  
Solicitor for the

To  
Solicitor for

8. TARIFF "B" of Ontario Regulations 261/44 relating to disbursements payable in the Supreme Court is amended, effective on and after the day *The Matrimonial Causes Amendment Act, 1949*, comes into force by striking out the Item "On issue of writ. . . . \$2.00" and substituting therefor the following Items:—

On issue of writ in a matrimonial cause. . . . \$10.00  
On issue of any other writ of summons. . . . 2.00

(327)

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### THE FARM PRODUCTS MARKETING ACT, 1946

O. Reg. 27/50.

The Ontario Asparagus Growers' Marketing-for-Processing Scheme.

Revoking O. Reg. 107/46.

Made—26th January, 1950.

Filed—6th February, 1950, 10.15 a.m.

#### REGULATIONS MADE UNDER THE FARM PRODUCTS MARKETING ACT, 1946

1. The scheme in Schedule 1 is approved and declared to be in force in Ontario.

2. Ontario Regulations 107/46 are revoked.

#### SCHEDULE 1

*The Farm Products Marketing Act, 1946*

##### SCHEME

1. This scheme may be cited as "The Ontario Asparagus Growers' Marketing-for-Processing Scheme".

##### LOCAL BOARD

2. There shall be a local board to be known as "The Ontario Asparagus Growers' Marketing Board".

3. The local board shall consist of eight members.

##### MEMBERS OF LOCAL BOARD

4. The members of the local board who shall hold office until their successors are elected shall be

- (a) Howard L. Craise, R.R. 3, St. Catharines,
- (b) A. S. Shantz, R.R. 2, St. Catharines,
- (c) Arthur W. Smith, Vineland Station,
- (d) William C. Nickerson, R.R. 2, St. Catharines,
- (e) J. R. Stork, St. Catharines,
- (f) M. M. Robinson, Burlington,
- (g) G. Kellam, R.R. 1, Windham Centre, and
- (h) Donald Tilden, Point Pelee.

##### DISTRICTS

5.—(1) Growers who produce asparagus for processing shall be divided into 4 districts as follows:

- (a) District 1, comprising the counties of Lincoln and Welland;
- (b) District 2, comprising the counties of Halton, Peel and Wentworth;
- (c) District 3, comprising the counties of Brant and Norfolk; and
- (d) District 4, comprising the county of Essex.

(2) A person who produces asparagus for processing in a county or territorial district not included in a district may become a member of the county group of growers nearest to his place of residence.

##### COUNTY GROUPS

6. Growers who produce asparagus for processing in each of the counties named in section 5 shall form a county group but the growers of any one county may join with the growers of any other county in the same district.

##### COMMITTEES

7. There shall be a committee in each district to be known as "The District Asparagus Growers' Committee".

8. Each county group shall on or before the 15th of November in each year elect a representative or representatives to The District Asparagus Growers' Committee for the district in which the county is located on the basis of one representative for each 50 growers or fraction thereof.

##### ELECTION OF LOCAL BOARD

9. Each District Asparagus Growers' Committee shall on or before the 31st of December in each year elect the member or members to the local board as follows:

- (a) District 1, 5 members;
- (b) District 2, 1 member;
- (c) District 3, 1 member; and
- (d) District 4, 1 member.

##### POWERS AND DUTIES OF LOCAL BOARD

10. The local board shall have power,

- (a) to control the marketing of asparagus produced in Ontario and to regulate its sale in accordance with the provisions of the Act and regulations made thereunder, and
- (b) to stimulate, increase and improve the marketing of asparagus produced in Ontario by appointing such persons and doing such acts as it deems advisable and to pay any expenses thereby incurred out of the money raised as licence fees under regulation 10 of the regulations made by the Board under the Act in respect of the marketing of asparagus.

(328)

7

### THE FARM PRODUCTS MARKETING ACT, 1946

O. Reg. 28/50.

Marketing of Asparagus for Processing.

Revoking O. Reg. 107/46.

Made—20th January, 1950.

Approved—2nd February, 1950.

Filed—6th February, 1950, 10.20 a.m.

#### REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT, 1946

##### MARKETING OF ASPARAGUS FOR PROCESSING

##### INTERPRETATION

1. In these regulations and in any order, direction or determination made by the Board or the local board,

- (a) "asparagus" means asparagus produced in Ontario which is subsequently used for processing;
- (b) "buyer" means a person who buys asparagus for processing or for resale directly or indirectly to a processor;

- (c) "grower" means a person engaged in the production of asparagus in Ontario for processing;
- (d) "local board" means The Ontario Asparagus Growers' Marketing Board;
- (e) "processing" includes canning, dehydrating, drying, freezing or processing with sugar or sulphur dioxide or any other chemical; and
- (f) "processor" includes every person carrying on the business in Ontario of processing asparagus.

## LICENCES FOR PROCESSORS

2. No person shall engage in Ontario in the business of a processor of asparagus without a processor's licence from the Board in form 1.

3. An application for a processor's licence shall be in form 2.

4. A processor's licence shall be issued annually for the period from the 1st of April in the year in which the licence is issued to the 31st of March in the following year.

5. A licence shall be issued to a processor without charge.

## LICENCES FOR BUYERS

6. No person other than a processor shall buy asparagus for processing without a buyer's licence from the Board in form 3.

7. An application for a buyer's licence shall be in form 4.

8. A buyer's licence shall be issued annually for the period from the 1st of April in the year in which the licence is issued to the 31st of March in the following year.

9. A licence shall be issued to a buyer without charge.

## LICENCE FEES

10.—(1) Every grower shall pay to the local board licence fees at the rate of  $\frac{1}{2}$  cent for each pound or fraction thereof of asparagus delivered to a processor and processed by the processor.

(2) The processor shall deduct the licence fees payable by a grower from the sum of money due to the person from whom the asparagus was received.

(3) The processor shall forward to the local board the licence fees deducted up to and including

- (a) the 25th of May in any year not later than the 28th of May,
- (b) the 11th of June in any year not later than the 15th of June, and
- (c) the 30th of June in any year not later than the 5th of July

in the same year.

## MARKETING

11.—(1) There shall be a committee of six persons to be known as "The Negotiating Committee", three of whom shall be appointed annually by the local board, and three of whom shall be appointed annually by the processors.

(2) The Negotiating Committee may negotiate and settle agreements respecting

- (a) minimum prices,
- (b) forms of contract,
- (c) conditions of sale,
- (d) grades and price differentials between grades, and
- (e) fulfilment of contracts.

12. Where The Negotiating Committee fails to arrive at an agreement by the 1st of March in any year the matters in dispute shall be referred to a negotiating board.

13.—(1) The negotiating board shall consist of 3 members.

(2) One member may be appointed by the three members of The Negotiating Committee appointed by the local board, and another member may be appointed by the three members of The Negotiating Committee appointed by the processors.

(3) Where two members are appointed to the negotiating board in accordance with subregulation 2, the two members so appointed may appoint a third member to the negotiating board but where the two appointed members fail to agree on the third member within 7 days, the Board may appoint a third member.

(4) Where the three members of The Negotiating Committee appointed by the local board or the three members of The Negotiating Committee appointed by the processors fail to appoint a member to the negotiating board within 7 days, the Board may appoint a negotiating board.

(5) The negotiating board shall meet within 7 days of the appointment of the third member thereof.

(6) The negotiating board may negotiate and settle agreements respecting any matters referred to it.

14.—(1) Any agreements approved by The Negotiating Committee or the negotiating board shall be submitted to the Board.

(2) Where the Board approves an agreement submitted to it the Board may declare the agreement to be in force.

## EQUALIZATION FEES

15.—(1) Every grower shall pay to the local board an equalization fee of  $\frac{1}{4}$  cent for each pound or fraction thereof of asparagus delivered to a processor.

(2) The processor shall deduct the equalization fees payable by a grower from the sum of money due to the person from whom the asparagus was received.

(3) The processor shall forward to the local board the equalization fees deducted up to and including

- (a) (i) the 25th of May in any year not later than the 28th of May,
- (ii) the 11th of June in any year not later than the 15th of June, and
- (iii) the 30th of June in any year not later than the 5th of July

in the same year, and

(b) a statement showing the name and address of each grower from whom an equalization fee was collected and the amount thereof.

(4) The local board may use the equalization fees for equalizing prices received by growers from the sale of asparagus.

(5) The local board shall return to each grower his proportion of the equalization fees not expended under subregulation 4 during the year immediately preceding the 30th of September in each year.

MARKETING AGENCY

16.—(1) The local board may appoint a marketing agency through which all asparagus shall be marketed for processing.

(2) Where a marketing agency has been appointed for Ontario all asparagus shall be sold through the medium of or the direction of the agency.

17. Processors who purchase asparagus shall forward payments for the asparagus to the marketing agency.

REVOCATION

18. Ontario Regulations 107/46 are revoked.

(Seal) G. F. PERKIN, Chairman. F. K. B. STEWART, Secretary.

FORM 1

The Farm Products Marketing Act, 1946

THE FARM PRODUCTS MARKETING BOARD

LICENCE AS A PROCESSOR OF ASPARAGUS

This is to certify that Name

Address is licensed as a processor of asparagus for the period from the 1st of April, 19 , to the 31st of March in the following year under The Farm Products Marketing Act, 1946, The Ontario Asparagus Growers' Marketing-for-Processing Scheme and the regulations made by the Board for the marketing of asparagus.

Dated at Toronto, Ontario, this day of 19

Chairman

Secretary

FORM 2

The Farm Products Marketing Act, 1946

THE FARM PRODUCTS MARKETING BOARD

APPLICATION FOR LICENCE AS A PROCESSOR OF ASPARAGUS

Name of applicant

makes application to The Farm Products Marketing Board for licence to engage in the business of a pro-

cessor of asparagus under The Farm Products Marketing Act, 1946, for the period from the 1st of April, 19 , to the 31st of March in the following year.

Dated at , Ontario, this day of 19

Applicant

Address

FORM 3

The Farm Products Marketing Act, 1946

THE FARM PRODUCTS MARKETING BOARD

LICENCE AS A BUYER OF ASPARAGUS

This is to certify that Name

Address

is licensed as a buyer of asparagus for the period from the 1st of April, 19 , to the 31st of March in the following year under The Farm Products Marketing Act, 1946, The Ontario Asparagus Growers' Marketing-for-Processing Scheme and the regulations made by the Board for the marketing of asparagus.

Dated at Toronto, Ontario, this day of 19

Chairman

Secretary

FORM 4

The Farm Products Marketing Act, 1946

THE FARM PRODUCTS MARKETING BOARD

APPLICATION FOR LICENCE AS A BUYER OF ASPARAGUS

Name of applicant

makes application to The Farm Products Marketing Board for licence to engage in the business of a buyer of asparagus under The Farm Products Marketing Act, 1946, for the period from the 1st of April, 19 , to the 31st of March in the following year.

Dated at , Ontario, this day of 19

Applicant

Address

## THE MINING ACT

O. Reg. 29/50.

Lands Open for Prospecting, Staking out or Leasing.

Amending O. Reg. 267/47.

Made—2nd February, 1950.

Filed—8th February, 1950, 10.45 a.m.

## REGULATIONS MADE UNDER THE MINING ACT

1. Ontario Regulations 267/47 are amended by adding thereto the following:

7. The lands described in Schedule 7 shall be open for prospecting, staking out or leasing at 12 noon on the 1st of March, 1950.

## SCHEDULE 7

	Former Lease No.	Former Mining Claim No.	Township in which land is situate	Territorial District in which township or area is situate	No. of acres more or less
1	9208	T.R.S. 7125	Beemer	Sudbury	43.53
2	9209	T.R.S. 7059	Beemer	Sudbury	37.21
3	9210	T.R.S. 7058	Beemer	Sudbury	39.71
4	9529	T.R.S. 1760	Beemer	Sudbury	13.8
5	9530	T.R.S. 1770	Beemer	Sudbury	30.3
6	9531	T.R.S. 1771	Beemer	Sudbury	37.7
7	9537	T.R.S. 1887	Beemer	Sudbury	44.6
8	9641	T.R.S. 3254	Beemer	Sudbury	41.5
9	9299	T.R.S. 4221	Churchill	Sudbury	19.70
10	9300	T.R.S. 4909	Churchill	Sudbury	16.00
11	9211	T.R.S. 7056	English	Sudbury	3.74
12	7361	T.R.S. 3767	Fawcett	Sudbury	62.9
13	7368	T.R.S. 3789	Fawcett	Sudbury	62.9
14	7369	T.R.S. 3786	Fawcett	Sudbury	62.6
15	8433	T.R.S. 4804	Fawcett	Sudbury	50.36
16	8579	T.R.S. 6696	Fawcett	Sudbury	39.39
17	8580	T.R.S. 6697	Fawcett	Sudbury	27.17
18	8078	T.B. 2414	Irwin	Thunder Bay	41.60
19	8079	T.B. 3066	Irwin	Thunder Bay	40.00
20	8080	T.B. 3067	Irwin	Thunder Bay	40.00
21	8082	T.B. 3109	Irwin	Thunder Bay	38.4
22	8084	T.B. 3110	Irwin	Thunder Bay	40.00
23	8088	T.B. 3074	Irwin	Thunder Bay	40.00
24	8089	T.B. 3073	Irwin	Thunder Bay	40.00
25	8090	T.B. 3072	Irwin	Thunder Bay	40.00
26	8091	T.B. 3071	Irwin	Thunder Bay	40.00
27	8092	T.B. 2413	Irwin	Thunder Bay	40.00
28	8081	T.B. 3107	Irwin and Walters	Thunder Bay	40.4
29	8083	T.B. 3108	Irwin and Walters	Thunder Bay	41.2
30	9471	T.B. 5199	McComber	Thunder Bay	18.72
31	9472	T.B. 5200	McComber	Thunder Bay	31.63
32	9278	T.B. 13638	Summers	Thunder Bay	37.28
33	9280	T.B. 18337	Summers	Thunder Bay	65.37
34	9474	T.B. 20533	Summers	Thunder Bay	26.4
35	9475	T.B. 20534	Summers	Thunder Bay	69.00
36	9568	T.B. 20535	Summers	Thunder Bay	62.69
37	9729	T.B. 21606	Summers	Thunder Bay	69.33
38	9473	T.B. 20532	Summers and McComber	Thunder Bay	66.83
39	9566	T.B. 20537	Summers and McComber	Thunder Bay	66.07
40	9567	T.B. 20536	Summers and McComber	Thunder Bay	68.98
41	8482	T.B. 5637	Vincent	Thunder Bay	41.92
42	8485	T.B. 5641	Vincent	Thunder Bay	54.01
43	8085	T.B. 3105	Walters	Thunder Bay	40.00
44	8086	T.B. 3104	Walters	Thunder Bay	38.9
45	8087	T.B. 3106	Walters	Thunder Bay	40.00
46	8721	H.S. 583	Haultain	Timiskaming	37.20
47	9384	T.C. 97	Haultain	Timiskaming	40.00
48	9548	M.R. 12284	James	Timiskaming	34.00
49	8396	M.R. 6044	Powell	Timiskaming	40.65
50	8397	M.R. 6042	Powell	Timiskaming	32.28
51	8398	M.R. 6043	Powell	Timiskaming	42.60
52	9599	M.R. 6041	Powell	Timiskaming	25.84
53	9223	G.G. 6359	Tyrrell	Timiskaming	22.5
54	9099	P.B. 47	Whitson and van Nostrand	Timiskaming	36.20

# Publications Under The Regulations Act, 1944

FEBRUARY 25th, 1950

## THE FARM PRODUCTS MARKETING ACT, 1946

O. Reg. 30/50.  
 "The Ontario Bean Growers' Marketing Scheme".  
 Revoking O. Reg. 106/46.  
 Made—9th February, 1950.  
 Filed—13th February, 1950, 2.00 p.m.

## REGULATIONS MADE UNDER THE FARM PRODUCTS MARKETING ACT, 1946

1. The scheme in Schedule 1 is approved and declared to be in force in Ontario.
2. Ontario Regulations 106/46 are revoked.

### SCHEDULE 1

*The Farm Products Marketing Act, 1946*

#### SCHEME

1. This scheme may be cited as "The Ontario Bean Growers' Marketing Scheme".

#### LOCAL BOARD

2. There shall be a local board to be known as "The Ontario Bean Growers' Marketing Board".
3. The local board shall consist of 11 members.

#### MEMBERS OF LOCAL BOARD

4. The members of the local board, who shall hold office until their successors are elected, shall be:

- (a) Douglas M. Campbell, Blenheim,
- (b) Russell Clendenning, Blenheim,
- (c) Don Henry, Turnerville,
- (d) George Armstrong, Exeter,
- (e) William Hough, Dashwood,
- (f) Alonzo McCann, R.R. 3, Dashwood,
- (g) William Corneil, R.R. 2, Appin,
- (h) Charles Bannister, R.R. 1, Ailsa Craig,
- (i) Angus McLean, Wardsville,
- (j) Clarence Milton, Dutton, and
- (k) K. Stanley McKellar, Alvinston.

#### DISTRICTS

- 5.—(1) Growers who produce white pea-beans and yellow-eye beans shall be divided into five districts and the districts shall be comprised as follows:

- (a) District 1, comprising the county of Kent;
- (b) District 2, comprising the counties of Huron and Perth;
- (c) District 3, comprising the county of Lambton;
- (d) District 4, comprising the county of Middlesex; and
- (e) District 5, comprising the county of Elgin.

- (2) A person who produces white pea-beans and yellow-eye beans in any county or territorial district not included in a district may become a member of the county group of growers nearest to his place of residence.

#### COUNTY GROUPS

6. Growers who produce white pea-beans and yellow-eye beans in each of the counties named in section 5 shall form a county group.

## COMMITTEES

7. There shall be a committee in each district to be known as "The District Bean Growers' Committee".

8. Each county group shall on or before the 15th of March in each year elect a representative or representatives to The District Bean Growers' Committee for the district in which the county is located on the basis of one representative for each 250 growers or fraction thereof.

## ELECTION OF LOCAL BOARD

9. Each District Bean Growers' Committee shall annually prior to the 31st of March in each year elect the member or members to the local board as follows:

- (a) District 1, 3 members;
- (b) District 2, 3 members;
- (c) District 3, 1 member;
- (d) District 4, 2 members; and
- (e) District 5, 2 members.

## POWERS AND DUTIES OF LOCAL BOARD

10. The local board shall have power

- (a) to control the marketing of white pea-beans and yellow-eye beans produced in Ontario and to regulate their sale in accordance with the provisions of the Act and regulations made thereunder, and
- (b) to stimulate, increase and improve the marketing of white pea-beans and yellow-eye beans produced in Ontario by appointing such persons and doing such acts as it deems advisable and to pay any expenses thereby incurred out of the money raised as licence fees under regulation 6 of the regulations made by the Board under the Act in respect of the marketing of white pea-beans and yellow-eye beans.

(380)

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## THE FARM PRODUCTS MARKETING ACT, 1946

O. Reg. 31/50.  
 Marketing of Beans.  
 Revoking O. Regs. 106/46, 128/47,  
 60/49, 92/49 and 159/49.  
 Made—9th February, 1950.  
 Filed—13th February, 1950, 2.05 p.m.

## REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT, 1946

### MARKETING OF BEANS

#### INTERPRETATION

1. In these regulations and in any order, direction or determination made by the Board or the local board,
  - (a) "beans" mean white pea-beans and yellow-eye beans produced in Ontario;

- (b) "dealer" means any person who purchases beans from a grower for processing or for resale;
- (c) "grower" means a person engaged in the production of beans in Ontario;
- (d) "local board" means The Ontario Bean Growers' Marketing Board; and
- (e) "processing" includes picking, polishing, drying, canning and processing with or without other ingredients, or processing or manufacturing articles of food or drink in whole or in part from beans.

LICENCES FOR DEALERS

2. No person shall engage in Ontario in the business of a dealer in beans without a dealer's licence from the Board in form 1.

3. An application for a dealer's licence shall be in form 2.

4. A dealer's licence shall be issued annually for the period from the 1st of August in the year in which the licence is issued to the 31st of July in the following year.

5. A licence shall be issued to a dealer without charge.

LICENCE FEES

6.—(1) Every grower shall pay to the local board licence fees at the rate of five cents for each bushel or fraction thereof of beans delivered to a dealer.

(2) The dealer shall deduct the licence fees payable by a grower from the sum of money due to the person from whom the beans were received.

(3) The dealer shall forward to the local board the licence fees deducted in any month not later than the 15th of the following month.

MARKETING

7.—(1) There shall be a committee of ten persons to be known as "The Negotiating Committee", five of whom shall be appointed annually by the local board and five of whom shall be appointed annually by the dealers.

(2) The Negotiating Committee may negotiate and settle agreements respecting

- (a) minimum prices,
- (b) forms of contract,
- (c) conditions of sale,
- (d) grades and price differentials between grades,
- (e) picking and handling charges,
- (f) storage and selling charges, and
- (g) fulfilment of contracts.

8. Where The Negotiating Committee fails to arrive at an agreement the matters in dispute shall be referred to a negotiating board.

9.—(1) The negotiating board shall consist of three members.

(2) One member may be appointed by the five members of The Negotiating Committee appointed by the local board, and another member may be appointed by the five members of The Negotiating Committee appointed by the dealers.

(3) Where two members are appointed to the negotiating board in accordance with subregulation 2, the two members so appointed may appoint a third member to the negotiating board but where the two appointed members fail to agree on the third member within seven days, the Board may appoint a third member.

(4) Where the five members of The Negotiating Committee appointed by the local board or the five members of The Negotiating Committee appointed by the dealers fail to appoint a member to the negotiating board within seven days, the Board may appoint a negotiating board.

(5) The negotiating board may negotiate and settle agreements respecting any matters referred to it.

10.—(1) Any agreements approved by The Negotiating Committee or the negotiating board shall be submitted to the Board.

(2) Where the Board approves an agreement submitted to it the Board may declare the agreement to be in force.

EQUALIZATION FEES

11.—(1) Every grower shall pay to the local board an equalization fee of 45 cents for each bushel or fraction thereof of beans delivered to a dealer.

(2) The dealer shall deduct the equalization fees payable by a grower from the sum of money due to the person from whom the beans were received.

(3) The dealer shall forward to the local board

- (a) the equalization fees deducted, and
- (b) a statement showing the name and address of each grower from whom an equalization fee was collected and the amount thereof,

in any month not later than the 15th of the following month.

(4) The local board may use the equalization fees for equalizing prices received by growers from the sale of beans.

(5) The local board shall return to each grower his proportion of the equalization fees not expended under subregulation 4 during the year immediately preceding the 31st of July in each year.

REVOCATION

12. Ontario Regulations 106/46, 128/47, 60/49, 92/49 and 159/49 are revoked.

G. F. PERKIN,  
Chairman.

(Seal)

F. K. B. STEWART,  
Secretary.

FORM 1

*The Farm Products Marketing Act, 1946*

THE FARM PRODUCTS MARKETING BOARD

LICENCE AS A DEALER IN BEANS

This certifies that..... Name

..... Address

is licensed as a dealer in beans for the period from the 1st of April, 19 , to the 31st of March in the following year under *The Farm Products Marketing Act, 1946*, *The Ontario Bean Growers' Marketing Scheme* and the regulations made by the Board for the marketing of beans.

Dated at Toronto, Ontario, this \_\_\_\_\_ day of \_\_\_\_\_, 19 \_\_\_\_\_

.....  
Chairman  
.....  
Secretary

FORM 2

*The Farm Products Marketing Act, 1946*

THE FARM PRODUCTS MARKETING BOARD

APPLICATION FOR LICENCE AS A DEALER IN BEANS

.....  
Name of Applicant  
makes application to The Farm Products Marketing Board for licence to engage in the business of a dealer in beans under *The Farm Products Marketing Act, 1946*, for the period from the 1st of April, 19 \_\_\_\_\_, to the 31st of March in the following year.

Dated at \_\_\_\_\_, Ontario, this \_\_\_\_\_ day of \_\_\_\_\_, 19 \_\_\_\_\_

.....  
Applicant  
.....  
Address

(381) \_\_\_\_\_ 8

THE GAME AND FISHERIES ACT, 1946

O. Reg. 32/50.  
Designation of Counties for Hunting of Fox.  
Amending O. Reg. 82/49.  
Made—11th February, 1950.  
Filed—16th February, 1950, 2.45 p.m.

REGULATIONS MADE BY THE MINISTER UNDER THE GAME AND FISHERIES ACT, 1946

1. Regulation 1 of Ontario Regulations 82/49 is amended by adding thereto the following:

- (aa) Bruce;
- (cc) Haldimand;
- (ccc) Haliburton;
- (dd) Huron;
- (gg) Middlesex;
- (ggg) Northumberland and Durham;

H. R. SCOTT,  
Minister of Lands and Forests.

Toronto, February 11, 1950.

(422) \_\_\_\_\_ 8

THE GAME AND FISHERIES ACT, 1946

O. Reg. 33/50.  
Crown Game Preserves.  
Amending O. Reg. 1/49.  
Made—9th February, 1950.  
Filed—16th February, 1950, 2.50 p.m.

REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT, 1946

1. Clause *c* of Schedule 21 of Appendix B of Ontario Regulations 1/49 is struck out and the following substituted therefor:

- (c) lot 6 and lots 8 to 20, both inclusive, in Concession VIII; and
- 2. Schedule 2 of Appendix A of Ontario Regulations 1/49 is struck out.
- 3. Ontario Regulations 1/49 are amended by adding to Appendix B the following:

SCHEDULE 31A

GRANGE CROWN GAME PRESERVE

In the Township of Caledon in the County of Peel and composed of

- (a) lots 20 to 25, both inclusive, in Block 7, and lots 1 to 13, both inclusive, in Block 10, according to survey dated 1875 made by C. J. Wheelock, P.L.S., of lands within the area known as the "Village of Alton" and being part of the west half of lot 22, Concession III, W.H.S., in the Township of Caledon in the County of Peel, plan of which is of record in the Registry Office for the County of Peel;
- (b) lots 1 to 18, both inclusive, in Block 8, and lots 1 to 15, both inclusive, in Block 9, according to survey dated May 1, 1883, made by Provincial Land Surveyor Davis of lands within the area known as the "Village of Alton" and being part of the west half of lot 22, Concession III, W.H.S., in the Township of Caledon in the County of Peel, plan of which is of record in the Registry Office for the County of Peel;
- (c) that area described as follows: COMMENCING at the most southerly angle of that part of the unsubdivided portion of the west half of lot 22, Concession III, W.H.S., in the Township of Caledon in the County of Peel, according to survey made by Frank Kitto, O.L.S., dated April 28, 1936, which point is the most easterly angle of lot A, Block 9, according to survey made by Provincial Land Surveyor Davis dated May 1, 1883; thence north-westerly along the north-east limit of Block 9 and continuing on the same course across the dead-end of Station Street and along the north-east limit of Block 10, according to survey made by C. J. Wheelock, P.L.S., dated 1875, a distance of 1689.5 feet, more or less, to the south-east limit of Edmund Street; thence north-easterly along the south limit of Edmund Street a distance of 118.0 feet, more or less, to a point in the line of production of the north-east limit of lot 22 north of Edmund Street, in the area known as the "Village of Alton", and shown on a second plan of subdivision of part of the west half of lot 22, Concession III, W.H.S., dated June, 1875, made by C. J. Wheelock, P.L.S., for Robert Meek, and filed in the Registry Office for the County of Peel; thence north-westerly along that line of production across the dead-end of Edmund Street and along the north-east limits of lot 22 north of Edmund Street and a reserve to the

rear, in all a distance of 214.5 feet, more or less, to the north-east limit of lands as shown on the second plan of subdivision hereinbefore described; thence north-easterly and parallel to the north-west limit of lot 22, Concession III, W.H.S., 560.5 feet to a wooden post planted; thence north-westerly and parallel to the south-west limit of the last-named lot 165.0 feet, more or less, to a wooden post planted in the limit between the west halves of lots 22 and 23, Concession III, W.H.S., in the Township of Caledon; thence north-easterly and along the last-named limit 215.0 feet, more or less, to the most northerly angle of the west half of lot 22, Concession III, W.H.S.; thence south-easterly along the centre line of Concession III 2082.0 feet, more or less, to a blazed pine stump in the most easterly angle of the west half of lot 22, Concession III, W.H.S.; thence south-westerly along the limit between the west halves of lots 22 and 21, Concession III, W.H.S., 911.0 feet, more or less, to the point of commencement;

- (d) that part of the west half of lot 21, Concession III, W.H.S., in the Township of Caledon in the County of Peel, according to survey made for the Canadian Pacific Railway Company in the year 1940 and described as follows:

COMMENCING at a blazed pine stump in the most northerly angle of the west half of lot 21, Concession III, W.H.S.; thence south-easterly along the centre line of that concession 2061.0 feet, more or less, to the north-west side of the allowance for road between the west halves of lots 21 and 20, Concession III, W.H.S.; thence south-westerly along the north-west side of that allowance for road 200.0 feet; thence north  $49^{\circ} 20'$  west 1650.0 feet; thence south-westerly in a straight line 657.0 feet, more or less, to a point in the limit between the west halves of lots 21 and 22, Concession III, W.H.S., distant 900.0 feet measured south-westerly along that limit from the point of commencement; thence north-easterly along the last-named limit 900.0 feet to the point of commencement;

- (e) that part of the east half of lot 23, Concession III, W.H.S., in the Township of Caledon in the County of Peel, lying south of the King's Highway Number 24; and
- (f) the east halves of lots 21 and 22, Concession III, W.H.S., in the Township of Caledon in the County of Peel.

#### SCHEDULE 76A

##### RALEIGH CROWN GAME PRESERVE

In the Township of Raleigh in the County of Kent and composed of

- (a) lots 13 to 18, both inclusive, in Concession A; and
- (b) lots 13 to 18, both inclusive, in Concession VII.

4. Schedule 10 of Appendix A of Ontario Regulations 1/49 is struck out and the following substituted therefor:

#### SCHEDULE 10

##### NIPIGON-ONAMAN CROWN GAME PRESERVE

In the Territorial District of Thunder Bay and described as follows:

COMMENCING at a point near the southerly boundary of the Township of Rupert where the southerly limit of the right of way of the Canadian National

Railway is intersected by the easterly bank of the Kawashkagama River; thence in a general westerly direction along that southerly limit through the townships of Rupert, Kowkash, Paska, Gzowski and Oboshkegan, and continuing in a general westerly direction along that limit to the easterly bank of the Ombabika River; thence in a general southerly and south-westerly direction along the easterly bank of the Ombabika River to the high-water mark on the easterly shore of Ombabika Bay; thence in a general southerly direction along the high-water mark on the easterly and southerly shores of Ombabika Bay and the easterly shore of Lake Nipigon to the northerly bank of the Blackwater River, approximately south of Speke Point in the Township of Kitto; thence in a general north-easterly direction along the northerly bank of the Blackwater River to its most westerly intersection with the northerly limit of the right of way of the Canadian National Railway line from Port Arthur to Longlac in the north-easterly corner of the Township of Kitto; thence in a general easterly direction along the last-named limit, through the townships of Kitto and Summers, to the intersection with the northerly limit of the King's Highway Number 11 in the Township of Summers; thence easterly along the last-named limit through the townships of Summers, McComber, Vincent, Walters and Leduc to the intersection with the northerly limit of the right of way of the Canadian National Railway in the Township of Leduc; thence easterly along the last-named limit, through the townships of Leduc, Legault and Colter, to the intersection with the westerly bank of Dumas Creek in the Township of Colter; thence northerly along the westerly bank of Dumas Creek to the high-water mark on the westerly shore of Tigerlily Lake; thence northerly along that high-water mark to the westerly bank of a stream connecting Tigerlily Lake with Dumas Lake; thence north-easterly along the last-named bank to the high-water mark on the westerly shore of Dumas Lake; thence north-easterly along the last-named high-water mark to the northerly extremity thereof; thence northerly in a straight line to the high-water mark at the southerly extremity of Treptow Lake; thence in a general northerly, southerly, north-easterly and northerly direction along the high-water mark on the westerly shore of Treptow Lake to the northerly bank of a stream connecting Treptow Lake with Greta Lake; thence north-easterly along the last-named bank to the high-water mark on the north-westerly shore of Greta Lake; thence north-easterly along the last-named high-water mark to the intersection with the Base Line surveyed by Phillips and Benner, O.L.S., on August 10, 1934; thence westerly along that Base Line to the high-water mark on the easterly shore of Mollison Lake; thence in a general north-easterly direction along the last-named high-water mark to the south-easterly bank of a stream connecting Mollison Lake with an unnamed lake lying approximately south of the southerly extremity of Fleming Lake; thence north-easterly along the last-named bank to the high-water mark on the south-westerly shore of the unnamed lake; thence in a general northerly, north-westerly and northerly direction along the last-named high-water mark to the westerly bank of a stream connecting the unnamed lake with Fleming Lake; thence northerly along the last-named bank to the high-water mark on the south-easterly shore of Fleming Lake; thence in a general north-easterly, north-westerly, easterly and northerly direction to the easterly bank of a stream connecting Fleming Lake with Kawashkagama Lake; thence in a general north-easterly and north-westerly direction along the last-named bank to the high-water mark on the southerly shore of Kawashkagama Lake; thence in a general easterly, northerly and westerly direction along the last-named high-water mark to the northerly bank of the Kawashkagama River; thence westerly along the last-named bank to the point of commencement.



## THE DEPARTMENT OF EDUCATION ACT

O. Reg. 34/50.  
 General Legislative Grants.  
 Amending O. Reg. 64/49.  
 Made—8th February, 1950.  
 Approved—15th February, 1950.  
 Filed—17th February, 1950, 10.55 a.m.

REGULATIONS MADE BY THE MINISTER  
UNDER THE DEPARTMENT  
OF EDUCATION ACT

1. Regulation 9 of Ontario Regulations 64/49 is amended by adding thereto the following:

(4) Where debentures on a new school are issued on or after the 1st of January, 1946, the number representing the average attendance shall be,—

(a) for a school having 2 classrooms, at least 70 where the average daily attendance is 40 or more,—

(i) in grades I to VIII, both inclusive; or

(ii) where a high school or continuation school is not reasonably accessible, in grades I to X, both inclusive; and

(b) for a school having 3 classrooms, at least 100 where the average daily attendance is 70 or more,—

(i) in grades I to VIII, both inclusive; or

(ii) where a high school or continuation school is not reasonably accessible, in grades I to X, both inclusive.

2. Ontario Regulations 64/49 are amended by adding thereto the following:

9a. Where sufficient debentures cannot be sold for the construction of a school building for the board of a rural public- or separate-school of which the assessment per classroom is under \$20,000, and the cost of the building is provided from current funds, the limitation under clause *c* of subregulation 1 of regulation 9 may be exceeded by the amount of the cost so provided from current funds.

9b. Where,—

(a) a school section established on Crown lands under section 62a of *The Public Schools Act* becomes part of a school section not on Crown lands; or

(b) a school board becomes responsible for the education of children residing in homes in a housing project on Crown lands,

and expends for the erection or purchase of a school building money received from the Central Mortgage and Housing Corporation for that purpose, the limitations under clause *c* of subregulation 1 of regulation 9 may be exceeded by the amount so expended.

DANA PORTER,  
 Minister of Education.

Toronto, February 8th, 1950.

(424)

8

## THE DEPARTMENT OF EDUCATION ACT

O. Reg. 35/50.  
 Miscellaneous Amendments.  
 Amending O. Regs. 85/47, 85/48, 252/48,  
 21/49, 61/49, and 148/49.  
 Made—6th February, 1950.  
 Approved—15th February, 1950.  
 Filed—17th February, 1950, 11.00 a.m.

REGULATIONS MADE BY THE MINISTER  
UNDER THE DEPARTMENT  
OF EDUCATION ACT

1. Clause *a* of subregulation 2 of regulation 2 of Ontario Regulations 85/47 is revoked and the following substituted therefor:

(a) certificates of the Ontario College of Education in the following Units of the course of study leading to the degree of Bachelor of Pedagogy:

(i) Unit 3—Educational Psychology,

(ii) Unit 4—School Law and Administration of Education in Ontario,

(iii) Unit 5—Supervision, and

(iv) one of the following Units:

Unit 1—The development of Modern Educational Systems,

Unit 2—The development of Modern Educational Thought and Practice,

Unit 6—Principles and Practices in School Administration,

Unit 7—Measurement in Education,

Unit 8—Educational and Vocational Guidance,

Unit 9—Instructional Techniques and Practices,

Unit 10—Educational Statistics and Experimental Methods,

Unit 11—Modern Philosophies of Education,

Unit 12—Intelligence and its Measurement,

Unit 13—Mental Hygiene and Child Study, and

Unit 14—Diagnosis and Remedial Instruction.

2. Part 2 of Ontario Regulations 85/48 is revoked.

3. Regulation 13 of Ontario Regulations 21/49 is revoked and the following substituted therefor:

## SPECIAL GRANTS

13. With the approval of the Minister, any provincial organization which conducts a programme of recreation and is ineligible for a grant under these regulations may be paid a special grant not exceeding \$1,000 a year.

4. Subclause xv of clause *c* of subregulation 2 of regulation 29 of Ontario Regulations 61/49 is revoked and the following substituted therefor:

(xv) an Interim or Permanent Supervisor's Certificate in Vocal Music.

5. Clause *b* of subregulation 1 of regulation 30 of Ontario Regulations 61/49 is revoked and the following substituted therefor:

- (b) an Interim or Permanent First Class Certificate where Normal School training therefor was completed before the 1st of September, 1936, and one of the following:
- (i) an Interim or Permanent Elementary Agriculture Certificate obtained upon the successful completion of 2 summer courses,
  - (ii) an Interim Intermediate Agriculture Certificate,
  - (iii) a Permanent Intermediate Agriculture Certificate, Type A or B,
  - (iv) an Interim or Permanent Intermediate Art and Crafts Certificate,
  - (v) an Interim or Permanent Supervisor's Certificate in Art and Crafts,
  - (vi) an Interim or Permanent Elementary Commercial Certificate,
  - (vii) an Interim or Permanent Intermediate Commercial Certificate,
  - (viii) an Interim or Permanent Intermediate Guidance Certificate,
  - (ix) an Interim or Permanent Elementary Home Economics Certificate, Type A or B,
  - (x) an Interim or Permanent Intermediate Home Economics Certificate,
  - (xi) an Interim or Permanent Elementary Industrial Arts and Crafts Certificate, Type A,
  - (xii) an Interim or Permanent Intermediate Industrial Arts and Crafts Certificate,
  - (xiii) an Interim or Permanent Intermediate Physical and Health Education Certificate, Type A or B,
  - (xiv) an Interim or Permanent Supervisor's Certificate in Physical and Health Education,
  - (xv) an Interim or Permanent Intermediate Vocal Music Certificate, Type A, and
  - (xvi) an Interim or Permanent Supervisor's Certificate in Vocal Music, Type B.

6. Regulation 31*a* of Ontario Regulations 252/48 as made by regulation 2 of Ontario Regulations 148/49 is revoked and the following substituted therefor:

- 31*a*.—(1) Where during the school year 1946-47, 1947-48, 1948-49, or 1949-50, a teacher was

(a) qualified as an assistant under regulation 30 of Ontario Regulations 61/49, and

(b) a full-time member of the staff of a continuation school,

he shall be qualified to teach in a high school having not more than 3 teachers.

(2) Where during the school year 1946-47, 1947-48, 1948-49, or 1949-50, a teacher was

(a) qualified as an assistant under regulation 30 of Ontario Regulations 61/49, and

(b) a full-time member of the staff of a continuation school in an area included in that year in a high school district,

he shall be qualified to teach in any high school in the district.

7. Regulation 2 of Ontario Regulations 148/49 is revoked.

DANA PORTER,  
Minister of Education.

Toronto, January 6, 1950.

(425)

8

#### THE POWER COMMISSION ACT

O. Reg. 36/50.

Rationing of Power.

Amending O. Reg. 169/49.

Made—16th February, 1950.

Filed—17th February, 1950, 12.15 p.m.

#### REGULATIONS MADE BY THE COMMISSION UNDER THE POWER COMMISSION ACT

1. Subregulation 1 of regulation 3 of Ontario Regulations 169/49 shall apply only between the hours of 7 a.m. and 6 p.m. on Monday, Tuesday, Wednesday, Thursday and Friday.

2. Ontario Regulations 20/50 are revoked.

#### THE HYDRO-ELECTRIC POWER COMMISSION OF ONTARIO

ROBERT H. SAUNDERS,  
Chairman.

(Seal)

E. B. EASSON,  
Secretary.

Dated at Toronto,  
the 16th day of February, A.D. 1950.

(426)

8

# Publications Under The Regulations Act, 1944

MARCH 4th, 1950

## THE NIAGARA PARKS ACT, 1949

O. Reg. 37/50.  
General Regulations.  
New.  
Made—10th February, 1950.  
Approved—15th February, 1950.  
Filed—20th February, 1950, 11.00 a.m.

### REGULATIONS MADE BY THE COMMISSION UNDER THE NIAGARA PARKS ACT, 1949

#### INTERPRETATION

1. In these regulations,

- (a) "officer" means any officer, constable, caretaker or other person appointed by the Commission for keeping order in the Parks or for protecting and preserving from damage the property of the Commission; and
- (b) "parking" includes standing of a vehicle.

#### CONDUCT OF PERSONS USING PARKS

2.—(1) No person shall

- (a) remove or damage any plant, shrub or flower,
- (b) climb, remove or damage any tree or fence,
- (c) climb, remove or damage any bench, seat, monument or sign,
- (d) climb, deface or damage any bridge, wall or similar structure,
- (e) deface or damage any building, or
- (f) deface or damage any other property of the Commission

within the Parks.

(2) No person shall throw or dump, or cause to be thrown or dumped, any material within the Parks or along or over the river bank or talus within the Parks.

(3) No person shall litter the Parks with refuse.

(4) No person shall permit a horse, dog or other animal to be at large in the Parks.

(5) Subregulation 4 applies to a dog on a leash exceeding 6 feet in length.

(6) No person shall ride a horse within the Parks except with permission of an officer.

(7) No person within the Parks shall

- (a) carry or discharge an air-gun or fire-arm, or
- (b) fire or discharge any torpedo, rocket or other fire-works

without permission from an officer.

(8) Except with permission and under the supervision of an officer no person shall build or light a fire within the Parks in places other than in fire-places provided by the Commission.

(9) No person shall go on foot or otherwise upon the grass, lawn or turf in the Parks where a sign of prohibition is posted.

3. No person shall

- (a) use abusive or insulting language,
- (b) throw stones or other missiles,
- (c) solicit patronage to or for any person, business, rooming-house, restaurant or hotel,
- (d) beg, solicit or invite subscriptions or contributions,
- (e) loiter anywhere from midnight to sunrise,
- (f) between midnight and sunrise have a vehicle except while travelling on the established roads or pathways,
- (g) hunt, trap or molest any fish, bird or animal,
- (h) play organized games on Sunday, or
- (i) damage or destroy any notice posted,

in the Parks.

#### PICNICS AND GAMES

4.—(1) Picnics within the Parks shall be under the supervision of an officer and may be held in such place only and at such times as he may determine.

(2) Athletic games and other forms of recreation and amusement may be held or practised in such parts of the Parks as may be designated by an officer.

5. Unless accompanied by and in charge of an adult person, no person under 12 years of age shall enter or remain upon the Dufferin Islands or bathe or play along the river bank within the Parks.

6.—(1) No person shall wade or bathe except at such times and at such places in the Parks as may be designated by an officer.

(2) No person shall foul a basin, pond or fountain within the Parks.

#### SALE OF GOODS PROHIBITED

7.—(1) No person shall sell or offer for sale any article, thing or service, or erect a booth, tent or stall or any other structure within the Parks.

(2) Subregulation 1 shall not apply to a sale conducted or authorized by the Commission of refreshments, merchandise, or service at the restaurants, pavilions, stands and other buildings of the Commission.

#### BOATING PERMITS

8.—(1) No person shall place or permit to be placed any power-boat, row-boat, sail-boat, canoe, punt, ice-boat, raft, hydroplane or water-craft of any kind upon the talus or foreshore of the Niagara River under the jurisdiction of the Commission without a boating permit from the Commission.

(2) A boating permit shall be in Form 1 and the fee therefor shall be \$1 payable to the Commission.

(3) A boating permit shall expire on the 31st of December next following the date of issue.

#### AERIAL PERMITS

9.—(1) No person shall make any ascent in a balloon, aeroplane or other kind of aircraft from the Parks, or land thereon from a balloon, parachute, aeroplane or other kind of aircraft, without an aerial permit from the Commission.

(2) An aerial permit shall be in Form 2 and the fee therefor shall be \$5 payable to the Commission.

(3) An aerial permit shall specify the date for which it is valid.

#### CEREMONIAL PERMITS

10.—(1) Except under a ceremonial permit from the Commission no person while in the Parks shall

- (a) play any instrument,
- (b) carry or display any flag or other emblem,
- (c) in military formation or in a band or procession, parade, march, drill or perform any evolution, movement or ceremony, or
- (d) perform any other act which congregates or is likely to congregate persons.

(2) A ceremonial permit shall be in Form 3.

#### EXCAVATION PERMITS

11.—(1) No person shall make any excavation in the Parks for any purpose without an excavation permit from the Commission.

(2) An excavation permit shall be in Form 4 and the fee therefor shall be \$5.

(3) A permit shall expire 3 months after the date of issue.

#### MOVING PERMITS

12.—(1) No person shall move along, across or upon the Parks any building, structure, machine or boat without a moving permit from the Commission.

(2) A moving permit shall be in Form 5 and the fee therefor shall be \$1 payable to the Commission.

(3) A moving permit shall specify the date, time of day and route on which it is valid.

#### ADVERTISING PROHIBITED

13.—(1) No person shall erect, post up or otherwise display any notice, sign, signboard or other advertising device within the Parks, except under an agreement made under clause K of section 3 of the Act.

(2) No person shall erect post up or otherwise display any notice, sign, signboard or other advertising device within 300 feet

- (a) from the westerly boundary of the Parks between the northerly limit of the Town of Fort Erie and the southerly limit of the Village of Chippawa,
- (b) from the westerly boundary of the Parks between the King's Highway 8A and the southerly limit of the ordnance lands forming part of the Military Reserve at Niagara-on-the-Lake, and
- (c) from the easterly boundary of the Parks between the King's Highway 8A and the easterly production of the division line between lots 9 and 10 in the Township of Niagara.

#### GUIDE LICENCES

14.—(1) No person shall guide visitors through the Parks without a guide licence from the Commission.

(2) A guide licence shall be in Form 6 and the fee therefor shall be \$1 payable to the Commission.

(3) A guide licence shall expire on the 31st of December next following the date of issue.

#### TAXI-CAB LICENCES

15.—(1) No person shall operate or permit to be operated within the Parks any taxi-cab for hire for the transportation of passengers, without a taxi-cab licence from the Commission in respect of each taxi-cab.

(2) An applicant for a taxi-cab shall

- (a) complete an application in Form 7,
- (b) file with the Commission the tariff of rates or charges to be payable by persons using his taxi-cab, and
- (c) pay to the Commission a fee of \$1 for each taxi-cab.

(3) A taxi-cab licence shall be in form 8 and shall

- (a) expire on the 31st of December next following the date of issue,
- (b) be non-transferable without the consent in writing of the Commission, and
- (c) be displayed in the taxi-cab in respect of which the licence is issued so that it is visible to all passengers in the taxi-cab.

(4) In subregulations 1 and 2 "taxi-cab" means a taxi-cab as defined in *The Public Vehicle Act, 1949*.

16. A licensee under regulation 15 shall display a copy of the tariff of rates or charges filed with the Commission under clause b of subregulation 2 of regulation 15 so that it is visible to all passengers in the taxi-cab.

#### TRAFFIC RULES

17. No person shall park a vehicle within the Parks

- (a) within 50 feet of a bridge,
- (b) in a position or place which prevents or is likely to prevent the free and convenient movement of other vehicles, or
- (c) in any prohibited area.

18.—(1) An officer may direct traffic and in cases of fire, accident, traffic congestion or other emergency may direct it into such channels as are necessary to prevent or relieve congestion or give right of way.

(2) Every person shall obey any direction given under subregulation 1.

19. No person shall drive a vehicle in the Parks at a speed in excess of 35 miles an hour, but within Queen Victoria Park or Queenston Heights Park the speed shall not exceed 25 miles an hour.

20. Subject to regulations 17 and 18 no person shall operate or park a vehicle within the Parks except upon roadways or other places designated for vehicles.

21. No person shall solicit passengers for any vehicle for hire within the Parks.

22. No person in charge of a vehicle for hire shall leave his vehicle unattended while in the Parks.

23. Persons in charge of vehicles for hire shall conduct themselves in an orderly and respectful manner.

24.—(1) No person shall operate or drive within the Parks a public commercial vehicle as defined in *The Public Commercial Vehicle Act, 1949*.

(2) Subregulation 1 shall not apply to a public commercial vehicle when making deliveries within the Parks or to an owner or tenant of property abutting the Parks.

PROTECTION OF PERSONS

25.—(1) The holder of an excavation permit in Form 4, who places any material upon a roadway in the Parks, shall maintain warning lights and barriers.

(2) No person shall use more than one-third in width of the travelled portion of the roadway at any one time for the placing of material, warning lights and barriers.

CLASSES OF VEHICLES PROHIBITED

26. No person shall operate or drive a traction-engine, tractor, steam-shovel or machine of a similar nature in the Parks unless the wheels are free of cleats or flanges and have a smooth surface or are equipped with rubber tires.

TOLLS

27. The following tolls are prescribed:

- (a) for each person admitted to a scenic tunnel at Table Rock
  - (i) over 12 years of age..... \$1.00
  - but in groups of 15 or more..... .75
  - (ii) 7 to 12 years of age..... .50
  - but in organized groups of school children 7 to 12 years of age in charge of a supervisor..... .25
- (b) for each person admitted to the stairway at Brock's Monument..... .15
- (c) for each person admitted to Fort George
  - (i) over 12 years of age..... .50
  - (ii) 7 to 12 years of age..... .25
- (d) for each person admitted to Navy Hall..... .15
- (e) for each person admitted to Old Fort Erie
  - (i) over 12 years of age..... .50
  - (ii) 7 to 12 years of age..... .25
- (f) for opening and closing graves at Lundy's Lane Cemetery for the burial of
  - (i) a person under 5 years of age..... 5.00
  - (ii) a person not under 5 years and not over 12 years of age..... 8.00
  - (iii) a person over 12 years of age..... 10.00
- (g) for a funeral held on Sunday..... 5.00

PENALTIES

28.—(1) A breach of any of these regulations is an offence against these regulations.

(2) A penalty not exceeding \$100 shall be imposed for any breach of these regulations.

CHARLES DALEY,  
Chairman.

M. H. GRAY,  
Secretary.

(Seal)

Number.....

Fee received \$1

FORM 1

*The Niagara Parks Act, 1949*

BOATING PERMIT

Under *The Niagara Parks Act, 1949*, and the regulations, and subject to the limitations thereof, this permit is granted to.....  
of..... to place a.....  
(kind of water-craft)  
on the talus or foreshore of the Niagara River under the jurisdiction of the Commission.

This permit expires on the 31st of December next following the date of issue.

Issued this.....day of.....19.....

THE NIAGARA PARKS COMMISSION

by.....

Number.....

Fee received \$5

FORM 2

*The Niagara Parks Act, 1949*

AERIAL PERMIT

Under *The Niagara Parks Act, 1949*, and the regulations, and subject to the limitations thereof, this permit is granted to.....  
of..... to

- (a) make an ascent in a.....  
(kind of aircraft)  
from the Parks,
- (b) land on the Parks from.....  
(kind of aircraft)

This permit is valid only for the.....  
day of.....19.....

Issued this.....day of.....19.....

THE NIAGARA PARKS COMMISSION

by.....

Number.....

FORM 3

*The Niagara Parks Act, 1949*

CEREMONIAL PERMIT

Under *The Niagara Parks Act, 1949*, and the regulations, and subject to the limitations thereof, this permit is granted to.....  
of..... to.....  
on the.....day of.....  
between the hours of.....and.....  
in the Parks of the Commission.

THE NIAGARA PARKS COMMISSION

by.....

Number.....

Fee received \$5

FORM 4

*The Niagara Parks Act, 1949*

EXCAVATION PERMIT

Under *The Niagara Parks Act, 1949*, and the regulations, and subject to the limitations thereof, this permit is granted to..... of..... to make an excavation within the Parks at..... (describe location)

for the purpose of.....

This permit expires three months after the date of issue.

Issued this..... day of..... 19....

THE NIAGARA PARKS COMMISSION

by.....

Number.....

Fee received \$1

FORM 5

*The Niagara Parks Act, 1949*

MOVING PERMIT

Under *The Niagara Parks Act, 1949*, and the regulations, and subject to the limitations thereof, this permit is granted to..... of..... to move a..... (describe object to be moved)

within the Parks, on the route..... (describe route)

on the..... day of..... only, between the hours of sunrise and sunset.

Issued this..... day of..... 19....

THE NIAGARA PARKS COMMISSION

by.....

Number.....

Fee received \$1

FORM 6

*The Niagara Parks Act, 1949*

GUIDE LICENCE

Under *The Niagara Parks Act, 1949*, and the regulations, and subject to the limitations thereof, this guide licence is granted to..... of..... to guide visitors through the Parks.

This licence expires on the 31st of December next following the date of issue.

Issued this..... day of..... 19....

THE NIAGARA PARKS COMMISSION

by.....

FORM 7

*The Niagara Parks Act, 1949*

APPLICATION FOR TAXI-CAB LICENCE

To the General Manager,  
Niagara Parks Commission,  
Niagara Falls, Ontario.

I apply for a licence to operate a taxi-cab under *The Niagara Parks Act, 1949*, and the regulations, and in support I make the following statements:

Motor vehicle registration

1. Make of taxi-cab..... number.....

Serial number..... Capacity.....

2. Route of operation.....

3. Have you ever been convicted of any crime?.....

If so, state particulars.....

4. Have you ever been refused an operator's or chauffeur's licence?.....

I attach hereto the sum of \$1 permit fee.

5. Name of Owner.....

6. Address.....

Dated at..... 19....

Signature.....

Number.....

FORM 8

*The Niagara Parks Act, 1949*

TAXI-CAB LICENCE

Under *The Niagara Parks Act, 1949*, and theregulations, and subject to the limitations thereof, this licence is issued to..... (name)

..... to operate within (address) the Parks a taxi-cab as described as:

Make of cab	Registration number	Serial number	Capacity

This licence expires on the 31st of December, 19...

Dated at Niagara Falls this..... day of..... 19....

THE NIAGARA PARKS COMMISSION

Countersigned by..... Chairman

..... General Manager

(442)

## THE MINING ACT

O. Reg. 38/50.  
 Boring Permits for Petroleum and  
 Natural Gas.  
 Amending O. Reg. 74/48.  
 Made—8th February, 1950.  
 Approved—15th February, 1950.  
 Filed—23rd February, 1950, 9.00 a.m.

REGULATIONS MADE BY THE MINISTER  
UNDER THE MINING ACT

1. Ontario Regulations 74/48 are amended by adding thereto the following:

## GENERAL

20a. The holder of a permit or a lessee shall

- (a) notify the Minister in writing before commencing to bore each well,
- (b) correctly label cores and cuttings and notify the Minister where they are stored,
- (c) keep a record of the depth at which flows of water are met and furnish the Minister with samples of the water, and
- (d) within 6 months after the completion of a well, furnish the Minister with
  - (i) a detailed log of the well and a plan indicating the location and elevation of the well, and
  - (ii) full reports and plans of topographical, geological and geophysical examinations and prospecting work.

WELLAND GEMMELL,  
 Minister of Mines.

(462) 9

## THE INDUSTRIAL STANDARDS ACT

O. Reg. 39/50.  
 Ladies' Cloak and Suit Industry.  
 Amending O. Reg. 218/47.  
 Made—23rd February, 1950.  
 Filed—24th February, 1950, 10.45 a.m.

REGULATIONS MADE BY THE MINISTER  
UNDER THE INDUSTRIAL  
STANDARDS ACT

1. Regulation 6 of Ontario Regulations 218/47 is amended by adding thereto the following subregulation:

## LADIES' CLOAK AND SUIT INDUSTRY

(3) The Ladies' Cloak and Suit Industry as defined in item 3 of Appendix E is designated as an industry for the purposes of the Act.

2. Appendix E of Ontario Regulations 218/47 is amended by adding thereto the following item:

## LADIES' CLOAK AND SUIT INDUSTRY

3. The Ladies' Cloak and Suit Industry means all work done in the manufacture in whole or in part of cloaks, coats, suits, wraps or skirts for female persons but does not include work done in

- (a) the manufacture of cloaks, coats, suits, wraps or skirts
  - (i) for female persons not over 14 years of age where the manufacturer does not manufacture or handle directly or indirectly cloaks, coats, suits, wraps or skirts for female persons over 14 years of age, or
  - (ii) made from cloth weighing not more than 5 ounces a square yard or from knitted material other than tweed or curl-cloth,
- (b) the manufacture of
  - (i) ski- or skating-suits in whole or in part,
  - (ii) athletic uniforms in whole or in part,
  - (iii) riding-coats or wind-breakers,
  - (iv) lounging-robcs, bath-robcs, kimonos, pyjamas or beach-wraps,
  - (v) rubberized or leather clothing, or
  - (vi) jackets or blazers where not manufactured as part of a suit and where the jackets and blazers are not lined and not more than 28 inches in length, or
- (c) the making of cloaks, coats, suits, wraps or skirts by a custom-tailor who
  - (i) makes cloaks, coats, suits, wraps or skirts individually for a retail-customer according to the measurement and specification of the retail-customer, and
  - (ii) does not employ more than 4 persons in making cloaks, coats, suits, wraps and skirts.

CHARLES DALEY,  
 Minister of Labour.

February 23, 1950.

(463) 9





# Publications Under The Regulations Act, 1944

MARCH 11th, 1950

## THE MILK CONTROL ACT, 1948

O. Reg. 40/50.  
 Terms of Payment.  
 Amending O. Reg. 27/49.  
 Made—23rd February, 1950.  
 Approved—23rd February, 1950.  
 Filed—27th February, 1950, 3.50 p.m.

### REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT, 1948

1. Clause *a* of regulation 20 of Ontario Regulations 27/49 is revoked and the following substituted therefor:

(a) on a daily cash basis the milk shall be paid for on the day received.

(aa) on a weekly credit basis the milk received during any one week shall be paid for not later than Monday of the following week.

2. Regulation 22 of Ontario Regulations 27/49 is revoked and the following substituted therefor:

22.—(1) Where security is required under regulation 21 it shall be in the following amounts:

(a) where producers are paid on a daily cash basis not less than the value of milk received from producers during a period of 7 days;

(b) where producers are paid on a weekly credit basis not less than the value of milk received from producers during a period of 15 days;

(c) where producers are paid on a bi-weekly or twice-a-month basis, not less than the value of milk received from producers during a period of 30 days;

(d) where producers are paid on a monthly basis, not less than the value of milk received from producers during a period of 45 days; or

(e) where a distributor is commencing business, an estimated amount based on clause *a* or *b* but not less than \$1,000.

(2) Subject to clause *e* of subregulation 1, the minimum value of milk for the determination of the amount of the security shall be the average monthly value of milk delivered to the distributor during the previous year.

3. Regulation 22*b* of Ontario Regulations 27/49 as amended by Ontario Regulations 85/49 is revoked and the following substituted therefor:

22*b*.—(1) Where a distributor is in default in making payment for milk sold to him by a producer in the manner provided in regulation 20, the producer may notify the Board of the default.

(2) Upon receipt of a notice under subregulation 1 or report from a field-man that the distributor is in default in making payment for milk sold to the distributor by a producer in the manner provided in regulation 20, the Board shall give notice to the distributor by registered mail of

the producer's claim and that unless the claim is paid within 5 days of the date of mailing the notice by the Board the Board may realize upon the security deposited by the distributor with the Board under regulation 21 to the extent necessary to pay the full amount of the claim of the producer.

(3) Where the Board is satisfied after the expiration of the 5-day period in subregulation 2 that the distributor is in default in making the payment referred to in subregulation 1, the Board may realize upon the security and shall, out of the money so obtained, pay the producer the amount of his claim.

(4) Where more than one producer notifies the Board under subregulation 1 and the amount of moneys realized upon the security deposited by the distributor with the Board is insufficient to pay the claims of the producers, the Board shall distribute the moneys *pro rata* to the producers.

(5) Where

(a) The distributor has deposited with the Board security in the form of securities under clause *a* or *b* of subregulation 1 of regulation 21; and

(b) The Board has realized upon the securities under subregulation 3,

the Board shall require the distributor to deposit such additional security with the Board as may be necessary to comply with regulation 22 and, upon the distributor depositing the additional security, the Board shall return to the distributor any money remaining from the sale of securities by the Board after the payment of the claims of the producer under subregulation 3.

### THE MILK CONTROL BOARD OF ONTARIO.

A. B. CURREY,  
 Chairman.  
 K. M. BETZNER,  
 Member.

Dated at Toronto, this 22nd day of February, 1950.

(500)

10

### THE POWER COMMISSION ACT

O. Reg. 41/50.  
 Power Conservation.  
 Amending O. Reg. 169/49.  
 Made—16th February, 1950.  
 Approved—23rd February, 1950.  
 Filed—28th February, 1950, 9.15 a.m.

### REGULATIONS MADE BY THE COMMISSION UNDER THE POWER COMMISSION ACT

1. Regulation 7 of Ontario Regulations 169/49 as made by Ontario Regulations 8/50 is revoked and the following substituted therefor:

7. Parts II and III shall not apply to the territorial districts of

- (a) Algoma,
- (b) Cochrane,
- (c) Kenora,
- (d) Manitoulin,
- (e) Nipissing,
- (f) Parry Sound, except the townships of Carling, Christie, Conger, Cowper, Ferguson, Foley, Humphry, McDougall and McKellar, the Town of Parry Sound and the Village of Rosseau,
- (g) Rainy River,
- (h) Sudbury,
- (i) Thunder Bay, and
- (j) Timiskaming.

THE HYDRO-ELECTRIC POWER  
COMMISSION OF ONTARIO

ROBERT H. SAUNDERS,  
Chairman.

(Seal)

E. B. EASSON,  
Secretary.

Dated at Toronto,  
the 16th day of February, A.D. 1950.

(501)

10

THE GAME AND FISHERIES ACT, 1946

O. Reg. 42/50.  
Open Season for Fox in Counties.  
Amending O. Reg. 116/49.  
Made—23rd February, 1950.  
Filed—28th February, 1950, 2.10 p.m.

REGULATIONS MADE UNDER THE  
GAME AND FISHERIES ACT, 1946

1. Regulation 1 of Ontario Regulations 116/49 is amended by adding thereto the following:

- (aa) Bruce;
- (cc) Haldimand;
- (ccc) Haliburton;
- (dd) Huron;
- (gg) Middlesex;
- (ggg) Northumberland and Durham;

(511)

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THE MINING ACT

O. Reg. 43/50.  
Lands withdrawn from prospecting,  
staking out and sale or lease.  
New.  
Made—23rd February, 1950.  
Filed—2nd March, 1950, 2.55 p.m.

REGULATIONS MADE UNDER  
THE MINING ACT

1. The lands described in Schedule 1 are withdrawn from prospecting and staking out and from sale or lease.

SCHEDULE 1

Being composed of part of the geographic Township of Pitt, in the Territorial District of Cochrane, containing 1199.25 acres more or less, described as follows:

Commencing at a point 2030 feet measured east astronomically from a point in the west boundary of the Township of Pitt 3.50 miles measured southerly along that boundary from the north-west angle of the township; thence north astronomically 5000 feet; thence north 30° 53' east astronomically 7200 feet more or less to a point in the high-water mark on the westerly shore of Abitibi River; thence in a general south-easterly direction following the high-water mark to the point of intersection of a line drawn east astronomically through the point of commencement; thence west astronomically along that line 6960 feet more or less to the point of commencement.

(526)

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# Publications Under The Regulations Act, 1944

MARCH 18th, 1950

## THE FARM PRODUCTS MARKETING ACT, 1946

O. Reg. 44/50.

An Agreement for the Marketing of Asparagus for Processing.

New.

Made—27th February, 1950.

Filed—3rd March, 1950, 2.30 p.m.

## ORDER MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT, 1946

### MARKETING OF ASPARAGUS FOR PROCESSING

The Board approves the agreement appended hereto and orders and declares that it is in force.

Dated at Toronto, this 27th day of February, 1950.

G. F. PERKIN,  
Chairman.

F. K. B. STEWART,  
Secretary.

(Seal)

## 1950 AGREEMENT FOR THE MARKETING OF ASPARAGUS FOR PROCESSING

MEMORANDUM OF AGREEMENT made by the Negotiating Committee for asparagus produced in Ontario in 1950, appointed under the provisions of "The Ontario Asparagus Growers' Marketing-for-Processing Scheme".

We, the undersigned members of the Negotiating Committee, agree and recommend to the Farm Products Marketing Board that the following agreement be approved:

1. The minimum prices to be paid every grower for all asparagus produced in Ontario during the year 1950, purchased and received for processing, shall be according to the following grades:

Grade No. 1 at the rate of twenty-five cents (25c) per pound;

Utility Grade A at the rate of eighteen and one-half cents (18½c) per pound;

Utility Grade B at the rate of fourteen cents (14c) per pound; and

Grade No. 2 at the rate of seven cents (7c) per pound.

2. Grade No. 1 shall consist of stalks not over five (5) inches in length, not less than three-eighths (¾) of an inch in diameter, fairly straight, and shall be free from broken or spreading tips, white woody butts, rust, insect or frost injury and decay, and fit for processing.

3. Utility Grade A shall consist of a combination of No. 1 and No. 2 and the stalks shall be placed crosswise of a standard eleven (11) quart basket (and at the option of the processor stalks shall all be laid with the heads one way) and shall be not less than one-quarter (¼) of an inch in diameter, and shall be free from decay or frost injury, white woody butts, seriously deformed stalks or branching tips and from damage caused by disease, insect, mechanical and other means and fit for processing.

4. Utility Grade B shall consist of a combination of No. 1 and No. 2 with the exception in each case of length and the stalks shall be not more than ten (10) inches in length and not less than one-quarter (¼) of an inch in diameter, and shall be free from decay or frost injury, white woody butts, seriously deformed stalks or branching tips and from damage caused by disease, insect, mechanical and other means and fit for processing.

5. Grade No. 2 shall consist of stalks not less than one-quarter (¼) of an inch in diameter and shall be free from decay or frost injury, white woody butts, seriously deformed stalks or branching tips and from damage caused by disease, insect, mechanical and other means, and fit for processing.

6. The minimum length for asparagus for all grades specified in this Agreement shall be not less than four and one-half (4½) inches, unless otherwise specified in a contract between a processor and a grower.

7. Every grade specified in this Agreement shall be subject to a tolerance of eight (8) per centum for combined grade defects provided that no tolerance shall be allowed for decay.

8. "Diameter" shall mean the greatest thickness at the base of the butt of the asparagus.

9. "Damage" shall mean any injury or defect readily apparent upon examination which will materially affect the processing quality.

10. Every processor who requires any special services on the part of a grower respecting the packing, handling, or bunching of asparagus produced in Ontario during the year 1950, for processing in Ontario, shall pay for such services an additional sum of one-half (½) cent per pound above the prices specified in this Agreement for the different grades.

11.—(1) Asparagus delivered by a grower in the year 1950 up to and including the 24th of May, 1950, shall be paid for by the processor of such asparagus on or before the 27th of May, 1950.

(2) Asparagus delivered by a grower after the 24th of May, 1950, up to and including the 10th of June, 1950, shall be paid for by the processor of such asparagus on or before the 14th of June, 1950.

(3) The balance of asparagus delivered by a grower in the year 1950 shall be paid for by the processor of such asparagus on or before the 3rd of July, 1950.

12. The provisions of this Agreement shall apply to and form part of every contract entered into between a processor and a grower for the purchase of asparagus produced in Ontario for processing in Ontario during the year 1950, and the provisions of this Agreement shall supersede any provisions that may be contained in any contract which is inconsistent with this Agreement.

Dated at Hamilton, this 24th of February, 1950.

*Grower Representatives*

W. C. NICKERSON  
DONALD G. TILDEN  
ERNEST CULP

*Processor Representatives*

E. R. RENOUF  
W. I. DRYNAN  
M. G. CAMPBELL

(534)

11

THE PUBLIC VEHICLE ACT, 1949

O. Reg. 45/50.  
General Regulations.  
Revoking O. Regs. 268/44, 18/46, 34/46.  
Made—2nd March, 1950.  
Filed—4th March, 1950, 11.00 a.m.

REGULATIONS MADE UNDER THE  
PUBLIC VEHICLE ACT, 1949

INTERPRETATION

1. In these regulations

- (a) "chartered trip" means one specific trip for which a public vehicle is engaged, hired or chartered for the transportation exclusively of a group of persons, one fare or charge only being collected for the trip;
- (b) "Class A highway" means the King's Highway;
- (c) "Class B highway" means a highway other than
  - (i) the King's Highway,
  - (ii) a highway under the jurisdiction of The Niagara Parks Commission, and
  - (iii) a highway under the jurisdiction of the council of a city, town or village;
- (d) "licensee" means the holder of an operating licence;
- (e) "school bus" means a public vehicle for which a licence is issued restricting the use of the bus to school purposes only; and
- (f) "special trip" means a trip, not being a chartered trip, on which a public vehicle is operated to convey passengers at a time and to a point not shown on a time-table of the licensee filed with the Department.

PUBLIC VEHICLE OPERATING LICENCES

2.—(1) An operating licence shall authorize the licensee to conduct upon a highway by means of a public vehicle the business of a carrier of passengers or passengers and express freight, subject to the Act, these regulations and the terms and conditions of the licence.

(2) An operating licence shall expire on the 1st of July in each year unless on or before that day the licensee has applied for and acquired vehicle licences for the current year.

(3) Where the licensee has acquired his vehicle licences as provided in subregulation 2, his operating licence shall be deemed to be renewed.

(4) An application for an operating licence shall be in form 1.

3.—(1) An operating licence other than a school-bus operating licence shall be in form 2.

(2) A school-bus operating licence shall be in form 3.

4.—(1) An application for the transfer of an operating licence shall be in form 4 and shall be signed by the licensee and by the applicant.

(2) The application shall be accompanied by

- (a) a copy of the agreement between the licensee and the applicant covering the sale of the business, equipment, vehicles and vehicle licences; and

- (b) a statutory declaration showing the liabilities, if any, of the licensee, and showing how those liabilities are to be liquidated.

PUBLIC VEHICLE LICENCES

5.—(1) A vehicle licence shall authorize the holder to operate the vehicle for which it is issued as a public vehicle on the highways designated in his operating licence.

(2) A vehicle licence shall expire on the 31st of March in each year.

(3) No vehicle licence shall be issued in respect of a public vehicle except to the person registered as the owner of the vehicle under *The Highway Traffic Act*.

6.—(1) A vehicle licence except for a school bus shall be in form 5.

(2) A vehicle licence for a school bus shall be in form 6.

7.—(1) No person shall display any public vehicle licence plate issued under the Act on any vehicle other than that for which the licence plate was issued.

(2) No vehicle licence or licence plate shall be transferred unless the vehicle in respect of which the licence was issued is sold to the transferee and unless the transferee holds an operating licence.

8. A vehicle licence shall be framed and the face thereof protected by a transparent cover and shall be displayed at all times in a conspicuous place in the vehicle for which it was issued.

FEES

9.—(1) A licensee shall pay to the Minister fees on each named month's operations on or before the 15th day of the next succeeding month.

(2) The fees shall be 1/20 cent a passenger mile of travel over a Class A highway and 1/30 cent a passenger mile of travel over a Class B highway.

(3) Passenger miles of travel shall be computed

- (a) in the case of scheduled trips by multiplying
  - (i) the seating capacity of each vehicle operated, or
  - (ii) the average seating capacity where two or more vehicles having different seating capacities are operated

by the.....number of miles travelled in the month;

(b) in the case of a chartered trip and a special trip, by multiplying the seating capacity of each vehicle used by the number of miles actually travelled on the trip each way.

(4) Seating capacity shall be computed by dividing by 18 the aggregate length in inches of all seats provided for passengers, but where a seat is designed for the accommodation of 1 or 2 passengers only the actual aggregate number of passenger seats shall be used.

(5) Where more than one vehicle is operated on a scheduled trip the licensee shall forward a report thereon to the Department on the day following the trip, indicating the number of vehicles.

10. Regulation 9 does not apply to

- (a) school buses; and
- (b) public vehicles owned by non-residents of Ontario and,

- (i) operated in Ontario on a scheduled service originating outside Ontario only within 10 miles of the provincial boundary, or
- (ii) operated in Ontario exclusively on chartered trips originating outside Ontario

if the province or state of the non-residents grants similar exemptions and privileges in respect of public vehicles owned by residents of Ontario.

TIME-TABLES

11.—(1) A licensee shall file with the Department a time-table showing the scheduled times of arrival and departure of public vehicles and the number of trips to be made daily over each route, and the time-table shall not become operative until so filed and notice of filing has been received by the licensee.

(2) A licensee shall adhere to the time-table filed with the Department.

(3) A licensee shall not permit a public vehicle to leave or pass any point except in accordance with the filed time-table.

CHARTERED TRIPS, SPECIAL TRIPS AND SCHOOL BUSES

12.—(1) Unless prohibited by the terms and conditions of his operating licence, a licensee may operate a public vehicle on any chartered trip originating from

- (a) a point on the highway designated in his licence, or
- (b) any other point, including a point on the highway of another licensee if that other licensee does not store or maintain a public vehicle at that point or within 10 miles thereof.

(2) No licensee shall operate chartered trips in such a manner as to constitute a recurring service.

13.—(1) Except as provided in subregulation 1 of regulation 12, no person shall operate a public vehicle on a chartered or special trip without a special licence therefor.

(2) The licence shall be in form 7.

14. A licensee who operates a public vehicle on a chartered or special trip shall transmit a report thereof to the Department on the day following the trip.

15.—(1) While operated on a chartered or special trip, a public vehicle shall have exposed on the front thereof a sign marked "CHARTERED" or "SPECIAL", as the case may be, and the driver shall have in his possession and produce to an officer of the Department or a member of the Ontario Provincial Police Force when so required a copy of the report, required under regulation 14.

(2) While operated on a highway, a school bus shall have exposed on the front thereof a sign marked "SCHOOL BUS".

SERVICE

16. No licensee shall operate a public vehicle on a highway other than that described in his operating licence, unless the highway so described is temporarily impassable.

17. When a public vehicle is disabled during a trip, the licensee shall arrange immediately to transport the passengers therein to the destination to which they were being carried by the vehicle.

18.—(1) A licensee shall not discontinue any scheduled service except after giving the Department 10 days' written notice of his intention so to do.

(2) The Minister may cancel or suspend an operating licence where the licensee

- (a) fails to begin service within 30 days after the issue of the licence or within such further period as is specified in the licence; or
- (b) fails for a continuous period of 30 days to give any service authorized by the licence.

(3) Where a scheduled service is discontinued for more than 24 hours, the licensee shall give

- (a) a written report to the Department, and
- (b) a notice to the public in the area affected

indicating the cause of the discontinuance and its probable duration.

(4) The notice referred to in subregulation 3 shall be given by publication in a newspaper published in the area affected and by posting up at the scheduled stopping-places on the highway of the discontinued service.

INSURANCE

19.—(1) A licensee, with respect to each public vehicle operated by him, shall effect and carry insurance in his name in a company authorized to conduct the business of automobile insurance in Ontario in the following amounts and for the following purposes:

- (a) at least \$5000, exclusive of interest and costs, against loss or damage to or the death of any one person other than a passenger and, subject to such limit for any one person so injured or killed, at least \$10000, exclusive of interest and costs, against any loss or damage resulting from bodily injury to or death of two or more persons other than passengers in any one accident; and
- (b) at least \$1000, exclusive of interest and costs, for damage to property, except property carried in or upon the public vehicle, resulting from any one accident;
- (c) at least \$5000 against loss or damage resulting from bodily injury to or death of any one passenger;
- (d) at least such amounts as set forth in column 1 against loss or damage resulting from bodily injury to or death of 2 or more passengers as set forth in column 2:

Item	Column 1	Column 2
	Amount	Seating capacity for passengers of each vehicle
1	\$ 35000	1 to 7 passengers
2	50000	8 to 12 passengers
3	75000	13 to 21 passengers
4	100000	22 to 29 passengers
5	150000	30 to 39 passengers
6	200000	40 to 49 passengers
7	300000	50 passengers and over

(e) at least \$1000 for damage to property of all passengers.

(2) Clause e of subregulation 1 does not apply to school buses.

VEHICLES AND DRIVERS

20. A driver of a public vehicle shall be 18 years of age or over, of good moral character and competent to operate the vehicle under his charge.

21. A licensee shall maintain each of his public vehicles in a safe and sanitary condition.

22. Where a public vehicle is used for the transportation of passengers or express freight, the licensee shall provide accommodation therefor so that there shall be no interference with the free and ready ingress and egress of passengers to and from the vehicle, and the accommodation shall be so constructed as to prevent the property or freight injuring a passenger.

23. A public vehicle shall be equipped with a speedometer which shall be maintained in effective working order and located at a convenient place on the instrument board.

24.—(1) A public vehicle shall be equipped with an adequate fire-extinguisher.

(2) The fire-extinguisher shall be kept in effective working order and shall be securely mounted in a bracket provided therefor at a place readily accessible to the driver in the forward part of the vehicle near the entrance.

25. A public vehicle shall be equipped with one light or more within the vehicle, so arranged as to provide adequate lighting to the whole of the interior of the vehicle, and the light or lights shall be kept constantly lighted between sunset and sunrise when there are passengers in the vehicle.

26.—(1) A public vehicle shall be equipped with

- (a) such emergency and spare equipment and tools as are likely to be required for replacement or use on a trip;
- (b) an axe secured in such a manner and place within the vehicle as to be readily accessible in an emergency.

27. A member of the Ontario Provincial Police Force or an officer of the Department may examine

any public vehicle, its contents and equipment at any reasonable time.

GENERAL

28. A licensee shall file with the Department a tariff of tolls or a revision thereof for the approval of the Minister.

29. A licensee shall keep a record of

- (a) the hours of labour of all drivers and the vehicle or vehicles driven by each during those hours;
- (b) the operation of each public vehicle showing each trip on which it is operated;
- (c) every chartered or special trip operated by the licensee showing the seating capacity of the vehicle used on the trip and the date and terminals of the trip,

and shall make such records available at any reasonable time within 1 year of the making thereof for inspection by an officer of the Department.

30. No licensee shall display any advertising sign or device on the outside of any of his public vehicles.

31. An applicant for an operating licence shall file with the Department a certificate of the Workmen's Compensation Board certifying that he has provisionally complied with *The Workmen's Compensation Act*.

32. It shall be deemed a condition of an operating licence that an officer of the Department may at any reasonable time examine all books, records and documents used with respect to the business of operating public vehicles of the holder of an operating licence.

33. The powers and duties of the Minister under subsections 3 and 4 of section 3, section 9 and section 11 of the Act are delegated to the Registrar of Motor Vehicles.

REVOCATION

34. Ontario Regulations 268/44, 18/46 and 34/46 are revoked.

FORM 1

*The Public Vehicle Act, 1949*

APPLICATION FOR A PUBLIC VEHICLE OPERATING LICENCE

To the Minister of Highways,  
Toronto, Ontario.

I hereby apply for a public vehicle operating licence on the highways between.....and  
.....by way of.....and in support of this application give the  
following information. (State in detail the nature and route of the proposed service).....

.....  
.....

Documentary evidence of public necessity and convenience for the proposed service is attached hereto in the form of letters from: (These should be from persons requiring the use of a public vehicle for the purpose set out in application).....

.....

IMPORTANT!

Is there a public vehicle operating over any portion of the route?.....

If so, give details.....

NAME OF APPLICANT..... Are you 21 years of age or over?.....  
Please Print  
ADDRESS.....  
If an incorporated company, give name of Names of ten largest shareholders and extent of in-  
terest  
President..... \$.....  
Vice-President..... \$.....  
Manager..... \$.....  
Secretary-Treasurer..... \$.....  
Give address of head-office..... \$.....  
If a partnership, gives names of partners.  
1.....  
2.....  
3.....  
4.....  
And name of manager.....  
Address.....  
Dated at.....  
this..... day of..... 19.....

Signature of applicant

FORM 2

No.....

The Public Vehicle Act, 1949

PUBLIC VEHICLE OPERATING LICENCE

Under The Public Vehicle Act, 1949, and the regulations, and subject to the limitations thereof, this licence is issued to..... of..... to conduct upon the highway described hereunder by means of a public vehicle the business of a carrier of passengers or passengers and express freight subject to the under-mentioned conditions.

Highway:

Conditions:

Countersigned Date..... 19.....

Minister of Highways

Registrar of Motor Vehicles

FORM 3

No.....

The Public Vehicle Act, 1949

PUBLIC VEHICLE (SCHOOL BUS) OPERATING LICENCE

Under The Public Vehicle Act, 1949, and the regulations, and subject to the limitations thereof, this licence is issued to..... of..... to conduct upon the highway described hereunder by means of a public vehicle the business of a carrier of passengers in school buses for school purposes only subject to the under-mentioned conditions.

Highway:

Conditions: No chartered trip may be operated under this licence.

Countersigned Date..... 19.....

Minister of Highways

Registrar of Motor Vehicles

FORM 4

The Public Vehicle Act, 1949

APPLICATION FOR TRANSFER OF AN OPERATING LICENCE

To the Minister of Highways,  
Toronto, Ontario.

The licensee, as vendor, requests that public vehicle operating licence number ..... now in the name of ..... be transferred to ..... as purchaser.

Date ..... 19..... Signature of licensee

The undersigned applies for the transfer of the above numbered public vehicle operating licence and gives the following information:

Name of applicant ..... Are you 21 years of age or over? .....  
(Please Print)

Address .....

Are you at present a public vehicle operator? ..... If so, state licence number .....

If an incorporated company, give name of President ..... Names of ten largest shareholders and extent of interest

President .....	.....	\$.....
Vice-President .....	.....	\$.....
Manager .....	.....	\$.....
Secretary-Treasurer .....	.....	\$.....
Give address of head-office .....	.....	\$.....
If a partnership, give names of partners.	.....	\$.....

- 1.....
- 2.....
- 3.....
- 4.....

And name of manager .....

Address .....

Dated at ..... Signature of applicant  
this ..... day of ..... 19.....

FORM 5

The Public Vehicle Act, 1949

PUBLIC VEHICLE LICENCE

No. P.V.....

Under The Public Vehicle Act, 1949, and the regulations, and subject to the limitations thereof, this licence is issued to ..... of ..... to operate the vehicle described hereunder on the highway described hereunder.

Make of Vehicle	Style	Serial	Seating Capacity	Registration No.	Year	P.V. Operating Licence No.
Highway: .....						

This ilcence expires March 31st, 19....

Countersigned Date..... 19.....

Registrar of Motor Vehicles

Minister of Highways



FORM 6

*The Public Vehicle Act, 1949.*

No. P.V.....

PUBLIC VEHICLE (SCHOOL BUS) LICENCE

Under *The Public Vehicle Act, 1949*, and the regulations, and subject to the limitations thereof, this licence is issued to..... of..... to operate the vehicle described hereunder on the highway described hereunder.

Make of Vehicle	Style	Serial	Seating Capacity	Registration No.	Year	P.V. Operating Licence No.

Highway:.....  
 .....

This licence expires March 31st, 19....

Countersigned

Date.....19....

.....  
 Registrar of Motor Vehicles

.....  
 Minister of Highways

NOTE: (d) "school bus" means a public vehicle for which a licence is issued restricting the use of the bus to school purposes only.

FORM 7

*The Public Vehicle Act, 1949*

No.....

SPECIAL LICENCE FOR CHARTERED OR SPECIAL TRIP

Under *The Public Vehicle Act, 1949*, and the regulations, and subject to the limitations thereof, this special licence is issued to..... of..... the holder of operating licence No..... to operate a public vehicle on a..... chartered..... trip from..... to..... on the..... special..... of..... origin..... destination..... 19....

Dated

Countersigned

.....  
 Registrar of Motor Vehicles

.....  
 Minister of Highways

(535)

11

**THE MILK CONTROL ACT, 1948**

O. Reg. 46/50.  
 Delivery of Milk.  
 Revoking O. Reg. 191/49 and Amend-  
 ing O. Reg. 27/49.  
 Made—22nd February, 1950.  
 Approved—2nd March, 1950.  
 Filed—6th March, 1950, 9.45 a.m.

**REGULATIONS MADE BY THE BOARD  
 UNDER THE MILK CONTROL  
 ACT, 1948**

**DELIVERY OF MILK**

1. No milk distributor shall

- (a) deliver milk to shopkeepers or retail consumers except by means of the regular delivery vehicle for the area in which the consumer is located, operated by the regular driver of that vehicle and during the time of the regular service for that area;

- (b) subject to regulation 2, make more than 7 deliveries a week to any shopkeeper or retail consumer; or

- (c) provide special delivery service to serve a portion of an area, either before or after the regular time of delivery for that area, to retail consumers.

2. No milk distributor shall deliver milk on Sunday in the areas named in Column 1 and described in Column 2 of Schedule 1 to a shopkeeper or consumer.

3. Ontario Regulations 191/49 and regulation 23 of Ontario Regulations 27/49 are revoked.

**THE MILK CONTROL BOARD  
 OF ONTARIO**

A. B. CURRY, Chairman.  
 K. M. BETZNER, Member.  
 M. G. HART, Member.

Dated at Toronto this 21st day of February, 1950.

## SCHEDULE 1

ITEM	COLUMN 1 NAME OF AREA	COLUMN 2 DESCRIPTION OF AREA
1	Township of East York	the whole
2	Township of Etobicoke	the whole
3	Village of Forest Hill	the whole
4	City of Guelph	the whole
5	Kitchener-Waterloo area	commencing at the north-westerly angle of the Township of Waterloo; thence south-easterly along the westerly boundary of the township to the production westerly of the centre line of the road allowance between lots 132 and 133 in the Township of Waterloo; thence easterly along that production and the centre line of the road allowance across lot 140, Hiestand's Tract, Bechtel's Tract, and its production easterly to the centre line of County Suburban Road 14; thence northerly along the last-mentioned centre line to its intersection with the centre line of a road extending westerly through Lot 12, in Beasley's Old Survey, and through Bechtel's Tract; thence easterly along the last-mentioned centre line and its production easterly to the high-water mark on the easterly bank of the Grand River; thence along the high-water mark in a general northerly direction to the most westerly limit of lot 114 in the Township of Waterloo; thence northerly along the most westerly limit of lot 114 to the north-westerly angle thereof; thence easterly along the northerly limit of lot 114 to the centre line of County Suburban Road 13; thence northerly along that centre line to the northerly boundary of the Township of Waterloo; thence westerly along the boundary to the point of commencement.
6	Town of Leaside	the whole
7	Village of Long Branch	the whole
8	Town of Mimico	the whole
9	Town of New Toronto	the whole
10	Township of North York	the whole
11	Village of Port Credit	the whole
12	Town of Preston	the whole
13	Township of Scarborough	the whole
14	City of Stratford	the whole
15	Village of Swansea	the whole
16	City of Toronto	the whole
17	Township of Toronto	the whole
18	Township of Toronto Gore	the whole
19	Town of Weston	the whole
20	Township of York	the whole

**THE WELL DRILLERS ACT**

O. Reg. 47/50.  
 Water-Wells.  
 Amending O. Reg. 238/44 and Re-  
 voking O. Reg. 59/46.  
 Made—22nd February, 1950.  
 Approved—2nd February, 1950.  
 Filed—6th March, 1950, 11.15 a.m.

**REGULATIONS MADE BY THE MINISTER  
 UNDER THE WELL DRILLERS ACT**

**WATER-WELLS**

1. These regulations apply to water-wells.

**LICENCES**

2. An applicant for a licence to bore or drill a well shall file with the Minister an application in Form 1.

3. A licence to bore or drill a well shall be in Form 2.

4.—(1) A licence shall expire on the 31st of December following the date of issue and may be renewed annually in accordance with regulation 5.

(2) A licence is subject to the condition that it be carried on the person in charge of each boring or drilling machine in operation and that it be surrendered to the Minister when suspended or cancelled.

5.—(1) An application for renewal of licence shall be in Form 3.

(2) A renewal of licence shall be in Form 4.

6. The Minister may suspend or, after a hearing, cancel the licence of a licensee who violates the Act or these regulations.

**RETURNS**

7. Every person boring or drilling a well shall furnish to the Minister reports, returns, geological and other information in Form 5 within one month after the completion of the well.

**REVOCATION**

8. Ontario Regulations 59/46 and regulations 14 and 15 of Ontario Regulations 238/44 are revoked.

**WELLAND S. GEMMELL,**  
 Minister of Mines.

Dated at Toronto,  
 this 22nd day of February, 1950.

**FORM 1**

*The Well Drillers Act*

**APPLICATION FOR LICENCE TO BORE OR  
 DRILL A WELL FOR WATER**

To the Minister of Mines:

The undersigned applies for a licence to bore or drill a well for water and in support thereof makes the following statements of fact:

1. Name of applicant.....  
 (print in block letters)
2. Address.....  
 (street and number) (post office)
3. Do you  
 (a) bore or drill water-wells regularly?.....  
 occasionally?.....

- (b) drive water-wells regularly?..... occa-  
 sionally?.....
- (c) dig water-wells regularly?..... occasion-  
 ally?.....

4. For how many years have you been engaged in boring or drilling wells for water?.....
5. Describe briefly the type of drilling machine in use  
 .....  
 .....
6. How many drilling machines do you operate?.....
7. Are you the owner?..... If not, state name and address of the owner.....
8. Are you employed by another?..... If so, state name of employer.....
9. What diameter of well do you usually bore or drill?  
 .....
10. What is the largest well in diameter that you have drilled?.....
11. In what counties or territorial districts do you usually operate?.....  
 .....

Dated at \_\_\_\_\_, Ontario, this \_\_\_\_\_ day of \_\_\_\_\_, 19 \_\_\_\_\_

.....  
 Signature of Applicant

**FORM 2**

*The Well Drillers Act*

**LICENCE TO BORE OR DRILL A WELL  
 FOR WATER** No.....

Under *The Well Drillers Act* and the regulations, and subject to the limitations thereof, this licence is issued to.....  
 of.....  
 to bore or drill wells for water. This licence expires the 31st of December next.

Dated at Toronto, Ontario, this \_\_\_\_\_ day of \_\_\_\_\_, 19 \_\_\_\_\_

.....  
 Minister of Mines

**FORM 3**

*The Well Drillers Act*

**APPLICATION FOR RENEWAL OF LICENCE  
 TO BORE OR DRILL A WELL  
 FOR WATER**

To the Minister of Mines:

The undersigned applies for renewal of licence number..... to bore or drill a well for water and in support thereof makes the following statements of fact:

1. Name of applicant.....  
 (print in block letters)
2. Address.....  
 (street and number) (post office)
3. How many drilling rigs are in operation?.....
4. Are you the owner?..... If not, state name and address of owner.....

5. Are you employed by another?.....If so, state name and address of employer.....

6. Is your licence now suspended or cancelled?.....

7. State number of wells drilled during the past year .....

Dated at \_\_\_\_\_, Ontario, this \_\_\_\_\_ day of \_\_\_\_\_, 19 \_\_\_\_\_.

.....  
Signature of Applicant

FORM 4

*The Well Drillers Act*

No. \_\_\_\_\_

RENEWAL OF LICENCE TO BORE OR DRILL A WELL FOR WATER

Under *The Well Drillers Act* and the regulations, and subject to the limitations thereof, this renewal of licence number.....to bore or drill a well for water is issued to \_\_\_\_\_ of \_\_\_\_\_

This renewal of licence expires the 31st of December next.

Dated at Toronto, Ontario, this \_\_\_\_\_ day of \_\_\_\_\_, 19 \_\_\_\_\_.

.....  
Minister of Mines

FORM 5

*The Well Drillers Act*

WATER-WELL RECORD

County or Territorial District.....Township, Village, Town or City.....

Con.....Lot.....Street and Number (if in Village, Town or City).....

Owner.....Address.....

Date completed.....Cost of well (excluding pump).....  
(day) (month) (year)

Pipe and Casing Record	Pumping Test
Casing diameter(s).....	Date.....
Length(s) of casing(s).....	Static level.....
Type of screen.....	Pumping level.....
Length of screen.....	Pumping rate.....
Distance from top of screen to ground level.....	Duration of test.....
.....	Distance from cylinder or bowls to ground level.....
Is well a gravel-wall type?.....	.....

Water Record

	Depth(s) to water horizon(s)	Kind of water	No. of feet water rises
Kind (fresh or mineral).....			
Quality (hard, soft, contains iron, sulphur, etc.)			
Appearance (clear, cloudy, coloured).....			
For what purpose(s) is the water to be used?			
.....			
How far is well from possible source of contamination?			
.....			
What is the source of containation?			
Enclose a copy of any mineral analysis that has been made of water.....			
.....			
.....			

WELL LOG			LOCATION OF WELL
Overburden and Bedrock Record	From	To	
	0 ft.	.....ft.	In diagram below show distances of well from road and lot line. Indicate north by arrow.

Situation: Is well on upland, in valley, or on hill-side? .....

Drilling firm .....

Address .....

Name of driller ..... Address .....

Date ..... Licence Number .....

.....  
Signature of Licensee

(537)

11

**THE DEPARTMENT OF EDUCATION ACT**

O. Reg. 48/50.  
Vocational Schools, General Regulations.  
New.  
Made—23rd February, 1950.  
Approved—2nd March, 1950.  
Filed—6th March, 1950, 11.30 a.m.

**REGULATIONS MADE BY THE MINISTER  
UNDER THE DEPARTMENT OF  
EDUCATION ACT**

**VOCATIONAL SCHOOLS**

**INTERPRETATION**

1. In these regulations

- (a) "committee" means advisory vocational committee;
- (b) "composite school" means a school used jointly by vocational-school pupils and high-school, collegiate-institute or continuation-school pupils;
- (c) "parent" includes guardian; and
- (d) "vocational school" includes that portion of a composite school used by vocational-school pupils.

**APPLICATION**

2. These regulations shall apply to vocational schools under Part I of *The Vocational Education Act*.

**PLANS AND SITES**

3.—(1) The Board shall furnish the Director of Vocational Education with

- (a) the architect's preliminary sketch-plans of a proposed school-building or alterations in or additions to an existing school-building,
- (b) a blue-print of the architect's preliminary sketch-plans,
- (c) a blue-print of the architect's completed working-drawings, and
- (d) a copy of the architect's specifications,

and thereafter the Board shall transmit to the Minister the plans of the school-building, as erected, added to or altered, together with the details of the site thereof.

(2) The architect's working drawings and specifications shall indicate clearly details of the construction, lighting, plumbing, heating and ventilating.

**EXPENDITURES ON NEW EQUIPMENT AND FURNITURE**

4.—(1) Where the Board intends to claim a general legislative grant on new equipment and furniture, it

shall submit the proposed expenditures therefor to the committee for its approval.

(2) Where the committee approves the expenditures, the Board shall submit the expenditures to the Minister for his approval.

(3) A requisition for the approval of the Minister shall

- (a) be made in duplicate,
- (b) set out a description and the approximate price of each article,
- (c) indicate the total proposed expenditures, and
- (d) be signed by the Board and state that the approval of the committee has been obtained.

(4) A claim for a grant on new equipment and furniture shall indicate the number or date of the approved requisition.

(5) The approval of the Minister shall be valid only for one year from the date of the requisition.

#### EXTENT OF GENERAL FULL-TIME DAY COURSES OF STUDY

5.—(1) The general full-time day courses of study shall cover at least 4 years of progressive work.

(2) Subject to regulations 64 to 71, both inclusive, the courses of study shall be those prescribed from time to time by the Minister under clause *a* of subsection 1 of section 4 of the Act.

#### TEXT-BOOKS FOR GRADES IX TO XII

6.—(1) The text-books in schedule 1 shall be used by the pupils under the direction of the principal for the courses of study in grades IX to XII, both inclusive.

(2) Where a book in schedule 1 is applicable to his course of study, a pupil shall provide himself with a copy, where the Board does not provide it.

#### REFERENCE BOOKS FOR GRADES IX TO XIII

7. Upon the recommendation of the principal and with the approval of the inspector, the Board shall provide the school library with reference books in single copies or in numbers sufficient for class use by pupils in grades IX to XIII, both inclusive.

#### TEXT-BOOKS FOR GRADES XIII

8.—(1) Subject to the approval of the Board by resolution, the principal shall select the text-books for the grade XIII courses of study, as prescribed from time to time under clause *m* of section 5 of the Act.

(2) When the inspector makes his official visit, the principal shall give him a copy of each of the text-book resolutions dated and certified by the secretary of the Board.

#### SCHOOL TERMS AND SESSIONS

9.—(1) Pupils enrolled in general full-time day courses of study shall assemble at 9 a.m. and be dismissed not later than 4 p.m.

(2) Where practical work is emphasized in a full-time course of study, the committee may extend the time of dismissal to 5 p.m.

10. The school hours for pupils enrolled in full-time courses of study shall be at least 5 a day.

11. Part-time and special full-time classes in a day vocational school shall not begin before 8 a.m. and shall be dismissed not later than 5 p.m.

12.—(1) The school year for pupils enrolled in vocational evening classes shall consist of 2 terms which shall begin and end on dates determined by the committee.

(2) The Board may determine the vacations for vocational evening classes.

#### REGISTRATION AND ATTENDANCE RECORDS

13. A vocational-school principal shall

- (a) keep a record of the registration of pupils, and
- (b) keep in a high-school register a record of the attendance of pupils enrolled in full-time courses of study at a day vocational-school.

#### QUALIFICATIONS OF VOCATIONAL GUIDANCE OFFICERS

14. A vocational guidance officer appointed under subsection 7 of section 12 of *The Vocational Education Act* shall hold

- (a) where his appointment is for one school, an Interim or Permanent Intermediate Guidance Certificate or a Vocational Guidance Certificate, or
- (b) where his appointment is for more than one school, a Vocational Guidance Certificate or a Specialist Certificate in Guidance.

#### PRINCIPALS AND ASSISTANTS

15. The head teacher shall be called the principal and the other teachers shall be called assistants.

#### QUALIFICATIONS OF ASSISTANTS

16. The principal of a composite school which has industrial and commercial departments in charge of directors qualified under these regulations shall hold a High School Principal's Certificate.

17. The principal of a commercial vocational-school shall hold

- (a) a High School Principal's Certificate, and
- (b) an Interim or Permanent Commercial Specialist's Certificate.

18. The principal of a vocational school which has an art, home-economics, industrial or technical department shall hold a Vocational School Principal's Certificate.

#### APPOINTMENT OF VICE-PRINCIPALS

19.—(1) The Board may appoint a vice-principal for a day vocational-school and for vocational evening-classes.

(2) The vice-principal of a day vocational-school shall hold a principal's qualifications for the type of school to which the vice-principal is appointed.

#### APPOINTMENTS OF HEADS OF DEPARTMENTS

20.—(1) The committee shall appoint a teacher to supervise and direct instruction in a shop department and in a commercial department.

(2) The committee may appoint a teacher to supervise and direct instruction in any other department.

(3) A teacher appointed under subregulation 1 shall be known as the "head of a department".

21.—(1) The head of a department who supervises and directs instruction in shop subjects shall be known as a "Shop Director".

(2) The head of a department who supervises and directs shop subjects and the academic subjects in other than matriculation courses of study shall be known as an "Industrial Director".

(3) The head of a department who supervises and directs shop subjects and academic subjects in courses prescribed for admission to a university shall be known as a "Technical Director".

(4) The head of a department who supervises and directs the courses of study for a commercial department shall be known as a "Commercial Director".

#### QUALIFICATIONS OF HEADS OF DEPARTMENTS

##### Agriculture

22. The head of an agriculture department shall
- (a) hold an Interim or Permanent Specialist's Certificate in agriculture, and
  - (b) have had practical experience in farming.

##### Art

23. The head of an art department shall hold an Interim or Permanent Vocational Specialist's Certificate in art.

##### Commercial

24. The head of a commercial department shall hold an Interim or Permanent Commercial Specialist's Certificate.

##### English

25. The head of an English department shall hold
- (a) an Interim High School Assistant's Certificate, Type A, in English, or
  - (b) a High School Specialist's Certificate in English.

##### Guidance

26. The head of a guidance department shall hold an Interim or Permanent Intermediate Guidance Certificate.

##### History and Economics

27. The head of a history and economics department shall hold
- (a) an Interim High School Assistant's Certificate, Type A, in history, or a High School Specialist's Certificate in history, or
  - (b) a High School Assistant's Certificate, and an honour degree in economics and political science from the University of Toronto, Queen's University, the University of Western Ontario or McMaster University, or a degree the Minister deems equivalent to the honour degree under clause *d* of section 5 of the Act.

##### Home Economics

28. The head of a home-economics department shall hold
- (a) an Interim High School Assistant's Certificate, Type A, in home economics,
  - (b) a High School Specialist's Certificate in home economics, or
  - (c) an Interim or Permanent Vocational Specialist's Certificate in sewing and dress-making.

##### Industrial

29. A Shop Director shall hold an Interim or Permanent Vocational Specialist's Certificate.
30. An Industrial Director shall hold
- (a) an Interim or Permanent Vocational Specialist's Certificate, and
  - (b) a High School Assistant's Certificate.

##### Mathematics

- 31.—(1) The head of a department of mathematics in an industrial or technical vocational-school shall hold
- (a) an Interim High School Assistant's Certificate, Type A, in mathematics, or a High School Specialist's Certificate in mathematics, or
  - (b) a High School Assistant's Certificate, and a degree from the Faculty of Applied Science and Engineering of the University of Toronto or Queen's University, or a degree the Minister deems equivalent thereto under clause *d* of section 5 of the Act.
- (2) The head of a department of mathematics in a commercial vocational-school shall
- (a) hold an Interim High School Assistant's Certificate, Type A, in mathematics, or a High School Specialist's Certificate in mathematics, and
  - (b) have successfully completed the arithmetic of investment portion of the course leading to an Interim Commercial Specialist's Certificate, or a degree the Minister deems equivalent to that portion under clause *d* of section 5 of the Act.

##### Physical and Health Education

32. The head of a department of physical and health education shall hold an Interim or Permanent Specialist's Certificate in physical and health education.

##### Science

33. The head of a science department shall hold
- (a) an Interim High School Assistant's Certificate, Type A, in science, or a High School Specialist's Certificate in science, or
  - (b) a High School Assistant's Certificate in science, and a degree from the Faculty of Applied Science and Engineering of the University of Toronto or Queen's University, or a degree the Minister deems equivalent thereto under clause *d* of section 5 of the Act.

##### Technical Directors

34. A Technical Director shall hold
- (a) a degree from the Faculty of Applied Science and Engineering of the University of Toronto or Queen's University, or a degree the Minister deems equivalent thereto under clause *d* of section 5 of the Act,
  - (b) a High School Assistant's Certificate, and
  - (c) an Interim or Permanent Vocational Specialist's Certificate.

#### QUALIFICATIONS OF TEACHERS OF GENERAL OR ACADEMIC SUBJECTS

35. A teacher of a general or academic subject in a vocational school shall hold a High School Assistant's Certificate.

QUALIFICATIONS OF TEACHERS OF  
VOCATIONAL SUBJECTS

Practical Agricultural Subjects

36. A teacher of a practical agricultural subject shall hold an Interim or Permanent Specialist's Certificate in agriculture.

ART, DRESS-MAKING, MILLINERY AND  
INDUSTRIAL-DEPARTMENT SUBJECTS

37.—(1) A teacher of art, dress-making, millinery or an industrial-department subject shall hold an Interim Ordinary Vocational Certificate in the subject or subjects taught.

(2) Where a vocational school has no vocational art-department, an Interim High School Assistant's Certificate, Type A, in art, or a High School Specialist's Certificate in art, may be accepted in the stead of an Interim Ordinary Vocational Certificate in art.

COMMERCIAL SUBJECTS

38. A teacher of a commercial subject shall hold

- (a) a High School Assistant's Certificate, and
- (b) an Interim or Permanent Intermediate Commercial Certificate.

HOME ECONOMICS SUBJECTS OTHER THAN  
DRESS-MAKING AND MILLINERY

39. A teacher of a home-economics subject other than dress-making or millinery shall hold an Interim or Permanent Specialist's Certificate in home economics.

MUSIC

40. A teacher of music shall hold

- (a) an Interim or Permanent Specialist's Certificate in vocal or instrumental music, or
- (b) an Interim or Permanent Ordinary Vocational Certificate in music.

PHYSICAL AND HEALTH EDUCATION

41. A teacher of physical and health education shall hold

- (a) a High School Assistant's Certificate, and
- (b) an Interim or Permanent Intermediate Physical and Health Education Certificate.

QUALIFICATIONS OF TEACHERS OF  
VOCATIONAL EVENING CLASSES

42. A teacher of vocational evening classes shall

- (a) hold certificates qualifying him to teach in a day vocational-school, or
- (b) have such qualifications and experience as the Minister deems equivalent thereto under clause *d* of section 5 of the Act.

TEMPORARY STANDING FOR TEACHERS OF  
VOCATIONAL EVENING CLASSES

43.—(1) Where a committee is unable to secure a qualified teacher for vocational evening classes, it may appoint an unqualified teacher for a period not exceeding 2 weeks.

(2) Within 2 weeks after the appointment the committee may make application to the Minister for temporary standing for the teacher.

(3) Where under clause *d* of section 5 of the Act the Minister accepts the qualifications of the unqualified teacher, the Minister may grant him temporary standing.

(4) Temporary standing shall be valid only for

- (a) the school-year or part thereof for which the standing is granted, and
- (b) the school named in the application of the committee.

DUTIES OF PRINCIPALS

44. A principal shall

- (a) have charge of discipline in his school, and where a public or separate school and a vocational school jointly occupy or use a school building or school grounds, have charge of discipline in those parts of the accommodation which the schools occupy or use in common,
- (b) refuse admission to
  - (i) a pupil not eligible for admission, or
  - (ii) a pupil who has been enrolled in another school and does not present an honourable release signed by the principal thereof,
- (c) be responsible for
  - (i) the registration, enrolment and assignment of pupils to classes,
  - (ii) the making of such attendance reports and the keeping of such records as the Board or the Minister may require,
  - (iii) the transfer and promotion of pupils from one class or grade to another,
  - (iv) the maintenance of a school record for each pupil, and
  - (v) the guiding and counselling of pupils with respect to their duties, the vocations to which the courses of study lead, and the requirements for admission thereto,
- (d) arrange accommodation for pupils permitted by him to use the school building before or after school hours or during the noon recess,
- (e) provide supervision in the school building and on the school grounds,
- (f) supervise the cleanliness, temperature and ventilation of the school building and report to the Board any unsatisfactory conditions affecting the health or comfort of the pupils and staff,
- (g) assign suitable quarters for the lunch period,
- (h) report promptly to the Board and the local officer of health
  - (i) any infectious or contagious disease in the school, and
  - (ii) any insanitary conditions in the school building, lavatories or school grounds,
- (i) suspend a pupil for persistent truancy or opposition to authority, habitual neglect of duty, the use of profane or improper language or conduct injurious to the morals of other pupils,
- (j) where additional teachers are required for his school, recommend their appointment to the committee,



- (k) at the request of the Board recommend appointments to the teaching staff,
- (l) allot the subjects of the time-table to the teacher,
- (m) assign the teachers their supervisory duties,
- (n) supervise the instruction in the school and, assisted by the heads of departments, advise and assist the teachers,
- (o) make allowance in the time-table for special duties required of heads of departments and other teachers,
- (p) co-operate with his staff by
  - (i) delegating the duties of heads of departments,
  - (ii) calling meetings of the teachers to discuss matters relating to the management and organization of the school, and
  - (iii) formulating plans for obtaining the necessary co-ordination of effort,
- (q) report to the Board on the efficiency of the teaching staff,
- (r) recommend to the Board
  - (i) the promotion of teachers, and
  - (ii) the demotion or dismissal of a teacher whose work or attitude is unsatisfactory but only after warning the teacher, giving him assistance and allowing him a reasonable time to improve,
- (s) supervise the care of school property and equipment,
- (t) maintain a current inventory of school furniture and equipment,
- (u) submit to the Board an annual budget for supplies and equipment,
- (v) approve requisitions from his teaching staff for supplies and equipment,
- (w) at the request of the Minister, the Board, the committee or the inspector, furnish information with respect to the school premises, school discipline, the progress of pupils and any other matter affecting the interests of the school,
- (x) report the progress of a pupil to the parent at least once each term,
- (y) report promptly to the parent any serious neglect of duty or infraction of the school rules by a pupil, and
- (z) issue a statement of standing to a pupil withdrawing from the school.

45. Where a school is under the jurisdiction of a superintendent of secondary schools, the principal shall make his report and recommendations to the Board through the superintendent.

#### SUSPENSION OF PUPILS

46.—(1) Where a pupil is suspended, the principal shall promptly notify the parent and the Board.

(2) The parent may, after consultation with the principal, appeal to the Board which may confirm, remove or modify the suspension.

#### INJURY TO SCHOOL PROPERTY

47. Where a pupil injures or destroys school property, the principal shall notify the parent and if the parent does not remedy the damage within a reasonable time, the principal shall promptly submit the matter to the Board for settlement.

#### CLOSING SCHOOLS FOR CONFERENCES

48. A principal may close his school for not more than 2 days in any year ending with the 31st of December to allow members of his staff to attend an institute conference or a regional educational conference.

#### DUTIES OF HEADS OF DEPARTMENTS

49. The head of a department shall

- (a) assist the principal, in co-operation with heads of other departments, in the general organization and management of the school,
- (b) be responsible to the principal for the organization and direction of his department,
- (c) supervise the preparation of
  - (i) details of the courses of study, and
  - (ii) the examinations for his department,
- (d) assist teachers in his department to improve methods of instruction,
- (e) call meetings of the teachers in his department to discuss matters relating to the department and to exchange ideas on teaching problems,
- (f) prepare for the principal an annual budget for supplies and equipment for his department
- (g) requisition, through his principal, equipment and supplies for his department,
- (h) maintain a current inventory of the equipment in his department,
- (i) be responsible for the maintenance and care of equipment and materials under his charge, and
- (j) teach during such periods as the principal may require.

#### DUTIES OF SHOP, INDUSTRIAL AND TECHNICAL DIRECTORS

50. A shop, industrial or technical director shall

- (a) from time to time visit during school hours the classes under his jurisdiction and co-operate with teachers in devising improved methods of instruction,
- (b) undertake emergency or other maintenance work which has educational value and which does not conflict with any local labour policy or with the courses of study,
- (c) be responsible to the principal for time-table allotments and analysis with respect to the subjects under his jurisdiction,
- (d) supervise teachers in the keeping of adequate records of student work,
- (e) assist the principal
  - (i) to plan necessary additions or alterations to school buildings, and
  - (ii) to recommend appointments to the teaching staff of the departments under his jurisdiction, and

- (f) comply with industrial safety-requirements for the departments under his jurisdiction.

## DUTIES OF ASSISTANTS

51.—(1) An assistant shall

- (a) be responsible for
- (i) effective instruction and training in the subjects assigned to him,
  - (ii) the management of his classes,
  - (iii) discipline in his classroom, and
  - (iv) the equipment of his classroom,
- (b) co-operate with the head of his department and the principal in securing a suitable selection, arrangement and correlation of the subject-matter and materials of instruction,
- (c) prepare for his classes an enlargement of the courses of study,
- (d) maintain discipline in the school and foster school spirit and morale, and
- (e) assist the head of his department in preparing a budget for the department.

(2) During an inspection the assistant shall submit the enlargement of the courses of study to the inspector.

52.—(1) An assistant in a day vocational school shall be in his place in the school at least 15 minutes before the opening of the morning session and at least 5 minutes before the opening of the afternoon session.

(2) A teacher of vocational evening classes shall be in his place in the class at least 10 minutes before the opening of the evening session.

## DUTIES OF PUPILS

53.—(1) A pupil shall

- (a) attend classes punctually and regularly,
- (b) submit to such discipline as would be exercised by a kind, firm and judicious parent, and
- (c) be neat and clean in his person and habits, diligent in his studies, kind and courteous to his fellow-pupils and obedient and respectful to the teachers.

(2) A pupil enrolled in vocational evening classes shall submit to the discipline of the principal.

54. Where a pupil enrolled in a full-time course of study at a day vocational-school returns to school after an absence, his parent shall, orally or in writing as the principal may require, give the reason for the absence.

55. Where a pupil enrolled in evening, special or part-time vocational classes returns to school after an absence, he shall give the principal a satisfactory reason for his absence.

56.—(1) A pupil enrolled in a full-time course in a day vocational-school may temporarily retire from school at any time with the consent of the principal or at the oral or written request of his parent.

(2) A pupil enrolled in evening, special or part-time vocational classes may temporarily retire from school with the consent of the principal.

(3) Where the principal believes that a pupil is making an unjustifiable use of the privilege of retiring from school, he shall promptly notify the committee.

57. Every pupil enrolled in a day vocational-school shall be responsible to the principal for his conduct on the school premises.

## REQUIREMENTS FOR TEACHERS' CERTIFICATES

## Interim Ordinary Vocational Certificates

58.—(1) Where an applicant submits to the Deputy Minister evidence of the successful completion of the Ontario College of Education course of study leading to an Interim Ordinary Vocational Certificate, the Minister shall grant him the Certificate, in form 1.

(2) The holder of an Interim Ordinary Vocational Certificate shall be qualified for 2 years as a teacher of vocational subjects.

## Permanent Ordinary Vocational Certificates

59. Where an applicant submits to the Deputy Minister

- (a) an Interim Ordinary Vocational Certificate,
- (b) a letter signed by the proper inspector that the applicant has taught successfully for at least 2 years in a day vocational school in Ontario in the grade or grades he is qualified to teach,
- (c) a recommendation by the proper inspector in form 2,
- (d) evidence of grade XII standing in English, mathematics and science, and
- (e) evidence of the successful completion of the course of training at the Ontario Training College for Technical Teachers,

the Minister shall grant him a Permanent Ordinary Vocational Certificate, in form 3.

## Interim Vocational Specialist's Certificates

60. Where an applicant submits to the Deputy Minister

- (a) evidence of
- (i) a general education equivalent to grade XIII standing in English literature, English composition and 4 other grade XIII papers,
  - (ii) above-average teaching ability, certified by the proper inspector,
  - (iii) trade skill, knowledge and experience in the subjects for which the Certificate is to be issued, and
  - (iv) successful completion of a professional training course in vocational subjects consisting of 2 five-week summer sessions, and

(b) a Permanent Ordinary Vocational Certificate, the Minister shall grant him an Interim Vocational Specialist's Certificate, in form 4.

## Permanent Vocational Specialist's Certificates

61. Where an applicant submits to the Deputy Minister

- (a) an Interim Vocational Specialist's Certificate,
- (b) a letter signed by the proper inspector that the applicant has taught successfully for at least 2 years in a day vocational school in Ontario in the grade or grades he is qualified to teach,

- (c) a recommendation by the proper inspector in form 2, and
- (d) evidence of the successful completion of the course of training at the Ontario Training College for Technical Teachers,

the Minister shall grant him a Permanent Vocational Specialist's Certificate, in form 5.

#### Vocational School Principal's Certificates

62. Where an applicant submits to the Deputy Minister

- (a) (i) a High School Principal's Certificate,
- (ii) evidence of knowledge and appreciation of vocations, and
- (iii) evidence of the successful completion of a course of training in organization and management, or
- (b) (i) a university degree in applied science, agriculture or arts,
- (ii) a Permanent Vocational Specialist's Certificate, and
- (iii) evidence of successful experience in vocational schools, certified by the proper inspector,

the Minister shall grant him a Vocational School Principal's Certificate, in form 6.

#### CERTIFICATES OF STANDING

63.—(1) Upon the recommendation of the principal, the committee shall grant a certificate of standing to a pupil who has successfully completed an evening, part-time or special course of study at a vocational school.

- (2) A certificate of standing shall
  - (a) specify the course of subjects taken,
  - (b) state the length of the course, and
  - (c) be signed by the principal and the chairman of the committee.

#### RELIGIOUS EXERCISES IN DAY VOCATIONAL-SCHOOLS

64.—(1) A day vocational school shall be opened each school-day with religious exercises consisting of the systematic reading of the scriptures and the saying in unison of the Lord's Prayer:

- (2) In inclement weather the reading of the scriptures shall be deferred until the close of the school day.
- (3) A day vocational school shall be closed each school-day with the saying in unison of one of the prayers in schedule 2.

65.—(1) A committee may by resolution direct the principal to choose the scripture passages from the Bible or from *Bible Readings for Schools* published by the Macmillan Company of Canada, Limited.

(2) Where the committee does not pass a resolution, the principal shall, after notifying the committee, select the scripture passages from the Bible or from *Bible Readings for Schools* published by the Macmillan Company of Canada, Limited.

(3) The scripture passages selected by the principal may be changed by resolution of the Board to other passages from the Bible or from *Bible Readings for Schools* published by the Macmillan Company of Canada, Limited.

66. As part of the religious exercises the Board may order

- (a) that scripture passages be read by the teacher and pupils at the close of the school day,
- (b) the teacher to have pupils repeat the Ten Commandments at least once each week, and
- (c) the teacher to have pupils memorize Bible passages selected by the principal.

#### EXEMPTION OF PUPILS

67.—(1) Where a parent objects to his child taking part in religious exercises, the child may leave the classroom or remain therein as the parent may direct.

(2) Before a teacher commences a religious exercise, he shall permit the pupils on whose behalf objection has been made to leave the classroom.

#### EXEMPTION OF TEACHERS

68. Where a teacher notifies the committee in writing that he has conscientious objection to holding religious exercises, the committee shall make other provision for the holding of the exercises.

#### RELIGIOUS INSTRUCTION IN DAY VOCATIONAL-SCHOOLS

69.—(1) By resolution of the committee a clergyman or any person designated by him may give religious instruction to pupils of his own denomination at least once a week after school-hours.

(2) By resolution of the committee, the clergymen of a number of denominations may select a person to give religious instruction to the pupils of those denominations at least once a week after school-hours.

70. Where

- (a) more than one clergyman obtains permission from the committee to give religious instruction and
- (b) the school accommodation is insufficient for all the instruction to be given at the same time,

the committee shall by resolution determine the day of the week that accommodation be made available for each denomination.

71. Religious instruction under these regulations shall be given in the school.

#### RELIGIOUS EMBLEMS

72. No religious emblem of a denominational nature shall be exhibited in a vocational school during school-hours.

#### MINUTE-BOOK

73.—(1) The committee shall keep a record of its official actions in a minute-book.

(2) The minute-book shall not be used for recording official actions of the Board.

#### ACCOUNTS

74. The committee shall keep a record of accounts authorized by the committee and approved by the Board and these records shall be kept separate from other accounting records of the Board.

#### APPRENTICESHIP CLASSES

75. In a municipality where there is a vocational school and The Industry and Labour Board established under *The Department of Labour Act* has prescribed the

nature and number of educational classes to be attended by apprentices under *The Apprenticeship Act*, the committee of the vocational school shall

- (a) provide accommodation, equipment and teachers for those classes, and
- (b) arrange the school-hours for those classes.

## INSPECTION

76.—(1) The Director of Vocational Education or an inspector, teacher or officer designated by the Minister under subsection 3 of section 3 of the Act shall inspect the vocational schools under his jurisdiction.

(2) During his official visit the Director, inspector, teacher or officer shall

- (a) be in charge of the vocational school, and
- (b) investigate
  - (i) the qualifications and efficiency of the teachers,
  - (ii) the adequacy and suitability of the school accommodations and equipment, and
  - (iii) all matters affecting the progress, health and comfort of the pupils.

(3) During his official visit the Director, inspector, teacher or officer shall

- (a) direct teachers and pupils in regard to school exercises and discipline, and
- (b) consult with and advise the principal, teachers and Board on the organization, teaching and administration of the school.

(4) Within 10 days after his official visit the Director, inspector, teacher or officer shall report to the Minister

- (a) the results of his investigations, and
- (b) his recommendations.

77. An inspector shall report to the Minister promptly, and in any event within 10 days, any violation of an Act administered by the Minister or a regulation thereunder.

DANA PORTER,  
Minister of Education.

TORONTO, February 23, 1950.

## SCHEDULE 1

## TEXT-BOOKS FOR GRADES IX TO XII

1. An English Highway, for Grades IX and X, published by Longmans, Green & Co.
2. A Junior School English Course, for Grades IX and X, published by Sir Isaac Pitman & Sons, Canada, Ltd.
3. Living English, for Grades IX and X, published by Clarke, Irwin & Co., Ltd.
4. Creative English, for Grade XI, published by Copp Clark Co., Ltd.
5. Mastering Effective English, for Grade XII, published by Copp Clark Co., Ltd.
6. Expressing Yourself, for Grades XI and XII, published by Renouf Publishing Co.
7. Learning to Write, for Grades XI and XII, published by Macmillan Company of Canada, Ltd.
8. The Canada Book of Prose and Verse, published by Ryerson Press and Macmillan Company of Canada, Ltd.:
  - (a) Book I, and
  - (b) Book II.
9. Modern Literature for Schools, published by Copp Clark Co., Ltd.
10. Shorter Poems, published by T. Eaton Co., Ltd.
11. Short Stories and Essays, published by Ryerson Press.
12. Recueil de Morceaux, published by Copp Clark Co., Ltd.
13. Lectures Choiesies, published by Ontario Publishing Co.
14. Britain and the Empire, published by Copp Clark Co., Ltd.
15. Britain's Story, published by J. M. Dent & Sons, Ltd.
16. The British People, A Story of Social Development, published by Educational Book Co., Ltd.
17. Building the Canadian Nation, published by J. M. Dent & Sons, Ltd.
18. Ancient and Mediaeval History, New and Phillips, published by Clarke, Irwin & Co., Ltd., and J. M. Dent & Sons, Ltd.
19. Modern History, New and Trotter, published by Clarke, Irwin & Co., Ltd.
20. A Reader in Canadian Civics, published by Macmillan Company of Canada, Ltd.
21. General Mathematics, published by Macmillan Company of Canada, Ltd.:
  - (a) Book I, for Grade IX, and
  - (b) Book II, for Grade X.
22. A New Algebra for High Schools, published by Macmillan Company of Canada, Ltd.
23. A Modern Geometry for High Schools, published by Macmillan Company of Canada, Ltd.
24. Mathematical Tables, published by Ryerson Press.
25. Latin Reader for High Schools, Glassey and Bennett, published by Ryerson Press.
26. Latin for Secondary Schools, published by W. J. Gage & Co., Ltd.
27. Latin for To-day, Abridged Edition, published by Ginn & Co., Toronto.
28. White's First Greek Book.
29. Parlez-vous Français, for Grades IX and X, published by Copp Clark Co., Ltd.
30. Cours Primaire de Français, for Grades IX and X, published by Copp Clark Co., Ltd.
31. Cours Moyen de Français, Part 1, Canadian Edition, for Grades XI and XII, published by Clarke, Irwin & Co., Ltd.
32. The German Reader, published by Ryerson Press.

- 33. *Lernen Sie Deutsch*, published by Copp Clark Co., Ltd.
- 34. *General Science. An Introductory Study of Our Environment*, published by J. M. Dent & Sons, Ltd.:
  - (a) Book I, for Grade IX, and
  - (b) Book II, for Grade X.
- 35. *Junior Science for Secondary Schools*, published by Sir Isaac Pitman & Sons, Canada, Ltd.:
  - (a) Part I, for Grade IX, and
  - (b) Part II, for Grade X.
- 36. *Elements of Physics, Revised Edition*, published by Copp Clark Co., Ltd.
- 37. *Physics Manual*, published by Copp Clark Co., Ltd.
- 38. *Chemistry, A First Course*, published by W. J. Gage & Co., Ltd.
- 39. *Chemistry Manual*, published by W. J. Gage & Co., Ltd.
- 40. *Good Health*, published by Ginn & Co.
- 41. *New Course Bookkeeping*, published by Ryerson Press.
- 42. *Elementary Accounting, Theory and Practice*, published by W. J. Gage & Co., Ltd.
- 43. *Essentials of Business Practice*, published by Sir Isaac Pitman & Sons, Canada, Ltd.
- 44. *General Shop Work, for Grades IX and X*, published by Macmillan Company of Canada, Ltd.
- 45. *Mathematics for Technical Schools*, published by Copp Clark Co., Ltd.,

SCHEDULE 2

PRAYERS FOR RELIGIOUS EXERCISES

1. Most merciful God, we yield Thee our humble and hearty thanks for Thy Fatherly care and preservation of us this day, and for the progress which Thou hast enabled us to make in useful learning; we pray Thee to imprint upon our minds whatever good instructions we have received, and to bless them to the advancement of our temporal and eternal welfare; and pardon, we implore Thee, all that Thou hast seen amiss in our thoughts, words and actions. May Thy good providence still guide and keep us during the approaching interval of rest and relaxation, so that we may be prepared to enter on the duties of the morrow with renewed vigour both in body and mind, and preserve us, we beseech Thee, now and forever, both outwardly in our bodies and inwardly in our souls, for the sake of Jesus Christ, Thy Son, our Lord. Amen.

2. Lighten our darkness, we beseech Thee, O Lord, and by Thy great mercy defend us from all dangers and perils of this night, for the love of Thy only Son, our Saviour, Jesus Christ. Amen.

3. Our Father, Which art in Heaven, hallowed be Thy name, Thy kingdom come, Thy will be done in earth, as it is in Heaven; give us this day our daily bread; and forgive us our trespasses as we forgive them that trespass against us; and lead us not into temptation; but deliver us from evil. Amen.

4. The grace of our Lord Jesus Christ, and the love of God, and the fellowship of the Holy Ghost be with us evermore. Amen.

FORM 1

*The Department of Education Act*

INTERIM ORDINARY VOCATIONAL CERTIFICATE

This is to certify that..... having complied with the regulations prescribed for The Department of Education, is hereby granted an Interim Ordinary Vocational Certificate in..... valid in a vocational school for 2 years from the date hereof.

Dated at Toronto this.....day of..... 19....

.....  
Director of Vocational Education

.....  
Minister of Education

FORM 2

*The Department of Education Act*

RECOMMENDATION FOR A PERMANENT CERTIFICATE

I recommend.....  
(print name of applicant in full, surname preceding)  
of.....  
(address)  
the holder of an Interim.....  
for a Permanent.....

.....  
(Date)

.....  
(Signature of inspector)

FORM 3

*The Department of Education Act*

PERMANENT ORDINARY VOCATIONAL CERTIFICATE

This is to certify that..... having complied with the regulations prescribed for The Department of Education, is hereby granted a Permanent Ordinary Vocational Certificate. This Certificate qualifies the holder as an instructor in a Vocational school.

Dated at Toronto this.....day of..... 19....

Registered Number.....

.....  
Director of Vocational Education

.....  
Minister of Education

FORM 4

*The Department of Education Act*

INTERIM VOCATIONAL SPECIALIST'S CERTIFICATE

This is to certify that..... having complied with the regulations prescribed for The Department of Education, is hereby granted an Interim Vocational Specialist's Certificate in..... valid in a vocational school for 2 years from the date hereof.

Dated at Toronto this.....day of..... 19....

Registered Number.....

.....  
Director of Vocational Education

.....  
Minister of Education

FORM 5

*The Department of Education Act*

PERMANENT VOCATIONAL SPECIALIST'S CERTIFICATE

This is to certify that..... having complied with the regulations prescribed for The Department of Education, is hereby granted a Permanent Vocational Specialist's Certificate. This Certificate qualifies the holder as an instructor in a vocational school.

Dated at Toronto this..... day of..... 19....

Registered Number.....

.....  
 Director of Vocational Education      Minister of Education

FORM 6

*The Department of Education Act*

VOCATIONAL SCHOOL PRINCIPAL'S CERTIFICATE

This is to certify that..... having complied with the regulations prescribed for The Department of Education, is hereby granted a Vocational School Principal's Certificate.

Dated at Toronto this..... day of..... 19....

Registered Number.....

.....  
 Director of Vocational Education      Minister of Education

(538) 11

THE ADMINISTRATION OF JUSTICE EXPENSES ACT

O. Reg. 49/50.  
 Amending Schedule A and Schedule C.  
 Amending O. Reg. 290/44.  
 Made—2nd March, 1950.  
 Filed—6th March, 1950, 4.05 p.m.

REGULATIONS MADE UNDER THE ADMINISTRATION OF JUSTICE EXPENSES ACT

1. Items 1 and 2 of that part of Schedule "A" of Ontario Regulations 290/44 under the heading "Crown Attorneys" are struck out and the following substituted therefor:

1. All services before and during the court of general sessions of the peace
  - (a) for each completed case..... \$50
  - (b) where a trial of a case lasts more than one day, an additional fee for each day after the first day of the trial..... \$25
2. All services before and during the county judges' criminal court
  - (a) for each completed case..... \$35

(b) where a trial of a case lasts more than one day, an additional fee for each day after the first day of the trial..... \$25

2. Items 1 and 2 of that part of Schedule "C" of Ontario Regulations 290/44 under the heading "Crown Attorneys" are struck out and the following substituted therefor:

1. All services before and during the court of general sessions of the peace
  - (a) for each completed case..... \$50
  - (b) where a trial of a case lasts more than one day, an additional fee for each day after the first day of the trial..... \$25
2. All services before and during the county judges' criminal court
  - (a) for each completed case..... \$35
  - (b) where a trial of a case lasts more than one day, an additional fee for each day after the first day of the trial..... \$25

3. These regulations shall come into force on the 1st of April, 1950.

(551) 11

THE GUARANTEE COMPANIES SECURITIES ACT

O. Reg. 50/50.  
 Scottish Canadian Assurance Corporation.  
 Amending O. Reg. 86/46.  
 Made—2nd March, 1950.  
 Filed—6th March, 1950, 4.10 p.m.

REGULATIONS MADE UNDER THE GUARANTEE COMPANIES SECURITIES ACT

Schedule 1 of Ontario Regulations 86/46 as amended by Ontario Regulations 219/47, 68/49 and 204/49 is further amended by adding thereto the following:

48a. Scottish Canadian Assurance Corporation.

(552) 11

THE TRUSTEE ACT

O. Reg. 51/50.  
 Companies Approved for Investment and Deposit.  
 Amending O. Reg. 91/48.  
 Made—2nd March, 1950.  
 Filed—6th March, 1950, 4.15 p.m.

REGULATIONS MADE UNDER THE TRUSTEE ACT

1. Item 5 of Schedule 1 of Ontario Regulations 91/48 is struck out and the following substituted therefor:

5. Chartered Trust Company.

2. Item 10 of Schedule 1, Item 3 of Schedule 2 and item 2 of Schedule 3 of Ontario Regulations 91/48 are struck out.

(553) 11

**THE LOAN AND TRUST CORPORATIONS  
ACT, 1949**

O. Reg. 52/50.

Trust Companies approved for purposes of Supreme Court.

Revoking O. Reg. 90/48.

Made—2nd March, 1950.

Filed—6th March, 1950, 4.20 p.m.

**REGULATIONS MADE UNDER THE LOAN  
AND TRUST CORPORATIONS ACT, 1949**

1. For the purposes of subsection 2 of section 79 of the Act, each of the companies named in Schedule 1 is approved as being acceptable as a trust company for the purposes of the Supreme Court.

2. Ontario Regulations 90/48 are revoked.

**SCHEDULE 1**

1. The British Mortgage and Trust Corporation of Ontario
2. The Brockville Trust and Savings Company
3. The Canada Permanent Trust Company
4. The Canada Trust Company
5. Chartered Trust Company

6. Crown Trust Company
7. The Eastern Trust Company
8. The Grey & Bruce Trust & Savings Company
9. The Guaranty Trust Company of Canada
10. The Industrial Mortgage and Trust Company
11. The Lambton Trust Company, Limited
12. Montreal Trust Company
13. National Trust Company, Limited
14. The Northern Trusts Company
15. The Premier Trust Company
16. The Royal Trust Company
17. The Sterling Trusts Corporation
18. The Toronto General Trusts Corporation
19. The Victoria Trust and Savings Company
20. The Waterloo Trust and Savings Company

(554)

11





# Publications Under The Regulations Act, 1944

MARCH 25th, 1950

## ERRATA

In Ontario Regulations 26/50 published in THE ONTARIO GAZETTE of the 18th of February, 1950

- (a) strike out the words and figures "Made—19th January, 1950." in the head-note, and
- (b) for the word "except" in the second line of subrule 1 of rule 317 read "accept".

(598) 12

## THE HIGH SCHOOLS ACT

O. Reg. 53/50.  
Morrisburg Collegiate Institute.  
New.  
Made—9th March, 1950.  
Filed—13th March, 1950, 10.00 a.m.

## REGULATIONS MADE UPON THE REPORT OF THE MINISTER UNDER THE HIGH SCHOOLS ACT

1. Morrisburg Collegiate Institute in the Village of Morrisburg, raised to the rank of a collegiate institute by Ontario Regulations 225/48, is reduced to the rank of a high school.

(591) 12

## THE PUBLIC HOSPITALS ACT

O. Reg. 54/50.  
Classification of Hospitals.  
Amending O. Reg. 43/45 and Revoking O. Regs. 26/47, 96/47, 153/47, 34/48, 106/48, 139/48, 180/48, 288/48, 55/49, 137/49, 182/49 and 218/49.  
Made—9th March, 1950.  
Filed—14th March, 1950, 8.40 a.m.

## REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE PUBLIC HOSPITALS ACT

## CLASSIFICATION OF HOSPITALS

1.—(1) Hospitals shall be classified as general hospitals, convalescent hospitals, hospitals for incurables and hospitals for chronic patients and shall be graded in groups as follows:

- (a) Group A hospitals, being general hospitals providing facilities for giving instruction to medical students of any university,
- (b) Group B hospitals, being general hospitals having
- (i) not fewer than 100 beds, or
- (ii) fewer than 100 beds and in a municipality where a Group A hospital is located,
- (c) Group C hospitals, being general hospitals not located where a Group A hospital is located and having fewer than 100 beds,
- (d) Group D hospitals, being general hospitals operated by the Ontario Division of the Canadian Red Cross Society,
- (e) Group E hospitals, being convalescent hospitals,
- (f) Group F hospitals, being hospitals for incurables or hospitals for chronic patients having not fewer than 200 beds, and
- (g) Group G hospitals, being hospitals for incurables or hospitals for chronic patients having fewer than 200 beds.

(2) The grades in groups, total bed capacity and public-ward bed capacity of hospitals are set forth in schedule 1.

## REVOCATION

2.—(1) Regulations 74 and 79 of Ontario Regulations 43/45, Ontario Regulations 26/47, 96/47, 153/47, 34/48, 106/48, 139/48, 180/48, 288/48, 55/49, 137/49, 182/49 and 218/49 are revoked.

(2) Schedule 1 of Ontario Regulations 43/45 is struck out.

## SCHEDULE 1

## GROUP A HOSPITALS

Item	Location	Name	Total Bed Capacity	Public-Ward Bed Capacity
1	Kingston	Hotel Dieu Hospital	280	170
2	Kingston	Kingston General Hospital	415	216
3	London	St. Joseph's Hospital	244	78
4	London	Victoria Hospital	540	281
5	Ottawa	Ottawa Civic Hospital	642	287
6	Ottawa	Ottawa General Hospital	348	151
7	Toronto	The Hospital for Sick Children	432	407
8	Toronto	St. Michael's Hospital	651	361
9	Toronto	Toronto East General and Orthopaedic Hospital	281	185
10	Toronto	Toronto General Hospital	1408	871
11	Toronto	Toronto Western Hospital	566	296

## GROUP B HOSPITALS

1	Belleville	Belleville General Hospital	121	60
2	Brantford	The Brantford General Hospital	243	121
3	Brockville	Brockville General Hospital	112	34
4	Chatham	Public General Hospital	158	50
5	Chatham	St. Joseph's Hospital	118	30
6	Cornwall	Hotel Dieu Hospital	136	68
7	Fort William	McKellar General Hospital	216	105
8	Guelph	Guelph General Hospital	101	49
9	Hamilton	Hamilton General Hospital	915	457
10	Hamilton	St. Joseph's Hospital	369	132
11	Kirkland Lake	Kirkland and District Hospital	103	60
12	Kitchener	Kitchener-Waterloo Hospital	149	74
13	Kitchener	St. Mary's Hospital	120	60
14	Niagara Falls	Niagara Falls General Hospital	134	63
15	North Bay	St. Joseph's Hospital	121	58
16	Oshawa	Oshawa General Hospital	173	80
17	Ottawa	The Salvation Army Grace Hospital	38	16
18	Peterborough	The Peterborough Civic Hospital	106	44
19	Peterborough	St. Joseph's Hospital	117	56
20	Port Arthur	The General Hospital of Port Arthur	245	120
21	Port Arthur	St. Joseph's General Hospital	193	96
22	St. Catharines	The St. Catharines General Hospital	165	82
23	Sarnia	St. Joseph's Hospital	215	68
24	Sarnia	Sarnia General Hospital	119	52
25	Stratford	Stratford General Hospital	118	59
26	Sudbury	St. Joseph's Hospital	173	86
27	Toronto	Canadian Mothercraft Centre	...	...
28	Toronto	Lockwood Clinic	...	...
29	Toronto	Mount Sinai Hospital of Toronto	59	29
30	Toronto	St. Joseph's Hospital	308	154
31	Toronto	Salvation Army Grace Hospital	52	12
32	Toronto	Women's College Hospital	149	53
33	Welland	Welland County General Hospital	102	51
34	Windsor	Hotel Dieu of St. Joseph's Hospital	211	80
35	Windsor	Metropolitan General Hospital	123	61
36	Windsor	Salvation Army Grace Hospital	180	66

## GROUP C HOSPITALS

1	Alliston	Stevenson Memorial Hospital	29	12
2	Almonte	Rosemond Memorial Hospital	15	6
3	Arnprior	Arnprior and District Memorial Hospital	39	18
4	Barrie	Royal Victoria Hospital of Barrie	55	27
5	Blind River	St. Joseph's General Hospital	34	27
6	Bowmanville	Bowmanville Hospital	20	7
7	Bracebridge	Bracebridge Memorial Hospital	31	17
8	Brampton	Peel Memorial Hospital	39	15
9	Brockville	St. Vincent de Paul Hospital	61	18
10	Chapleau	Lady Minto Hospital	28	22
11	Chesley	Chesley and District Memorial Hospital	19	9
12	Clinton	Clinton Public Hospital	33	14
13	Cobourg	Cobourg General Hospital Association	36	18
14	Cochrane	Lady Minto Hospital	44	33
15	Collingwood	General and Marine Hospital	58	26
16	Cornwall	Cornwall General Hospital	71	27
17	Dunnville	Haldimand War Memorial Hospital	18	9
18	Durham	Durham Memorial Hospital	16	6
19	Fergus	Groves Memorial Hospital	26	10
20	Fort Erie	Douglas Memorial Hospital	61	28
21	Fort Frances	LeVerendrye Hospital	46	19
22	Galt	Galt General Hospital	67	33
23	Goderich	Alexandra Marine and General Hospital	54	27

Item	Location	Name	Total Bed Capacity	Public-Ward Bed Capacity
24	Grimsbv	West Lincoln Memorial Hospital	18	7
25	Guelph	St. Joseph's Hospital	89	38
26	Haileybury	Misericordia Hospital	30	10
27	Hanover	Hanover Memorial Hospital	20	10
28	Hawkesbury	Notre-Dame Hospital	15	7
29	Hearst	St. Paul's Hospital	52	43
30	Ingersoll	Alexandra Hospital	32	16
31	Iroquois Falls	Anson General Hospital	32	17
32	Kenora	Kenora General Hospital	43	18
33	Kenora	St. Joseph's Hospital	43	30
34	Kincardine	Kincardine General Hospital	25	10
35	Lindsay	The Ross Memorial Hospital	54	26
36	Listowel	Memorial Hospital	39	19
37	Little Current	St. Joseph's General Hospital	17	9
38	Matheson	Rosedale War Memorial Hospital	9	6
39	Mattawa	Mattawa General Hospital	34	22
40	Midland	St. Andrew's Hospital	42	17
41	Mount Forest	Louise Marshall Hospital Limited	21	10
42	Newmarket	The York County Hospital Corporation	52	20
43	Niagara-on-the-Lake	Niagara Cottage Hospital	10	5
44	North Bay	Queen Victoria Memorial Hospital	33	14
45	Orangeville	Lord Dufferin Hospital	22	9
46	Orillia	Orillia Soldiers' Memorial Hospital	77	38
47	Owen Sound	General and Marine Hospital	89	31
48	Palmerston	Palmerston General Hospital	13	5
49	Paris	The Willett Hospital	36	18
50	Parry Sound	The Parry Sound General Hospital	78	26
51	Parry Sound	St. Joseph's Hospital	46	26
52	Pembroke	General Hospital	90	45
53	Pembroke	Pembroke Cottage Hospital Association	51	14
54	Penetanguishene	General Hospital	18	9
55	Perth	The Great War Memorial Hospital of Perth District	49	16
56	Petrolia	Charlotte Eleanor Englehart Hospital	34	9
57	Picton	Prince Edward County Hospital	28	10
58	Port Hope	The Port Hope Hospital	45	22
59	Renfrew	Victoria Hospital	69	30
60	St. Catharines	Hotel Dieu Hospital	27	13
61	St. Thomas	Memorial Hospital	97	38
62	Sault Ste. Marie	Plummer Memorial Public Hospital	47	21
63	Sault Ste. Marie	The General Hospital	96	42
64	Seaforth	Scott Memorial Hospital	36	18
65	Simcoe	Norfolk General Hospital	51	25
66	Sioux Lookout	Sioux Lookout General Hospital	16	9
67	Smiths Falls	St. Francis General Hospital	38	13
68	Smiths Falls	Smiths Falls Public Hospital	59	29
69	Southampton	Saugeen Memorial Hospital	23	11
70	South Porcupine	Porcupine General Hospital	23	12
71	Strathroy	The General Hospital	51	25
72	Sturgeon Falls	St. Jean de Brebeuf Hospital	87	60
73	Tillsonburg	The Tillsonburg Soldiers' Memorial Hospital	33	16
74	Timmins	St. Mary's Hospital	98	49
75	Walkerton	County of Bruce General Hospital	35	16
76	Winchester	Winchester and District Memorial Hospital	34	13
77	Wingham	Wingham General Hospital	37	18
78	Woodstock	Woodstock General Hospital	83	29

## GROUP D HOSPITALS

1	Apsley	Red Cross Outpost	5	5
2	Atikokan	Red Cross Outpost	3	3
3	Bancroft	Red Cross Outpost	10	10
4	Beardmore	Red Cross Outpost	7	7
5	Dryden	Red Cross Outpost	35	20
6	Emo	Red Cross Outpost	17	15
7	Englehart	Red Cross Outpost	13	11
8	Espanola	Red Cross Outpost	17	12
9	Haliburton	Red Cross Outpost	9	9
10	Hawk Junction	Red Cross Outpost	9	9
11	Hornepayne	Red Cross Outpost	6	6
12	Huntsville	Red Cross Hospital	27	14
13	Lion's Head	Red Cross Outpost	5	5
14	Mindemoya	Red Cross Outpost	16	12
15	Nakina	Red Cross Outpost	7	7
16	New Liskeard	Lady Minto Hospital	24	15
17	Nipigon	Red Cross Outpost	22	6
18	Port Loring	Red Cross Outpost	5	5
19	Rainy River	Red Cross Outpost	9	9
20	Red Lake	Red Cross Outpost	16	5
21	Richard's Landing	Red Cross Outpost	10	10

Item	Location	Name	Total Bed Capacity	Public-Ward Bed Capacity
22	Thessalon	Red Cross Outpost	14	10
23	Whitney	Red Cross Outpost	4	3
24	Warton	Red Cross Hospital	22	6
25	Wilberforce	Red Cross Outpost	2	2
26		Red Cross Car	3	3

## GROUP E HOSPITALS

1	Newtonbrook	St. John's Convalescent Hospital	68	55
2	Toronto	Hillcrest Convalescent Hospital	35	23

## GROUP F HOSPITALS

1	Ottawa	St. Vincent Hospital for Incurables	212	180
2	Toronto	Our Lady of Mercy Hospital	270	238
3	Toronto	The Queen Elizabeth for Incurables	516	413
4	Windsor	East Windsor Hospital	242	194

## GROUP G HOSPITALS

1	Brantford	Brantford General Hospital	53	42
2	Fort William	McKellar General Hospital	34	34
3	Haileybury	Misericordia Hospital	31	31
4	Hamilton	St. Peter's Infirmary	108	78
5	Kingston	St. Mary's-of-the-Lake Hospital	54	46
6	Kitchener	Kitchener-Waterloo Hospital	48	48
7	London	Parkwood Hospital for Incurables	145	112
8	Ottawa	The Perley Home for Incurables	93	67
9	St. Thomas	Memorial Hospital	59	42
10	Toronto	The Home for Incurable Children	34	34
11	Toronto	The Runnymede Hospital	129	124

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## THE POWER CONTROL ACT, 1939

O. Reg. 55/50.  
 Revoking Regulations.  
 Revoking O. Reg. 45/44.  
 Made—28th February, 1950.  
 Approved—9th March, 1950.  
 Filed—14th March, 1950, 9.25 a.m.

## REGULATIONS MADE BY THE COMMISSION UNDER THE POWER CONTROL ACT, 1939

- Ontario Regulations 45/44 are revoked.

## THE HYDRO-ELECTRIC POWER COMMISSION OF ONTARIO

ROBERT H. SAUNDERS,  
 Chairman.

(Seal)

E. B. EASSON,  
 Secretary.

Dated at Toronto,  
 the 28th day of February, A.D. 1950.

(595)

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## THE RURAL POWER DISTRICT LOANS ACT

O. Reg. 56/50.  
 Revoking Regulations.  
 Revoking O. Reg. 47/44.  
 Made—9th March, 1950.  
 Filed—14th March, 1950, 9.30 a.m.

## REGULATIONS MADE UNDER THE RURAL POWER DISTRICT LOANS ACT

- Ontario Regulations 47/44 are revoked.

(596)

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## THE INDUSTRIAL STANDARDS ACT

O. Reg. 57/50.  
 Ladies' Cloak and Suit Industry designated as an interprovincially competitive industry.  
 New.  
 Made—13th March.  
 Filed—14th March, 1950, 11.00 a.m.

## REGULATIONS MADE BY THE BOARD UNDER THE INDUSTRIAL STANDARDS ACT

- The Ladies' Cloak and Suit Industry designated and defined in Ontario Regulations 218/47 as amended by Ontario Regulations 39/50 is determined and designated as an interprovincially competitive industry.

## THE INDUSTRY AND LABOUR BOARD

E. BILLINGTON,  
 Chairman.  
 E. G. GIBB,  
 Member.  
 J. F. NUTLAND,  
 Member.

March 13, 1950.

(597)

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## THE CHARITABLE INSTITUTIONS ACT

O. Reg. 58/50.

By-laws of "Protestant Children's Village, Ottawa".

New.

Made—9th March, 1950.

Filed—15th March, 1950, 10.30 a.m.

## REGULATIONS MADE UNDER THE CHARITABLE INSTITUTIONS ACT

1. The by-laws of "Protestant Children's Village, Ottawa" in Schedule 1 appended hereto are approved.

## SCHEDULE 1

## BY-LAWS OF

PROTESTANT CHILDREN'S VILLAGE, OTTAWA, MADE BY THE MEMBERS OF THE CORPORATION UNDER AN ACT ENTITLED "AN ACT TO INCORPORATE THE ORPHANS' HOME OF THE CITY OF OTTAWA", BEING CHAPTER 52 OF THE STATUTES OF THE PROVINCE OF CANADA, 1865.

## MEMBERSHIP

1.—(1) A person, other than a body corporate, who contributes at least \$5 to the Corporation may be elected a member by the Corporation after a period of 2 months from the date of his contribution.

(2) Membership shall be for one year from the date of election to the Corporation.

2. A member other than a body corporate shall, upon making a contribution of at least \$5 to the Corporation, continue as a member of the Corporation for a further period of one year.

3.—(1) A body corporate that contributes at least \$10 to the Corporation may be elected a member by the Corporation and upon election may appoint a person to represent it in all matters pertaining to the Corporation.

(2) Membership shall be for one year from the date of election to the Corporation.

4. A body corporate that is a member shall, upon making a contribution of at least \$10 to the Corporation, continue as a member of the Corporation for a further period of one year.

5. A person, other than a body corporate, who contributes at least \$50 at one time to the Corporation may be elected a member by the Corporation for his life without assessment or further contribution.

## VOTING

6.—(1) A member shall be entitled to one vote at meetings of the Corporation.

(2) Voting shall be by a show of hands but any member present may demand a written ballot.

## COMMITTEE OF MANAGEMENT

7.—(1) There shall be a committee of management composed of 30 members.

(2) The committee shall be elected each year at the annual meeting by the members of the Corporation.

8. Subject to the Act and these by-laws, the conduct and government of the Corporation shall be under the direction of the committee of management.

9.—(1) Where an officer or member of the committee of management dies or resigns, the Corporation may elect from its members a member to fill the vacancy for the remainder of term.

(2) Where a member of the committee of management is absent for 3 consecutive monthly meetings without reason satisfactory to a majority of the other members of the committee, the Corporation may declare the place of that person vacant and appoint another member of the Corporation to fill the vacancy for the remainder of the term.

(3) Upon the written recommendation of the executive committee the committee of management shall appoint convenors and members of standing committees as soon after the annual meeting as convenient.

## ELECTION OF OFFICERS

10.—(1) At its first regular meeting following the annual meeting of the Corporation, the committee of management shall elect from the committee the following officers:

- (a) a president;
- (b) a first vice-president;
- (c) a second vice-president;
- (d) a recording secretary;
- (e) a corresponding secretary;
- (f) an assistant corresponding secretary;
- (g) a treasurer;
- (h) an assistant treasurer;
- (i) a registrar; and
- (j) an assistant registrar.

(2) The officers shall constitute the executive committee of the committee of management, and shall hold office until the next annual meeting.

(3) When appointing its officers, the committee of management may appoint such honorary officers as it deems advisable.

## PRESIDENT

11. The president shall be,—

- (a) the chief executive officer of the committee of management; and
- (b) a member *ex officio* of all committees of the Corporation.

## VICE-PRESIDENTS

12.—(1) The first vice-president shall exercise the powers and perform the duties of the president in the absence of the president.

(2) The second vice-president shall exercise the powers and perform the duties of the president in the absence of the president and first vice-president.

## RECORDING SECRETARY

13. The recording secretary shall,—

- (a) keep the minutes of all meeting of the Corporation and the committee of management; and
- (b) prepare an annual report on the activities of the Corporation and the committee of management, and submit it to the committee for approval.

## CORRESPONDING SECRETARY

14. The corresponding secretary shall,—
- (a) answer correspondence of the Corporation;
  - (b) send out notices of meetings; and
  - (c) after the committee approves the annual report, distribute it among the members.

## TREASURER

15. The treasurer shall,—
- (a) have custody of securities, title-deeds, and other papers of the Corporation;
  - (b) receive and disburse all moneys of the Corporation, and keep written accounts thereof;
  - (c) submit a report of receipts and expenditures of the Corporation at the monthly meetings of the committee of management and the annual meeting of the Corporation; and
  - (d) prepare a balance-sheet for submission at the annual meeting of the Corporation.

## CHEQUES

16.—(1) Cheques shall be signed by the treasurer or assistant treasurer, and countersigned by the president or first vice-president.

(2) When necessary, an auditor of the Corporation may sign in the stead of the treasurer or assistant treasurer.

## REGISTRAR

17. The registrar shall,—
- (a) be in charge of all registers; and
  - (b) report to the committee of management at its monthly meetings, and to the Corporation at the annual meeting, the names of new members of the Corporation and the names of any members who have resigned, died, or otherwise ceased to be members.

## ANNUAL MEETINGS

18. The annual meeting of the Corporation shall be held on the third Wednesday in January in each year or, when necessary, on a later day fixed by the committee of management.

19. At the annual meeting, the committee of management shall,—

- (a) give a full report on affairs of the Corporation;
- (b) account for all receipts and expenditures of the Corporation during the past year;
- (c) account for property owned by the Corporation; and
- (d) present a balance-sheet for the past year.

20. At the annual meeting the Corporation shall elect auditors for the ensuing year whose duties shall be to audit the books of the Corporation, report thereon, and to report on and certify to the balance-sheet.

21. The order of business at the annual meeting shall be as follows:

- (a) reading the advertisement calling the meeting and proof of publication thereof;

- (b) reading and confirming minutes of the last annual meeting, and special general meetings;

- (c) reports of officers and committees;

- (d) business arising from the minutes;

- (e) communications and correspondence;

- (f) election of committee of management;

- (g) election of auditors;

- (h) election of members; and

- (i) new business.

## SPECIAL GENERAL MEETINGS

22.—(1) A special general meeting of the Corporation may be called at any time by the committee of management, or by the president upon the written requisition of not fewer than 6 members of the Corporation.

(2) The requisition shall specify the purpose for which the meeting is called, and no business shall be transacted at the meeting other than that specified.

(3) An advertisement under section 4 of chapter 129 of the Statutes of Ontario, 1914, calling an annual meeting or a special general meeting shall set out the time and place of the meeting.

(4) For a special general meeting, the advertisement shall also set out a short summary of the purposes for which it is called.

## MEETINGS OF THE COMMITTEE OF MANAGEMENT

23.—(1) The committee of management shall meet monthly at such time and place as the committee shall by resolution determine.

(2) The corresponding secretary shall send a written notice to members of the committee advising of the time and place of the monthly meeting.

(3) Six members of the committee shall form a quorum at the monthly meeting.

24.—(1) The president may at any time call a special meeting of the committee.

(2) Upon the written request of at least 6 members of the committee setting out the reason for requesting it, the president shall call a special meeting.

(3) The corresponding secretary shall give members of the committee at least 3 days' notice in writing of any special meeting of the committee and the notice shall set out the purpose of the meeting.

(4) Six members of the committee shall form a quorum at a special meeting.

(5) No business shall be transacted at a special meeting other than that for which it was called.

## PRESIDING OFFICER AT MEETINGS

25.—(1) The president shall preside at the annual meeting, special general meetings, and at meetings of the committee of management.

(2) In the absence of the president, the first vice-president shall preside.

(3) In the absence of the president and the first vice-president, the second vice-president shall preside.

(4) In the absence of the president and the first and second vice-presidents, the presiding officer shall be chosen by the members present at the meeting.

SEAL

26. The seal shall be in the form of 2 concentric circles with the words "Protestant Children's Village, Ottawa" inserted in the space between the circles.

SIGNING OF DOCUMENTS

27. Contracts and other instruments requiring execution by the Corporation shall,—

(a) have the seal of the Corporation affixed thereto; and

(b) be signed by the president or a vice-president, and by the recording secretary or treasurer.

PROTESTANT CHILDREN'S VILLAGE,  
OTTAWA

LOTTIE LEONARD McQUEEN,  
President.

(Seal)

L. B. BERRY,  
Recording Secretary.

(617)

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# Publications Under The Regulations Act, 1944

APRIL 1st, 1950

## THE HIGHWAY TRAFFIC ACT

O. Reg. 59/50.  
Extension of Time for Permits.  
New.  
Made—16th March, 1950.  
Filed—20th March, 1950, 11.00 a.m.

### REGULATIONS MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Notwithstanding the provisions of Ontario Regulations 264/44, the term of,—

- (a) motor vehicle permits;
- (b) trailer permits;
- (c) operators' licences; and
- (d) chauffeurs' licences,

issued for the year 1949 is extended from the 31st of December, 1949, to and including the 20th of March, 1950.

(651) 13

## THE POWER COMMISSION ACT

O. Reg. 60/50.  
Windsor Steam Plant.  
Amending O. Reg. 58/48.  
Made—16th March, 1950.  
Filed—21st March, 1950, 8.10 a.m.

### REGULATIONS MADE UPON THE RECOM- MENDATION OF THE COMMISSION UNDER THE POWER COMMISSION ACT

1. The fifth, sixth, seventh and ninth items of Schedule 1 of Ontario Regulations 58/48 as made by Ontario Regulations 162/49 are struck out.

2. The eighth item of Schedule 1 of Ontario Regulations 58/48 as made by Ontario Regulations 162/49 is amended by

- (a) striking out the words and figures "Lots 32 to 57, both inclusive," at the commencement thereof,
- (b) striking out the word and letter "and D," after the word and letters "blocks A, C",
- (c) inserting after the word and letter "blocks A," the word "and", and

(d) adding at the end thereof the following:

excepting therefrom those portions of block A described as follows:

(1) commencing at the intersection of the easterly limit of Euclid Avenue with the northerly limit of McKee Road as shown on registered plan 473; thence south 74° east along the last-mentioned limit, 198 feet; thence north 18° 30' east, 834.25 feet; thence south 70° 14' east, 162 feet; thence north 18° 30' east, 403 feet, more or less, to a point in the Southerly limit of Prospect Avenue as shown on registered plan 473, distant 360 feet measured south 70° 14' east along that limit from the intersection of the easterly limit of Euclid Avenue with the southerly limit of Prospect Avenue; thence north 70° 14' west along the last-mentioned limit, 360 feet to the easterly limit of Euclid Avenue; thence south 18° 30' west along the last-mentioned limit, 1250.25 feet, more or less, to the place of commencement;

(2) commencing at a point in the westerly limit of Bedford Street as shown on registered plan 473 distant 280 feet measured southerly in that limit from the southerly limit of Prospect Avenue as shown on registered plan 473; thence north 70° 14' west, 200 feet; thence south 21° 14' west, 30 feet; thence south 70° 14' east, 200 feet to a point in the westerly limit of Bedford Street; thence northerly along the last-mentioned limit 30 feet to the point of commencement;

(3) commencing at a point in the westerly limit of Bedford Street as shown on registered plan 473 distant 490 feet measured southerly in that limit from the southerly limit of Prospect Avenue, as shown on registered plan 473; thence north 70° 14' west, 200 feet; thence south 21° 24' west, 50 feet; thence south 70° 14' east, 200 feet to a point in the westerly limit of Bedford Street; thence northerly along the last-mentioned limit 50 feet to the point of commencement; and

(4) commencing at a point in the westerly limit of Bedford Street as shown on registered plan 473 distant 150 feet measured northerly in that limit from the northerly limit of McKee Road, as shown on registered plan 473; thence north 74° west, 200 feet; thence south 21° 24' west, 150 feet to the northerly limit of McKee Road; thence easterly along the northerly limit of McKee Road, 200 feet to the westerly limit of Bedford Street; thence northerly along the westerly limit of Bedford Street 150 feet to the point of commencement.

(652) 13



# Publications Under The Regulations Act, 1944

APRIL 8th, 1950

## THE FARM PRODUCTS MARKETING ACT, 1946

O. Reg. 61/50.

An Agreement for the Marketing of Tomatoes for Processing.

New.

Made—23rd March, 1950.

Filed—24th March, 1950, 2. 45 p.m.

### ORDER MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT, 1946

#### MARKETING OF TOMATOES FOR PROCESSING

The Board approves the agreement appended hereto and orders and declares that it is in force.

Dated at Toronto, this 23rd day of March, 1950.

G. F. PERKIN,  
Chairman.  
F. K. B. STEWART,  
Secretary.

### 1950 AGREEMENT FOR THE MARKETING OF TOMATOES FOR PROCESSING

MEMORANDUM OF AGREEMENT made by the Negotiating Board for tomatoes produced in Ontario in 1950, appointed under the provisions of "The Ontario Vegetable Growers' Marketing-for-Processing Scheme."

We, the undersigned members of the Negotiating Board, agree and recommend to the Farm Products Marketing Board that the following agreement be approved:

#### 1. PURCHASE OF GRADED TOMATOES

The minimum prices to be paid every grower for all tomatoes during the year 1950 purchased and received for processing shall be at the rate of Twenty-Six Dollars and Eighty-Five cents per ton (\$26.85) for No. 1 grade and Sixteen Dollars and Eighty-five cents (\$16.85) per ton for No. 2 grade, f.o.b. factory or f.o.b. factory receiving station, with no price for culls.

#### 2. PURCHASE OF UNGRADED TOMATOES

Where the processor contracts for less than 30 acres or for less than 240 tons or for less than 8,000 bushels of tomatoes then tomatoes may be delivered on an ungraded basis.

The minimum price to be paid such grower for such tomatoes produced in Ontario during the year 1950, purchased and received for processing shall be at the rate of Twenty-one Dollars and Eighty-five cents (\$21.85) per ton, f.o.b. factory or f.o.b. factory receiving station.

3. In every contract where the grower agrees to plant and deliver a specified number of acres of tomatoes to a processor it shall be provided that the processor during the period of processing tomatoes shall accept at least seventy (70) bushels per week for each acre of tomatoes contracted for, to be delivered if so required by the processor in instalments on the days specified by the processor, and when the grower agrees to produce and deliver a specified number of bushels to a processor it shall be provided that the processor

during the period of processing tomatoes shall accept at least twenty-five per centum per week of the tomatoes contracted for, to be delivered if so required by the processor in instalments on the days specified by the processor.

4. (a) Every Processor shall furnish a suitable bank guarantee to the Farm Products Marketing Board on or before the 1st of May, 1950, or alternatively, shall agree to pay 90 per cent of the amount of the purchase price due and owing to the Grower on the following basis: payments shall be made on the 5th and 20th of each month after the first tomatoes are delivered by the Grower to the Processor and shall be payment of 90 per cent of the purchase price of the tomatoes delivered up to the 1st and 15th., respectively, of the said month.

(b) Every Processor who has furnished a suitable bank guarantee on or before the 1st of May as herein-before set forth shall pay up to 50 per cent of the amount of the purchase price due and owing to a Grower for tomatoes delivered on or before September 15th. and such payment shall be made on or before October 1st.

(c) In all cases for payment provided by subsections (a) and (b) of the paragraph the Processor shall be entitled to deduct from the first payment or payments due by him to the Grower thereunder, all moneys owing to the Processor by the Grower to such date.

5. The final payment of any moneys due and owing to a Grower or buyer for tomatoes produced in Ontario during the year 1950 purchased by a Processor from such Grower or buyer shall be made on or before November 15th., 1950.

6. The season shall close on or about October 5th., but may close earlier at the option of the processor provided that three-fourths of the growers have either indicated that their entire crop was delivered or have made no deliveries during the preceding seven-day period. In the event the grower has tomatoes of the quality specified herein after October 5th. the processor shall have the option of purchasing same at the prices herein designated.

Dated at Welland, Ontario, this 11th. day of March, 1950.

HAROLD E. FULLER,  
Chairman.  
WM. I. WALKER,  
Member Negotiating Board.

(698)

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## THE FARM PRODUCTS MARKETING ACT, 1946

O. Reg. 62/50.

An Agreement for the Marketing of Tomatoes for Processing.

New.

Made—23rd March, 1950.

Filed—24th March, 1950, 2.50 p.m.

### ORDER MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT, 1946

#### MARKETING OF TOMATOES FOR PROCESSING

The Board approves the agreement appended hereto and orders and declares that it is in force.

Dated at Toronto, this 17th day of March, 1950.

G. F. PERKIN,  
Chairman.  
F. K. B. STEWART,  
Secretary.

(Seal)

#### 1950 AGREEMENT FOR THE MARKETING OF TOMATOES FOR PROCESSING

MEMORANDUM OF AGREEMENT made by the Negotiating Committee for tomatoes produced in Ontario in 1950, appointed under the provisions of "The Ontario Vegetable Growers' Marketing-for-Processing Scheme".

We, the undersigned members of the Negotiating Committee, agree and recommend to the Farm Products Marketing Board that the following agreement be approved:

1. The provisions of *The Farm Products Grades and Sales Act* respecting grades for tomatoes for processing shall apply to every contract for the purchase of tomatoes.

2. The processor may reject any graded tomatoes not equal in quality to 50 per cent of No. 1 grade and over 5 per cent below No. 2 grade as specified in the Regulations of *The Farm Products Grades and Sales Act*. Accurate records shall be kept by the processor for all rejections and shall be made available, on request, to the Board.

3. The processor may reject any ungraded tomatoes provided such tomatoes are not equal in quality to 50 per cent of No. 1 grade and over 5 per cent below No. 2 grade as specified in the Regulations of *The Farm Products Grades and Sales Act* provided all such tomatoes have been inspected by an Inspector appointed under the said Act, the party in error to pay for such inspection. Accurate records shall be kept by the processor for all rejections and shall be made available, on request, to the Board.

#### TERMS OF CONTRACT

4. Tomatoes produced in Ontario by any grower for processing in Ontario shall be sold and purchased by a written contract between the grower and a licensed processor.

5. Every contract for the purchase of tomatoes for canning may prescribe a minimum size of 2¼ inches in diameter but no minimum size may be prescribed for tomatoes purchased for any other processing purpose.

6. Every contract made between a processor and a grower for a specified number of acres or a specified number of bushels, shall provide that the grower may pick and sell any ripe tomatoes to any other person at any time until one week previous to the day the processor has in writing by prepaid post notified the grower that he will commence to accept delivery of the grower's tomatoes, and that the grower may sell his tomatoes to any other person after such processor has ceased to accept delivery of tomatoes from such grower.

7. Every contract for tomatoes shall specify the factory or receiving station to which such tomatoes shall be delivered by the grower named in the contract.

8. No grower shall contract to deliver tomatoes to more than one processor unless the same has been mutually agreed upon by the grower and the processor concerned, provided that when any grower contracts with two or more processors the tomatoes being grown for each processor shall be produced on separate plots of land and identified.

9. No processor shall knowingly contract to purchase or accept delivery of any tomatoes from a grower when such grower has contracted to deliver the same tomatoes to another processor unless the grower has fulfilled his contractual obligations with such other processor or has been relieved from the same.

#### CONDITIONS OF SALE

10. Every processor shall give the growers 48 hours' clear notice by written notice and by poster placed in a conspicuous position at each factory before factories may be closed for the season.

11. No processor shall reject or refuse to accept delivery of any load of tomatoes that complies with the requirements herein set forth when such load has been contracted for and purchased on a grade basis and has complied with the particular grade contracted for or when such load has been contracted for and purchased with no grade specified and has complied with the requirements and conditions as herein set forth.

12. Every grower or processor shall be excused for non-fulfilment of contract caused by fire, lack of transportation facilities, inability to obtain supplies, floods, strikes, earthquakes, wind, hail, acts of God, invasion, order of civil or military authorities, beyond the control of either party to the extent that the non-fulfilment of contract has been hindered or prevented by such cause or causes.

13. No processor shall require any grower to purchase fertilizer from such processor or any agent, servant or employee of such processor.

14. The processor agrees to establish a system of scheduled deliveries and to accept and receive tomatoes ordered and delivered to the factory in good condition for processing and the processor agrees that the time for waiting for unloading will not exceed two hours, provided deliveries are made on time and under normal conditions at the factory. If this is not complied with, the processor is to pay to the grower a reasonable allowance for trucking and labour costs beyond the two hour limit. Notice for delivery of tomatoes shall be issued sufficiently in advance of the time specified for delivery to give the grower reasonable time in which to make the required delivery.

15. When containers are supplied by the grower for delivery of tomatoes to a processor and are properly identified by name, initials or other satisfactory identifying mark, the processor shall be responsible for damage or destruction, reasonable wear and damage excepted, for such containers while the containers are in the custody of such processor, but in no event shall such processor be held responsible for containers left in the possession of the processor after December 1st in each year.

16. Where containers are not furnished by the grower, the processor is to loan the grower sufficient baskets to make delivery of the said tomatoes, it being agreed that the grower shall use them only for delivery of tomatoes to the processor and shall return them within two weeks after his last delivery and that the grower shall pay the processor on or before the date of final payment for the 1950 crop twenty cents for each basket not returned prior to that date.

17. Every processor shall return to the grower an equal number of empty containers to those delivered with each load of tomatoes by the grower to the processor during the processing season.

18. Late blight disease control measures may be undertaken by a processor with the consent of a grower and the cost of such control measures shall be negotiated and agreed to between the processor and the grower or his representative and the charge shall not exceed the processor's cost. No processor may require

a grower to accept a spraying or dusting program to control late blight in tomatoes as a condition of obtaining a contract to grow tomatoes for processing and to pay all or part of the cost of such a program.

19. A duly appointed representative of the Ontario Vegetable Growers' Marketing Board shall have the authority to represent the grower in all matters concerning this Agreement in accordance with the provisions of the Ontario Vegetable Growers' Marketing-for-Processing Scheme.

20. The provisions of this Agreement shall apply to and form part of every contract entered into between a processor and a grower for the purchase of tomatoes produced in Ontario for processing during the year 1950, and the provisions of this Agreement shall supersede any provision that may be contained in any contract which is inconsistent with this Agreement.

21. There shall be no contracting for the 1951 tomato crop prior to February 15th, 1951, unless minimum prices and terms of contract are agreed to prior to that date, by the Negotiating Committee or the Negotiating Board established under the Regulations for tomatoes.

22. The Negotiating Committee agree that the committee of growers and processors will continue their study of forms of tomato contracts with a view of reaching a definite understanding concerning a standard form of tomato contract to be used in 1951, the committee to make their recommendations not later than June 1st, 1950.

23. The processor agrees to accept delivery of contracted tomatoes at the time tomatoes are ready for processing and the processor agrees to accurately weigh the tomatoes, keep a true and accurate record of the weights and grades and furnish the grower with a duplicate, original copy of all records of weights and grades at the time delivery is made and the grower may enter the premises of the processor for the purpose of checking the weighing and grading.

24. When a processor furnishes the grower with machinery and other services on request, the charges for same shall be negotiated and agreed to in writing between the processor and the grower or his representative on or before the execution of a contract between processor and grower.

25. Either party hereto shall have the right to cancel or request modification of the acreage contracted for on or before the fifteenth day of April in any year by giving written notice by mail to the other party.

26. Processors running strained products and changing over to processing whole-pack tomatoes or vice-versa shall give each contracted grower 48 hours' clear notice in writing, before making the change in grade requirements.

27. Any additional cost which may be incurred as a result of a change as requested by the processor in the factory or factory receiving station to which tomatoes are to be delivered shall be borne by the processor.

28. No processor or buyer shall enter into a contract with a grower after July 15th in any year unless such processor or buyer has obtained consent to enter into such contract from the local board or such other person as the local board may designate.

Dated at Hamilton, this 27th day of February, 1950.

*Grower Representatives*  
A. T. SIRETT,  
WM. I. WALKER,  
JOHN R. SHUEL.

*Processor Representatives*  
J. A. WEESE,  
R. E. RIEGNER,  
T. V. PROCTOR.

THE GAME AND FISHERIES ACT, 1946

O. Reg. 63/50.  
Open Season for Muskrat.  
Amending O. Reg. 196/49.  
Made—24th March, 1950.  
Filed—24th March, 1950, 4.00 p.m.

REGULATIONS MADE BY THE MINISTER UNDER THE GAME AND FISHERIES ACT, 1946

1. Clause *c* of Ontario Regulations 196/49 is amended by striking out the figures and words "31st of March" and substituting therefor the figures and words "15th of April".

2. Clause *d* of Ontario Regulations 196/49 as made by Ontario Regulations 211/49 is amended by striking out the figures and words "31st of March" and substituting therefor the figures and words "15th of April".

H. R. SCOTT,  
Minister of Lands and Forests.

Toronto, March 24, 1950.

THE INDUSTRIAL STANDARDS ACT

O. Reg. 64/50.  
Schedule for Barbering in St. Thomas Zone.  
Revoking O. Reg. 78/46.  
Made—23rd March, 1950.  
Filed—27th March, 1950, 3.00 p.m.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.

2. Ontario Regulations 78/46 are revoked.

3. These regulations shall come into force on the tenth day after the publication thereof in THE ONTARIO GAZETTE under *The Regulations Act, 1944*.

SCHEDULE FOR THE BARBERING INDUSTRY IN THE ST. THOMAS ZONE

1. No work shall be performed in the barbering industry in the St. Thomas zone except in accordance with this schedule.

2. In this schedule "holiday" means New Year's Day, Good Friday, Victoria Day, Dominion Day, St. Thomas Civic Holiday, Labour Day, Thanksgiving Day, Christmas Day and the 26th of December.

HOURS OF WORK

3. The regular working periods for the industry shall be

(a) a regular working-week consisting of not more than 46 hours of work to be performed during the regular working-days, and

(b) a regular working-day consisting of not more than

- (i) 9 hours of work to be performed on Monday, Tuesday, Thursday and Friday between 8 a.m. and 6 p.m., and
- (ii) 10 hours of work to be performed on Saturday between 8 a.m. and 8 p.m.

4.—(1) No work shall be performed in the industry on

- (a) Sunday,
- (b) Wednesday, or
- (c) a holiday.

(2) During the week in which a holiday falls on Thursday 9 hours of work may be performed between 8 a.m. and 6 p.m. on Wednesday in that week.

CLASSIFICATION OF EMPLOYEES

5. The following classification of employees in the industry is established:

Class A—A person who is given full-time employment on a percentage or commission but with a minimum rate of wages.

Class B—A person who is given part-time work or casual employment on a percentage or commission but with a minimum rate of wages.

\* MINIMUM RATES OF WAGES

6.—(1) The minimum rates of wages for all work performed in the industry by employees shall be

- (a) 70 per cent of the proceeds from the work performed by Class A employees or \$35 a week, whichever is the greater, and
- (b) 70 per cent of the proceeds from the work performed by Class B employees or \$1 an hour, whichever is the greater.

(2) The percentages in subsection 1 shall be computed upon the gross receipts for work performed at not less than

- (a) the minimum charge for each operation established in section 8, or
- (b) the prevailing charge established in the shop for each operation,

whichever is the greater.

7. No deductions shall be made from the minimum rates of wages for

- (a) materials supplied,
- (b) laundry service, or
- (c) operating expenses.

MINIMUM CHARGES

8.—(1) The minimum charge for each operation in the industry shall be as follows:

- (a) facial massage, plain..... 50 cents
- (b) hair-cut or trim for persons 14 years and over..... 50 cents
- (c) hair-cut for persons under 14 years... 35 cents
- (d) head-rub..... 25 cents
- (e) neck-clip for ladies..... 25 cents
- (f) razor honing..... 50 cents
- (g) shampoo, plain..... 50 cents
- (h) shave..... 30 cents
- (i) single..... 35 cents

(2) No employer or employee may

- (a) contract for or accept lower prices than those in subsection 1,
- (b) combine any of the operations named in subsection 1 without charging for each operation in the combination, or
- (c) give any article or premium to the customer without charging the full value of the article or premium.

(701)

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THE NATURAL GAS CONSERVATION ACT

O. Reg. 65/50.  
 Gas Storage Areas.  
 New.  
 Made—28th March, 1950.  
 Filed—28th March, 1950, 12.30 p.m.

REGULATIONS MADE BY THE MINISTER UNDER THE NATURAL GAS CONSERVATION ACT

1. The areas described in Schedules 1, 2 and 3 are designated as gas storage areas and the drilling or operating of natural gas wells without the consent of the Minister is prohibited.

Schedule 1.

All of lots numbers 24 and 25 in the 2nd Concession of the Township of Dawn; and

the West quarter of lot number 25 in the 3rd Concession of the Township of Dawn.

Schedule 2.

All the east three-quarters of the south half of lot number 20 in the 1st Concession of the Township of Dawn;

all of lot number 19 in the 1st Concession of the Township of Dawn;

the north half and the southwest quarter of lot number 18 in the 1st Concession of the Township of Dawn; and

the north half of lot number 30 in the 8th Concession of the Township of Sombra.

Schedule 3.

All of lots numbers 23, 24, 25 and 26 inclusive in the 7th Concession of the Township of Dawn;

the southwest quarter and the north half of lot number 23 in the 8th Concession of the Township of Dawn;

all of lots numbers 24 and 25 in the 8th Concession of the Township of Dawn;

the south half and the northeast quarter of lot number 26 in the 8th Concession of the Township of Dawn;

all of lots numbers 23, 24, 25 and 26 inclusive in the 9th Concession of the Township of Dawn; and

all of lots numbers 23, 24, 25 and 26 inclusive in the 10th Concession of the Township of Dawn.

WELLAND S. GEMMELL,  
Minister of Mines.

Dated the 28th of March, 1950.

(708)

14

**THE FARM PRODUCTS MARKETING ACT, 1946**

O. Reg. 66/50.  
An Agreement for the Marketing of  
Green Peas for Processing.  
New.  
Made—22nd March, 1950.  
Filed—28th March, 1950, 1.00 p.m.

**ORDER MADE BY THE BOARD UNDER THE  
FARM PRODUCTS MARKETING ACT, 1946**

**MARKETING OF GREEN PEAS FOR PROCESSING**

The Board approves the agreement appended hereto and orders and declares that it is in force.

Dated at Toronto, this 22nd day of March, 1950.

(Seal) G. F. PERKIN, Chairman.  
F. K. B. STEWART, Secretary.

**1950 AGREEMENT FOR THE MARKETING OF  
GREEN PEAS FOR PROCESSING**

MEMORANDUM OF AGREEMENT made by the Negotiating Committee for green peas produced in Ontario in 1950, appointed under the provisions of "The Ontario Vegetable Growers' Marketing-for-Processing Scheme".

We, the undersigned members of the Negotiating Committee, agree and recommend to the Farm Products Marketing Board that the following agreement be approved:

1. In every contract or form of agreement where the grower agrees to plant and deliver a specified number of acres of green peas to a processor it shall be provided that the processor, when necessary, may limit deliveries of shelled peas to 3,500 pounds for each acre of green peas contracted for.

2. No form of contract or agreement entered into between a grower and a processor shall contain any provision for blanket tare deductions or other dockage provisions for thistle heads and all other forms of waste. Every grower shall be responsible for the removal of thistle heads before harvesting. In the event any land planted to green peas under a contract between a grower and a processor shall be found to be infested, in all or in part, and the grower neglects to remove properly such thistles before harvesting, the processor shall have the right to reject any or all such green peas grown upon such land without relieving the grower of his obligation to deliver the balance of the green peas. Such rejections, however, shall be made in the fields in question and once deliveries of green peas are made in accordance with the instructions of the processor from such lands no rejections shall be made.

3. Pea aphid pest control measures may be undertaken by any processor with the consent of the growers concerned and the cost of such control measures shall be negotiated and agreed to between the processor

and the growers. In no case, however, shall the charge made by any processor for such pest control measures exceed the processor's cost for same.

4. Tare on empty pea boxes shall be the actual weight of the boxes as determined by the processor weighing up representative samples periodically throughout the harvesting season.

5. When pea ensilage is offered for sale by any processor the growers contracting to grow green peas for the processor shall have first option to purchase such pea ensilage within a time limit specified by the processor.

6. When green peas are purchased on a graded basis the green peas shall be graded by a Tenderometer or Texturemeter machine. The Tenderometer or Texturemeter reading shall apply to each load from which the sample was taken for grading. Samples for grading shall be taken in one of two ways as follows:

(a) When green peas are graded at the processor's vining station:

From the full run of the apron. Such samples shall be obtained by the use of a long sampling tray.

(b) When green peas are graded at the processor's factory:

By taking an equal quantity of peas midway down in each box delivered to the processor.

Each sample shall weigh at least five pounds and be thoroughly mixed and cleaned before being graded. If any grower or his representative so request, two additional gradings shall be made before the processor commences to process and the average of the three tests shall determine the grade of the green peas delivered.

7. The processor shall maintain the Tenderometer or Texturemeter machine in good working order and shall permit any pea grader appointed by the Ontario Department of Agriculture to test the machines. The grower or his representative may inspect the grading of his peas by the processor at any time.

8. No form of contract or agreement entered into between a grower and a processor shall contain any provision whereby any processor shall provide any service or equipment during 1950, excepting pea aphid pest control measures, at a rate in excess of the rate charged for the same service during 1949. Furthermore, the charge for any service or equipment, excepting pea aphid pest control measures, provided by any processor during 1950 that was not provided during 1949 shall be at a rate agreed upon between the processor and the Ontario Vegetable Growers' Marketing Board.

9. A grower or processor shall have the right to cancel or request modification of the acreage contracted on or before the 1st day of April in any year in any contract for green peas entered into between a grower and a processor prior to that date by either party giving notice in writing by mail to the other party.

10. There shall be no contracting for the 1951 green pea crop prior to February 15th, 1951, unless minimum prices and terms of contract are agreed to prior to that date by the Negotiating Committee or the Negotiating Board established under the Regulations for green peas.

11. Any additional cost which may be incurred as a result of a change in the factory or vining station to which the pea vines are to be delivered as ordered by the processor shall be borne by the processor.

12. The processor gives no warranty expressed or implied as to the productiveness of the seed but agrees to supply the grower with seed which meets standards set under the Seeds Act (Dominion) and to state clearly on each bag the germination test of said seed.

13. The processor agrees to accept delivery of all contracted peas subject to the quantity limitation of No. 1 of this Agreement at the time peas are ready for processing and the processor will accurately weigh shelled peas as they are received from the viner, keep a true and accurate record of weights and grades and furnish the grower with a duplicate, original copy of all weights and grades upon delivery by the grower and the grower may enter the premises of the processor for the purpose of checking the grading and weighing.

14. The processor or his representative shall determine the time of planting and it shall be the processor's responsibility to determine the time peas are ready to cut and notify the grower accordingly.

15. In the event of a dispute between the processor and the grower as to the quality of peas purchased on the ungraded basis, the matter in dispute shall be referred to an Inspector appointed under *The Farm Products Grades and Sales Act* immediately, who will test the peas with a tested Texturemeter and if found to grade less than 150 lbs. the processor shall accept and pay the grower the agreed price per ton for ungraded peas.

16. A duly appointed representative of the Ontario Vegetable Growers' Marketing Board shall have the authority to represent the grower in all matters concerning this Agreement in accordance with the provisions of the Ontario Vegetable Growers' Marketing-for-Processing Scheme.

Dated at Hamilton, this 1st of March, 1950.

<i>Grower Representatives</i>	<i>Processor Representatives</i>
WM. I. WALKER, CARL E. NICHOLSON, G. H. VAN SICKLE.	J. E. BAXTER, FRANK R. BEAR, G. RIDLES.
(709)	14

#### THE FARM PRODUCTS MARKETING ACT, 1946

O. Reg. 67/50.  
An Agreement for the Marketing of  
Green Peas for Processing.  
New.  
Made—28th March, 1950.  
Filed—28th March, 1950, 1.05 p.m.

#### ORDER MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT, 1946

##### MARKETING OF GREEN PEAS FOR PROCESSING

The Board approves the agreement appended hereto and orders and declares that it is in force.

Dated at Toronto, this 28th day of March, 1950.

(Seal)	G. F. PERKIN, Chairman.
	F. K. B. STEWART, Secretary.

#### 1950 AGREEMENT FOR THE MARKETING OF GREEN PEAS FOR PROCESSING

MEMORANDUM OF AGREEMENT made by the Negotiating Board for green peas produced in Ontario in

1950, appointed under the provisions of "The Ontario Vegetable Growers' Marketing-for-Processing Scheme."

We, the undersigned members of the Negotiating Board, agree and recommend to the Farm Products Marketing Board that the following agreement be approved:—

- (1) *Purchase of Ungraded Green Peas*  
The minimum price to be paid every grower for all green peas produced in Ontario during the year 1950, purchased and received for processing, shall be at the rate of \$75.00 per ton, f.o.b. factory or f.o.b. factory receiving station.
- (2) *Purchase of Graded Green Peas*  
The minimum prices to be paid every grower for all green peas produced in Ontario during the year 1950, purchased and received for processing shall average not less than \$75 per ton f.o.b. factory or f.o.b. factory receiving station. Those processors purchasing on a graded basis may do so on the same T-meter readings and price ranges as in 1949, subject to the \$3 per ton reduction in the base price.
- (3) No form of contract entered into between a grower and a processor shall contain any provision requiring the grower to purchase pea seed at a price exceeding \$7.00 per 56-lb. bushel, which charge may be deducted from any moneys payable to the grower for green peas produced and delivered to the processor and the amount of such deduction shall be shown on the grower's statement. In event the gross return to the grower on all plantings of peas harvested for processing average less than \$56 per acre the processor shall adjust the seed charge to one-half the gross returns for the crop.
- (4) Peas left unharvested in the green state at the direction of any processor shall be harvested by the grower in the ripe state and delivered by the grower to the processor free of foreign matter. The minimum price to be paid every grower for all such ripe peas shall be at the rate of 6¼¢ per pound.
- (5) (a) Every processor shall furnish a suitable bank guarantee to the Farm Products Marketing Board on or before the 1st of May, 1950, or alternatively, shall agree to pay 90% of the amount of the purchase price due and owing the grower on the following basis: payments shall be made on the 5th and 20th of each month after the first peas are delivered by the grower to the processor and shall be payment of 90% of the purchase price of the peas delivered up to the 1st and 15th, respectively, of the said month.  
(b) Every processor who has furnished a suitable bank guarantee on or before the 1st of May as hereinbefore set forth shall when requested by any grower for an initial payment for peas delivered to such processor, pay up to 50% of the amount of the purchase price due and owing to such grower and such payments shall be made within 7 days after request for payment in accordance with this section.  
(c) In all Cases for payment provided by subsections (a) and (b) of the paragraph the processor shall be entitled to deduct from the first payment or payments due by him to the grower thereunder, all moneys owing to the processor by the grower to such date.  
(d) The final payment of any moneys due and owing to a grower or buyer for peas produced in Ontario during the year 1950 purchased by a processor from such grower or buyer shall be made on or before November 1st, 1950.



- (6) Notice for the cutting and delivering of pea vines shall be issued sufficiently in advance of the time specified for delivery to give the grower reasonable time, weather conditions considered, in which to make the required delivery.
- (7) The processor agrees to establish a system of scheduled deliveries and to accept and receive Peas ordered vined and delivered to the factory in good condition for processing and the processor undertakes that the time for waiting for unloading shall not exceed two hours provided the deliveries of all growers are made on schedule and under normal conditions at the factory or vining station. If this is not complied with, the processor is to pay the grower a reasonable allowance for trucking and labour costs beyond the two hour limit.
- (8) The grower or processor shall be excused for non-fulfilment of contract caused by inability beyond the control of either party to obtain necessary supplies, fire, lack of transportation facilities, floods, strikes, earthquakes, wind, hail, Acts of God, invasion, order of civil or military authorities or any external act beyond the control of either party to the extent that the fulfilment of contract

has been hindered or prevented by such cause or causes.

- (9) The Negotiating Board recommends that the Ontario processing industry plan to purchase green peas on a graded basis in the near future and that all processors within a time to be determined should equip themselves with the necessary T-meter equipment for that purpose. The reason for the present inability to establish industry wide grading is that only 4 Companies out of approximately 20 are so equipped and buying on a graded basis.

Dated at Hamilton, Ontario, this 27th day of March, 1950.

W. F. SCHWENGER,  
Chairman, Negotiating Board.  
FRANK R. BEAR,  
Member, Negotiating Board.  
G. H. VAN SICKLE,  
Member, Negotiating Board.

(710)

14



# Publications Under The Regulations Act, 1944

APRIL 15th, 1950

## THE CROWN TIMBER ACT

O. Reg. 68/50.  
Fire Protection Charge.  
Amending O. Reg. 58/44.  
Made—23rd March, 1950.  
Filed—29th March, 1950, 9.00 a.m.

## REGULATIONS MADE UNDER THE CROWN TIMBER ACT

1. Regulation 21 of Ontario Regulations 58/44 is revoked and the following substituted therefor:

21. The fire protection charge payable in respect of any timber berth or limit or concession area is increased from \$6.40 a square mile to \$12.80 a square mile to take effect on the 1st of April, 1950.

(720) 15

## THE FARM PRODUCTS MARKETING ACT, 1946

O. Reg. 69/50.  
Approval of An Agreement for the  
Marketing of Sweet Corn for Pro-  
cessing.  
New.  
Made—22nd March, 1950.  
Filed—30th March, 1950, 2.15 p.m.

## ORDER MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT, 1946

### MARKETING OF SWEET CORN FOR PROCESSING

The Board approves the agreement appended hereto and orders and declares that it is in force.

Dated at Toronto, this 22nd day of March, 1950.

G. F. PERKIN,  
Chairman.  
F. K. B. STEWART,  
Secretary.

## 1950 AGREEMENT FOR THE MARKETING OF SWEET CORN FOR PROCESSING

MEMORANDUM OF AGREEMENT made by the Negotiating Committee for sweet corn produced in Ontario in 1950, appointed under the provisions of "The Ontario Vegetable Growers' Marketing-for-Processing Scheme".

We, the undersigned members of the Negotiating Committee, agree and recommend to the Farm Products Marketing Board that the following agreement be approved:

1. The provisions of this Agreement shall apply to and form part of every contract entered into between a processor and a grower for the purchase of sweet corn produced in Ontario for processing during the year

1950 and the provisions of this Agreement shall supersede any provision that may be contained in any contract which is inconsistent with this Agreement.

2. In every contract where the grower agrees to plant and deliver sweet corn produced on a specified number of acres to a processor the processor shall accept at least 7,000 pounds of sweet corn for each acre contracted for during 1950.

3. No form of contract or agreement entered into between a grower and a processor shall contain any provision requiring the grower:

(a) to purchase sweet corn seed at a price exceeding 27 cents per pound which charge may be deducted from any moneys payable to the grower for sweet corn produced and delivered to the processor and the amount of such deduction shall be shown on the grower's statement; or

(b) to purchase corn ensilage, and where a grower desires to purchase corn ensilage, it shall be on the basis of a stated price per ton for such ensilage.

4. There shall be no contracting for the 1951 sweet corn crop in Ontario prior to February 15th, 1951, unless minimum prices and terms of contract are agreed to prior to that date by the Negotiating Committee or the Negotiating Board established under the Regulations for sweet corn.

5. Any additional cost which may be incurred as a result of a change in the factory or receiving station to which sweet corn is to be delivered as ordered by a processor shall be borne by the processor.

6. The processor gives no warranty expressed or implied as to the productiveness of the seed, but agrees to supply the grower with seed of not less than the minimum No. 1 Grade as set under *The Seeds Act* (Dominion), unless previously arranged with the Ontario Vegetable Growers' Marketing Board.

7. The processor agrees to accept delivery of all contracted sweet corn subject to the quantity limitation of No. 2 of this Agreement at the time sweet corn is ready for processing and the processor agrees to weigh accurately the sweet corn, keep a true and accurate record of the weights and furnish the grower with a duplicate, original copy of all records of weights at the time delivery is made and in case of grades within 48 hours the grower may enter the premises of the processor for the purpose of checking the weighing and grading.

8. The grower shall deliver sweet corn covered by this Agreement to the designated factory promptly after harvest. It is agreed that high quality sweet corn can be processed only if sweet corn is tender and contains no mixture of varieties. It is further agreed that once deliveries are made in accordance with the order of the processor or his representative, the processor may not reject but must accept sweet corn and pay the grower the price set out in this Agreement.

9. Either party to this Agreement shall have the right to cancel or request modification of the acreage contracted on or before the first day of May in any year by giving written notice by mail to the other party.

10. When a processor furnishes a grower with machinery or other services on request, the charges for

same shall be negotiated and agreed to in writing between the processor and the grower or his representative on or before the execution of a contract between processor and grower.

11. Spraying or dusting of sweet corn for disease and pest control may be undertaken by the processor with the consent of the grower and the cost of such control measures shall be negotiated and agreed to in writing between the processor and the grower or his representative on or before the execution of a contract but the charge made shall not exceed the processor's cost.

12. A duly appointed representative of the Ontario Vegetable Growers' Marketing Board shall have the authority to represent the grower in all matters concerning this Agreement in accordance with the provisions of the Ontario Vegetable Growers' Marketing-for-Processing Scheme.

13. It is understood and agreed between the processor and the grower that if the grower's sweet corn crop is not harvested through the fault of the processor, then the processor shall notify the grower of his inability to receive and accept the sweet corn and to allow tests as to yield and grade to be made immediately and the processor shall pay for the grower's unharvested sweet corn at the prevailing rate per ton for sweet corn, less any non-incurred cost of harvesting at prevailing rates. The yield and grade of unharvested sweet corn to be estimated and agreed upon by the grower and the processor and a third qualified person if necessary appointed by the Farm Products Marketing Board.

Dated at Hamilton, this 2nd day of March, 1950.

<i>Grower Representatives</i>	<i>Processor Representatives</i>
D. O. REYNOLDS	FRANK R. BEAR
WM. I. WALKER	W. B. HYSLOP
WM. MACDOUGALL	B. ORMSETT

(734)

15

### THE FARM PRODUCTS MARKETING ACT, 1946

O. Reg. 70/50.

Approval of An Agreement for the Marketing of Sweet Corn for Processing.

New.

Made—29th March, 1950.

Filed—30th March, 1950, 2.20 p.m.

### ORDER MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT, 1946

#### MARKETING OF SWEET CORN FOR PROCESSING

The Board approves the agreement appended hereto and orders and declares that it is in force.

Dated at Toronto, this 29th day of March, 1950.

(Seal)

G. F. PERKIN,  
Chairman.  
F. K. B. STEWART,  
Secretary.

### 1950 AGREEMENT FOR THE MARKETING OF SWEET CORN FOR PROCESSING

MEMORANDUM OF AGREEMENT made by the Negotiating Board for sweet corn produced in Ontario in 1950, appointed under the provisions of the "Ontario Vegetable Growers' Marketing-for-Processing Scheme".

We, the undersigned members of the Negotiating Board, agree and recommend to the Farm Products Marketing Board that the following agreement be approved:—

1. The minimum price to be paid every grower for all sweet corn produced in Ontario during the year 1950, purchased and received for processing, shall be at the rate of \$18.75 per ton, f.o.b. factory or f.o.b. factory receiving station.

2. (a) Every processor shall furnish a suitable bank guarantee to the Farm Products Marketing Board on or before the 1st May, 1950, or alternatively, shall agree to pay 90% of the amount of the purchase price due and owing the grower on the following basis:—payments shall be made on the 5th and 20th of each month after the first Sweet Corn is delivered by the grower to the processor and shall be payment of 90% of the purchase price of the sweet corn delivered up to the 1st and 15th, respectively, of the said month.

(b) Every processor who has furnished a suitable bank guarantee on or before the 1st of May as hereinbefore set forth shall when requested by any grower for an initial payment for sweet corn delivered to such processor, pay up to 50% of the amount of the purchase price due and owing to such grower and such payments shall be made within 7 days after request for payment in accordance with this section.

(c) In all cases for payment provided by subsections (a) and (b) of the paragraph the processor shall be entitled to deduct from the first payment or payments due by him to the grower thereunder, all moneys owing to the processor by the grower to such date.

(d) The final payment of any moneys due and owing to a grower or buyer for sweet corn produced in Ontario during the year 1950 purchased by a processor from such grower or buyer shall be made on or before November 15th, 1950.

3. It shall be the processors' responsibility to state the time Sweet Corn is ready to pick and to establish a system of scheduled deliveries and to accept and receive Sweet Corn ordered and delivered to the factory in good condition for processing and the processor undertakes that the time for waiting for unloading will not exceed two hours provided deliveries are made on time and under normal conditions at the factory. If this is not complied with the processor is to pay to the grower a reasonable allowance for trucking and labour costs beyond the two hour limit. Notice for delivery of Sweet Corn shall be issued sufficiently in advance of the time specified for delivery to give the grower reasonable time in which to make the required delivery.

4. The grower or processor shall be excused for non-fulfilment of contract caused by inability beyond the control of either party to obtain necessary supplies, fire, lack of transportation facilities, floods, strikes, earthquakes, wind, hail, Acts of God, invasion, order of civil or military authorities or any external act beyond the control of either party to the extent that the fulfilment of contract has been hindered or prevented by such cause or causes.

Dated at Hamilton, Ontario, this 27th day of March, 1950.

W. F. SCHWENGER,  
Chairman, Negotiating Board,  
B. ORMSETT,  
Member, Negotiating Board,  
G. H. VAN SICKLE,  
Member, Negotiating Board.

(735)

15

### THE FARM PRODUCTS MARKETING ACT, 1946

O. Reg. 71/50.  
The Ontario Cheese Producers' Marketing Scheme.  
Revoking O. Reg. 114/46.  
Made—23rd March, 1950.  
Filed—3rd April, 1950, 11.20 a.m.

### REGULATIONS MADE UNDER THE FARM PRODUCTS MARKETING ACT, 1946

1. The scheme in Schedule 1 is approved and declared to be in force in Ontario.

2. Ontario Regulations 114/46 are revoked.

#### SCHEDULE 1

*The Farm Products Marketing Act, 1946*

#### SCHEME

1. This scheme may be cited as "The Ontario Cheese Producers' Marketing Scheme".

#### LOCAL BOARD

2. There shall be a local board to be known as "The Ontario Cheese Producers' Marketing Board".

3. The local board shall consist of 5 members.

#### MEMBERS OF LOCAL BOARD

4. The members of the local board who shall hold office until not later than the 31st day of March, 1951, shall be

- (a) W. O. Coon, Elgin,
- (b) D. W. Osmond, R.R. 2, Burgessville,
- (c) W. E. Bateman, Tweed,
- (d) A. E. Hicks, Kinburn, and
- (e) C. E. Harkness, Iroquois.

#### DISTRICTS

5.—(1) Producers who supply milk to cheese factories shall be divided into 5 districts as follows:

- (a) District 1, comprising the counties of Elgin Middlesex, Oxford and Perth;
- (b) District 2, comprising the counties of Hastings Northumberland, Peterborough and Prince Edward;
- (c) District 3, comprising the counties of Frontenac, Lanark, Leeds, and Lennox and Addington;
- (d) District 4, comprising the counties of Dundas, Glengarry, Grenville and Stormont;
- (e) District 5, comprising the counties of Carleton, Prescott, Renfrew and Russell.

(2) A person who supplies milk to a cheese factory in a county or territorial district not included in a district may become a member of the county group nearest to his place of residence.

#### COUNTY GROUPS

6. Producers who supply milk to cheese factories in each of the counties named in section 5 shall form a county group.

#### COMMITTEES

7. There shall be a committee in each district to be known as "The District Cheese Producers' Committee".

8. Each county group shall on or before the 15th of December in each year elect a representative to The District Cheese Producers' Committee for the district in which the county is located.

#### ELECTION OF LOCAL BOARD

9. Each District Cheese Producers' Committee shall on or before the 31st of March in each year elect a member to the local board.

#### POWERS AND DUTIES OF LOCAL BOARD

10. The local board shall have power

- (a) to control the marketing of cheese produced in Ontario and to regulate its sale in accordance with the provisions of the Act and regulations made thereunder, and
- (b) to stimulate, increase and improve the marketing of cheese produced in Ontario by appointing such persons and doing such acts as it deems advisable and to pay any expenses thereby incurred out of the money raised as licence fees under regulation 6 of the regulations made by the Board under the Act in respect of the marketing of cheese.

(753)

15

### THE FARM PRODUCTS MARKETING ACT, 1946

O. Reg. 72/50.  
Marketing of Cheese.  
Revoking O. Regs. 114/46 and 41/47.  
Made—23rd March, 1950.  
Approved—30th March, 1950.  
Filed—3rd April, 1950, 11.25 a.m.

### REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT, 1946

#### MARKETING OF CHEESE

#### INTERPRETATION

1. In these regulations and in any order, direction or determination made by the Board or the local board,

- (a) "buyer" means an original purchaser of cheese for reselling or processing but does not include a buyer who purchases an average of less than 5 cheeses per month;
- (b) "cheese" means Cheddar cheese of any kind produced in Ontario;
- (c) "local board" means The Ontario Cheese Producers' Marketing Board; and
- (d) "producer" means a person engaged in the production of milk which is subsequently processed into cheese.

#### LICENCES FOR BUYERS

2. No person shall purchase cheese without a buyer's licence from the Board in form 1.



FORM 4

*The Farm Products Marketing Act, 1946*

To The Ontario Cheese Producers' Marketing Board,  
Belleville, Ontario.

Report of cheese sales during the month ending  
....., 19 .., by the ..  
.....  
(Name of Factory)  
.....  
(Address)

Date of sale	Number of boxes sold	Number of pounds	Name of purchaser	Address of purchaser
.....	.....	.....	.....	.....
.....	.....	.....	.....	.....
.....	.....	.....	.....	.....
.....	.....	.....	.....	.....
.....	.....	.....	.....	.....
.....	.....	.....	.....	.....
.....	.....	.....	.....	.....

Dated at ....., this .....,  
of ....., 19 ..  
.....  
Secretary of Factory

FORM 5

*The Farm Products Marketing Act, 1946*

To The Ontario Cheese Producers' Marketing Board,  
Belleville, Ontario.

List of persons who supplied milk for the purpose  
of making cheese during the year ending December  
31st, 19 .., to the ..  
(Name of Factory)  
.....  
(Address)

Name	Address
.....	.....
.....	.....
.....	.....
.....	.....
.....	.....
.....	.....
.....	.....

Dated at ....., this .....,  
of ....., 19 ..  
.....  
Secretary of Factory

(754)

15

THE GENERAL SESSIONS ACT

O. Reg. 73/50.  
First sittings of the Court of Ontario  
in 1950.  
New.  
Made—30th March, 1950.  
Filed—3rd April, 1950, 11.30 a.m.

REGULATIONS MADE UNDER THE  
GENERAL SESSIONS ACT

1. In the County of Ontario the first sittings of the  
Court to be held in 1950 shall commence on the third  
Monday in May.

(755)

15

THE CEMETERY ACT

O. Reg. 74/50.  
Closing United Church of Canada  
Cemetery, Eramosa.  
New.  
Made—30th March, 1950.  
Filed—5th April, 1950, 9.00 a.m.

REGULATIONS MADE UNDER THE  
THE CEMETERY ACT

THE UNITED CHURCH OF CANADA CEMETERY IN  
THE TOWNSHIP OF ERAMOSIA IN  
THE COUNTY OF WELLINGTON

1. It is declared that the United Church of Canada  
Cemetery in the Township of Eramosa in the County  
of Wellington, being composed of that part of lot 21  
in the Sixth Concession of the Township, described as  
follows:

Commencing at a point on the south-westerly  
limit of the allowance for road between the Sixth  
and Seventh Concessions, which point is north  
43° 45' west 23 chains and 25 links from the easterly  
angle of lot 21; thence north 43° 45' west 2 chains  
to where a post has been planted; thence south  
41° 53' west 2 chains and 50 links to where a post  
has been planted; thence south 43° 45' east 2 chains  
to where a post has been planted; thence north  
41° 53' east 2 chains and 50 links to the point of  
commencement

shall be closed and that no further interments shall  
take place therein.

2. The bodies in the cemetery shall be removed  
therefrom in the manner and according to the pro-  
cedure provided by section 34 of the Act.

(779)

15

**THE CEMETERY ACT**

O. Reg. 75/50.  
 Closing Church of England Cemetery,  
 Eramosa.  
 New.  
 Made—30th March, 1950.  
 Filed—5th April, 1950, 9.05 a.m.

REGULATIONS MADE UNDER  
 THE CEMETERY ACT

THE CHURCH OF ENGLAND CEMETERY IN THE  
 TOWNSHIP OF ERAMOSIA IN THE  
 COUNTY OF WELLINGTON

1. It is declared that the Church of England Cemetery in the Township of Eramosa in the County of Wellington, being composed of that part of lot 21 in the Fourth Concession described as follows:

Commencing at the easterly angle of the lot on the south-westerly limit of the road allowance between the Fourth and Fifth Concessions; thence north  $45^{\circ}$  west 2 chains; thence south  $38^{\circ}$  west 2 chains 52 links; thence parallel to the said road allowance south  $45^{\circ}$  east 2 chains; thence north  $28^{\circ}$  east along the road allowance between lots 20 and 21 of the Township to the place of commencement

shall be closed and that no further interments shall take place therein.

2. The bodies in the cemetery shall be removed therefrom in the manner and according to the procedure provided by section 34 of the Act.

(780)

15



# Publications Under The Regulations Act, 1944

APRIL 22nd, 1950

## ERRATUM

In Ontario Regulations 60/50 for the figures and symbol "70" in the seventh line of (2) of clause *d* of regulation 2 read "70°".

(815) 16

## THE LIGHTNING RODS ACT, 1948

O. Reg. 76/50.  
General Amendments.  
Amending O. Reg. 24/49.  
Made—6th April, 1950.  
Filed—12th April, 1950, 2.45 p.m.

## REGULATIONS MADE UNDER THE LIGHTNING RODS ACT, 1948

1. Subregulation 2 of regulation 3 of Ontario Regulations 24/49 is revoked and the following substituted therefor:

(2) Aluminum, whether part of a system or of a structure on which it is installed, shall not be in contact with copper or copper alloy at points of attachment or connexion.

2. Subregulation 2 of regulation 46 of Ontario Regulations 24/49 is revoked.

3. Subregulation 3 of regulation 48 of Ontario Regulations 24/49 is revoked and the following substituted therefor:

(3) Connexions of rain-spouts and of metal bodies, which are connected to conductors, metal roofing or metal siding to independent groundings shall be made with cable or strap of at least 17-gauge copper or 14-gauge aluminum and the strap shall be not less than 1 inch wide.

4. Subregulation 5 of regulation 49 of Ontario Regulations 24/49 is revoked and the following substituted therefor:

(5) Connexions of down-conductors to metal eaves and metal siding shall be made by means of metal plates having an area of tight contact of at least 9 square inches and secured by bolts, rivets or screws.

5. Regulation 49 of Ontario Regulations 24/49 is amended by adding thereto the following subregulations:

(6) Where

(a) a copper conductor is coursed over an aluminum roof or siding,

(b) an aluminum conductor is coursed over a copper roof or siding,

(c) a copper air-terminal support is attached to an aluminum roof, or

(d) an aluminum air-terminal support is attached to a copper roof,

the copper and aluminum shall be separated under all fasteners and air-terminal supports by sheet lead at least 1/16 inch thick or galvanized iron of at least 28-gauge.

(7) Where

(a) a copper air-terminal is attached to an aluminum roof,

(b) an aluminum air-terminal is attached to a copper roof,

(c) a system is grounded by attaching copper conductors to an aluminum roof at the eaves or siding, or

(d) a system is grounded by attaching aluminum conductors to a copper roof at the eaves or siding,

the copper and aluminum shall be separated by galvanized iron of at least 28-gauge.

(808) 16

## THE ANATOMY ACT

O. Reg. 77/50.  
Canadian Memorial Chiropractic College.  
Amending O. Reg. 8/48.  
Made—6th April, 1950.  
Filed—14th April, 1950, 2.50 p.m.

## REGULATIONS MADE UNDER THE ANATOMY ACT

Ontario Regulations 8/48 are amended by adding thereto the following regulation:

### CANADIAN MEMORIAL CHIROPRACTIC COLLEGE

6. The Canadian Memorial Chiropractic College is declared to be a medical school.

(809) 16

## THE SUCCESSION DUTY ACT, 1939

O. Reg. 78/50.  
Amending Forms.  
Amending O. Reg. 46/44.  
Made—6th April, 1950.  
Filed—13th April, 1950, 2.30 p.m.

## REGULATIONS MADE UNDER THE SUCCESSION DUTY ACT, 1939

Forms 21, 22, 23 and 24 of Ontario Regulations 46/44 are struck out and the following substituted therefor:

FORM 21

The Succession Duty Act, 1939

NOTICE OF APPEAL

In the matter of The Succession Duty Act, 1939, and in the matter of the estate of... deceased, and in the matter of... of the... of... in the County of... Appellant.

To the Treasurer of Ontario:

TAKE NOTICE that I appeal with respect to the statement of the Treasurer served upon me on the day of... 19... pursuant to the provisions of subsection 1 of section 31 of The Succession Duty Act, 1939, and my objection to such statement and the reasons therefor are as follows:

.....

My address in Ontario for service is.....

Dated at... 19... this... day of... Appellant

FORM 22

The Succession Duty Act, 1939

NOTICE OF THE TREASURER'S DECISION

In the matter of The Succession Duty Act, 1939, and in the matter of the estate of... deceased, and in the matter of... of the... of... in the County of... Appellant.

TAKE NOTICE that the Treasurer confirms (or amends) the statement served upon you on the day of... 19... pursuant to the provisions of subsection 1 of section 31 of The Succession Duty Act, 1939. (If the statement is to be amended the paragraph hereunder will be added.)

The following are the nature and particulars of such amendment:

.....

Dated at Toronto, this... day of... 19...

To:..... Appellant.

Treasurer of Ontario.

FORM 23

The Succession Duty Act, 1939

NOTICE OF DISSATISFACTION

In the matter of The Succession Duty Act, 1939, and in the matter of the estate of... deceased, and in the matter of... of the... of... in the County of... Appellant.

To the Treasurer of Ontario,—

TAKE NOTICE that I am dissatisfied with the decision of the Treasurer, notice of which was served upon me on the... day of... 19...

The following are the further facts, statutory provisions and reasons in support of my appeal:

.....

Dated at... 19... this... day of... Appellant.

FORM 24

The Succession Duty Act, 1939

REPLY OF THE TREASURER

In the matter of The Succession Duty Act, 1939, and in the matter of the estate of... deceased, and in the matter of... of the... of... in the County of... Appellant.

TAKE NOTICE that the Treasurer confirms (or amends) the amount of duty, interest and penalties set out in the statement served on you on the day of... 19... pursuant to the provisions of subsection 1 of section 31 of The Succession Duty Act, 1939, or set out in notice of the Treasurer's decision served on you on the... day of... 19... pursuant to the provisions of subsection 4 of section 31 of The Succession Duty Act, 1939. (As the case may be).

The following are the nature and particulars of such amendments:

.....

The following are the grounds upon which such reply is based:

.....

Dated at Toronto, this... day of... 19...

To:..... Appellant

Treasurer of Ontario

# Publications Under The Regulations Act, 1944

APRIL 29th, 1950

## THE MINIMUM WAGE ACT

O. Reg. 79/50.  
Minimum Wages.  
Amending O. Reg. 24/47.  
Made—17th April, 1950.  
Filed—18th April, 1950, 8.45 a.m.

### ORDERS MADE BY THE BOARD UNDER THE MINIMUM WAGE ACT

1. Order 3 of Ontario Regulations 24/47 is amended by striking out subclause iv in respect of Zone 1 and substituting therefor:

- (iv) the City of Ottawa, the Town of Eastview and the Village of Rockcliffe Park, and

THE INDUSTRY AND  
LABOUR BOARD

E. BILLINGTON,  
Chairman.  
E. G. GIBB,  
Member.  
J. F. NUTLAND,  
Member.

Dated at Toronto this 17th day of April, 1950.

(846)

17

## THE FARM PRODUCTS MARKETING ACT, 1946

O. Reg. 80/50.  
Approval of an Agreement for the  
Marketing of Corn for Seed.  
New.  
Made—13th April, 1950.  
Filed—19th April, 1950, 11.30 a.m.

### ORDER MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT, 1946

MARKETING OF CORN FOR SEED

The Board approves the agreement appended hereto and orders and declares that it is in force.

(Seal) E. F. PERKIN,  
Chairman.  
F. K. B. STEWART,  
Secretary.

Dated at Toronto, this 13th day of April, 1950.

## THE FARM PRODUCTS MARKETING ACT, 1946

THE ONTARIO SEED-CORN GROWERS'  
MARKETING SCHEME

Meeting of the Negotiating Committee in the board room of the Ontario Seed-Corn Growers' Marketing

Board, 46 King Street West, Chatham, Ontario, March 11th, 1950, to establish the minimum price of corn for seed referred to in Schedules A, B, C, D and E Contracts 1949.

We, the members of the Negotiating Committee, agree that:

- (a) The base price established as the Chicago May corn future daily closing price a bushel average for the three months, December 1949, January and February 1950 is one dollar and twenty-eight point eight, eight, eight, seven cents plus twelve point eight, eight, eight cents exchange making a total of one dollar and forty-one point seven, seven, five cents a bushel.
- (b) The minimum price a bushel (the base price one dollar and forty-one point seven, seven, five cents and a premium of forty-two point five, three, two cents a total of one dollar and eighty-four point three naught seven cents) be one dollar and eighty-five cents.
- (c) The minimum price according to contract be:

#### HYBRID

Schedule A Contract	\$1.85 a bushel
Schedule B Contract	2.43 " "
Schedule C Contract	2.78 " "
Schedule D Contract	3.75 " "

#### Open Pollinated

Schedule E Contract	
Yellow Dents other than Early Golden	Glow \$1.85
Other Dents including Early Golden	Glow 1.95
Flints	2.35

Grower Representative	Dealer Representative
<u>Hybrid</u>	<u>Hybrid</u>
G. C. NICHOLS	DON PAINTER
W. P. CORNEIL	D. NICHOLSON
MILFORD C. DALTON	JAMES T. GRANT

Grower Representative	Dealer Representative
<u>Open Pollinated</u>	<u>Open Pollinated</u>
W. M. WALLCE	RAY GRANT
ROSS TOWNSEND	A. H. TELLIER
JOHN WALSTEDT	JACK MAINE

(852)

17

**THE FARM PRODUCTS MARKETING ACT, 1946**

O. Reg. 81/50.

An Approval of an Agreement for the Marketing of Green and Wax Beans for Processing.

New.

Made—22nd April, 1950.

Filed—22nd April, 1950, 11.30 a.m.

**ORDER MADE BY THE BOARD UNDER  
THE FARM PRODUCTS MARKETING  
ACT, 1946****MARKETING OF GREEN AND WAX BEANS FOR  
PROCESSING**

The Board approves the agreement appended hereto and orders and declares that it is in force.

Dated at Toronto, this 22nd day of April, 1950.

(Seal) G. F. PERKIN,  
Chairman.

F. K. B. STEWART,  
Secretary.

**1950 AGREEMENT FOR THE MARKETING  
OF GREEN AND WAX BEANS  
FOR PROCESSING**

MEMORANDUM OF AGREEMENT made by the Negotiating Committee for green and wax beans produced in Ontario in 1950, appointed under the provisions of "The Ontario Vegetable Growers' Marketing-for-Processing Scheme".

We, the undersigned members of the Negotiating Committee, agree and recommend to the Farm Products Marketing Board that the following agreement be approved:

1. The minimum prices to be paid every grower for all green and wax beans produced in Ontario during the year 1950, purchased and received for processing, shall be at the rate of \$80.00 per ton, f.o.b. factory or f.o.b. factory receiving station.

2. For the purposes of inspection in settling disputes as to quality, the minimum grade requirements for green or wax beans purchased for processing shall be as follows:

"Green or wax beans shall be fresh picked, tender, medium-sized for the variety, well formed and free from large, seedy, rusty, shrivelled, diseased or insect damaged beans. 'Heated' beans will not be accepted".

3. Payment in full of all moneys due and owing to a grower for green and wax beans produced in Ontario during the year 1950 purchased for processing shall be made within fifteen days after final delivery.

4. The provisions of this Order shall apply to and form part of every contract entered into between a processor and a grower for the purchase of green and wax beans produced in Ontario for processing during the year 1950, and the provisions of this Order shall supersede any provisions that may be contained in any contract which is inconsistent with this Order.

5. There shall be no contracting for the 1951 green and wax bean crop prior to January 31st, 1951, unless minimum prices and terms of contract are agreed to, prior to that date, by the Negotiating Committee or by the Negotiating Board established under the Regulations for green and wax beans.

DATED at the City of Hamilton in the Province of Ontario this 28th day of March, 1950.

*Growers*  
R. E. POOLEY

*Processors*  
W. I. DRYNAN

(871)

17

# Publications Under The Regulations Act, 1944

MAY 6th, 1950

## ERRATUM

Vide ONTARIO GAZETTE dated April 22nd, 1940, INDEX TO REGULATIONS, PART II, page 41, is contained in this issue on page 809.

(917) 18

## THE HIGHWAY TRAFFIC ACT

O. Reg. 82/50.  
Load Limits for 1950.  
New.  
Made—20th April, 1950.  
Filed—24th April, 1950, 2.00 p.m.

## REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE HIGHWAY TRAFFIC ACT

1. In the case of the highways described in Schedule 1 the provisions of subsections 3, 4 and 5 of section 35 of the Act shall extend and apply during the period from the 1st of May, 1950, to the 31st of May, 1951, both inclusive.

### SCHEDULE 1

All King's Highways lying north of the Severn River and east of King's Highway 69 and north and east of King's Highway 12 from Atherley to Sunderland Corners and north of King's Highway 7 from Sunderland Corners to Perth and north and west of King's Highways 15 and 29 from Perth to Arnprior, excepting thereout King's Highway 17 from Arnprior to Pembroke.

(872) 18

## THE RACE TRACKS TAX ACT, 1939

O. Reg. 83/50.  
The Rate of Tax.  
Amending O. Reg. 149/48.  
Made—20th April, 1950.  
Filed—24th April, 1950, 4.05 p.m.

## REGULATIONS MADE UNDER THE RACE TRACKS TAX ACT, 1939

Regulation 2 of Ontario Regulations 149/48 is revoked and the following substituted therefor:

2. The rate of tax payable under section 3 of the Act shall be  $12\frac{1}{2}$  per cent.

(880) 18

## THE INDUSTRIAL STANDARDS ACT

O. Reg. 84/50.  
Schedule for Barbering in Aylmer Zone and Springfield Zone.  
Revoking O. Reg. 154/46.  
Made—20th April, 1950.  
Filed—24th April, 1950, 4.10 p.m.

## REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. The schedule appended hereto shall be in force during pleasure within the zones and be binding upon the employers and employees in the industry referred to in the schedule.

2. Ontario Regulations 154/46 are revoked.

3. These regulations shall come into force on the tenth day after the publication thereof in THE ONTARIO GAZETTE under *The Regulations Act, 1944*.

## SCHEDULE FOR THE BARBERING INDUSTRY IN THE AYLMER ZONE AND SPRINGFIELD ZONE

1. No work shall be performed in the barbering industry in the Aylmer zone and Springfield zone except in accordance with this schedule.

### INTERPRETATION

2. In this schedule

- (a) "Civic Holiday" means a holiday only for the zone where it is so declared under a by-law of a municipality: and
- (b) "holiday" means New Year's Day, Good Friday, Victoria Day, Dominion Day, Civic Holiday, Labour Day, Thanksgiving Day, Christmas Day and the 26th of December.

### HOURS OF WORK

3. The regular working periods for the industry shall be

- (a) a regular working-week consisting of not more than 45 hours of work to be performed during the regular working days, and
- (b) a regular working-day consisting of not more than
- (i) 8 hours of work to be performed on Monday, Tuesday, Thursday and Friday between 9 a.m. and 6 p.m.
- (ii) 3 hours of work to be performed on Wednesday between 9 a.m. and 12 noon, and
- (iii) 10 hours of work to be performed on Saturday between 9 a.m. and 9 p.m.

4.—(1) No work shall be performed in the industry

- on
- (a) Sunday,

- (b) a holiday, or
  - (c) Wednesday after 12 noon.
- (2) During the week in which Christmas Day falls on
- (a) Thursday 10 hours of work may be performed between 9 a.m. and 9 p.m., or
  - (b) Friday or Saturday 8 hours of work may be performed between 9 a.m. and 6 p.m.
- on Wednesday in that week.

CLASSIFICATION OF EMPLOYEES

5. The following classification of employees in the industry is established:

Class A—A person who is given full-time employment on a percentage or commission but with a minimum rate of wages.

Class B—A person who is given part-time work or casual employment on a percentage or commission but with a minimum rate of wages.

MINIMUM RATES OF WAGES

6.—(1) The minimum rates of wages for all work performed in the industry by employees shall be

- (a) 70 per cent of the proceeds from the work performed by Class A employees or \$30 a week, whichever is the greater, and
- (b) 70 per cent of the proceeds from the work performed by Class B employees or 75 cents an hour, whichever is the greater.

(2) The percentages in subsection 1 shall be computed upon the gross receipts for work performed at not less than

- (a) the minimum charge for each operation established in section 8, or
- (b) the prevailing charge established in the shop for each operation,

whichever is the greater.

7. No deductions shall be made from the minimum rates of wages for

- (a) materials supplied,
- (b) laundry service, or
- (c) operating expenses.

MINIMUM CHARGES

8.—(1) The minimum charge for each operation in the industry shall be as follows:

- (a) facial massage, plain..... 50 cents
- (b) hair-cut or trim for persons 14 years and over..... 50 cents
- (c) hair-cut for persons under 14 years.. 35 cents
- (d) head-rub..... 25 cents
- (e) neck-clip for ladies..... 25 cents
- (f) razor honing..... 50 cents

- (g) shampoo, plain..... 50 cents
- (h) shave..... 30 cents
- (i) singe..... 25 cents

(2) No employer or employee may

- (a) contract for or accept lower prices than those in subsection 1,
- (b) combine any of the operations named in subsection 1 without charging for each operation in the combination, or
- (c) give any article or premium to the customer without charging the full value of the article or premium.

(881)

18

THE MILK CONTROL ACT, 1948

O. Reg. 85/50.  
 Hawkesbury Milk Producers Association.  
 New.  
 Made—20th April, 1950.  
 Approved—20th April, 1950.  
 Filed—24th April, 1950, 4.30 p.m.

ORDER MADE BY THE MINISTER UNDER THE MILK CONTROL ACT, 1948

1. In this order

- (a) "Association" means the Hawkesbury Milk Producers Association; and
- (b) "producer" means a person engaged in supplying milk to a distributor in the market of the Town of Hawkesbury.

2. A producer shall pay to the Association licence fees in the amount of one and one-half cents for each hundred pounds of milk supplied.

3. A distributor who receives milk from a producer shall deduct the amount of the licence fees of the producer from moneys payable to the producer and shall pay the amount to the Association.

4. A distributor shall transmit the licence fees deducted in each month to the Association on or before the 20th day of the next following month.

5. The Association shall furnish to the Board at such times as it may require such information and financial statements as the Board may determine.

THOMAS L. KENNEDY,  
Minister of Agriculture.

(882)

18

## THE MINING ACT

O. Reg. 86/50.  
 Lands open for prospecting, staking  
 out or leasing.  
 Amending O. Reg. 267/47.  
 Made—20th April, 1950.  
 Filed—25th April, 1950, 10.50 a.m.

REGULATIONS MADE UNDER  
THE MINING ACT

1. Ontario Regulations 267/47 are amended by adding thereto the following:

8. The lands described in Schedule 8 shall be open for prospecting, staking out or leasing at 12 noon on the 1st of May, 1950.

## SCHEDULE 8

Lot 12 in Concession One and lot 12 in Concession Two of the geographic township of Aurora in the Territorial District of Cochrane.

(883)

18

## THE NURSES ACT, 1947

O. Reg. 87/50.  
 Registration.  
 Amending O. Reg. 210/48.  
 Made—20th April, 1950.  
 Filed—26th April, 1950, 8.30 a.m.

REGULATIONS MADE UNDER  
THE NURSES ACT, 1947

1. Clause *b* of regulation 24 of Ontario Regulations 210/48 is revoked and the following substituted therefor:

(*b*) is at least 21 years of age, or

(*i*) is at least 20 years of age, and

(*ii*) has graduated from the Metropolitan Demonstration School of Nursing in the City of Windsor,

(884)

18





# Publications Under The Regulations Act, 1944

MAY 13th, 1950

## THE GAME AND FISHERIES ACT, 1946

O. Reg. 88/50.  
Waters set apart.  
Amending O. Reg. 164/49.  
Made—20th April, 1950.  
Filed—26th April, 1950, 8.35 a.m.

### REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT, 1946

1. Appendix A of Ontario Regulations 164/49 is amended by adding thereto the following schedules:

#### SCHEDULE 3A

##### BLACK DUCK FISH SANCTUARY

The waters in the Township of Harvey in the County of Peterborough within a line described as follows:

COMMENCING at a point in the high-water mark on the northerly shore of Deer Bay Creek at the intersection of the westerly limit of the road allowance between concessions III and IV; thence in a general south-westerly direction following the high-water mark of that creek and the high-water mark of Deer Bay Reach to the intersection with the line between the east half and the west half of lot 8 in Concession IV; thence south  $16^{\circ}$  east astronomically 70 chains, more or less, to a point on Dinnertime Island at the intersection with a line drawn on a course of south  $74^{\circ}$  west astronomically from the south-east angle of lot 6 in Concession II; thence north  $74^{\circ}$  east astronomically to the high-water mark of Deer Bay Reach on the westerly shore of Wolf Island; thence in a general northerly, easterly, westerly and north-westerly direction following that high-water mark to a point in the vicinity of the South Black Duck Dam, which is in a line drawn parallel to the east limit of lot 7 in Concession III and distant 20 chains measured on a course of south  $74^{\circ}$  west astronomically therefrom; thence north  $16^{\circ}$  west astronomically across a small channel to the high-water mark on the south shore of an island immediately north of Wolf Island; thence in a general northerly, westerly and easterly direction following the high-water mark of Deer Bay Reach along the westerly and northerly shore of that island to a point in the vicinity of the North Black Duck Dam which is in a line drawn parallel to the east limit of lot 7 in Concession III and distant 20 chains measured on a course of south  $74^{\circ}$  west astronomically therefrom; thence north  $16^{\circ}$  astronomically across a small channel to the high-water mark on the northerly shore of Deer Bay Reach; thence in a general westerly, northerly, westerly and north-easterly direction following the high-water mark of Deer Bay Reach and Deer Bay Creek to the westerly limit of the road allowance between concessions III and IV; thence northerly along that limit to the point of commencement.

#### SCHEDULE 9A

##### FOX ISLAND FISH SANCTUARY

The waters within a line described with reference to a plan of islands of Georgian Bay between Coponaning and Key Inlet in the Territorial District of Parry Sound, surveyed by Lang and Ross, O.L.S., in 1917, as follows:

COMMENCING at a point in the high-water mark on the north-westerly extremity of lot 3 of Island 8464; thence south-westerly in a straight line to the high-water mark on the easterly extremity of Island 8354; thence in a general south-westerly and westerly direction along the high-water mark on the south-easterly and southerly shores of Island 8354 to the westerly extremity thereof; thence south-westerly in a straight line to the high-water mark on the north-easterly extremity of Island 8231; thence in a general westerly and south-westerly direction along the high-water mark on the northerly and westerly shores of Island 8231 to the south-westerly extremity thereof; thence south-westerly in a straight line to the high-water mark on the south-easterly extremity of Island 8219; thence in a general westerly and north-westerly direction along the high-water mark on the southerly and westerly shores of Island 8219 to the north-westerly extremity thereof; thence south-westerly in a straight line to the high-water mark on the northerly extremity of Island 8248; thence in a general south-westerly direction along the high-water mark on the north-westerly shore of Island 8248 to the south-westerly extremity thereof; thence south-westerly in a straight line to the high-water mark on the north-easterly extremity of Island 8270; thence in a general south-westerly direction along the high-water mark on the south-easterly shore of Island 8270 to the southerly extremity thereof; thence southerly in a straight line to the high-water mark on the south-westerly extremity of Island 8280; thence south-easterly in a straight line to the high-water mark on the northerly extremity of Island 8421; thence easterly in a straight line to the high-water mark on the southerly extremity of Island 8449; thence easterly in a straight line to the high-water mark on the southerly extremity of Island 8469; thence in a general north-easterly and northerly direction along the high-water mark on the south-easterly and easterly shores of Island 8469 to the northerly extremity thereof; thence northerly in a straight line to the high-water mark on the southerly extremity of Island 8629; thence in a general northerly direction along the high-water mark on the easterly shore of Island 8629 to the northerly extremity thereof; thence north-westerly in a straight line to the high-water mark on the southerly extremity of lot 2 of Island 8464; thence in a general north-easterly and northerly direction along the high-water mark on the easterly shore of Island 8464 to the north-easterly extremity thereof; thence north-westerly, south-westerly and north-westerly along the high-water mark on the northerly shore thereof to the point of commencement.

#### SCHEDULE 10A

##### GOOSE LAKE FISH SANCTUARY

Goose Lake in the townships of Fenelon and Somerville in the County of Victoria.

#### SCHEDULE 12A

##### JERRY LAKE FISH SANCTUARY

Jerry Lake in the geographic townships of Corley and Gamble in the Territorial District of Timiskaming.

#### SCHEDULE 12B

##### LAKE ON THE MOUNTAIN FISH SANCTUARY

Lake on the Mountain in the Township of North Marysburgh in the County of Prince Edward.

## SCHEDULE 17A

## MCDONALD BAY FISH SANCTUARY

McDonald Bay in the geographic townships of Baxter and Gibson in the Territorial District of Muskoka and lying within lots 26 to 30, both inclusive, in concessions XV and XVI in the Township of Baxter, and lots 27 to 33, both inclusive, in concessions I and II in the Township of Gibson.

## SCHEDULE 30A

## WHIRLIGIG LAKE FISH SANCTUARY

The waters known as "Whirligig Lake" in the geographic townships of Corley and Gamble in the Territorial District of Timiskaming.

## SCHEDULE 30B

## WHISTLER BAY FISH SANCTUARY

The waters within a line described with reference to a plan of Islands of Georgian Bay between Copananing and Key Inlet in the Territorial District of Parry Sound, surveyed by Lang and Ross, O.L.S., in 1917, as follows:

COMMENCING at the intersection of the high-water mark of Georgian Bay with the northerly boundary of Parcel number 1 surveyed for Canadian National Railways at Key Harbour of Georgian Bay, and shown on the plan; thence west astronomically to the high-water mark on the easterly shore of Island 9276; thence in a general south-westerly, northerly, southerly, north-westerly, north-easterly and south-westerly direction along the high-water mark on the southerly shore of Island 9276 to the westerly extremity thereof; thence north-westerly in a straight line to the high-water mark on the southerly extremity of Island 9315; thence in a general northerly direction along the high-water mark on the westerly shore of Island 9315 to the northerly extremity thereof; thence northerly in a straight line to the high-water mark on the south-westerly extremity of Island 9311; thence in a general northerly direction along the high-water mark on the westerly shore of Island 9311 to the northerly extremity thereof; thence westerly in a straight line to the high-water mark on the southerly extremity of Island 9325; thence in a general northerly direction along the high-water mark on the westerly shore of Island 9325 to the northerly extremity thereof; thence north astronomically to the high-water mark on the shore of Georgian Bay of Lake Huron; thence in a general easterly, south-easterly, south-westerly, south-easterly, south-westerly and southerly direction along that high-water mark to the point of commencement.

## SCHEDULE 30C

## WHITE LAKE FISH SANCTUARY

White Lake in the Township of Olden in the County of Frontenac.

## SCHEDULE 30D

## WHITE PINE LAKE FISH SANCTUARY

White Pine Lake in the geographic Township of Gamble in the Territorial District of Timiskaming.

2. Appendix B of Ontario Regulations 164/49 is amended by adding thereto the following schedules:

## SCHEDULE 1A

## BEAVERTON RIVER FISH SANCTUARY

That part of the Beaverton River in the Township of Thorah in the County of Ontario lying westerly of Highway Number 12.

## SCHEDULE 1B

## BLACK LAKE FISH SANCTUARY

Black Lake in the Provisional County of Haliburton.

## SCHEDULE 1C

## BLACK RIVER FISH SANCTUARY

That part of Black River in the Township of Georgina in the County of York lying within lot 1 in Concession VII and lots 1 and 2 in Concession VIII.

## SCHEDULE 1D

## BOLGER LAKE FISH SANCTUARY

The waters known as "Bolger Lake" in the geographic Township of Tp. 1B in the Territorial District of Algoma.

## SCHEDULE 2A

## CLEAR LAKE FISH SANCTUARY

Clear Lake in the Provisional County of Haliburton.

## SCHEDULE 6A

## LUCAS LAKE FISH SANCTUARY

The waters known as "Lucas Lake" in the geographic Township of Tp. 1B in the Territorial District of Algoma.

## SCHEDULE 6B

## MACDONALD LAKE FISH SANCTUARY

Macdonald Lake in the Provisional County of Haliburton.

## SCHEDULE 6C

## MUD LAKE FISH SANCTUARY

The waters known as "Mud Lake" in the geographic townships of Tp. 1A and Tp. 2A in the Territorial District of Algoma.

## SCHEDULE 6D

## PEFFERLAW BROOK FISH SANCTUARY

That part of Pefferlaw Brook in the Township of Georgina in the County of York lying between the dam situate in lot 23 in Concession V and the allowance for road between concessions VI and VII.

## SCHEDULE 8A

## TEE LAKE FISH SANCTUARY

Tee Lake in the geographic Township of Tp. 1A in the Territorial District of Algoma.

## SCHEDULE 10

## WEST BAY OF SAND LAKE FISH SANCTUARY

West Bay of Sand Lake in the Township of South Crosby in the County of Leeds.

## SCHEDULE 11

## WOLFSDEN LAKE FISH SANCTUARY

Wolfsden Lake in the Township of Sherwood, Jones and Burns in the County of Renfrew and in the Township of Dickens in the Territorial District of Nipissing.

3. Ontario Regulations 164/49 are amended by adding thereto the following regulations:

- 2a. The several waters described in schedules 1A, 1C and 6D in Appendix B and known as "Beaverton River Fish Sanctuary", "Black River Fish Sanctuary" and "Pefferlaw Brook Fish Sanctuary", respectively, are set apart for the conservation or propagation of fish from and including the 15th of May to and including the 30th of June in each year, beginning with the year 1950.
- 2b. The several waters described in schedules 1B, 1D, 2A, 6A, 6B, 6C and 8A in Appendix B and known as "Black Lake Fish Sanctuary", "Bolger Lake Fish Sanctuary", "Clear Lake Fish Sanctuary", "Lucas Lake Fish Sanctuary", "Macdonald Lake Fish Sanctuary", "Mud Lake Fish Sanctuary" and "Tee Lake Fish Sanctuary", respectively, are set apart for the conservation or propagation of fish up to and including the 30th of April, 1952.
- 7a. The waters described in Schedule 10 in Appendix B and known as "West Bay of Sand Lake Fish Sanctuary" are set apart for the conservation or propagation of fish up to and including the 30th of April, 1953.
- 7b. The waters described in Schedule 11 in Appendix B and known as "Wolfsden Lake Fish Sanctuary" are set apart for the conservation or propagation of fish from and including the 5th of October to and including the 1st of May in each year, beginning with the year 1950.
4. Regulation 7 of Ontario Regulations 164/49 is revoked and the following substituted therefor:
7. The waters described in Schedule 9 in Appendix B and known as "Trout Lake Fish Sanctuary" are set apart for the conservation or propagation of fish during the months of
- (a) October, November and December in the year 1950; and
- (b) January, February, March, April, October, November and December in each year, beginning with the year 1951.

#### SCHEDULE 9

##### TROUT LAKE FISH SANCTUARY

The waters of that part of Trout Lake in the Township of McDougall in the Territorial District of Parry Sound lying within concessions VII, VIII and IX.

(885)

19

#### THE GAME AND FISHERIES ACT, 1946

O. Reg. 89/50.

Waters set apart.

New.

Made—20th April, 1950.

Filed—26th April, 1950, 8.40 a.m.

#### REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT, 1946

##### WATERS SET APART

1. The waters described in the schedule are set apart for the conservation or propagation of fish during the months of May and June in 1950.

#### SCHEDULE

The waters within a line described as commencing at the most northerly extremity of Big Bluff Point of Long Point in the Township of South Walsingham, in the County of Norfolk; thence in a westerly, north-westerly, easterly and westerly, north-westerly, north-easterly and northerly direction along the high-water mark of Lake Erie to the confluence of a creek flowing through lot 16 in Concession B in the Township of Charlotteville, in the County of Norfolk, and thence in a south-easterly direction in a straight line to the place of commencement.

(886)

19

#### THE GAME AND FISHERIES ACT, 1946

O. Reg. 90/50.

Open and Closed seasons for 1949 and 1950.

Amending O. Reg. 155/49.

Made—20th April, 1950.

Filed—26th April, 1950, 8.43 a.m.

#### REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT, 1946

1. Clause *a* of regulation 5 of Ontario Regulations 155/49 is revoked and the following substituted therefor:

- (a) clause *a* of regulation 1 of Ontario Regulations 145/46, from and including the 1st of December, 1949, to and including the 31st of May, 1950;

2. Regulation 5 of Ontario Regulations 155/49 is amended by adding thereto the following:

- (d) that part of the area described in clause *b* of regulation 1 of Ontario Regulations 145/46 within a line more particularly described as commencing in the Township of Rice in the Territorial District of Kenora at a point on the boundary between Ontario and Manitoba where it is intersected by the centre line of the right of way of the Canadian National Railway; thence southerly along the last-named boundary to the boundary between Canada and United States; thence in a general south-easterly direction following the last-named boundary to its intersection with the westerly production of the southerly limit of Township Tp. 29, Range 15, in the Territorial District of Algoma; thence easterly along the westerly production of the southerly limit of Township Tp. 29, Range 15, and the southerly limits of townships Tp. 29, Tp. 28, Home, Tp. 26, Tp. 25 and Tp. 24, Range 15, in the Territorial District of Algoma, townships Tp. 23 and Tp. 22, Range 15, Tp. 8H, Tp. 8G, Tp. 8F, Tp. 8E, Tp. 8D, Tp. 8C, Tp. 8B, Tp. 8A and Tp. 8Z, in the Territorial District of Sudbury; thence northerly along the easterly limits of townships Tp. 8Z, Tp. 9Z, Singapore, Tp. 19 and Blamey, in the Territorial District of Sudbury, to the north-east corner of the Township of Blamey; thence easterly along the southerly limits of the townships of Garnet, Benton, Mallard, Eric, Frater, Somme, Jack, Noble, Togo, Cabot, Kelvin and Natal, in the Territorial District of Sudbury; thence northerly along the easterly limits of the townships of Natal, Mond and Halliday, in the Territorial District of Sudbury, to the north-east corner of the Township of Halliday; thence easterly

along the southerly limits of the townships of Montrose, Bannockburn, Powell, Cairo, Flav-  
 velle, Gross, Blain, Marquis, Pacaud, Cath-  
 arine, Skead and Rattray, in the Territorial  
 District of Timiskaming to the boundary be-  
 tween Ontario and Quebec; thence in a northerly  
 direction following the last-named boundary  
 to the centre line of the right of way of the  
 Canadian National Railway at a point in the  
 Township of Sargeant in the Territorial Dis-  
 trict of Cochrane; thence westerly along the  
 centre line of the right of way to the point of  
 commencement, from and including the 1st  
 of May, 1950, to and including the 15th of  
 May, 1950.

(887) 19

**THE CROWN TIMBER ACT**

O. Reg. 91/50.  
 Crown Dues.  
 Amending O. Reg. 58/44.  
 Made—20th April, 1950.  
 Filed—26th April, 1950, 8.45 a.m.

**REGULATIONS MADE UNDER THE  
 CROWN TIMBER ACT**

Regulation 14 of Ontario Regulations 58/44 is  
 amended under the heading "Cords" by adding im-  
 mediately below the words "Balsam Pulp-wood" the  
 following:

Jack-pine Pulp-wood, per cord. . . . . 1.00

(888) 19

**THE PROVINCIAL LAND TAX ACT**

O. Reg. 92/50.  
 Annual Tax imposed for 1951.  
 New.  
 Made—20th April, 1950.  
 Filed—26th April, 1950, 8.50 a.m.

**REGULATIONS MADE UNDER THE  
 PROVINCIAL LAND TAX ACT**

The rate of annual tax to be imposed for the year  
 1951 shall be one per cent.

(889) 19

**THE FARM PRODUCTS GRADES AND  
 SALES ACT**

O. Reg. 93/50.  
 General Amendments.  
 Amending O. Reg. 58/44.  
 Made—23rd March, 1950.  
 Filed—27th March, 1950, 2.45 p.m.

**REGULATIONS MADE BY THE MINISTER  
 UNDER THE FARM PRODUCTS  
 GRADES AND SALES ACT**

1. Clause *a* of regulation 1 of Ontario Regulations  
 58/46 as made by Ontario Regulations 77/47 is re-  
 voked and the following substituted therefor:

(a) "dealer" means a person who buys or sells  
 fruit or vegetables;

2. Clause *e* of regulation 1 of Ontario Regulations  
 58/46 is revoked and the following substituted therefor:

(e) "retailer" means a person who buys fruit or  
 vegetables and sells the fruit or vegetables to  
 consumers only, and

3. Subregulation 2 of regulation 12 of Ontario  
 Regulations 58/46 is revoked and the following sub-  
 stituted therefor:

(2) Where a licence has been suspended or revoked  
 the dealer shall cease to buy or sell fruit or  
 vegetables and shall cease to transport fruit or  
 vegetables upon a highway in a motor vehicle.

4. Regulation 13 of Ontario Regulations 58/46 is  
 revoked and the following substituted therefor:

13. Where a licence has been suspended or revoked  
 the dealer shall remove the marker from every  
 motor vehicle used by him to transport fruit  
 or vegetables and shall surrender his licence  
 immediately to the Minister.

THOMAS L. KENNEDY,  
 Minister of Agriculture.

Dated at Toronto, this 23rd day of March, 1950.

(913) 19

**THE HIGHWAY TRAFFIC ACT**

O. Reg. 94/50.  
 Load Limits for 1950.  
 Amending O. Reg. 82/50.  
 Made—27th April, 1950.  
 Filed—28th April, 1950, 4.30 p.m.

**REGULATIONS MADE UPON THE RECOM-  
 MENDATION OF THE MINISTER UNDER  
 THE HIGHWAY TRAFFIC ACT**

1. Regulation 1 of Ontario Regulations 82/50 is  
 amended by striking out the figures and words "1951,  
 both inclusive" at the end thereof and substituting  
 therefor the figures and words "1950, both inclusive".

(914) 19

**THE FARM PRODUCTS MARKETING ACT,  
 1946**

O. Reg. 95/50.  
 Marketing of New Potatoes.  
 Delegation of authority.  
 Made—28th April, 1950.  
 Filed—29th April, 1950, 9.00 a.m.

**REGULATIONS MADE BY THE BOARD  
 UNDER THE FARM PRODUCTS  
 MARKETING ACT, 1946**

**MARKETING OF NEW POTATOES**

1.—(1) The Board delegates to the local board con-  
 stituted under Ontario Regulations 86/49 power

- (a) to establish price negotiating agencies in connection with The South-Western Ontario New-Potato-Growers' Marketing Scheme and adopt or determine minimum prices for new potatoes, or any class, variety, grade or size of new potatoes,
- (b) to prohibit the marketing of any grade or size of new potatoes, and
- (c) to fix harvesting, digging or shipping quotas and establish harvesting, digging or shipping quota committees for new potatoes.

(2) The Board authorizes the local board to require persons engaged in the producing or marketing of new potatoes to register their names, addresses and occupations with the local board, to require such persons to furnish such information in regard to new potatoes as the local board may determine, and to inspect the books and premises of such persons.

G. F. PERKIN,  
Chairman.

(Seal)

F. K. B. STEWART,  
Secretary.

(915)

19

## THE INDUSTRIAL STANDARDS ACT

O. Reg. 96/50.  
Zone and Industry, Ottawa.  
Amending O. Reg. 218/47.  
Made—26th April, 1950.  
Filed—1st May, 1950, 9.00 a.m.

### REGULATIONS MADE BY THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. Subregulation 1 of regulation 1 of Ontario Regulations 218/47 is revoked and the following substituted therefor:

#### OTTAWA ZONE

- (1) That part of Ontario described in item 1 of Appendix A is designated as a zone, to be known as the "Ottawa Zone", for any business, calling, trade, undertaking and work of any nature whatsoever and any branch thereof and any combination of the same which may be designated or defined in Part II as an industry for the purposes of the Act.

2. Item 1 of Appendix A of Ontario Regulations 218/47 is struck out and the following substituted therefor:

#### OTTAWA ZONE

1. The City of Ottawa and the suburban area lying adjacent thereto and lying within a line drawn as follows: commencing where the easterly boundary of the Township of Gloucester meets the high-water mark of the southerly shore of the Ottawa River, thence south-easterly along that boundary to the southerly limit of Concession III from the Ottawa River in the Township of Gloucester, thence south-westerly along the last-mentioned limit to the easterly limit of Concession VI from Rideau River, thence south-easterly along the easterly limit of that concession to the centre line of the road allowance between lots 15 and 16 in that concession, thence south-westerly along the last-mentioned centre line to the centre line of the road allowance between concessions V and VI from Rideau River, thence south-

easterly along the last-mentioned centre line to the centre line of the road allowance between lots 15 and 16 in Concession V from Rideau River, thence south-westerly along the last-mentioned centre line to the centre line of the road allowance between concessions IV and V from Rideau River, thence south-easterly along the last-mentioned centre line to the centre line of the road allowance between lots 15 and 16 in Concession IV from Rideau River, thence south-westerly along the last-mentioned centre line to the centre line of the road allowance between concessions III and IV from Rideau River, thence south-easterly along the last-mentioned centre line to the centre line of the road allowance between lots 15 and 16 in the Gore between concessions II and III from Rideau River to the line between the Gore and Concession II from Rideau River, thence south-easterly along the last-mentioned line to the centre line of the road allowance between lots 15 and 16 in Concession II from Rideau River, thence south-westerly along the last-mentioned centre line to the centre line of the road allowance between concessions I and II from Rideau River, thence north-westerly along the last-mentioned centre line to the centre line of the road allowance between lots 15 and 16 in Concession I from Rideau River, thence south-westerly along the last-mentioned centre line to the high-water mark of the easterly shore of the Rideau River, thence south-westerly across the Rideau River to the point of intersection of the west shore of the Rideau River with the centre line of the road allowance between lots 15 and 16 in Concession I in the Township of Nepean, thence south-westerly along the line between lots 15 and 16 across Concession I in the Township of Nepean to the centre line of the road allowance between concessions I and II in the Township of Nepean, thence north-westerly along the last-mentioned centre line to the centre line of the road allowance between lots 30 and 31 in Concession II in the Township of Nepean, thence south-westerly along the last-mentioned centre line to the centre line of the road allowance between concessions II and III in the Township of Nepean, thence south-easterly along the last-mentioned centre line to the centre line of the road allowance between lots 30 and 31 in Concession III, thence south-westerly along the centre line of the road allowance between lots 30 and 31 to the centre line of the road allowance between concessions IV and V in the Township of Nepean, thence north-westerly along the last-mentioned centre line and the centre line of the road allowance between lots 10 and 11 across concessions II, I and A in the Township of Nepean to the high-water mark of the south-westerly shore of the Ottawa River, thence south-easterly and easterly along the high-water mark of the southerly shore of the Ottawa River to the westerly limit of the City of Ottawa, thence north-westerly along the westerly limit of the City to the north-westerly angle of the City, thence easterly along the northerly limit of the City to the north-easterly angle of the City, thence southerly along the easterly limit of the City to the high-water mark of the shore of the Ottawa River, thence easterly along the high-water mark of the Ottawa River to the place of commencement.

CHARLES DALEY,  
Minister of Labour.

April 26, 1950.

(918)

19

THE VITAL STATISTICS ACT, 1948

O. Reg. 97/50.  
General Amendments.  
Amending O. Reg. 217/48.  
Made—27th April, 1950.  
Filed—1st May, 1950, 11.00 a.m.

REGULATIONS MADE UNDER THE VITAL STATISTICS ACT, 1948

1. Regulations 27, 28 and 29 of Ontario Regulations 217/48 are revoked and the following substituted therefor:

ACKNOWLEDGMENT OF RECEIPT OF A STATEMENT OF MARRIAGE

27. An acknowledgment of receipt of a statement of marriage under subsection 3 of section 14 of the Act shall be in form 11.

FORM 11

*The Vital Statistics Act, 1948*

ACKNOWLEDGMENT OF RECEIPT OF A STATEMENT OF MARRIAGE

Under *The Vital Statistics Act, 1948*, and the regulations, I acknowledge receipt of a statement of marriage of

\_\_\_\_\_

(Surname of bridegroom)

\_\_\_\_\_

(Given names of bridegroom)

and

\_\_\_\_\_

(Maiden name of bride)

\_\_\_\_\_

(Given names of bride)

Dated at Toronto this.....day of....., 19.....

.....

(Registrar-General)

Registration After one Year from the Day of Marriage

APPLICATION

28.—(1) Where a marriage has not been registered within one year from the day of the marriage, application for the registration of the marriage may be made to the Registrar-General by either party to the marriage or by any other person.

(2) The application shall

(a) be in form 12, and

(b) be accompanied by

(i) particulars of the marriage, in form 13,

(ii) a statutory declaration, in form 14,

(iii) a fee of \$2, and

(iv) one item of Class A evidence of marriage or at least 2 items of Class B evidence of marriage.



FORM 13

The Vital Statistics Act, 1948

PARTICULARS OF A MARRIAGE

1. PLACE OF MARRIAGE:

Municipality of..... Street Address or Name of Church.....
Township of..... County or Territorial District of.....

2. DATE OF MARRIAGE..... 3. (1) LICENCE [ ] BANNS [ ] (2) LICENCE NUMBER.....
(Month by name) (Day) (Year) (Place X in proper square)

BRIDEGROOM

4. PRINT NAME (Surname) (Given names)

5. RESIDENCE..... (Usual place of abode. If in a municipality state the street address and the municipality. If not in a municipality state the post-office address and the county or territorial district.)

6. BACHELOR [ ] WIDOWER [ ] DIVORCED [ ] 7. RELIGIOUS DENOMINATION.....
(Place X in the proper square)

8. AGE..... 9. CITIZENSHIP..... 10. RACIAL ORIGIN.....
(In years) (See note 1) (See note 2)

11. PLACE OF BIRTH..... (If in Canada state post-office address, county or territorial district, and province. If outside Canada state the name of the country.)

12. (1) TRADE, PROFESSION OR KIND OF WORK..... (2) TYPE OF INDUSTRY OR BUSINESS.....
(See note 3) (See note 4)

13. PRINT NAME OF FATHER (Surname) (Given names)

14. PRINT MAIDEN NAME OF MOTHER (Maiden surname) (Given names)

15. BIRTHPLACE OF FATHER..... 16. BIRTHPLACE OF MOTHER.....
(Province or country) (Province or country)

BRIDE

17. PRINT MAIDEN NAME (Maiden surname) (Given names)

18. RESIDENCE..... (Usual place of abode. If in a municipality state the street address and the municipality. If not in a municipality state the post-office address and the county or territorial district.)

19. SPINSTER [ ] WIDOW [ ] DIVORCED [ ] 20. RELIGIOUS DENOMINATION.....
(Place X in the proper square)

21. AGE..... 22. CITIZENSHIP..... 23. RACIAL ORIGIN.....
(In years) (See note 1) (See note 2)

24. PLACE OF BIRTH..... (If in Canada state post-office address, county or territorial district, and province. If outside Canada state the name of the country.)

25. (1) TRADE, PROFESSION OR KIND OF WORK..... (2) TYPE OF INDUSTRY OR BUSINESS.....
(See note 5) (See note 6)

26. PRINT NAME OF FATHER (Surname) (Given names)

27. PRINT MAIDEN NAME OF MOTHER (Maiden surname) (Given names)

28. BIRTHPLACE OF FATHER..... 29. BIRTHPLACE OF MOTHER.....
(Province or country) (Province or country)

30. Name and address of person solemnizing the marriage

.....
.....

(Day) (Month) (Year) (Signature)



**NOTES**

1. Citizenship refers to the country to which the person owes allegiance. The term "Canadian" means a person who was born in Canada or who has rights of citizenship in Canada, unless he has subsequently become a citizen of another country.
2. Racial Origin is the race or people to which the person, traced through the father, belongs, for example: English, Irish, Scottish, French, German, Russian, Italian, Ukranian, et cetera. Terms such as "Canadian" or "American" shall not be used for Racial Origin as these terms express citizenship.
3. Under item 12 (1) the trade, profession or kind of work in which the bridegroom is occupied is to be inserted, for example: spinner, doctor, office clerk, sales clerk, salesman, labourer, et cetera.
4. Under item 12 (2) the type of industry or business in which the bridegroom is occupied is to be inserted, for example: paper, lumber, coal, newspaper, insurance, banking, clothing, grocery store, et cetera.
5. Under item 25 (1) the trade, profession or kind of work in which the bride is occupied is to be inserted, for example: spinner, doctor, stenographer, office clerk, sales clerk, elevator operator, et cetera.
6. Under item 25 (2) the type of industry or business in which the bride is occupied is to be inserted, for example: cotton mill, soap factory, departmental store, law office, et cetera. If unemployed answer "At home".

FORM 14

The Vital Statistics Act, 1948

STATUTORY DECLARATION BY AN APPLICANT FOR REGISTRATION OF A MARRIAGE NOT REGISTERED WITHIN ONE YEAR FROM THE DAY OF THE MARRIAGE

Province) of ) In the matter of an application for registration
State ) of marriage not registered within one year
) from the day of marriage.

To Wit:

I, [grid] (Print given names)

[grid] of the..... (Print surname)

of.....in the County District of.....in the.....of .....

DO SOLEMNLY DECLARE AS FOLLOWS:

1. I am the applicant for registration of the marriage of

[grid] (Print surname of bridegroom)

[grid] (Print given names of bridegroom)

and [grid] (Print maiden surname of bride)

[grid] (Print given names of bride)

2. The marriage was not registered within one year from the day of the marriage.

3. The information contained in the statement of the particulars of the marriage, in form 13 attached hereto, is true and correct.

And I make this solemn declaration conscientiously believing it to be true and knowing that it is of the same force and effect as if made under oath and by virtue of the Canada Evidence Act.

Declared before me at..... )
in the.....of..... )
this.....day of....., 19..... ) (Signature of deponent)

(A Commissioner for taking Affidavits, etc.)

2. Clause *c* of regulation 30 of Ontario Regulations 217/48 is revoked and the following substituted therefor:  
(*c*) an acknowledgment of receipt of a statement of marriage, in form 11;
3. Ontario Regulations 217/48 are amended by adding thereto the following:  
36a. where the cause of death was disease, the division registrar shall insert that cause in the burial permit from the Medical Certificate of Death in form 16.
4. Regulation 51 of Ontario Regulations 217/48 is revoked and the following substituted therefor:

Duties of Division Registrars

- 51.—(1) A division registrar shall transmit to the Registrar-General at the beginning of each week
- (a) a statement in form 24 setting out the total registration of births, deaths and still-births made by him during the preceding week, and
  - (b) the statements of personal particulars, notices of birth and still-birth, medical certificates as to the cause of a still-birth, and medical certificates of death received by him with respect to those registrations.
- (2) When no birth, death or still-birth has been registered, the report of that fact shall be in form 24.

FORM 24

*The Vital Statistics Act, 1948*

WEEKLY STATEMENT OF DIVISION REGISTRAR

FOR USE OF DIVISION REGISTRAR

FOR USE OF REGISTRAR-GENERAL

Division of.....No.....  
 Period ending.....  
 Number of births.....  
 Number of deaths.....  
 Number of still-births.....  
 .....  
 (Signature of division registrar)  
 .....  
 (Post-office address)

Registration-division number.....  
 Period ending.....  
 Return number.....  
 Number of births.....  
 Number of deaths.....  
 Number of still-births.....  
 Name of division registrar.....  
 Statement checked by.....  
 (Signature)

5. Subregulation 1 of regulation 52 of Ontario Regulations 217/48 is revoked and the following substituted therefor:

- 52.—(1) The division registrar shall keep separate indexes for registrations of
- (a) births,
  - (b) deaths, and
  - (c) still-births.

6. Subregulation 3 of regulation 52 of Ontario Regulations 217/48 is revoked.

7. Sub-clause ii of clause *h* of subregulation 4 of regulation 52 of Ontario Regulations 217/48 is revoked and the following substituted therefor:

- (ii) the legally qualified medical practitioner or coroner who completed the medical certificate of death; and

8. Clauses *e* and *f* of subregulation 1 of regulation 60 of Ontario Regulations 217/48 are revoked and the following substituted therefor:

- (e) get in touch with duly qualified medical practitioners, nurses, coroners, funeral directors, cemetery owners and other persons who have failed to comply with the Act or these regulations, and investigate the reasons for the failure;
- (f) advise duly qualified medical practitioners, nurses, coroners, funeral directors and cemetery owners of their duties under the Act and these regulations;

9. Clauses *i* and *j* of subregulation 1 of regulation 60 of Ontario Regulations 217/48 are revoked.

10. Sub-clause ii of clause *n* of subregulation 1 of regulation 60 of Ontario Regulations 217/48 is revoked and the following substituted therefor:

- (ii) the names and addresses of duly qualified medical practitioners, nurses, coroners, funeral directors, cemetery owners, and other persons he has visited;

11. Sub-clauses *v* and *vi* of clause *b* of regulation 65 of Ontario Regulations 217/48 are revoked and the following substituted therefor:

- (v) sex;
- (vi) the name and address of the person who completed the statement of death;
- (vii) the name and address of the legally qualified medical practitioner or coroner who completed the medical certificate of death; and
- (viii) the name and address of the funeral director in charge of the body.
12. Subregulation 5 of regulation 66 of Ontario Regulations 217/48 is revoked and the following substituted therefor:
- (5) The medical officer of health of a municipality or health unit, as the case may be, may be given information from the records in any division registrar's office but only after taking an oath of secrecy in form 29.
- (6) Any officer, clerk or servant of a board of health who is designated in writing for the purpose by the medical officer of health may be given information from the records in the office of the division registrar but only after taking an oath of secrecy in form 29.
- (7) The payment of any fee under subregulations 1 to 6, both inclusive, is waived.
13. Regulation 68 of Ontario Regulations 217/48 is revoked.

14. Clause *b* of regulation 69 of Ontario Regulations 217/48 is revoked.

15. Ontario Regulations 217/48 are amended by adding thereto the following:

#### Interpretation

72. In schedules 1 to 94, both inclusive, "township" means geographic township.

16. Schedule 1 of Ontario Regulations 217/48 is struck out and the following substituted therefor:

#### SCHEDULE 1

Commencing at the north-west angle of the District; thence easterly along the northerly limit of the District to the north-west angle of the Township of Storey in the Territorial District of Cochrane; thence southerly along the westerly limit of the townships of Storey and Langemarck in the Territorial District of Cochrane and continuing southerly along the westerly limit of the townships of Dowsley and Farquhar in the Territorial District of Algoma to the northerly limit of the Township of Lascelles; thence easterly along the northerly limit of the Township of Lascelles to the north-west angle of the Township of Woolrich; thence southerly along the westerly limit of the townships of Woolrich, Derry, Ermine, Carney and Simpson to the north-west angle of the Township of St. Julien; thence westerly along the production westerly of the northerly limit of the Township of St. Julien to the north-east angle of the Township of Tp. 61; thence continuing westerly along the northerly limit of the townships of Tp. 62 and Tp. 63 to the south-east angle of the Township of Tp. 66; thence northerly along the easterly limit of the Township of Tp. 66 to the north-east angle thereof; thence westerly along the northerly limit of the Township of Tp. 66 and the production westerly of that limit to the westerly limit of the Territorial District of Algoma; thence northerly along that limit to the point of commencement; excepting therefrom the municipal Township of Wicksteed.

17. Schedule 3 of Ontario Regulations 217/48 is struck out and the following substituted therefor:

#### SCHEDULE 3

The townships of

- (a) Abigo, Acton, and Amik,
- (b) Challener,
- (c) Glasgow,
- (d) Kildare,
- (e) Meath,
- (f) Pearkes,
- (g) St. Julien,
- (h) Winget, and
- (i) Tp. 46, Tp. 47, Tp. 48, Tp. 49, Tp. 51, and Tp. 52.

18. Clauses *c* and *d* of schedule 4 of Ontario Regulations 217/48 are struck out and the following substituted therefor:

- (c) Tp. 53, Tp. 54, Tp. 55, and Tp. 56,
- (d) Tp. 61, Tp. 62, Tp. 63, Tp. 64, Tp. 65, and Tp. 66,
- (e) Hunt, and
- (f) Tilston.

19. Schedule 9 of Ontario Regulations 217/48 is struck out and the following substituted therefor:

#### SCHEDULE 9

The townships of

- (a) Deagle,
- (b) Esten,
- (c) Lewis,
- (d) Proctor,
- (e) Shedden, and Spragge,
- (f) Tennyson,
- (g) Victoria, and
- (h) Tp. A, Tp. B, Tp. C, Tp. D, Tp. E, Tp. F, Tp. G, Tp. H, Tp. I, Tp. J, Tp. K, Tp. L, Tp. M, Tp. N, Tp. O, Tp. P, Tp. Q, Tp. R, Tp. S, Tp. T, Tp. U, Tp. V, Tp. W, Tp. X, Tp. Y, Tp. Z, Tp. 7Z, Tp. 123, Tp. 124, Tp. 125, Tp. 129, Tp. 130, Tp. 131, Tp. 132, Tp. 137, Tp. 138, Tp. 139, Tp. 143, Tp. 144, Tp. 145, Tp. 149, Tp. 150, and Tp. 151.

20. Clause *d* of schedule 10 of Ontario Regulations 217/48 is struck out and the following substituted therefor:

- (d) the municipal townships of Day and Bright Additional, Hilton, Jocelyn, Johnson, Korah, Laird, Macdonald and Meredith, Blummer Additional, Prince, St. Joseph, Tarbutt and Tarbutt Additional, Tarentorus, Thessalon and Lefroy, Thompson, and Wicksteed, and

21. Clause *m* of schedule 17 of Ontario Regulations 217/48 is struck out and the following substituted therefor:

(m) Walker except that part in the municipal Township of Black River, Warden, and Wilkie.

22. Clause *b* of schedule 18 of Ontario Regulations 217/48 is struck out and the following substituted therefor:

(b) Carman, Carnegie, Carscallen, Cody, Côté, and Crawford.

23. Clauses *b* and *d* of schedule 20 of Ontario Regulations 217/48 are struck out and the following substituted therefor:

(b) the improvement districts of Kingham (part), and Mountjoy,

(d) the municipal townships of Black River, Calvert, Fauquier, Glackmeyer, Playfair, Shackleton and Machin, Tisdale, and Whitney.

24. Schedule 21 of Ontario Regulations 217/48 is struck out and the following substituted therefor:

SCHEDULE 21

Commencing at the intersection of the 3rd Base Line and the westerly limit of the Territorial District of Thunder Bay; thence westerly along the 3rd Base Line to the 5th Meridian; thence northerly along the 5th Meridian to the south-east angle of the Township of Melgund; thence westerly along the southerly limit of that township to the south-west angle thereof; thence northerly along the westerly limit of the townships of Melgund, Avery and MacFie to the north-west angle of the last-named township; thence easterly along the northerly limit of that township and continuing easterly along the production easterly of that limit to the westerly limit of the Territorial District of Thunder Bay; thence southerly along the last-mentioned limit to the point of commencement; excepting therefrom the municipal Township of Ignace.

25. Clause *a* of schedule 22 of Ontario Regulations 217/48 is struck out and the following substituted therefor:

(a) the municipal townships of Machin and Van Horne, and

26. Clause *a* of schedule 23 of Ontario Regulations 217/48 is struck out and the following substituted therefor:

(a) the municipal Township of Jaffray and Melick,

27. Schedule 30 of Ontario Regulations 217/48 is amended by adding at the end thereof the following:

excepting therefrom

(a) the Improvement District of Sioux Narrows,

(b) the towns of Dryden, Keewatin, Kenora, and Sioux Lookout,

(c) the municipal townships of Ignace, Jaffray and Melick, Machin, and Van Horne, and

(d) the lands described in schedules 21 to 29, both inclusive.

28. Schedule 32 of Ontario Regulations 217/48 is struck out.

29. Clause *c* of schedule 37 of Ontario Regulations 217/48 is struck out and the following substituted therefor:

(c) Great Cloche, and Little Cloche.

30. Clauses *b*, *c* and *d* of schedule 39 of Ontario Regulations 217/48 are struck out and the following substituted therefor:

(b) the towns of Gore Bay, and Little Current, and

(c) the municipal townships of Assignack, Barrie Island, Billings and part of Allan, Burpee, Carnarvon, Cockburn Island, Gordon and part of Allan, Howland, Rutherford and George Island, Sandfield, and Tehkum-mah.

31. Clause *c* of schedule 43 of Ontario Regulations 217/48 is struck out and the following substituted therefor:

(c) Macpherson.

32. Clauses *h* and *k* of schedule 44 of Ontario Regulations 217/48 are struck out and the following substituted therefor:

(h) Hammell, Hartle, Hebert, Hobbs, and Hugel,

(k) La Salle, Le Roche, Lockhart, and Lyman.

33. Clause *f* of schedule 47 of Ontario Regulations 217/48 is struck out and the following substituted therefor:

(f) FitzGerald,

34. Schedule 48 of Ontario Regulations 217/48 is struck out and the following substituted therefor:

SCHEDULE 48

Commencing at the south-east angle of the Township of Falconer; thence westerly along the southerly limit of that township to the south-west angle thereof; thence northerly along the westerly limit of the townships of Falconer, Loudon and Macpherson to the north-west angle of the last-named township; thence easterly along the northerly limit of that township to the south-west angle of the Township of Kirkpatrick; thence northerly along the westerly limit of the townships of Kirkpatrick, Hugel, Crerar, Dana, Pardo, Clement, Scholes and Belfast to the north-west angle of the last-named township; thence easterly along the northerly limit of that township to the south-west angle of the Township of Le Roche; thence northerly along the westerly limit of the townships of Le Roche and Canton to the north-west angle of the last-named township; thence easterly along the northerly limit of the townships of Canton, Aston, Banting and Best to the north-east angle of the last-named township; thence southerly along the easterly limit of the townships of Best and Cassels to the south-east angle of the last-named township, being also the north-west angle of the Township of Eldridge; thence easterly along the northerly limit of the townships of Eldridge and Hebert and continuing easterly along the production easterly of the northerly limit of the last-named township to the boundary between Ontario and Quebec; thence in a general southerly direction along that boundary to the production northerly of the easterly limit of the Township of Cameron; thence southerly along that production and continuing southerly along the easterly limit of the townships of Cameron and Deacon to the north-west angle of the Township of FitzGerald; thence easterly along the northerly limit of that township to the north-east angle thereof; thence southerly along the easterly limit of that township to the north-west angle of the Township

of Edgar; thence easterly along the northerly limit of the last-named township to the north-east angle thereof; thence southerly along the easterly limit of that township to the north-west angle of the Township of Bronson; thence easterly along the northerly limit of that township to the north-east angle thereof; thence southerly along the easterly limit of the Townships of Bronson, Stratton and Master to the south-east angle of the last-named township; thence westerly along the southerly limit of the townships of Master and Guthrie to the north-east angle of the Township of Dickens; thence southerly along the easterly limit of that township to the south-east angle thereof; thence westerly along the southerly limit of that township to the north-east angle of the Township of Lyell; thence southerly along the easterly limit of that township to the south-east angle thereof; thence westerly along the southerly limit of the townships of Lyell and Sabine to the south-west angle of the last-named township; thence northerly along the westerly limit of the townships of Sabine and Airy to the southerly limit of the Township of Sproule; thence westerly along the southerly limit of the townships of Sproule, Canisbay, Peck and Finlayson to the south-west angle of the last-named township; thence northerly along the westerly limit of that township to the north-west angle thereof; thence easterly along the northerly limit of that township to the south-west angle of the Township of McCraney; thence northerly along the westerly limit of the townships of McCraney, Butt, Paxton and Ballantyne to the north-west angle of the last-named township; thence easterly along the northerly limit of that township to the south-west angle of the Township of Chisholm; thence northerly along the westerly limit of the townships of Chisholm and East Ferris to the southerly limit of the Township of West Ferris; thence westerly along the southerly limit of the District to the point of commencement; excepting therefrom

- (a) the lands described in schedules 42 to 47, both inclusive,
- (b) the City of North Bay,
- (c) the Improvement District of Cameron,
- (d) the towns of Bonfield, Cache Bay, Mattawa, and Sturgeon Falls, and
- (e) the municipal townships of Bonfield, Caldwell, Calvin, Chisholm, East Ferris, Field, Mattawan, Papineau, Springer, West Ferris, and Widdfield.

35. Schedule 60 of Ontario Regulations 217/48 is struck out and the following substituted therefor:

#### SCHEDULE 60

Commencing at the south-west angle of the District; thence easterly along the southerly limit of the District to the production southerly of the easterly limit of the Township of Humphry; thence northerly along that production and continuing northerly along the easterly limit of that township to the north-east angle thereof being also the south-west angle of the Township of Monteith; thence easterly along the southerly limit of the townships of Monteith, McMurrich, Perry and Bethune to the south-east angle of the last-named township; thence northerly along the easterly limit of the townships of Bethune, Proudfoot, Joly and Laurier to the southerly limit of the Township of South Himsforth; thence easterly along the southerly limit of that township to the south-east angle thereof; thence northerly along the easterly limit of the townships of South Himsforth, and North Himsforth, to the north-east angle of the last-named township; thence westerly along the northerly limit of that township to the shore of Lake

Nipissing; thence in a general westerly direction along the northerly limit of the District to the westerly limit of the District; thence southerly along the westerly limit of the District to the point of commencement; excepting therefrom

- (a) the lands described in schedules 49 to 59, both inclusive,
- (b) the towns of Kearney, Parry Sound, Powassan, and Trout Creek,
- (c) the municipal townships of Armour, Carling, Chapman, Christie, Foley, Hagerman, Humphry, Joly, Machar, McDougall, McKellar, McMurrich, Nipissing, North Himsforth, Perry, Ryerson, South Himsforth, and Strong, and
- (d) the villages of Burk's Falls, Magnetawan, Rosseau, South River, and Sundridge.

36. Schedule 62 of Ontario Regulations 217/48 is struck out and the following substituted therefor:

#### SCHEDULE 62

The townships of

- (a) Croome, and Curran,
- (b) Dewart,
- (c) Mathieu,
- (d) Nelles,
- (e) Pratt,
- (f) Rowe, and
- (g) Spohn, and Sutherland.

37. Schedule 63 of Ontario Regulations 217/48 is struck out and the following substituted therefor:

#### SCHEDULE 63

Commencing at the intersection of the 3rd Base Line and the 5th Meridian; thence westerly along the 3rd Base Line to the 6th Meridian; thence northerly along the 6th Meridian to the northerly limit of the District; thence westerly and south-westerly along the northerly limit of the District to the easterly limit of the Township of Croome; thence southerly along the easterly limit of the townships of Croome and Rose to the southerly limit of the last-named township, being also the northerly limit of the municipal Township of Chapple; thence easterly along the northerly limit of the municipal Township of Chapple to the north-east angle thereof; thence southerly along the easterly limit of that township to the northerly limit of the Improvement District of Kingsford; thence easterly along the last-mentioned limit to the north-east angle thereof; thence southerly along the easterly limit of that Improvement District to the south-east angle thereof, being also the south-west angle of the Township of Dance; thence easterly along the southerly limit of the Township of Dance to the south-east angle thereof, being also the north-west angle of the Township of Miscampbell; thence southerly along the westerly limit of that township to the south-west angle thereof; thence easterly along the southerly limit of that township to the westerly limit of Indian Reserve No. 18B; thence southerly along that limit to the south-west angle of that Reserve; thence easterly along the southerly limit of that Reserve to the north-west angle of Indian Reserve No. 16A; thence southerly along the westerly limit of that Reserve to the south-west angle thereof; thence easterly along the southerly limit of that Reserve to the easterly limit of the

Township of McIrvine; thence southerly along that limit and the production southerly thereof to the International Boundary; thence in a general easterly direction along that Boundary to the production southerly of the 5th Meridian; thence northerly along that production and continuing northerly along the 5th Meridian to the point of commencement.

38. Clause *d* of Schedule 65 of Ontario Regulations 217/48 is struck out and the following substituted therefor:

- (*d*) the municipal townships of Alberton, Atwood, Blue, Chapple, Dilke, Emo, Lavallee, McCrosson and Tovell, McIrvine, Morley and Pattullo, Morson, and Worthington.

39. Schedule 66 of Ontario Regulations 217/48 is struck out and the following substituted therefor:

#### SCHEDULE 66

Commencing at the north-east angle of the Township of Bonar; thence southerly along the easterly limit of that township to the north-west angle of the Township of Lincoln; thence easterly along the northerly limit of the townships of Lincoln and Lemoine to the north-east angle of the last-named township; thence southerly along the easterly limit of the townships of Lemoine, Carty, Pinogami, Biggs, Rollo, Swayze and Cunningham, and continuing southerly along the production southerly of the easterly limit of the last-named township to the north-east angle of the Township of Tp. 19; thence continuing southerly along the easterly limit of the Township of Tp. 19 to the southerly limit thereof; thence easterly along the production easterly of the southerly limit of the last-named township to a point where it is intersected by the production northerly of the westerly limit of the Township of Faust; thence southerly along that production and continuing southerly along the easterly limit of the townships of Tp. 9Z and Tp. 8Z to the south-east angle of the last-named township; thence westerly along the southerly limit of the townships of Tp. 8Z, Tp. 8A, Tp. 8B, Tp. 8C, Tp. 8D, Tp. 8E, Tp. 8F, Tp. 8G, and Tp. 8H, and continuing westerly along the southerly limit of the townships of Tp. 22 and Tp. 23, Range-15, to the south-west angle of the last-named township, being a point in the westerly limit of the District; thence northerly along that limit to the north-east angle of the Township of Tp. 24, Range 22, in the Territorial District of Algoma; thence westerly along the northerly limit of the last-named township to the south-east angle of the Township of Tp. 24, Range 23, being a point in the westerly limit of the Territorial District of Sudbury; thence northerly along that limit to the north-west angle of the Township of Tp. 44; thence easterly along the northerly limit of the townships of Tp. 44 and Lang to the north-east angle of the last-named township, being also the south-west angle of the Township of Missinaibi; thence northerly along the westerly limit of the townships of Missinaibi and Baltic to the north-west angle of the last-named township; thence easterly along the northerly limit of the townships of Baltic, Barclay, Calais, Lloyd and Bonar to the point of commencement; excepting therefrom the municipal Township of Chapleau.

40. Schedule 67 of Ontario Regulations 217/48 is struck out and the following substituted therefor:

#### SCHEDULE 67

Commencing at the north-east angle of the Township of Frey; thence southerly along the easterly limit of the townships of Frey, Sewell, Kenogaming, Regan, Wigle, Whalen and Somme to the northerly limit of the Township of Neville;

thence easterly along the northerly limit of that township to the north-east angle thereof; thence southerly along the easterly limit of that township to the south-east angle thereof; thence westerly along the southerly limit of the townships of Neville, Potier, Huffman, Osway, Esth r and Fawn to the westerly limit of the last-named township; thence northerly along the last-mentioned limit and continuing northerly along the easterly limit of the townships of Cunningham, Swayze, Rollo, Biggs, Pinogami, Carty and Lemoine to the northerly limit of the last-named township, being also the southerly limit of the Township of Shenango; thence westerly along the southerly limit of the townships of Shenango and Sherlock to the westerly limit of the last-named township; thence northerly along the westerly limit of that township to the north-west angle thereof; thence easterly along the northerly limit of the townships of Sherlock, Shenango, Oates, Oswald, Melrose and Frey to the point of commencement.

41. Schedule 68 of Ontario Regulations 217/48 is struck out and the following substituted therefor:

#### SCHEDULE 68

The townships of

- (*a*) Abney, Alcona, Alton, Arbutus, Arden, and Athlone,
- (*b*) Battersby, Biscotasi, and Breadner,
- (*c*) Carew, Cavell, Ceylon, Chalet, Chester, Comox, and Cortez,
- (*d*) Dublin, and Durban,
- (*e*) Earl, Edith, Elizabeth, and Ethel,
- (*f*) Fairbairn, Faust, Fingal, and Fulton
- (*g*) Gladwin,
- (*h*) Hall, Hong Kong, and Hubbard,
- (*i*) Invergarry, Iris, and Ivy,
- (*j*) Jasper, and Joffre,
- (*k*) Kelso,
- (*l*) La Fleche,
- (*m*) Margaret, McPhail, and Muldrew,
- (*n*) Onaping,
- (*o*) Smuts,
- (*p*) Yeo, and
- (*q*) Tp. 6, Tp. 7, Tp. 8, Tp. 9, and Tp. 12.

42. Clause *m* of Schedule 69 of Ontario Regulations 217/48 is struck out and the following substituted therefor:

- (*m*) Macmurchy, Marconi, Marquette, Marshay, Mattagami, McBride, McLeod, McNamara, Middleboro, Miramichi, Moffat, Moher, and Mond,

43. Schedule 72 of Ontario Regulations 217/48 is struck out and the following substituted therefor:

#### SCHEDULE 72

The townships of

- (*a*) Allen, Attlee, and Awrey,

- (b) Bevin, Bigwood, Broder, and Burwash,
- (c) Caen, Cherriman, Cleland, Cox, and Creighton,
- (d) Delamere, Dieppe, Dill, and Dryden,
- (e) Eden,
- (f) Fairbank, and Foster,
- (g) Goschen,
- (h) Haddo, Halifax, Hawley, Hendrie, Hoskin and Hyman,
- (i) Kilpatrick,
- (j) Laura, Lorne, and Louise,
- (k) Roosevelt,
- (l) Sale, Secord, Servos, Snider, Stalin, and Struthers,
- (m) Tilton, Totten, Travers, Trill, and Truman, and
- (n) Waldie.

44. Schedule 75 of Ontario Regulations 217/48 is struck out and the following substituted therefor:

#### SCHEDULE 75

Commencing at a point on the north shore of North Channel at the south-west angle of the Township of Harrow; thence northerly along the westerly limit of that township to the south-east angle of the Township of Salter; thence westerly, southerly and westerly along the southerly limit of the Township of Salter to the south-west angle thereof; thence northerly along the westerly limit of that township to the north-west angle thereof; thence easterly along the northerly limit of the township to the north-east angle thereof, being also the south-west angle of the Township of Gough; thence northerly along the westerly limit of the townships of Gough, Tp. 118, Tp. 119, and Tp. 120 to the north-west angle of the last-named township; thence easterly along the northerly limit of that township to the north-east angle thereof, being also the south-west angle of the Township of Tp. 114; thence northerly along the westerly limit of the townships of Tp. 114, Tp. 115, Gilbert, and Dennie to the northerly limit of the last-named township; thence westerly along the northerly limit of the Township of Dennie and continuing westerly along the southerly limit of the townships of Alton, Jasper, Durban, Ethel and Comox to the south-west angle of the last-named township; thence northerly along the westerly limit of the townships of Comox, Fulton and Iris to the north-west angle of the last-named township, being also the south-east angle of the Township of Tp. 8Z; thence westerly along the southerly limit of the townships of Tp. 8Z, Tp. 8A, Tp. 8B, Tp. 8C, Tp. 8D, Tp. 8E, Tp. 8F, Tp. 8G, and Tp. 8H, and continuing westerly along the southerly limit of the townships of Tp. 22 and Tp. 23, Range 15, to the easterly limit of the Township of Tp. 24, Range 15, in the Territorial District of Algoma; thence northerly along the easterly limit of the Township of Tp. 24, Ranges 15 to 22, both inclusive, in that District, to the north-east angle of the last-named township; thence westerly along the northerly limit of that township to the south-west angle of the Township of Tp. 23, Range 23, in the Territorial District of Sudbury; thence northerly along the westerly limit of the Township of Tp. 23, Range 23, and continuing northerly along the production northerly of that limit to the north-west angle of the Township of Rennie; thence easterly along the northerly limit

of the townships of Rennie, Leeson, Baltic, Barclay, Calais, Lloyd, Bonar, Sherlock, Shenango, Oates, Oswald, Melrose and Frey to the north-east angle of the last-named township; thence southerly along the easterly limit of the townships of Frey, Sewell and Kenogaming to the north-west angle of the Township of Crothers; thence easterly along the northerly limit of the townships of Crothers, McBride, Hassard, Beemer, English and Zavitz to the north-east angle of the last-named township; thence southerly along the easterly limit of the townships of Zavitz, Hutt, Halliday, Mond, Natal, Macmurchy, Fawcett, Ogilvie and Browning to the south-east angle of the last-named township, being also the north-west angle of the Township of Stull; thence easterly along the northerly limit of the townships of Stull, McLeod, Ellis, Parker, Selby and Sladen to the north-east angle of the last-named township; thence southerly along the easterly limit of the townships of Sladen, Shelburne and Delhi to the south-east angle of the last-named township; thence westerly along the southerly limit of that township to the north-east angle of the Township of Armagh; thence southerly along the easterly limit of the townships of Armagh, Afton, Macbeth, McNish, Janes, Henry, Ratter and Dunnet to the south-east angle of the last-named township; thence westerly along the southerly limit of that township to the north-east angle of the Township of Casimir; thence southerly along the easterly limit of the townships of Casimir, Haddo and Martland to the northerly limit of the Township of Scollard; thence easterly along that limit to the southerly limit of the District; thence westerly along that limit to the south-west angle of the Township of Travers; thence northerly along the westerly limit of the townships of Travers and Kilpatrick to the north-west angle of the last-named township, being also the north-east angle of the Township of Humboldt; thence westerly along the northerly limit of that township to the easterly limit of the Township of Carlyle; thence northerly along the easterly limit of the Township of Carlyle to the south-east angle of the Township of Goschen; thence westerly along the southerly limit of the Township of Goschen and continuing westerly along the production westerly of that limit to the shore of Georgian Bay; thence continuing westerly along the southerly limit of the District to the point of commencement; excepting therefrom

- (a) the lands in schedules 66 to 74, both inclusive,
- (b) the City of Sudbury,
- (c) the Improvement District of Renabie,
- (d) the towns of Capreol, Chelmsford, Coniston, Copper Cliff, Froid Mine, Levack, Massey, and Webbwood, and
- (e) the municipal townships of Baldwin, Balfour, Blezard, Casimir Jennings and Appleby, Chapleau, Cosby and Mason, Dowling, Drury Denison and Graham, Hagar, Hallam, Hanmer, Martland, McKim, Nairn, Neelon and Garson, Ratter and Dunnet, Rayside, Salter May and Harrow, and Waters.

45. Clause *b* of schedule 83 of Ontario Regulations 217/48 is struck out and the following substituted therefor:

- (b) the municipal Township of Nipigon.

46. Schedule 84 of Ontario Regulations 217/48 is struck out and the following substituted therefor:

#### SCHEDULE 84

Commencing at a point in the westerly limit of the District where it is intersected by Ross's Base Line 1923; thence easterly along that line 76 miles, more or less, to Phillips and Benner's Line 1920;



thence southerly along the last-named Line to where it is intersected by the production westerly of the northerly limit of the Township of Booth; thence easterly along that production to where it is intersected by the production southerly of the westerly limit of the Township of Innes; thence southerly along the last-mentioned production to the northerly limit of the Township of Dorion; thence westerly along the northerly limit of that township to the north-west angle thereof; thence southerly along the westerly limit of the Township of Dorion to the south-west angle thereof; thence continuing southerly along the production southerly of that limit 9 miles, more or less, to an angle in the municipal Township of Shuniah; thence westerly along the northerly limit of that township to the easterly limit of the Township of Gorham; thence southerly along the easterly limit of the Township of Gorham to the south-east angle thereof; thence westerly along the southerly limit of the townships of Gorham and Ware to the easterly limit of the Township of Conmee; thence northerly along the easterly limit of the last-named township to the north-east angle thereof; thence westerly along the northerly limit of that township to the north-west angle thereof; thence southerly along the westerly limit of the townships of Conmee and O'Connor to the south-west angle of the last-named township; thence easterly along the southerly limit of that township to the south-east angle thereof; thence northerly along the easterly limit of the township to the northerly limit of the Township of Scoble; thence easterly along the northerly limit of the Township of Scoble to the north-east angle thereof; thence southerly along the easterly limit of that township to the southerly limit of the Township of Paipoonge; thence easterly along the southerly limit of that township 1 mile, more or less, to an angle in the Township of Neebing; thence southerly along the easterly limit of the townships of Scoble and Pearson to the south-east angle of the last-named township; thence westerly along the southerly limit of that township to the north-east angle of the Township of Devon; thence southerly along the easterly limit of that township and continuing southerly along the production southerly of that limit to the International Boundary; thence in a general westerly direction along the International Boundary to the westerly limit of the District; thence northerly along that limit of the District to the point of commencement; excepting therefrom the municipal Township of Gillies.

47. Clause *e* of schedule 85 of Ontario Regulations 217/48 is struck out and the following substituted therefor:

- (e) the municipal townships of Conmee, Gillies, Neebing, Nipigon, O'Connor, Oliver, Paipoonge, Schreiber, and Shuniah.

48. Clause *k* of schedule 89 of Ontario Regulations 217/48 is struck out and the following substituted therefor:

- (k) van Nostrand, and

49. Clauses *b* and *d* of schedule 94 of Ontario Regulations 217/48 are struck out and the following substituted therefor:

- (b) the improvement districts of Gauthier, Kingham (part), and McGarry,

. . . . .

- (d) the municipal townships of Armstrong, Brethour, Bucke, Casey, Chamberlain, Coleman, Dack, Dymond, Evanturel, Harley, Harris, Hilliard, Hudson, James, Kerns, Larder Lake, Matachewan, and Teck, and

50. Form 2 of Ontario Regulations 217/48 is amended by striking out items 10 and 17 thereof and substituting therefor the following:

10. PERMANENT ADDRESS.....  
 (Street address if any)  
 .....  
 (Township of municipality)

. . . . .

17. PERMANENT ADDRESS.....  
 (Street address if any)  
 .....  
 (Township of municipality)

51. Form 7 of Ontario Regulations 217/48 is amended by striking out items 7 and 15 and substituting therefor the following:

7. PERMANENT ADDRESS.....  
 (Street address if any)  
 .....  
 (Township of municipality)

. . . . .

15. PERMANENT ADDRESS.....  
 (Street address if any)  
 .....  
 (Township or municipality)

52. Form 16 of Ontario Regulations 217/48 is struck out and the following substituted therefor:

FORM 16

The Vital Statistics Act, 1948

MEDICAL CERTIFICATE OF DEATH

[Empty box for Registrar-General use]

(For use of Registrar-General only)

1. PLACE OF DEATH:

City, Town or Village of ..... Street Address ..... (If death took place in a hospital or other institution, state the name thereof)
Township of ..... County or Territorial District of .....

2. PRINT FULL NAME OF DECEASED

(Surname)
(Given names)

3. DATE OF DEATH (Month by name) (Day) (Year) 4. SEX OF DECEASED (Male or female) 5. AGE (Years)

6. CAUSE OF DEATH (Read Carefully the Instructions on the Reverse Side)

I IMMEDIATE CAUSE (a) due to (b) due to (c)
MORBID CONDITIONS, IF ANY, GIVING RISE TO IMMEDIATE CAUSE (state in order backwards from immediate cause).
II OTHER MORBID CONDITIONS (if important) contributing to death but not causally related to immediate cause.
Approximate interval between onset and death

7. (1) IF DECEASED WAS A FEMALE, WAS THE DEATH ASSOCIATED WITH PREGNANCY? (Yes or No) (2) DURATION OF PREGNANCY (3) WAS THERE A WEEKS DELIVERY? (Yes or No)

8. (1) WAS THERE A SURGICAL OPERATION? (Yes or No) (2) DATE OF OPERATION (Month by name) (Day) (Year) (3) STATE FINDINGS

9. (1) WAS THERE AN AUTOPSY? (Yes or No) (2) STATE FINDINGS

10. IF DEATH WAS DUE TO VIOLENCE STATE WHETHER IT WAS AN ACCIDENT, SUICIDE OR HOMICIDE DATE OF INJURY (Month by name) (Day) (Year)

STATE HOW THE INJURY WAS SUSTAINED

STATE NATURE OF INJURY

STATE WHETHER INJURY TOOK PLACE AT HOME, IN INDUSTRY, OR IN A PUBLIC PLACE

I certify that

(a) I attended the deceased from the day of , 19 , to the day of , 19 , both inclusive, and (b) I last saw the deceased alive on the day of , 19 .

(Month by name) (Day) (Year)

(Signature)

(Post-office address)

(Designation as medical practitioner, coroner, or medical officer of health)

(This space for use of division registrar only)

REGISTRATION NUMBER

I am satisfied as to the correctness and sufficiency of this medical certificate and the statement of death, and I register the death by signing the certificate and statement this (Month by name) (Day) (Year)

(Signature of division registrar)

(Code number)

INSTRUCTIONS

1. The morbid conditions relating to death are divided into two parts. In Part 1 are those conditions causally related to the "IMMEDIATE CAUSE" and in Part 2 those not causally related thereto. In most cases the completion of Part 1 will be sufficient. Detailed certification is not required, the entry of a single cause being preferable in cases where a single cause is sufficient, as in Example 1. Where the person completing the certificate finds it necessary to record more than one cause, it is important that they be stated in the position provided on the form as indicative of their mutual relationship.
2. Follow these instructions:
  - (a) name first the "Immediate Cause" of death, i.e., the disease, injury or complication which caused death (not mode of dying or terminal condition);
  - (b) then give the other morbid conditions (if any) of which the immediate cause was the consequence, in order of causal relationship stating the most recent one first and then the others in order;
  - (c) Part 2 is reserved for other important contributory morbid conditions, particularly when death was due to a combination of maladies, none of which would have been fatal alone;
  - (d) use accepted terms for morbid conditions and never record mere symptoms;
  - (e) **maternal deaths**—qualify all diseases resulting from child-birth, miscarriage or abortion by the word "puerperal", for example, puerperal septicaemia; distinguish between septicaemia originating in abortion and in child-birth;
  - (f) **cancer**—specify the organ or first part affected;
  - (g) **violent deaths**—where a death was due to a violent cause, the person completing the medical certificate shall indicate clearly whether the death was due to accident, suicide or homicide, and the manner and nature of the injury which resulted in death; where the death was due to accident the circumstances shall be stated as fully as possible, for example, an automobile accident shall always be designated as such.
3. The following examples illustrate the essential principles in the use of the form:

I	Example 1	Example 2	Example 3	Example 4	Example 5
IMMEDIATE CAUSE State the disease, injury or complication which caused death, not the mode of dying, such as heart-failure, asphyxia, asthenia, et cetera.	(a) Lobar pneumonia due to	(a) Pulmonary tuberculosis due to	(a) Acute peritonitis due to	(a) Broncho pneumonia due to	(a) Uraemia due to
MORBID CONDITIONS, IF ANY, GIVING RISE TO IMMEDIATE CAUSE (state in order backwards from immediate cause).	(b) ..... due to	(b) ..... due to	(b) Acute appendicitis due to	(b) Operation due to	(b) Chronic nephritis due to
	(c) .....	(c) .....	(c) .....	(c) Strangulated inguinal hernia	(c) .....

II

OTHER MORBID CONDITIONS (if important) contributing to death but not causally related to immediate cause.	Chronic inter-stitial nephritis	Chronic bronchitis
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53. Form 18 of Ontario Regulations 217/48 is struck out and the following substituted therefor:

FORM 18

*The Vital Statistics Act, 1948*

BURIAL PERMIT

Under *The Vital Statistics Act, 1948*, and the regulations, and subject to the limitations thereof, this permit is granted to

.....  
(Print name of funeral director, surname preceding)

.....  
(Post-office address)

for the purpose of the burial or other disposition of the body of

.....  
(Print name of deceased, surname preceding)

who died at.....in Ontario  
(Place of death)

on the.....day of.....19

.....  
(Signature of division registrar)

.....  
(Registration division)

.....  
(Number)

.....  
(Month by name)

.....  
(Day)

.....  
(Year)

EXTRACT FROM THE REGULATIONS

36a. Where the cause of death was disease, the division registrar shall insert that cause in the burial permit from the Medical Certificate of Death in form 16.

54. Form 25 of Ontario Regulations 217/48 is struck out and the following substituted therefor:

FORM 25

*The Vital Statistics Act, 1948*

CERTIFICATE AS TO REGISTRATIONS RECEIVED FROM A DIVISION REGISTRAR

I acknowledge receipt of your statements for the period commencing the.....day of

19....., and ending the.....day of....., 19.....

I certify that during this period the number of registrations of births, deaths and still-births complete and satisfactory and transmitted to me was as follows:

Births	Deaths	Still-births

Registration division

Number of division

Name of division registrar

Post-office address

.....  
(Signature of Registrar-General)



INSTRUCTIONS

1. The morbid conditions relating to death are divided into two parts. In Part 1 are those conditions causally related to the "IMMEDIATE CAUSE" and in Part 2 those not causally related thereto. In most cases the completion of Part 1 will be sufficient. Detailed certification is not required, the entry of a single cause being preferable in cases where a single cause is sufficient, as in Example 1. Where the person completing the certificate finds it necessary to record more than one cause, it is important that they be stated in the position provided on the form as indicative of their mutual relationship.
2. Follow these instructions:
  - (a) name first the "Immediate Cause" of death, i.e., the disease, injury or complication which caused death (not mode of dying or terminal condition);
  - (b) then give the other morbid conditions (if any) of which the immediate cause was the consequence, in order of causal relationship stating the most recent one first and then the others in order;
  - (c) Part 2 is reserved for other important contributory morbid conditions, particularly when death was due to a combination of maladies, none of which would have been fatal alone;
  - (d) use accepted terms for morbid conditions and never record mere symptoms;
  - (e) **maternal deaths**—qualify all diseases resulting from child-birth, miscarriage or abortion by the word "puerperal", for example, puerperal septicaemia; distinguish between septicaemia originating in abortion and in child-birth;
  - (f) **cancer**—specify the organ or first part affected;
  - (g) **violent deaths**—where a death was due to a violent cause, the person completing the medical certificate shall indicate clearly whether the death was due to accident, suicide or homicide, and the manner and nature of the injury which resulted in death; where the death was due to accident the circumstances shall be stated as fully as possible, for example, an automobile accident shall always be designated as such.
3. The following examples illustrate the essential principles in the use of the form:

I	Example 1	Example 2	Example 3	Example 4	Example 5
IMMEDIATE CAUSE State the disease, injury of complication which caused death, not the mode of dying, such as heart failure, asphyxia, asthenia, et cetera.	(a) Lobar pneumonia due to	(a) Pulmonary tuberculosis due to	(a) Acute peritonitis due to	(a) Broncho-pneumonia due to	(a) Uraemia due to
MORBID CONDITIONS, IF ANY, GIVING RISE TO IMMEDIATE CAUSE (state in order backwards from immediate cause).	(b) ..... due to	(b) ..... due to	(b) Acute appendicitis due to	(b) Operation due to	(b) Chronic nephritis due to
	(c) .....	(c) .....	(c) .....	(c) Strangulated inguinal hernia	(c) .....
II					
OTHER MORBID CONDITIONS (if important) contributing to death but not causally related to immediate cause.				Chronic inter-stitial nephritis	Chronic bronchitis

**THE POWER COMMISSION ACT**

O. Reg. 98/50.  
 Frequency Change.  
 Amending O. Reg. 122/49.  
 Made—27th April, 1950.  
 Approved—27th April, 1950.  
 Filed—2nd May, 1950, 9.00 a.m.

**REGULATIONS MADE BY THE COMMISSION UNDER THE POWER COMMISSION ACT**

1. Regulation 5 of Ontario Regulations 122/49 is revoked and the following substituted therefor:

5. The Commission shall charge to and collect from the owners of electrical equipment, apparatus, appliances, devices or works other than the electrical equipment, apparatus, appliances, devices or works mentioned in regulation 4, the expense of anything done thereto pursuant to clause *b* of regulation 2 to the extent set forth in the tariff in Schedule 1 after deducting

- (a) \$250 for anything done to the aggregate of all the electrical equipment, apparatus, appliances, devices or works, other than those set forth in regulation 4, wherever situated and
  - (i) rented or lent, or
  - (ii) for renting or lending

by the owner to other persons, and

- (b) \$250 for each service furnished under a contract for power generated or procured by the Commission and used to operate electric equipment, apparatus, appliances, devices or works other than those set forth in regulation 4, to an owner who does not rent or lend or keep for renting or lending electrical equipment, apparatus, appliances, devices or works other than those set forth in regulation 4

and bear the balance of such expense.

2. Ontario Regulations 122/49 are amended by adding thereto:

5a. Where a 25/60-cycle dual-frequency motor does not successfully start and operate a driven unit of equipment coupled thereto, after proper terminal connections have been made at the motor and 60-cycle power at approximately rated voltage applied, the Commission shall replace that motor with a 60-cycle motor and the expense shall be computed as follows:

- (a) for replacing a single-phase dual-frequency motor, the cost prescribed in item 1 column 3 of the tariff in Schedule 1 based on the 25-cycle rating of the dual-frequency single-phase motor being replaced, and
- (b) for replacing a dual-frequency squirrel-cage three-phase induction motor, the cost prescribed in item 2 column 3 of the tariff in Schedule 1 based on the 25-cycle rating of the dual-frequency three-phase squirrel-cage induction motor being replaced.

**THE HYDRO-ELECTRIC POWER COMMISSION OF ONTARIO.**

ROBERT H. SAUNDERS,  
 Chairman.  
 E. B. EASSON,  
 Secretary.

(Seal)

Dated at Toronto, the 27th day of April, A.D. 1950.

(943)

19

**THE FARM PRODUCTS MARKETING ACT, 1946**

O. Reg. 99/50.  
 Approval of Negotiated Agreements.  
 Amending O. Regs. 40/47, 99/47, 210/47, 168/48, 87/49, 94/49, 101/49, 103/49, 178/49.  
 Made—27th April, 1950.  
 Filed—2nd May, 1950, 9.15 a.m.

**REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT, 1946**

1. Subregulations 2 and 3 of regulation 10 respectively of Ontario Regulations 210/47, 168/48, 87/49, 103/49 and 178/49 are revoked and the following substituted therefor:

(2) Where the Board approves an agreement submitted to it the Board may declare the agreement to be in force.

2. Subregulations 2 and 3 of regulation 14 respectively of Ontario Regulations 40/47, 99/47, 94/49 and 101/49 are revoked and the following substituted therefor:

(2) Where the Board approves an agreement submitted to it the Board may declare the agreement to be in force.

(Seal) G. F. PERKIN,  
 Chairman.  
 F. K. B. STEWART,  
 Secretary.

(944)

19

**THE GAOLS ACT**

O. Reg. 100/50.  
 Employment of Prisoners beyond limits of Gaols.  
 Amending O. Reg. 10/49.  
 Made 27th April, 1950.  
 Filed—2nd May, 1950, 10.15 a.m.

**REGULATIONS MADE UNDER THE GAOLS ACT**

1. Ontario Regulations 10/49 are amended by adding thereto the following:

5. In addition to the employment directed or authorized by regulation 1, the employment of any person who is sentenced to be imprisoned with hard labour in the gaol of the Territorial District of Temiskaming under the authority of any statute of Ontario or for the breach of a by-law of any municipal corporation or board of commissioners of police is directed or authorized at

- (a) cutting grass, and
- (b) gardening

on the lands described in Schedule 2.

**SCHEDULE 2**

1. In the Town of Haileybury in the Territorial District of Temiskaming and composed of

- (a) lots 15 to 20, both inclusive, in block H,
- (b) lots 14, 15, 16 and 17 in block J,
- (c) lots 5 to 10, both inclusive, in block L, and
- (d) lots 5 to 10, both inclusive, in block N,

registered plan M-13, Haileybury.

(945)

19

#### THE TOURIST ESTABLISHMENTS ACT, 1949

O. Reg. 101/50.  
Cancellation or Suspension of Licences.  
Amending O. Reg. 174/49.  
Made—27th April, 1950.  
Filed—2nd May, 1950, 10.45 a.m.

#### REGULATIONS MADE UNDER THE TOURIST ESTABLISHMENTS ACT, 1949

1. Clause *i* of regulation 1 of Ontario Regulations 174/49 is revoked and the following substituted therefor:

- (i) "licence issuer" means,

- (i) in a municipality, the clerk unless the municipality designates another official of the municipality, and
- (ii) in that part of a territorial district without municipal organization, the district inspector of the Ontario Provincial Police Force.

2. Subregulation 2 of regulation 6 of Ontario Regulations 174/49 is revoked.

3. Ontario Regulations 174/49 are amended by adding thereto the following regulations:

- 6a. Where the holder of a licence is convicted of a violation of section 19 of *The Game and Fisheries Act, 1946*, his licence shall be *ipso facto* cancelled.
- 6b. The Minister may, after affording the holder of a licence an opportunity to show cause why his licence should not be suspended or cancelled, suspend or cancel the licence.
- 6c. The Minister may, after affording all interested persons an opportunity to be heard or otherwise make representations to him, revoke the suspension or cancellation of a licence.

(947)

19



# Publications Under The Regulations Act, 1944

MAY 20th, 1950

## THE PUBLIC LANDS ACT

O. Reg. 102/50.  
Territorial District of Cochrane and  
Timiskaming.  
Amending O. Reg. 22/49.  
Made—27th April, 1950.  
Filed—2nd May, 1950, 1.15 p.m.

### REGULATIONS MADE BY THE MINISTER UNDER THE PUBLIC LANDS ACT

1. Schedule 1 of Ontario Regulations 22/49 is amended by adding thereto the following:

1a. In the Territorial District of Cochrane, composed of the geographic townships of

- (a) Beatty;
- (b) Bond;
- (c) Bowman;
- (d) Calvert;
- (e) Carr;
- (f) Clergue;
- (g) Currie;
- (h) Dundonald;
- (i) German;
- (j) Hislop;
- (k) Matheson;
- (l) McCart;
- (m) Newmarket;
- (n) Playfair;
- (o) Stock;
- (p) Taylor; and
- (q) Walker.

5. In the Territorial District of Timiskaming, composed of the geographic townships of

- (a) Benoit;
- (b) Eby; and
- (c) Otto.

H. R. SCOTT,  
Minister of Lands and Forests.

Toronto, February 7, 1950.

(948) 20

## THE PUBLIC LANDS ACT

O. Reg. 103/50.  
Reservation of Minerals.  
New.  
Made—27th April, 1950.  
Filed—2nd May, 1950, 1.20 p.m.

### REGULATIONS MADE UNDER THE PUBLIC LANDS ACT

1. In any sale of land in the townships described in Schedule 1, opened under Ontario Regulations 22/49 for settlement under Part I of the Act, the mines and minerals shall be reserved to the Crown.

## SCHEDULE 1

1. In the Territorial District of Cochrane, composed of the geographic townships of

- (a) Beatty;
- (b) Bond;
- (c) Bowman;
- (d) Calvert;
- (e) Carr;
- (f) Clergue;
- (g) Currie;
- (h) Dundonald;
- (i) German;
- (j) Hislop;
- (k) Matheson;
- (l) McCart;
- (m) Newmarket;
- (n) Playfair;
- (o) Stock;
- (p) Taylor; and
- (q) Walker.

2. In the Territorial District of Timiskaming, composed of the geographic townships of

- (a) Benoit;
- (b) Eby; and
- (c) Otto.

(949) 20

## THE PUBLIC HOSPITALS ACT

O. Reg. 104/50.  
Special Payments.  
New.  
Made—27th April, 1950.  
Filed—2nd May, 1950, 1.25 p.m.

### REGULATIONS MADE UPON THE RECOM- MENDATION OF THE MINISTER UNDER THE PUBLIC HOSPITALS ACT

1. The payments made in the year 1950 under Ontario Regulations 107/48 known as the "special payments" shall not be included in the computation of maintenance grants for the year 1950.

(950) 20

## THE SANATORIA FOR CONSUMPTIVES ACT, 1947

O. Reg. 105/50.  
Special Payments.  
New.  
Made—27th April, 1950.  
Filed—2nd May, 1950, 1.30 p.m.

### REGULATIONS MADE UPON THE RECOM- MENDATION OF THE MINISTER UNDER THE SANATORIA FOR CONSUMPTIVES ACT, 1947

1. The payments made in the year 1950 under Ontario Regulations 43/48 known as the "special payments" shall not be included in the computation of maintenance grants for the year 1950.

(951) 20

**THE PUBLIC HOSPITALS ACT**

O. Reg. 106/50.  
Capital Grants.  
New.  
Made—27th April, 1950.  
Filed—2nd May, 1950, 1.35 p.m.

**REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE PUBLIC HOSPITALS ACT**

1. Notwithstanding any regulation made under this Act relating to capital grants, where a hospital in Group B in a city in a territorial district builds an addition whereby the number of beds is increased by at least 120, a capital grant in an amount not exceeding \$2,500 for each bed may be paid to that hospital.

2. This regulation shall expire on September 30, 1950.

(952) 20

**THE PUBLIC HOSPITALS ACT**

O. Reg. 107/50.  
Provincial Aid and Maintenance Grants.  
Revoking O. Regs. 107/48, 268/48,  
289/48 and 43/49.  
Made—27th April, 1950.  
Filed—2nd May, 1950, 1.40 p.m.

**REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE PUBLIC HOSPITALS ACT****PROVINCIAL AID****MAINTENANCE GRANTS**

1. The maintenance grant payable in each year to all hospitals shall be computed by applying the percentage of 235 to the grant authorized to be paid to each hospital for the calendar year 1947, except that in the case of a hospital which did not receive a grant in the year 1947 or which increases or decreases the number of beds available for the care of patients the grant shall be computed by applying the percentage of 235 to the grant which the hospital would have received in the year 1947.

2. A maintenance grant shall be paid to any hospital which does not receive a maintenance grant under regulation 1 for the treatment of every patient who is an indigent patient or the dependant of an indigent person at the rate of 75 cents for every day up to 60 days that the patient receives treatment in a hospital, and thereafter at the rate of 50 cents a day.

3. In addition to the maintenance grant payable under regulation 1 or 2, a grant shall be paid for the treatment of every patient

- (a) who is an indigent patient, or
- (b) who is a dependant of an indigent person,

who has actually resided in unorganized territory for the period of 3 months within the period of 6 months next prior to admission to a hospital, equal to the amount for which a municipality is liable under section 16 of this Act, for each day the patient receives treatment.

**MUNICIPALITIES IN TERRITORIAL DISTRICTS****4. Where**

- (a) a municipality, other than a city, is located in a territorial district, and
- (b) in any year the liability of the municipality for the payment of the charges for treatment under section 16 of this Act exceeds 2 mills on the total assessment of the municipality,

a grant equal to the excess may be paid to the municipality.

**PERSONS LIABLE TO BE DEPORTED**

5. Where the inspector, upon investigation, is of the opinion that any patient admitted to a hospital was a person liable to be deported under the immigration laws of Canada, and that no steps were taken by the superintendent of the hospital to inform the Immigration Branch of the Department of Mines and Resources (Canada) of the admission of the patient, no maintenance grant shall be payable for the treatment of the patient.

**DEPARTURE DATE**

6. In computing the amount of any grant, the day of departure of a patient shall not be included.

**DEDUCTIONS**

7. The Lieutenant-Governor in Council may suspend or withhold any grant or may make a deduction from any grant.

**CAPITAL GRANTS****8. In regulations 9 to 15**

- (a) "bed" includes a nursery cubicle for the care of infants and three nursery cubicles shall be deemed to be the equivalent of one bed, and
- (b) "capital grant" means a grant to a hospital toward the capital cost of the acquisition of existing buildings and the alteration thereof, new construction or additions or alterations to hospital buildings.

9. A capital grant may be paid to any hospital upon application in Form 1.

10.—(1) The capital grant to a hospital in Group A, B or C shall not exceed \$1,000 for each bed.

(2) The capital grant to a Group D hospital shall not exceed one-third of the cost of that hospital.

(3) The capital grant to any other hospital shall not exceed \$2,000 for each bed.

11. When required by the Minister, the superintendent of the hospital shall submit a preliminary sketch-plan in duplicate of the existing buildings acquired or proposed to be acquired and the alterations necessary thereto or the new construction, additions or alterations, as the case may be.

12. No capital grant shall be paid to a hospital in Group A, B, C or D where the total number of beds in all the hospitals in the area served by the applicant hospital, including the proposed additional beds, exceeds 5.5 beds for each thousand of the population of the area.

**13. A capital grant shall not exceed**

- (a) in the case of a hospital in Group A, B or C, 25 per cent of the estimated cost of the purchase of existing buildings, new construction, alterations or additions, including the estimated cost of furnishings and equipment, or

(b) in the case of any other hospital, 50 per cent of that cost.

14.—(1) A capital grant toward the capital cost of an alteration of an existing hospital building, or an addition of one or more storeys to an existing hospital building or toward the capital cost of an existing building and the necessary alterations thereof shall be paid in instalments as follows:

- (a) one-quarter when one-quarter of the work is completed,
- (b) one-quarter when one-half of the work is completed,
- (c) one-quarter when three-quarters of the work is completed, and
- (d) the balance when the alteration or addition is completed, furnished and equipped and ready to receive patients.

(2) A capital grant toward the capital cost of new construction or additions or alterations to existing hospital buildings other than those mentioned in sub-regulation 1 shall be paid in instalments as follows:

- (a) one-quarter when the ground floor construction and exterior walls are completed,
- (b) one-quarter when the roof is completed,
- (c) one-quarter when the interior of the building is completed, and
- (d) the balance when the new construction, alteration or addition is completed, furnished and equipped and ready to receive patients.

15. Any capital grant heretofore made shall be deducted from any capital grant made under these regulations or regulations made under *The Hospitals Aid Act, 1948*.

REVOCATION

16. Ontario Regulations 107/48, 268/48, 289/48 and 43/49 are revoked.

FORM 1

*The Public Hospitals Act*

APPLICATION FOR A CAPITAL GRANT

To the Minister of Health,  
Parliament Buildings,  
Toronto.

The.....  
(name of hospital)

applies for a capital grant under the Act and regulations and in support gives the following information:

- Item
- 1. Names of municipalities served by applicant hospital.....
  - 2. Population of each municipality referred to in item 1.....
  - 3. Names of other hospitals serving municipalities mentioned in item 1.....
  - 4. Bed capacities of hospitals referred to in item 3.....
  - 5. Percentage of occupancy of applicant hospital and hospitals referred to in item 3.....

6. Number of beds in the applicant hospital assigned to the following services:

	Private and Semi-private Beds	Public-ward Beds	Total Beds
Medical.....			
Surgical.....			
Maternity.....			

7. Number of additional beds proposed for the following services:

	Private and Semi-private Beds	Public-ward Beds	Total Beds
Medical.....			
Surgical.....			
Maternity.....			

8. Number of existing beds assigned to the following services to be abandoned:

	Private and Semi-private Beds	Public-ward Beds	Total Beds
Medical.....			
Surgical.....			
Maternity.....			

9. The following services marked with the letter "X" are inadequate and the extension thereof is proposed:

- Laundry
- Dietary
- Power Plant
- Utility Rooms
- Operating Rooms
- Delivery Rooms
- Nursery
- Diagnostic Services as specified
- Others

10. Estimated cost of proposed new construction, alteration or addition or purchase price of an existing building and estimated cost of alterations necessary thereto.

11. Name and address of architect.

12. Proposed method of financing including

- Cash on hand
- Loans
- Other assets
- Public subscription
- Municipal contribution

13. The municipality has.....agreed to contribute, and a vote was taken on the by-law by electors of the municipality and the result was.....

.....  
Chairman or Secretary of the Board.

THE FARM PRODUCTS MARKETING ACT,  
1946

O. Reg. 108/50.  
Approval of an Agreement for Market-  
ing of Beets, Cabbage and Carrots  
for Processing.  
New.  
Made—3rd May, 1950.  
Filed—4th May, 1950, 11.00 a.m.

ORDER MADE BY THE BOARD UNDER  
THE FARM PRODUCTS MARKETING  
ACT, 1946

MARKETING OF BEETS, CABBAGE AND CARROTS  
FOR PROCESSING

The Board approves the agreement appended hereto  
and orders and declares that it is in force.

(Seal) G. F. PERKIN,  
Chairman.  
F. K. B. STEWART,  
Secretary.

Dated at Toronto,  
this 3rd day of May, 1950.

1950 AGREEMENT FOR THE MARKETING  
OF BEETS, CABBAGE AND CARROTS  
FOR PROCESSING

MEMORANDUM OF AGREEMENT made by  
the Negotiating Committee for beets, cabbage and  
carrots produced in Ontario in 1950, appointed under  
the provisions of "The Ontario Vegetable Growers'  
Marketing-for-Processing Scheme".

We, the undersigned members of the Negotiating  
Committee, agree and recommend to the Farm Pro-  
ducts Marketing Board that the following agreement  
be approved:

RE: BEETS

1. The minimum prices to be paid the grower by  
the processor for beets produced in Ontario during the  
year 1950 purchased and received for processing, f.o.b.  
factory or f.o.b. factory receiving station shall be  
according to the following size ranges:

$\frac{3}{4}$ " to  $1\frac{1}{4}$ " diameter at the rate of \$60.00 per ton;  
 $1\frac{1}{4}$ " to  $1\frac{3}{4}$ " diameter at the rate of \$40.00 per ton;  
 $1\frac{3}{4}$ " to  $2\frac{1}{2}$ " diameter at the rate of \$30.00 per  
ton;  
 $1\frac{3}{4}$ " diameter and up at the rate of \$20.00 per  
ton;  
 $2\frac{1}{2}$ " to  $4\frac{1}{2}$ " diameter at the rate of \$15.00 per  
ton.

2. For purposes of inspection in settling disputes as  
to quality, the minimum grade requirements for beets  
purchased for processing shall be as follows:

"Beets shall be firm, but not woody, well-trimmed  
and free from decay and serious damage caused  
by dirt, sprouts, secondary growth, cuts, growth  
cracks and mechanical or other means and the  
minimum sizes for beets shall be as specified in  
Section 1 of this Agreement".

RE: CABBAGE

3. The minimum price to be paid the grower by the  
processor for cabbage produced in Ontario during the  
year 1950 purchased and received for processing, f.o.b.  
factory or f.o.b. factory receiving station shall be at  
the rate of \$10.00 per ton.

4. For purposes of inspection in settling disputes as  
to quality the minimum grade requirements for cab-  
bage shall be as follows:

"Cabbage shall be ripe, firm, well-trimmed and  
free from serious damage caused by soft rot,  
seed stems, discolouration, freezing, disease, in-  
sect or mechanical injury".

5. In every contract made between the processor  
and the grower for a specified number of acres of cab-  
bage, the processor shall accept the total marketable  
crop of cabbage produced on the contracted acreage.  
In every contract made between the processor and the  
grower for a specified number of tons of cabbage, the  
contract shall be deemed to have been fulfilled by the  
grower when delivery has been made of the tonnage  
specified.

RE: CARROTS

6. The minimum prices to be paid the grower by  
the processor for carrots produced in Ontario during  
the year 1950 purchased and received for processing,  
f.o.b. factory or f.o.b. factory receiving station shall  
be as follows:

- (a) for ungraded carrots having a minimum dia-  
meter of  $1\frac{1}{4}$ " purchased during the period June  
25th to August 15th the minimum price shall  
be at the rate of \$45.00 per ton;
- (b) for ungraded carrots having a minimum dia-  
meter of  $1\frac{1}{2}$ " purchased during the period  
August 16th, 1950, to March 31st, 1951, the  
minimum price shall be at the rate of \$20.00  
per ton.

7. For purposes of inspection in settling disputes as  
to quality the minimum grade requirements for carrots  
shall be as follows:—

"Carrots shall be firm, but not woody, well-  
trimmed and free from decay and serious dam-  
age caused by dirt, sprouts, secondary growth,  
cuts, growth cracks, disease and mechanical or  
other means and free from tainted flavour caused  
by oil sprays and the minimum sizes shall be  
as specified in Section 6 (a) and (b) of this  
Agreement".

GENERAL

8. In respect of grades and grading the definitions  
of the terms used in Section 2, 4 and 7 of this Agree-  
ment shall be in accordance with the definitions in the  
Regulations of *The Farm Products Grades and Sales Act*  
pertaining to grades for beets, cabbage and carrots. A  
tolerance of not more than 8% by weight may be  
smaller than the prescribed minimum diameter as out-  
lined above under Section 6 (b) of this Agreement.

9. In the event there is a dispute between a pro-  
cessor and a grower as to the grade or quality of beets,  
cabbage and carrots specified in this Agreement, the  
matters in dispute shall be referred to an Inspector  
appointed under the provisions of *The Farm Products  
Grades and Sales Act* and his decision respecting such  
grade or quality shall be final.

10. Every processor shall pay for all beets, cabbage  
and carrots purchased and received from any grower  
and in no event shall any processor make any dockage  
provided that, subject to Section 9 of this Agreement,  
a processor may deduct over the tolerance specified by  
the Inspector referred to therein on any lot of beets,  
cabbage and carrots falling below the grade and quality  
specified in this Agreement.

11. No form of contract or agreement entered into  
between a grower and a processor shall contain any  
provision whereby any processor shall provide any  
service during 1950 at a rate in excess of the rate  
charged for the same service during 1949.

12. Storage charges on any beets, cabbage and car-  
rots ordered into storage by the processor on and after  
November 15th, 1950, shall be for the account of the  
processor.

13. When containers are supplied by the grower for delivery of beets, cabbage and carrots to the processor and are properly identified by name, initials or other satisfactory identifying mark, the processor shall be responsible for damage or destruction, reasonable wear and damage excepted, for the containers while the containers are in the custody of the processor, provided that the processor shall return the containers to the grower on or before the date of final settlement.

14. When containers are supplied by the processor for delivery of beets, cabbage and carrots by the grower, the grower shall be responsible for damage or destruction, reasonable wear and damage excepted, for the containers while the containers are in the custody of the grower provided that the grower shall return the containers to the processor on or before the date of final settlement.

15.—(a) Every processor shall furnish a suitable bank guarantee to the Farm Products Marketing Board on or before the 1st of May, 1950, or alternatively, shall agree to pay 90% of the amount of the purchase price due and owing to the grower on the following basis: payments shall be made on the 5th and 20th of each month after the first beets, cabbage and carrots are delivered by the grower to the processor and shall be payment of 90% of the purchase price of the beets, cabbage and carrots delivered up to the 1st and 15th, respectively, of the said month.

(b) Every processor who has furnished a suitable bank guarantee on or before the 1st of May as hereinbefore set forth shall pay up to 50% of the amount of the purchase price due and owing to a grower for beets, cabbage and carrots delivered on or before September 15th, and such payment shall be made on or before October 1st.

(c) In all cases for payment provided by subsections (a) and (b) of the paragraph the processor shall be entitled to deduct from the first payment or payments due by him to the grower thereunder, all moneys owing to the processor by the grower to such date.

16. The final payment of any moneys due and owing to a grower or buyer for beets, cabbage and carrots produced in Ontario during the year 1950 purchased by a processor from such grower or buyer shall be made on or before December 1st, 1950, excepting carrots purchased under Section 6 (a) of this Agreement. The final payment of any moneys due and owing to a grower or buyer for such carrots shall be made on or before October 1st, 1950.

17. In the event there is a dispute between the grower and the processor as to the terms of this Agreement or of any contract between the processor and the grower, a representative of the Ontario Vegetable Growers' Marketing Board shall have authority to investigate and endeavour to effect a settlement of the dispute. Failing to reach a settlement, the dispute shall be referred to the Farm Products Marketing Board.

18. The provisions of this Agreement shall apply to and form part of every contract entered into between the processor and the grower for the purchase of beets, cabbage and carrots produced in Ontario for processing during the year 1950, and the provisions of this Agreement shall supersede any provision that may be contained in any contract which is inconsistent with this Agreement.

Dated at the City of Hamilton in the Province of Ontario this 21st day of April, 1950.

*Growers*  
E. L. WILSON  
IRA MOYER  
J. F. MCGUIGAN

*Processors*  
E. R. RENOUF  
W. I. DRYNAN  
T. V. PROCTOR

(959)

20

## THE FARM PRODUCTS MARKETING ACT, 1946

O. Reg. 109/50.  
Marketing of New Potatoes.  
Made—  
Approved—4th May, 1950.  
Filed—5th May, 1950, 3.40 p.m.

### REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT, 1946

1. Subregulation 1 of regulation 6 of Ontario Regulations 87/49 is revoked and the following substituted therefor:

(1) Every grower shall pay to the local board licence fees at the rate of 5 cents for each 75-pound bag or fraction thereof of new potatoes delivered to a dealer.

2. Subregulation 3 of regulation 6 of Ontario Regulations 87/49 is revoked and the following substituted therefor:

(3) The dealer shall forward to the local board the licence fees deducted in any week not later than Wednesday of the next following week.

3. Regulation 11 of Ontario Regulations 87/49 is revoked and the following substituted therefor:

#### MARKETING AGENCY

11.—(1) The local board shall be the marketing agency through which new potatoes produced in the area shall be marketed for sale to a dealer.

(2) No grower shall sell or deliver new potatoes produced in the area except through the medium of or the direction of the marketing agency.

(3) Dealers who receive new potatoes through the medium of the marketing agency shall forward to the marketing agency payments for new potatoes so received in any week not later than Wednesday of the next following week.

G. F. PERKIN,  
Chairman.

(Seal)

F. K. B. STEWART,  
Secretary.

(972)

20

## THE MUNICIPAL ACT

O. Reg. 110/50.  
Credit System for Regular Attendance.  
New.  
Made—4th May, 1950.  
Filed—5th May, 1950, 3.45 p.m.

### REGULATIONS MADE UNDER THE MUNICIPAL ACT

#### CREDIT SYSTEM FOR REGULAR ATTENDANCE

1. In these regulations "gaol employee" includes gaoler.

2. The system to be established by a county or city under subsection 3 of section 388 of the Act is prescribed in these regulations.

3.—(1) A gaol employee shall be entitled to a credit of  $1\frac{1}{2}$  days for each month of regular attendance.

- (2) The credits shall be
- (a) cumulative, and
  - (b) entered in a register to be maintained in the office of the gaol.

(3) Where a gaol employee has heretofore accumulated credits the gaol employee shall be entitled to credits equal in number to those accumulated credits in addition to any credits to which he may become entitled under subregulation 1 or 2.

4. There shall be paid to a person having more than 5 years' service who ceases to be a gaol employee, or to his personal representative, an amount computed on the basis of his pay at the date of leaving the service for a period equal to 50 per cent of the value of his credits or fraction thereof, but the amount shall not

- (a) exceed 6 months' pay, or
- (b) be computed on any credits earned by a gaol employee after he ceases to contribute to the Fund under *The Public Service Act, 1947*.

5. No credits shall be given to a gaol employee in any month who is absent from duty in that month

- (a) for more than 6 days for any reason other than vacation leave-of-absence, or
- (b) without leave.

#### LEAVE OF ABSENCE

6.—(1) Subject to subregulation 2, no gaol employee shall receive pay for absence caused by sickness in excess of his accumulated credits.

(2) Where a gaol employee has served more than 1 year he may be paid for absence caused by sickness to the extent of 30 days in excess of his credits.

(3) Any payments in excess of credits made under subregulation 2 shall be charged against the future credits to which the gaol employee may become entitled.

(4) After 3-days' absence caused by sickness no leave with pay shall be allowed unless a certificate of a duly qualified medical practitioner is forwarded to the sheriff, certifying to the inability of the gaol employee to attend to his official duties.

(5) A gaol employee may be required to submit the certificate required under subregulation 4 for a period of absence up to 3 days.

(6) Leave of absence with pay may be granted for not more than 6 days in any year to a gaol employee but upon any special or compassionate grounds and the period of leave shall be charged against the credits of the gaol employee.

7. Where a gaol employee

- (a) is absent by reason of injuries caused by another person for a period in excess of the gaol employee's accumulated credits, and
- (b) recovers damages by way of action or settlement from the other person in excess of the amount required to pay the gaol employee's actual out-of-pocket expenses caused by his injuries

the gaol employee shall refund to the extent of the excess any payments of salary received in excess of his credits.

#### SPECIAL LEAVE OF ABSENCE

8. The Minister of Reform Institutions may grant leave of absence without pay for not more than 6 months to a gaol employee and, subject to the approval of the Lieutenant-Governor in Council, any additional leave of absence with or without pay.

#### VACATIONS

9.—(1) Vacation leave-of-absence for gaol employees shall

- (a) accumulate at the rate of 1½ days for each month of service,
- (b) be taken within 18 months

- (i) of his appointment to the service, or
- (ii) from the date of return to duty from the last vacation-leave,

whichever is the later date, and

- (c) be taken at such time as the gaoler may determine.

(2) A gaol employee shall not be entitled to a vacation leave-of-absence under subregulation 1 until he has completed 6 months' service.

(3) Subject to the approval of the sheriff a gaol employee may accumulate vacation leave-of-absence for a period of not more than 2 years, and the sheriff shall report forthwith his approval of the accumulation to the Chief Inspector under *The Public Institutions Inspection Act*.

(4) Special holidays granted during vacation leave-of-absence shall be computed as part thereof, but no other holidays shall be computed therein.

#### ATTENDANCE

10.—(1) Each gaol shall maintain an attendance register.

(2) A gaol employee shall register in person upon his arrival and departure and at the recess in the attendance register.

(3) The attendance register shall be accessible only at the time set for the daily

- (a) arrival,
- (b) departure, and
- (c) recess

of gaol employees.

11. No gaol employee shall absent himself from duty unless he

- (a) obtains permission of the gaoler or the official in charge, and
- (b) registers the time of leaving and enters into the remarks column of the attendance register the name of the person granting him permission.

12. Where a gaol employee works overtime, compensating leave-of-absence may be granted within one month of the time the overtime was worked.

13. The gaoler shall

- (a) be responsible for keeping the attendance register, and
- (b) send to the sheriff each month an attendance report.

#### DEATH OF GAOL EMPLOYEES

14. Where a gaol employee who has served more than 6 months dies, there shall be paid to the personal representative of the gaol employee the salary

- (a) for the balance of the month in which he died, and
- (b) for any vacation leave-of-absence accruing to the gaol employee in excess of the period represented by the amount paid.

15. Where a gaol employee is on duty in a gaol on a holiday he shall be granted a day off duty in the month immediately following the month in which the holiday occurred.

# Publications Under The Regulations Act, 1944

MAY 27th, 1950

## THE HIGHWAY IMPROVEMENT ACT

O. Reg. 111/50.  
Road Closing Oxford.  
New.  
Made—4th May, 1950.  
Filed—6th May, 1950, 9.00 a.m.

### REGULATIONS MADE UPON THE REPORT OF THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT

1. Consent is given to the Corporation of the Township of North Oxford and the Corporation of the Township of West Oxford, to close the road described in Schedule 1 entering or touching upon or giving access to the King's Highway.

#### SCHEDULE 1

1. In the Township of North Oxford in the County of Oxford, the abandoned road leading from the road between concessions 3 and 4 across lot 14 in concession 3 and part of the road allowance between concessions 3 and 4, to the boundary between the townships of North Oxford and West Oxford described as follows:

(a) Commencing at a point in the northerly boundary of the right of way of the Canadian National Railways, 11 chains 26 links measured westerly along the boundary from its intersection with the easterly boundary of lot 14 in concession 3; thence south  $75^{\circ} 40'$  west 1 chain 57 links; thence south  $40^{\circ} 20'$  west 4 chains 43 links to the easterly limit of a road laid out through the centre of lot 14 in concession 3; thence south  $21^{\circ} 30'$  east along the easterly limit 90 feet to the northerly boundary of the right of way; thence north  $38^{\circ}$  east along the last-mentioned boundary 462 feet more or less to the place of beginning; excepting thereout any part of the original road allowance between concessions 3 and 4 of the Township of North Oxford which may be included in the above described lands, and

(b) a strip of land 12 feet in width, the westerly boundary of the strip being described as follows: Commencing at a point in the northerly boundary of the right of way of the Canadian National Railways a distance of 48 feet measured south  $38^{\circ}$  west along the northerly boundary from the most easterly angle of the land described in (a) of item 1; thence south  $63^{\circ} 35'$  east to the boundary between the townships of North Oxford and West Oxford.

2. In the Township of West Oxford in the County of Oxford, being the abandoned road leading from the King's Highway Number 2 across lot 16 in the Broken Front Concession of the Township of West Oxford to the boundary between the townships of North Oxford and West Oxford described as follows:

(a) Commencing at a point in the northerly boundary of the right of way of the Canadian Pacific Railway 707 feet measured north  $34^{\circ} 45'$  east along the northerly boundary of the right of way from its intersection with the westerly boundary of lot 16 in the broken front concession; thence south  $47^{\circ} 13'$  east 66.6 feet to the

southerly boundary of the right of way; thence continuing on the same course 137.2 feet to the northerly boundary of King's Highway Number 2; thence north  $41^{\circ} 31'$  east along the northerly boundary of the Highway 37.3 feet; thence north  $48^{\circ} 29'$  west 141.2 feet to the southerly boundary of the right of way; thence north  $43^{\circ} 55'$  west 67.3 feet to the northerly boundary of the right of way at a point 38.5 feet easterly from the point of commencement; thence north  $47^{\circ} 40'$  west 294 feet; thence south  $34^{\circ} 45'$  west 36 feet; thence south  $47^{\circ} 13'$  east 294.5 feet more or less to the point of commencement, and

(b) a strip of land 12 feet in width, the westerly boundary of the strip being described as follows: Commencing at a point in the northerly boundary of the land described in (a) of item 2; 12 feet measured westerly along the boundary from the north-easterly angle of the land; thence north  $55^{\circ} 20'$  west, 357.5 feet; thence north  $63^{\circ} 35'$  west 680 feet to the southerly bank of the Thames River and thence continuing on the same course to the boundary between the townships of West Oxford and North Oxford.

(974)

21

## THE CULLERS ACT

O. Reg. 112/50.  
Revoking Regulations.  
Revoking O. Regs. 235/47, 88/48,  
239/48 and 73/49.  
Made—11th May, 1950.  
Filed—15th May, 1950, 9.10 a.m.

### REGULATIONS MADE UNDER THE CULLERS ACT

Ontario Regulations 235/47, 88/48, 239/48 and 73/49 are revoked.

(1011)

21

## THE GENERAL SESSIONS ACT

O. Reg. 113/50.  
Sittings of the Court in Essex and Middlesex.  
New.  
Made—11th May, 1950.  
Filed—15th May, 1950, 11.00 a.m.

### REGULATIONS MADE UNDER THE GENERAL SESSIONS ACT

1. In the County of Essex the sittings of the Court in each year shall commence on the first Monday in April and the third Monday in November.

2. In the County of Middlesex the second sittings of the Court shall be held in the year 1950 and in each succeeding year to commence on the second Monday in November.

(1012)

21

### THE SURROGATE COURTS ACT

O. Reg. 114/50.

General Rules.

New.

Made—

Approved—11th May, 1950.

Filed—15th May, 1950, 11.10 a.m.

AMENDMENTS to the Rules of Practice and Procedure, Forms, Tariff of Fees to be allowed Solicitors and Counsel and Fees payable to the Crown, the Judge, the Registrar and other officers of the Court in respect of proceedings in the Surrogate Court made by the Rules Committee at its meeting on the 4th, 5th, and 6th days of January, 1950, under *The Surrogate Courts Act*.

All rules, forms and tariffs of fees heretofore passed are repealed and the following rules, appendix of forms, tariffs of fees to be allowed to solicitors and counsel, and fees payable to the Crown, the judge, the registrar and other officers of the court substituted therefor:

#### APPLICATIONS FOR PROBATE, ADMINISTRATION OR GUARDIANSHIP.

1. Every application for probate or administration or guardianship shall be made by petition prepared, signed and presented by the applicant or his solicitor.

2. The petition shall set forth the facts that are necessary and upon which the applicant relies for a grant, and shall show the value of the real property and of the personal property that would be affected by the grant; and all such facts including the statement of value, shall be verified upon oath.

3. Where there is more than one applicant separate forms of affidavit shall be used.

4.—(1) In the petition and supporting material the deceased and every person referred to shall be described by his given name or names and surname, and, if commonly known otherwise, the true name shall be followed by the words "commonly known as" followed by the name by which he is commonly known.

(2) Where the name contains a distinguishing letter, not being the first letter of a given name, that fact shall be shown in the petition and supporting material.

5. The petition shall show that the deceased was at the time of his death unmarried, married, a widower or divorced.

6. No probate or letters of administration with the will annexed shall issue until after the lapse of seven days from the death of the testator, and no letters of administration shall issue until after the lapse of fourteen days from the death of the intestate, unless, in either case, the judge otherwise directs.

7. Where two or more applications for a grant are made the judge shall determine upon a summary application which shall prevail.

#### PROBATE.

8. On an application for probate or for administration with the will annexed the due execution of the will shall be proved by one of the subscribing witnesses whose name shall be given in full, but if it be shown that the subscribing witnesses are dead, or if from other circumstances an affidavit cannot be obtained from either of them, the due execution of the will may be established by other evidence.

9. Where the testator executed the will by making his mark the proof shall show that before its execution the will was read over to him and that he had a knowledge of its contents and appeared to perfectly understand the same.

10. Proof of due execution shall be made in respect of every will and of every codicil thereto.

11. No affidavit of execution of a will or codicil and no affidavit of plight shall be sworn by a witness to the will of codicil before another witness to the will or codicil.

12. Where it is proved that a will is made in accordance with section 13 of *The Wills Act*, R.S.O. 1937, c. 164, due execution thereof may be proved by showing that the signature is that of the deceased.

13. The will shall be marked as an exhibit to the affidavit of the applicant and shall be identified by his signature and shall be marked as an exhibit to the affidavit proving due execution.

14. Where in a will there appear interlineations, alterations, erasures or obliterations, which have not been attested, such interlineations, alterations, erasures or obliterations shall not be regarded or included in the probate unless it is shown that they existed in the will before its execution or have been rendered valid by republication of the will or by the subsequent execution of a codicil thereto.

15. Where words have been erased or obliterated which may have been of importance, or where the appearance of the will is such as to indicate an attempted cancellation by burning, tearing or the like, or where any suspicious circumstances exist, probate shall not be granted until all such matters have been explained to the satisfaction of the judge.

16. If a will is not dated or is dated imperfectly, one of the attesting witnesses shall furnish evidence of the date of execution, or where such evidence cannot be obtained, evidence shall be furnished of the execution between two definite dates, or that search has been made and that no will of presumably later date has been found.

17. Where the deceased died testate it shall be shown,—

(a) that the deceased was of the full age of twenty-one years at the time of the execution of the will, or, that the deceased, having been placed on active service or called out for training, service or duty, was serving in the naval, military or air forces of Canada, or, being a mariner or seaman, was at sea or in the course of a voyage at the time of the execution of the will;

(b) that neither witness to the will is a beneficiary or the husband or wife of a beneficiary named therein, or, if so, that a named beneficiary or the husband or wife of a named beneficiary, is such a witness, and

(c) that the deceased did not marry after the execution of the will, or otherwise, as the fact may be.

18. Where, by reason of the fact that a beneficiary or the husband or wife of a beneficiary witnesses a will, the provisions made therein for such beneficiary are null and void, that fact shall be endorsed on the will by the registrar and such endorsement shall appear on the copy of the will attached to the grant.

#### DOUBLE PROBATE.

19.—(1) Where all of the executors named in a will have not made application for probate and the right has been reserved to one or more of them to make



application for probate at some future time, or if an alternative executor is called upon to complete the administration, and, in either case, if it is desired to have the appointment of such executor or executors confirmed by the court the grant for which the application is made shall be termed "double probate".

(2) The application shall state, in addition to the fact of the original probate having been granted to the original applicant, the reason for the second application.

(3) The will or the copy contained in the original grant shall be marked as an exhibit to the affidavit of the applicant and shall be identified by his signature.

(4) The original letters probate shall be surrendered with the application.

#### SOLEMN FORM.

20. Where the circumstances appear to justify the direction the judge may require that proof be made in solemn form.

21. Where probate or letters of administration with the will annexed are sought of a will that is lost or destroyed the proof shall be made in solemn form.

#### ADMINISTRATION.

22.—(1) Upon an application for letters of administration of the estate of an intestate it shall be shown that search for a will has been made in all places where the deceased usually kept his papers.

(2) A certificate by the registrar that no will has been deposited in his office shall also be filed.

23.—(1) Subject to section 50 of *The Surrogate Courts Act*, R.S.O. 1937, c. 106, upon an application for letters of administration the names and kinship of those having a prior superior right or equal or similar right to a grant shall be shown and it shall be shown that every person entitled in priority has consented or renounced otherwise a citation shall be served upon those who have not so consented or renounced, calling upon them to show cause why administration should not be granted to the applicant.

(2) The judge may direct notice to be given to, or consent to be obtained from any of the next-of-kin equally entitled to administration.

(When application is made by one who is not one of the next-of-kin, see section 33 of *The Surrogate Courts Act*, R.S.O. 1937, c. 106).

24. Where there are no known next-of-kin or where the only next-of-kin are infants, notice shall be published in such newspapers as the judge may direct.

(See section 33 of *The Surrogate Courts Act*, R.S.O. 1937, c. 106, and also *The Crown Administration of Estates Act*).

25.—(1) Upon an application for letters of administration in respect of the whole or any part of the property of an intestate, it shall be shown whether any marriage of the intestate or of any person with whom he went through a form of marriage had been dissolved or annulled, and if so, the particulars of the dissolution or annulment.

(2) Where it appears that any such marriage was dissolved or annulled and the intestate re-married it shall be shown, if known to the applicant, whether the former spouse of the intestate or of the other party to the re-marriage, as the case may be, was alive at the time of the re-marriage and where there was issue of such re-marriage the issue shall be named and described.

#### ADMINISTRATION DE BONIS NON.

26. Upon the death of the administrator of an estate leaving part of the assets unadministered, an application may be made for a grant of letters of administration *de bonis non administratis* to complete the administration of the estate.

27. The application shall be similar in form to the original application for administration and shall recite the particulars of the first grant and that the administrator has died leaving part of the assets of the estate unadministered and the grounds on which the applicant is making claim to the grant.

28. The inventory shall contain only the unadministered property with values as of the date of the application.

29. The words "*de bonis non*" shall be inserted after the word "administrator" wherever it occurs in the application and grant.

30. The original grant shall be surrendered with the application.

#### ADMINISTRATION DE BONIS NON WITH WILL ANNEXED.

31. Where the executor of an estate has died intestate and there are no other executors to carry on the administration of the estate or where the administrator with the will annexed of an estate has died leaving part of the estate unadministered, the beneficiaries under the will may nominate any person to make application for a grant of administration *de bonis non administratis* with the will annexed to complete the administration of the estate.

32. The application shall be similar in form to the original application and shall recite the facts of the death of the executor or administrator, the names of all the beneficiaries who still have an interest in the estate and the grounds on which the applicant is making claim to the grant.

33. The inventory shall contain only the unadministered property with values as of the date of the application.

34. The words "*de bonis non*" shall be inserted after the word "administrator" wherever it occurs in the application and grant.

35. The original grant shall be surrendered with the application.

#### ANCILLARY GRANTS.

36.—(1) Where a foreign court of competent jurisdiction has granted probate or administration with the will annexed of an estate that consists, in Ontario, of personalty only, and application for ancillary probate or administration with the will annexed is made and it is shown that the executor or administrator is by the law of the domicile of the deceased entitled to receive the personalty, and the inventory required by section 53 of *The Surrogate Courts Act*, R.S.O. 1937, c. 106, is filed, ancillary letters shall issue.

(2) Where the whole or part of the estate consists, in Ontario, of realty it shall also be shown that the will was executed in a manner sufficient to pass realty in Ontario.

(3) It shall not be necessary to produce the original will, but an exemplification of the foreign grant shall be filed.

#### RE-SEALING.

37.—(1) Every application for re-sealing shall be by petition and all material facts shall be verified by affidavit save that the grant sought to be re-sealed

may be accepted as proof of death and in case of testacy of the execution of the will and that it is the last will of the deceased and in case of intestacy that the deceased left no will.

(2) A certified copy of the grant sought to be resealed shall be filed.

(See section 72 of *The Surrogate Courts Act, R.S.O. 1937, c. 106*).

#### SECURITY TO BE GIVEN.

38. The security to be given by administrators, foreign executors and guardians shall be by the bond of a guarantee company or by personal bond in the appropriate form with due affidavits of execution and justification to the satisfaction of the judge who may, if he deems it necessary, require the personal attendance of the sureties before him for examination.

(As to bonds of guarantee companies, see *The Guarantee Companies Security Act*).

39.—(1) The sureties in administration and guardianship bonds, if not a guarantee company, shall justify to an amount or amounts which in the aggregate shall equal the amount of the penalty in the bond and each surety shall be of the full age of twenty-one years and shall so declare.

(2) Where the value of the property is \$400 or less one surety shall be sufficient and where the value of the property is of greater value at least two sureties shall be required unless the judge otherwise directs.

(3) In case of an administration *de bonis non*, the bond shall be based upon the value of the unadministered assets.

(4) No registrar or solicitor shall be surety to any such bond.

40.—(1) Any person interested in an estate may file a memorandum requiring notice to be given to him of the consideration of the bond and he shall then be served with an appointment to inquire into its sufficiency.

(2) The judge may, if he disallows the bond, permit a new bond to be filed, but shall not allow the grant to issue until satisfied that adequate security has been furnished.

41. If the judge has reason to believe that the value of the property of the deceased, or of the ward, exceeds the sum stated by the applicant, he may inquire into the same in a summary way and determine the amount of security to be given.

42. Where a grant has issued and it is shown to the satisfaction of the judge that the sureties are not sufficient, he may direct the guardian, administrator or foreign executor to furnish further security, and, in default, may revoke the grant or suspend its operation

(See sections 56 to 64 of *The Surrogate Courts Act, R.S.O. 1937, c. 106*).

#### INTERVENTION.

43.—(1) Any person interested may intervene by filing a notice in the prescribed form (Form 42) and an affidavit showing the nature of his interest.

(2) A copy of the notice and affidavit shall be served upon the applicant by the intervener as soon as may be after filing.

(3) Notice of all proceedings thereafter shall be given to the intervener.

#### CAVEATS.

44. At any time before grant is sealed any person interested in an estate may by a caveat filed in the office of the Registrar of the Supreme Court, if no certificate under section 37 of *The Surrogate Courts Act, R.S.O. 1937, c. 106*, has been forwarded, or in the office of the registrar, require that nothing shall be done with reference to the estate of the deceased without notice being first given to him or his solicitor.

45. If the caveat is filed in the office of the Registrar of the Supreme Court he shall transmit a copy of it to the registrar with his certificate under section 37 of *The Surrogate Courts Act, R.S.O. 1937, c. 106*, and such caveat shall thereupon be deemed to be filed with the registrar.

46. Notwithstanding the filing of a caveat, an application may be made for a grant and notice of the application may be sent to the Registrar of the Supreme Court, but no further proceedings shall be taken upon such application without notice being given to the person filing the caveat, unless he consents, until the caveat has been removed.

47.—(1) The party filing a caveat shall declare therein the nature of his interest in the property of the deceased and state generally the grounds upon which he enters the caveat and the caveat shall be signed by the party, or by his solicitor on his behalf, and an address shall be given at which service may be affected.

(2) The caveat shall be accompanied by an affidavit of the person filing it or of some person on his behalf showing the nature of his interest and that the caveat is not entered for the purpose of delay nor to embarrass any person interested in the estate.

48.—(1) A caveat shall remain in force for six months after it is filed unless it is sooner withdrawn and thereafter it shall be of no effect but at any time thereafter another caveat may be filed.

(2) A caveat may be withdrawn at any time upon the order of the judge.

49.—(1) When a vexatious caveat is filed the judge may order it to be vacated.

(2) Upon an application to vacate a caveat the judge may give all directions necessary for a speedy trial.

50.—(1) Where an application for probate or administration is made and a caveat has been or is thereafter filed at any time before grant is sealed, the registrar shall send a warning to the person who entered the caveat, by registered post, addressed to him at the place named in the caveat.

(2) Such warning shall state the nature of the application made and give the name and address of the applicant, and, if a will is propounded, give the date of the will and shall call upon the person entering the caveat to enter an appearance in seven days if he desires to contest the application.

#### DIRECTIONS FOR TRIAL.

51.—(1) If an appearance is entered an application shall be made to the judge for the purpose of adding all necessary parties and for ordering the service of such citations as shall be necessary.

(2) A person served with a citation and desiring to be heard shall file an appearance in the office of the registrar within such time as may be set out in the citation or within such further time as the judge may allow and in default of filing such appearance shall not be entitled to notice of any further proceeding.

(3) At the expiration of the time limited for the entry of appearance the applicant shall apply to the registrar for an appointment for further directions and shall serve a copy thereof upon all persons who have appeared at least four clear days before the return of the appointment.

(4) Upon the return of the appointment the judge shall settle the issues, determine whether pleadings shall be delivered, whether production of documents and discovery are necessary, shall give all further necessary directions and fix the mode of trial.

52.—(1) Upon an application for proof of a will in solemn form, or for revocation of a probate, or where in any proceedings the validity of a will is disputed, the judge shall direct that all persons having an interest in upholding or attacking the validity of the will shall be made parties to the proceeding.

(2) Such parties shall be served with a citation calling upon them to enter an appearance and warning them that in default they will be bound by the result of such proceedings as may be taken in their absence.

(3) All parties entering an appearance shall be served with notice of the application for directions concerning trial.

(See *Supreme Court Rules 75-77 as to Class Representation*).

#### CITATION TO ACCEPT PROBATE.

53.—(1) Where an executor fails to bring in a will for probate, any person interested may cite the executor to accept or refuse the probate and execution of the will, or to show cause why probate or administration with the will annexed, as the case may be, should not be granted to the applicant or to such other person having the prior right thereto as may be willing to accept the same.

(2) No such citation shall issue until after the lapse of fourteen days from the testator's death.

#### CITATION TO BRING IN WILL.

54. Where it is shown to the satisfaction of the judge that any testamentary document may be in the custody of any person a citation may be issued to such person, calling upon him to deposit in the office of the registrar any testamentary document in his possession or control, or to state under oath that no such document is in his possession or control.

55. Where it is shown to the satisfaction of the judge that any person has knowledge of any will or other document or any asset relating or belonging to an estate, a subpoena may by leave of the judge be served upon such person calling upon him to attend at a time and place to be named and to be examined touching the same.

#### CITATION WHERE INTESTACY.

56. When upon an intestacy letters of administration have not been issued, any person interested may before himself applying for grant cite those having a prior right to accept or refuse administration and in default of application being made by them, he may file his own petition and proofs.

#### ORDER TO BRING IN GRANT FOR REVOCATION.

57. Where it is sought to revoke a grant, a citation may issue calling upon the person in whose favour the grant has been made to bring the same into the registrar's office within the time specified in such citation, and pending the determination of the proceedings the person holding the grant shall not act thereunder without the leave of the judge.

#### GUARDIANSHIP.

58. Upon an application for guardianship there shall be shown the names of the parents and their place of abode, the time of their death if they be dead, the names and places of abode of the infants, the relationship of the applicant to them, the value of the real and personal property of the infants and the annual value of the same with particulars thereof and such other proof as the judge may require.

59. A caveat against the grant of letters of guardianship may be filed and the practice in respect to the same shall conform as nearly as may be to the practice in the case of caveats against the grant of probate.

#### PASSING OF ACCOUNTS.

60. Executors, administrators, trustees under a will and guardians of infants may pass their accounts voluntarily or they may be called upon by citation to do so on the application of any person interested therein.

(See *The Trustee Act, R.S.O. 1937, c. 165, secs. 23 and 60*).

61.—(1) A petition with inventories and accounts duly verified by affidavits shall be filed with the registrar and thereupon the judge shall fix a time and place for the passing of the accounts.

(2) On the first passing of accounts an affidavit showing whether there has been publication of an advertisement for creditors shall be filed with the accounts.

(3) The judge shall give all necessary directions for the service of his appointment, and, if he deems it proper, for the service of a copy of the accounts upon those interested therein including a representative for any deceased beneficiary.

(4) Where an infant is concerned, contingently or otherwise, notice shall be given to the Official Guardian who shall be informed of the name and interest of the infant and given the address of the person with whom the infant resides and there shall also be served upon the Official Guardian a copy of the petition, the inventories and accounts duly verified by affidavits and a copy of the letters probate of the last will and testament of the deceased.

(5) (a) Where a mentally incompetent person or a person who has been declared incapable under Section 36 of *The Mental Incompetency Act, R.S.O. 1937, c. 110*, or an absentee is concerned, contingently or otherwise, notice shall be given to his committee.

(NOTE—As to service upon a patient in an institution, see *The Mental Hospitals Act, R.S.O. 1937, c. 392, sec. 79*).

(b) Where there is no committee of such person notice shall be given to the Public Trustee who shall be informed of the name and interest and the last known address of such person and there shall also be served upon the Public Trustee a copy of the petition, the inventories and accounts duly verified by affidavits and a copy of the letters probate of the last will and testament of the deceased.

(6) The accounts shall be passed before the judge in chambers.

62.—(1) The accounts shall contain a true and perfect inventory of the whole property in question and shall include:

(a) an account showing of what the original estate consisted;

(b) an account of all monies received;

- (c) an account of all monies disbursed;
- (d) an account of all property remaining on hand;
- (e) a statement of compensation claimed by the executor or administrator;
- (f) such other accounts as the judgment may require.

(2) Where principal and income are dealt with separately by the will or instrument creating any trust estate, the accounts shall be divided so as to show separately receipts and disbursements in respect of principal and income and in every other case the amounts may be so divided if the accounts of principal and income have been kept separately.

(3) Where executors, administrators, trustees or guardians have made investments of trust funds, the accounts shall show separately particulars of:

- (a) all monies so invested;
- (b) all monies received by way of repayment of or realization upon such investments in whole or in part; and
- (c) the balance of all such investments remaining on hand.

(NOTE—For compensation see *The Trustee Act, R.S.O. 1937, c. 165, sec. 60*).

63. Upon passing accounts the judge may moderate any bill of costs and charges of solicitors employed by the executors, administrators, trustees, or guardians, or refer the same for taxation under *The Solicitors Act*.

64.—(1) Every order made upon passing accounts shall be made in duplicate and one of such duplicates shall be filed with the registrar who shall enter the same in full in a book to be kept for that purpose.

(2) The order shall be served upon such persons as attended or were represented at the passing of the accounts by prepaid registered mail or in such other manner as the judge may direct.

#### WILLS DEPOSITED FOR SAFE KEEPING.

65. Every will deposited for safe keeping with the registrar shall be enclosed in an envelope, securely sealed, upon which shall be endorsed the name and address of the testator and of the executor or executors and the registrar shall mark thereon a memorandum showing the date of deposit and from whom received.

66. Where a will is deposited for safe keeping by a person other than the testator, the person shall also deposit his affidavit stating that the will is in the same plight, state and condition as when received by him from the testator.

67.—(1) A will deposited for safe keeping shall not be removed, copied or inspected during the testator's lifetime except by the testator in person, or, upon the order of the judge, by a solicitor acting under the written authority of the testator, which authority shall be verified by the affidavit of the solicitor and shall be filed.

(2) After the decease of the testator, the will shall be delivered to the executor upon his personal application or to such other person as the judge may direct, and, in either case, the registrar shall take a receipt for the will and retain a copy of the will compared and certified by him.

68. An affidavit of due execution of the will may be deposited with it and in such case no further affidavit need be furnished upon the application for probate thereof unless required by the judge.

#### THE REGISTRAR'S DUTIES.

69. The registrar shall keep his office open on such days and during such hours as the office of the Clerk of the County Court is required to be kept open.

70. The registrar shall keep such books as are required by the Inspector of Legal Offices.

71. All communications by the registrar to the Registrar of the Supreme Court shall be by registered letter.

72. All fees and postage shall be paid by the party on whose behalf the proceedings are had at the time proceedings are taken and the grant shall not be issued until the fees are paid.

73. Upon an application for probate or letters of administration or guardianship, on receipt of the certificate from the Registrar of the Supreme Court, the registrar shall forthwith submit the application to the judge.

74. The registrar shall number each application for probate, administration or guardianship received by him in the order in which it is received and shall endorse on it the date of its receipt and shall make an entry thereof in the book to be kept for that purpose with a number prefixed to correspond with the number on the application.

75. The registrar shall number, endorse and enter all caveats lodged with him in the same manner as applications for grants.

76. The registrar shall endorse the date of receipt upon all papers filed with or received by him and enter a note thereof and of every proceeding in the proper books.

77. Every order made in chambers shall be signed by the judge, and, except where required to be copied in full, the registrar shall make a note of such order in a book to be kept by him.

78. A citation shall be by an order to be granted *ex parte* by the judge upon an affidavit showing the facts upon which the citation is founded.

79. Every judgment shall be signed by the registrar and issued by him under the seal of the court and shall be entered in full in the book to be kept for that purpose.

80. All grants of probate, administration or guardianship shall be signed by the registrar and issued under the seal of the court and any copy of a will forming part of or attached to the grant shall be authenticated by the signature of the registrar and the grant and copy of the will shall be recorded in the proper register.

81. Upon the revocation of a grant of probate, administration or guardianship, an entry thereof shall be made by the registrar across the face of the grant recorded in the register in the following form, "Revoked by Judge's Order, dated the \_\_\_\_\_ day of \_\_\_\_\_, 19\_\_\_\_".

82. The costs of proceedings in the court shall be taxed by the registrar subject to appeal to the judge.

83.—(1) The notices of application for grant of probate and administration required to be made under *The Surrogate Courts Act* to the Registrar of the Supreme Court by every registrar shall contain the necessary statutory particulars and also the residence and description or addition of the person by whom the application is made.

(2) The notices of application for guardianship shall contain the following particulars:

- (a) name, residence and date of birth of each infant;
- (b) name, residence and addition of each parent and information as to whether each parent is living or dead, and, if dead, the date of death;
- (c) name, residence and addition of applicant;
- (d) relationship of applicant to infant;
- (e) date that application was received and date that notice was mailed.

(3) The lists of grants of probate and administration and the return of revocations required to be transmitted monthly under *The Surrogate Courts Act* to the Registrar of the Supreme Court by every registrar shall be in such form as the Inspector of Legal Offices may direct and shall contain the following particulars:

- (a) name, residence and addition of the deceased;
- (b) date of death;
- (c) date of grant of probate or administration or revocation;
- (d) names of executors and administrators and their residence and addition;
- (e) nature of grant or revocation;
- (f) total value of estate.

(4) A return of every appointment and removal or resignation of a guardian required by *The Infants Act* to be made to the Registrar of the Supreme Court by every registrar shall be in like manner and form as is required by *The Surrogate Courts Act* and these rules in the case of grants of probate and administration.

#### REGISTRAR OF THE SUPREME COURT.

84.—(1) It shall be the duty of the Registrar of the Supreme Court to make entry of the particulars set out and specified in the notices of application for grants of probate and administration and of every revocation transmitted to him by the registrar in a separate book called the application book and to make entry of every notice of application for grant of probate and administration and of every revocation in a separate book called the application index book and to properly file said notices of application and said revocations and the lists of grants of probate and administration and the revocations required to be transmitted monthly to the Registrar of the Supreme Court by every registrar shall be properly filed.

(2) It shall be the duty of the Registrar of the Supreme Court to make entry of the particulars set out and specified in the notices of application for grant of guardianship and of the removal and resignation of a guardian transmitted to him by the registrar in a separate book called the guardianship book; and to make entry of every notice of application for grant of guardianship and of every removal or resignation of a guardian in a separate book called the guardianship index book; and to properly file said notices of application, said resignations and said orders for removal; and also to file "bv courts" the monthly returns.

(3) It shall be the duty of the Registrar of the Supreme Court to make entry of the particulars set out and specified in the caveats lodged with him and in the copies of caveats transmitted to him by the registrar in a separate book called the caveat book; and to make an entry of each lodged with the clerk or copy of caveat transmitted to him in a separate book called the caveat index book and to properly file said caveats and copies of caveats.

(4) All the books mentioned in this rule shall be of such size, manner and form and the entries made therein of such nature as the Inspector of Legal Offices may direct.

#### FORMS.

85.—(1) The forms contained in appendix A shall be used with such variations or modifications as circumstances may require; but any variance therefrom, not being in matter of substance, shall not affect their regularity.

(2) The provisions contained in the forms prescribed shall be deemed to be authorized by these rules.

#### THE SHERIFF.

86. The sheriff shall attend the trial of all contested matters.

#### ESTATES OF SOLDIERS DYING ON ACTIVE SERVICE.

87. Where letters probate, letters of administration or letters of guardianship are sought with respect to the estate of any member of the Combatant Forces of Canada who has died while on active service and the whole property of the deceased or of the ward does not exceed in value \$5,000, the registrar shall prepare the necessary papers to lead to grant, including all papers and proofs required by *The Succession Duty Act*, and the bond, if any, and administer the necessary oaths; and the total amount to be charged to the applicant for all the proceedings and services shall be \$2 and the tariff of fees prescribed to be paid to the registrar, the judge and to the Crown be varied accordingly.

#### AFFIDAVITS.

88. Any solicitor may take any affidavit in connection with any of his non-contentious business in Surrogate Court matters, including all affidavits required for obtaining the grant of letters of administration or probate or guardianship.

#### TARIFFS.

89. The fees prescribed in appendix B shall be the fees to be taken in the Surrogate Court.

#### PROCEDURE.

90. Where no provision is made in these rules or in the rules of the Supreme Court and no analogy can be found therein, the practice shall be as in the Probate Divorce and Admiralty Division of the High Court of Justice in England.

#### APPENDIX A

##### FORMS

##### 1. *Application for Probate in common form by a Sole Executor.*

Unto the Surrogate Court of the County of

In the estate of C.D., deceased.

The petition of A.B. of (full address) in the County of (occupation),

Sheweth,

1. C.D., late of (full address) in the County of (occupation), deceased, died on or about the day of 19 , at , in the County of , and the deceased at the time of his death had his fixed place of abode at in the County of , [or had no fixed place of abode in Ontario (or resided out of Ontario) but had at such time property in the county of ].

2. The deceased was at the time of his death (unmarried, married, a widower or divorced).

3. The deceased in his lifetime duly made his last will bearing date the day of , 19 , [and codicil (or codicils), bearing date the day of , 19 ].

4. Your petitioner is the executor named in the will (or codicil).

5. The value of the whole property of the deceased which he in any way died possessed of or entitled to is the sum of dollars, full particulars of which are shown in the inventory and appraisal exhibited herewith.

Wherefore your petitioner prays that probate of the will (and codicil) of the deceased may be granted to him.

Dated the day of , 19 .  
A.B. (or)  
A.B. by his solicitor, E.F.

2. Application for Grant of Administration with the Will Annexed in common form.

Same as No. 1, save that for clause 4 substitute:

4. No executor is named in the said will (or codicil) or the executor therein named is dead, not having taken out probate, or has renounced all right and title to the probate and execution of the said will (or as the fact may be) and that I am the residuary legatee named therein (or as the fact may be).

3. Application for Grant of Administration.

Unto the Surrogate Court of the County of  
In the estate of C.D., deceased.  
The petition of A.B., of (full address) in the County of , (occupation),  
Sheweth,

1. C.D., late of (full address) in the county of , (occupation), deceased, died on or about the day of 19 , at in the County of , and that the deceased at the time of his death had his fixed place of abode at , in the County of , [or had no fixed place of abode in Ontario (or resided out of Ontario), but had at such time property in the County of ].

2. The deceased left no will, codicil or testamentary paper.

3. The deceased was at the time of his death (unmarried, married, a widower or divorced, as the case may be, if ever divorced give particulars).

4. The deceased left him surviving the following next-of-kin and heirs-at-law; (here give the names, addresses and relationship of relatives of deceased with ages of those under 21 and show if any under legal disability).

5. Your petitioner claims to be entitled to administration of the estate as (here state the grounds of the applicant's right).

6. The value of the whole property of the deceased which he in any way died possessed of or entitled to is the sum of dollars, full particulars of which are shown in the inventory and appraisal exhibited herewith.

Wherefore your petitioner prays that administration of the property of the deceased may be granted to him.

Dated the day of , 19 .  
A.B., (or)  
A.B., by his solicitor, E.F.

4. Notice to be transmitted by Registrar of a Surrogate Court to the Registrar of the Supreme Court of Ontario of Application made to such Court for a Grant of Probate to Executor.

In the Surrogate Court of the County of  
In the estate of

To the Registrar of the Supreme Court of Ontario:

Take notice that application has been made to this Court for a grant of probate of the will bearing date the day of , 19 , [and codicil (or codicils), bearing date the day of , 19 ], of , late of , in this County, deceased, (occupation), who died on or about the day of , 19 , having at the time of his death a fixed place of abode at , in this County [or no fixed place of abode in Ontario (or resided out of Ontario), but having at such time property in this County ], by A.B., of , in the County of , the executor named in the said will (or codicil).

The estate is valued at \$ .

Application received the day of , 19 } Registrar of the said Court.

This notice mailed the day of , 19 .

5. Notice to be transmitted by Registrar of a Surrogate Court to the Registrar of the Supreme Court of Ontario for grant of Administration with the Will annexed where no Executor appointed.

In the Surrogate Court of the County of  
In the estate of

To the Registrar of the Supreme Court of Ontario:

Take notice that application has been made to this Court for a grant of letters of administration with the will and codicil (or codicils) annexed, the will bearing date the day of , 19 , [and the codicil (or codicils), bearing date the day of , 19 ], of , late of , in this County; deceased who died on or about the day of , 19 , having at the time of his death a fixed place of abode at , in this County [or had no fixed place of abode in Ontario (or resided out of Ontario), but having at such time property in this County], by A.B., of the of , in the County of , the residuary legatee (or as the case may be), named in the will (or codicil) [or by J.P., the solicitor of A.B., the residuary legatee named in the will (or codicil), no executor having been named in the will (or codicil)].

The estate is valued at \$ .

Application received this day of , 19 } Registrar of the said Court.

This notice mailed the day of , 19 .

6. Notice to be transmitted by Registrar of a Surrogate Court to the Registrar of the Supreme Court of Ontario of Application for Grant where Executor has renounced Probate or Residuary Legatee has renounced Administration with Will annexed.

In the Surrogate Court of the County of

In the estate of

To the Registrar of the Supreme Court of Ontario:

Take notice that application has been made to this Court for a grant of letters of administration with the will and codicil (or codicils) annexed, the will bearing date the day of 19, [and the codicil (or codicils), bearing date the day of 19, of, late of, in this County, deceased, who died on or about the day of 19, having at the time of his death a fixed place of abode at, in this County [or no fixed place of abode in Ontario (or resided out of Ontario), but having at such time property in this County] by A.B., of the, of, in the County of, the residuary legatee (or as the case may be), named in the will (or codicil), E.F., of the of, in the County of, the executor (or residuary legatee, etc.), named in the will, having renounced all right to the probate and execution of the will, and codicil, (if any) or to letters of administration to the property of the said deceased.

The estate is valued at \$

Application received the day of 19, Registrar of the said Court.

This notice mailed the day of 19

7. Notice of Application for Grant of Administration.

In the Surrogate Court of the County of

In the estate of

To the Registrar of the Supreme Court of Ontario:

Take notice that application has been made to this Court for a grant of letters of administration of the property of, in this County, deceased, who died intestate on or about the day of 19, having at the time of his death a fixed place of abode at, in this County [or no fixed place of abode in Ontario (or resided out of Ontario), but having at such time property in this County], and who left him surviving the following heirs at law and next of kin (give names, addresses and relationships), by A.B., one of the next-of-kin (or as the case may be).

The estate is valued at \$

Application received the day of 19, Registrar of the said Court.

This notice mailed the day of 19

8. Certificate by the Registrar of the Supreme Court of Ontario upon Notice of Application for Grant.

THE SUPREME COURT OF ONTARIO SURROGATE OFFICE

In the estate of, deceased, named in a certain notice of application to the Surrogate Court of the County of for grant of probate (or administration, as the case may be), dated the day of 19, and described therein as, late of, (etc., copy from application).

I, the undersigned, do hereby certify that no notice of application, in respect to the property of the deceased, has been received by me from any of the Registrars of the Surrogate Court in Ontario, save the above [or if another notice has been received, add and a certain other notice of application from the Registrar of the Surrogate Court of the County of, dated the day of, etc., for a grant of the probate of the will bearing date, etc. (or as in the notice of application)].

And I further certify that no caveat or copy of caveat against the grant or probate or administration of the property of the deceased has been lodged with or received by me [or if caveat or notice of caveat has been lodged or received, instead of the above, say and I further certify that a caveat (or copy of a caveat) in the property of the deceased, has been lodged with (or received by) me on the day of, etc., a copy of which is hereunto annexed].

Registrar of the Supreme Court of Ontario.

Dated the day of 19

9. Affidavit of Executor.

In the Surrogate Court of the County of

In the estate of C.D., deceased.

I, A.B., of (full address) in the County of, (occupation), make oath and say:

1. The document now produced and shown to me and marked as Exhibit "A" to this my affidavit, is to the best of my knowledge and belief the last will of the deceased. (If codicils, produce and identify them).

2. I am one of the executors named in the will and am of the full age of twenty-one years and my name, place of residence and occupation are above correctly stated.

3. I have read over carefully the annexed petition and the statements therein are true.

4. Now shown to me and marked as Exhibit "B" to this my affidavit is the inventory and appraisement of the property of the deceased.

5. I will faithfully administer the property of the deceased by paying his just debts and legacies, so far as the same will thereunto extend and the law bind me, and by distributing the residue (if any) of the property according to law; and that I will exhibit under oath a true and perfect inventory of all the property of the testator and render a just, full and true account of my executorship when lawfully required.

Sworn before me at the of in the County of this day of A.D. 19

A Commissioner for taking affidavits in and for the County of

10. Inventory of Estate.

In the Surrogate Court of the County of

In the estate of, deceased.

Inventory and valuation of the property of the deceased.

General description of property	Value or amount
Clothing and jewellery .....	
Household goods and furniture.....	
Farming implements, etc.....	
Stock-in-trade.....	
Horses .....	
Horned cattle.....	
Sheep and swine.....	
Book debts and promissory notes.....	
Moneys secured by mortgage.....	
Money secured by life insurance.....	
Bank stock and other stocks.....	
Securities for money.....	
Cash on hand.....	
Cash in bank.....	
Farm produce of all kinds.....	
Other personal property not before mentioned (if any).....	
Real estate.....	
.....	
.....	

This is exhibit marked "B" referred to in the affidavit of \_\_\_\_\_ day of \_\_\_\_\_ 19 \_\_\_\_\_

A Commissioner etc.  
\_\_\_\_\_

11. Affidavit of Execution of Will or Codicil.

In the Surrogate Court of the County of \_\_\_\_\_

In the estate of A.B., deceased.

I, C.D., of (full address) in the County of \_\_\_\_\_, (occupation), make oath and say:

1. I knew A.B., late of the \_\_\_\_\_ of \_\_\_\_\_, in the County of \_\_\_\_\_, (occupation), deceased.

2. On or about the \_\_\_\_\_ day of \_\_\_\_\_, 19 \_\_\_\_\_, I was personally present and did see the paper writing hereunto annexed and marked as exhibit "A", to this affidavit, executed by the testator, as the same now appears, as and for his last will and testament, by signing his name, (or making his mark, as the case may be) at the foot or end thereof.

3. The testator was on that date of the full age of twenty-one years to the best of my knowledge and belief.

4. The will was so executed by the testator in the presence of myself and E.F., of \_\_\_\_\_ of \_\_\_\_\_, in the County of \_\_\_\_\_, (occupation), who were both present at the same time; whereupon E.F. and I did, in the presence of the testator, attest and subscribe the will as witnesses.

(If deceased was a marksman or blind, add):

5. Previously to the execution of the will by the testator, the same was read over to him by me (or by \_\_\_\_\_, as the case may be in my presence), and the testator at such time seemed thoroughly to understand the same (or had full knowledge of the contents thereof).

Sworn, etc.

12. Affidavit of plight and condition and finding when necessary under rules 14 and 15.

[This should be combined with the affidavit of execution (form 11) when made by the same person]

In the Surrogate Court of the County of \_\_\_\_\_

In the estate of \_\_\_\_\_, deceased.

I, A.B., etc., make oath and say:

1. I am an executor named (or as the case may be) in the document now hereunto annexed, purporting to be and contain the last will of C.D., late of \_\_\_\_\_, etc., deceased, who died on or about the \_\_\_\_\_ day of \_\_\_\_\_, at \_\_\_\_\_, the will bearing date the \_\_\_\_\_ day of \_\_\_\_\_, beginning thus \_\_\_\_\_ ending thus \_\_\_\_\_ and being subscribed thus "C.D." and having viewed and perused the will and particularly observed that (here recite the finding of the will and the various alterations, erasures and interlineations (if any), and the general plight and condition of the will, or any other matter requiring to be accounted for, and clearly trace the will from the possession of the deceased in his lifetime up to the time of making the affidavit).

2. The will is now in the same state, plight and condition as when (as the case may be).

Sworn, etc.

13. Affidavit of Administrator with Will.

In the Surrogate Court of the County of \_\_\_\_\_

In the estate of \_\_\_\_\_, deceased.

I, \_\_\_\_\_ of (full address) in the County of \_\_\_\_\_, (occupation), make oath and say:

1. My name, place of residence and occupation are above correctly stated and I am of the full age of twenty-one years.

2. The document now produced and shown to me and marked as Exhibit "A" to this my affidavit is to the best of my knowledge and belief the last will of the deceased.

(If codicils, produce and identify them).

3. I have read over carefully the annexed petition and the statements therein are true.

4. Now shown to me and marked as Exhibit "B" to this my affidavit is the inventory and appraisement of the property of the deceased.

5. I will faithfully administer the property of the deceased, by paying his just debts and legacies, as far as the same will thereunto extend and the law bind me, and by distributing the residue (if any) of the property according to law; and that I will exhibit under oath a true and perfect inventory of all the property of the testator and render a just, full and true account of my executorship when lawfully required.

Sworn, etc.

14. Affidavit of Administrator.

In the Surrogate Court of the County of \_\_\_\_\_

In the estate of \_\_\_\_\_, deceased.

I, A.B., of (full address) in the County of \_\_\_\_\_, (occupation), make oath and say:



1. I am of the full age of twenty-one years and my name, place of residence and occupation are above correctly stated.

2. I am the \_\_\_\_\_ and one of the next-of-kin of the deceased (after in accordance with the circumstances of the case).

3. I have made (or caused to be made) diligent and careful search in all places where the deceased usually kept his papers and in his depository, in order to ascertain whether the deceased had or had not left any will but I have been unable to discover any will, codicil or other testamentary paper and I verily believe that the deceased died without having left any will, codicil or other testamentary paper whatsoever.

4. I have read over carefully the annexed petition and the statements therein are true.

5. I will faithfully administer the property of the deceased by paying his just debts and distributing the residue (if any) of his property according to law and I will exhibit under oath a true and perfect inventory of all the property of the deceased and render a just, full and true account of my administration when lawfully required.

Sworn, etc.

15. Nomination of Administrator.

In the Surrogate Court of the County of \_\_\_\_\_

In the estate of A.B., late of the \_\_\_\_\_ of \_\_\_\_\_, in the County of \_\_\_\_\_

Whereas A.B. died on the \_\_\_\_\_ day of \_\_\_\_\_, 19\_\_\_\_, intestate, and the undersigned are his lawful widow and his next-of-kin (or as the case may be).

We do nominate and appoint \_\_\_\_\_ to apply in \_\_\_\_\_ for a grant to (him or them) of administration of the property of \_\_\_\_\_

Witness my hand this \_\_\_\_\_ day of \_\_\_\_\_, A.D. 19\_\_\_\_

In the presence of \_\_\_\_\_ C.B.

The above may be varied so as to apply to a grant of administration with the will annexed.

(Affidavit of Execution to be attached or endorsed.)

16. Certificate of Registrar.

In the Surrogate Court of the County of \_\_\_\_\_

In the estate of \_\_\_\_\_, deceased.

I, A.B., the Registrar of the Surrogate Court of the County of \_\_\_\_\_, do hereby certify: That search has been made in the office of the Registrar of this Court for any will or testamentary paper executed by the above-named \_\_\_\_\_, deceased, that no such will or testamentary paper is in said office, nor has any such will or testamentary paper been deposited with me as such Registrar for safe keeping.

Dated at \_\_\_\_\_ the \_\_\_\_\_ day of \_\_\_\_\_, 19\_\_\_\_ } Registrar.

17. Renunciation of Probate or of Administration with the Will annexed.

In the Surrogate Court of the County of \_\_\_\_\_

Whereas A.B., late of \_\_\_\_\_, in the County of \_\_\_\_\_, died on or about the \_\_\_\_\_ day of \_\_\_\_\_, 19\_\_\_\_, and had at the time of his death a fixed place of abode at \_\_\_\_\_, in the County of \_\_\_\_\_, and whereas he made and duly executed his last will and testament, bearing date the \_\_\_\_\_ day of \_\_\_\_\_, 19\_\_\_\_, and thereof appointed C.D. executor (or as the case may be), as I am informed and believe.

Now I, C.D., do hereby expressly renounce all my right and title to the probate and execution of the will (and codicils, if any) of the deceased.

In witness whereof I have hereunto set my hand and seal this \_\_\_\_\_ day of \_\_\_\_\_, 19\_\_\_\_.

Signed, sealed and delivered } (Seal). in the presence of E.H. } C.D.

NOTE.—The above form may be varied when the renunciation is by the widow or other person entitled to administration with the will annexed. In each case there must be an affidavit of execution.

18. Renunciation of Administration.

In the Surrogate Court of the County of \_\_\_\_\_

Whereas, A.B., late of the \_\_\_\_\_ of \_\_\_\_\_, in the county of \_\_\_\_\_, deceased, died on or about the \_\_\_\_\_ day of \_\_\_\_\_, 19\_\_\_\_, intestate (a widow), and had at the time of his death a fixed place of abode at the \_\_\_\_\_ of \_\_\_\_\_, in the County of \_\_\_\_\_, and whereas I, C.D., of the \_\_\_\_\_ of \_\_\_\_\_, in the County of \_\_\_\_\_, am his lawful \_\_\_\_\_ and his only next-of-kin (to be varied according to the facts).

Now I, C.D., do hereby expressly renounce all my right and title to letters of administration of the property of the deceased.

In witness whereof I have hereunto set my hand and seal, this \_\_\_\_\_ day of \_\_\_\_\_, 19\_\_\_\_.

Signed, sealed and delivered } (Seal). in the presence of E.H. } C.D.

19. Administration Bond.

Know all men by these presents that we, A.B., of (full address) in the County of \_\_\_\_\_ (occupation), C.D., of (full address) in the County of \_\_\_\_\_ (occupation), and E.F., of (full address) in the County of \_\_\_\_\_ (occupation), are jointly and severally bound unto G.H., the Judge of the Surrogate Court of the County of \_\_\_\_\_, in the sum of \_\_\_\_\_ dollars, to be paid to G.H., or the Judge of the said Court for the time being; for which payment, well and truly to be made, we bind ourselves and each of us for the whole, our and each of our heirs, executors and administrators, fairly by these presents. Sealed with our seals. Dated the \_\_\_\_\_ day of \_\_\_\_\_, 19\_\_\_\_.

The condition of this obligation is such, that if the above-named A.B., the administrator of all the property (or as the case may be), of \_\_\_\_\_, late of the \_\_\_\_\_ of \_\_\_\_\_, in the County of \_\_\_\_\_, deceased who died on or about the \_\_\_\_\_ day of \_\_\_\_\_, 19\_\_\_\_, do, when lawfully called on in that behalf, make or cause to be made a true and perfect inventory of all the property of the

said deceased, which has or shall come into the hands, possession, or knowledge of A.B., or into the hands or possession of any other person or persons for *him*, and the same so made do exhibit or cause to be exhibited into the Registry of the Surrogate Court of the County of \_\_\_\_\_, when thereunto lawfully required, and the same property, and all other property of the deceased at the time of *his* death, which at any time after shall come into the hands or possession of A.B., or into the hands or possession of any other person or persons for *him*, do well and truly administer according to law: that is to say do pay the debts which the deceased did owe at *his* decease, and further, do make, or cause to be made, a just, full and true account of his administration, when thereunto lawfully required, and all the rest and residue of the property do deliver and pay unto such person or persons respectively, as shall be entitled thereto; and if it shall hereafter appear that any last will or testament was made by the deceased, and the executor or executors therein named do exhibit the same unto the said Court, making request to have it allowed and approved accordingly, if A.B., being thereunto required, do render and deliver the said letters of administration (approbation of such testament being first had and made), in the said Court; then this obligation to be void and of no effect, or else to remain in full force and virtue.

Signed, sealed and delivered } [L.S.]  
 in the presence of } [L.S.]  
 } [L.S.]

20. Administration Bond for Administration with Will Annexed.

Know all men by these presents that we, A.B., of (full address) in the County of \_\_\_\_\_, (occupation), and E.F., of (full address) in the County of \_\_\_\_\_, (occupation), are jointly and severally bound unto G.H., the Judge of the Surrogate Court of the County of \_\_\_\_\_, in the sum of \_\_\_\_\_ dollars, to be paid to the said G.H., or the Judge of the Court for the time being, for which payment well and truly to be made, we bind ourselves and each of us for the whole, our and each of our heirs, executors and administrators, firmly by these presents.

Sealed with our seals. Dated the \_\_\_\_\_ day of \_\_\_\_\_ 19 \_\_\_\_\_.

The condition of this obligation is such that if the above-named A.B., the administrator of all the property (or as the case may be) of \_\_\_\_\_, late of the \_\_\_\_\_ of \_\_\_\_\_, in the County of \_\_\_\_\_, deceased, who died on or about the \_\_\_\_\_ day of \_\_\_\_\_, 19 \_\_\_\_\_, do, when lawfully called on in that behalf, make or cause to be made a true and perfect inventory of the property which has or shall come into the hands, possession, or knowledge of A.B., or into the hands and possession of any other person or persons for *him*, and the same so made do exhibit or cause to be exhibited into the Registry of the Surrogate Court of the County of \_\_\_\_\_, whenever required by law so to do; and the same property and all other property of the said deceased at the time of *his* death, which at any time after shall come into the hands or possession of A.B., or into the hands or possession of any other person or persons for *him*, do well and truly administer according to law: that is to say, do pay the debts which the deceased did owe at *his* decease, and then the legacies contained in the will annexed to the letters of administration to A.B., committed so far as such property shall thereunto extend and the law bind *him*; and further do make or cause to be made, a just, full and true account of *his* administration when lawfully required, and all the rest and residue of the property, shall deliver and pay unto such person or persons as shall be by law entitled thereto then this obligation to be void and of no effect, or else to remain in full force and virtue.

Signed, sealed and delivered } [L.S.]  
 in the presence of } [L.S.]  
 } [L.S.]

21. Affidavit of Execution of Bond.

In the Surrogate Court of the County of \_\_\_\_\_  
 In the estate of A.B., deceased.

I, \_\_\_\_\_, of (full address) in the County of \_\_\_\_\_, (occupation), make oath and say:

1. That I was personally present and did see the within (or annexed) bond duly executed, signed and sealed by A.B., C.D., and E.F., the parties therein named.

2. That I know the parties so executing.

3. That the bond was so executed by the parties at the \_\_\_\_\_ of \_\_\_\_\_, in the County of \_\_\_\_\_.

4. That I am subscribing witness to the execution. (If any of the parties are marksmen, add:)

5. That before execution the bond was read over and explained to \_\_\_\_\_, who appeared perfectly to understand the same and made his mark thereto in my possession.

Sworn, etc.

*Affidavits or execution of renunciation, nomination, consent or other documents requiring proof will be in the same form, naming the instrument, and leaving out the word "sealed".*

22. Bond of Foreign Executors.

Know all men by these presents that we, A.B., of (full address) in the County of \_\_\_\_\_, (occupation), C.D., of (full address) in the County of \_\_\_\_\_, (occupation), and E.F., of (full address) in the county of \_\_\_\_\_, (occupation), are jointly and severally bound unto G.H., the Judge of the Surrogate Court of the County of \_\_\_\_\_, in the sum of \_\_\_\_\_ dollars, to be paid to G.H., or the Judge of the said Court for the time being, for which payment well and truly to be made, we bind ourselves and each of us for the whole, our and each of our heirs, executors and administrators, firmly by these presents. Sealed with our seals. Dated the \_\_\_\_\_ day of \_\_\_\_\_, 19 \_\_\_\_\_.

The condition of this obligation is such, that if the above-named A.B., the executor of the last will and testament of \_\_\_\_\_, late of the \_\_\_\_\_ of \_\_\_\_\_, in the County of \_\_\_\_\_, deceased, who died on or about the \_\_\_\_\_ day of \_\_\_\_\_, 19 \_\_\_\_\_, do, when lawfully called on in that behalf, make or cause to be made a true and perfect inventory of all the property of the said deceased, which has or shall come into the hands, possession or knowledge of A.B., or into the hands or possession of any other person or persons for *him*, and the same so made do exhibit or cause to be exhibited into the Registry of the Surrogate Court of the County of \_\_\_\_\_, when thereunto lawfully required, and the same property, and all other property of the deceased at the time of *his* death, which at any time after shall come into the hands or possession of A.B., or into the hands or possession of any other person or persons for *him*, do well and truly administer according to law: that is to say, do pay the debts which the deceased did owe at *his* decease, and further, do make, or cause to be made a just, full and true account of his executorship, when thereunto lawfully required, and all the rest and residue of the property do deliver and pay unto such person or persons as shall be entitled thereto; then this obligation to be void and of no effect, or else to remain in full force and virtue.

Signed, sealed and delivered } [L.S.]  
in the presence of } [L.S.]  
[L.S.]

23. Affidavit of Justification by sureties.

In the Surrogate Court of the County of \_\_\_\_\_  
In the estate of \_\_\_\_\_, deceased.

We, C.D., of (full address) in the County of \_\_\_\_\_  
, (occupation), and E.F., of (full address)  
in the County of \_\_\_\_\_, (occupation), severally  
make oath and say that we are the proposed sureties  
on behalf of the intended administrator of the pro-  
perty (or as the case may be) of \_\_\_\_\_  
deceased, in the within bond named, for the faithful  
administration of the said property (or as the case may  
be) of the deceased; and I, C.D., for myself make oath  
and say that I reside at the \_\_\_\_\_ of  
in the County of \_\_\_\_\_ and I am of the full  
age of 21 years and am worth property to the amount  
of \_\_\_\_\_ dollars over and above all encumbrances,  
and over and above what will pay my just debts and  
every sum for which I am now bail, or for which I am  
liable as surety or endorser or otherwise; and I, E.F.,  
for myself make oath and say that I reside at the \_\_\_\_\_  
of \_\_\_\_\_, in the County of \_\_\_\_\_  
and I am of the full age of 21 years and am worth  
property to the amount of \_\_\_\_\_ dollars over and  
above all encumbrances, and over and above what  
will pay my just debts and every other sum for which  
I am now bail or for which I am liable as surety or  
endorser or otherwise.

The above-named deponents, C.D., }  
and E. F., were severally sworn be- } C.D.  
fore me the \_\_\_\_\_ day of \_\_\_\_\_ }  
A.D. 19 \_\_\_\_\_, at the \_\_\_\_\_ of \_\_\_\_\_ } E.F.  
in the County of \_\_\_\_\_ }

A Commissioner etc.

24. Probate.

CANADA:  
Province of Ontario.

In His Majesty's Surrogate Court of the County of \_\_\_\_\_

Be it known, that on the \_\_\_\_\_ day of \_\_\_\_\_,  
19 \_\_\_\_\_, the last will and testament (or the last will and  
testament with codicils) of \_\_\_\_\_  
late of the \_\_\_\_\_ of \_\_\_\_\_, in the  
County of \_\_\_\_\_, who died on  
or about the \_\_\_\_\_ day of \_\_\_\_\_, 19 \_\_\_\_\_, at  
\_\_\_\_\_ and who at the time of his death had  
a fixed place of abode at \_\_\_\_\_, in the said  
County of \_\_\_\_\_, [or had no fixed place of  
abode in Ontario (or resided out of Ontario), but had  
at such time property in the said County of \_\_\_\_\_],  
was proved and registered in the said Surrogate Court  
a true copy of which said last will and testament is  
hereunto annexed (or true copies of which said last  
will and testament, and codicil, are hereunto annexed),  
and that administration of all and singular the prop-  
erty of the said deceased, and in any way concerning  
his will (and codicil), was granted by the aforesaid  
Court to \_\_\_\_\_ of the \_\_\_\_\_ of  
\_\_\_\_\_, in the county of \_\_\_\_\_,  
the sole executor (or as the case may be), named in the  
said will (or codicil), he having been first sworn well  
and faithfully to administer the same by paying the  
just debts of the deceased, and the legacies contained  
in his will (or will and codicils), so far as he is thereunto  
bound by law, and by distributing the residue (if any),  
of the property according to law, and to exhibit under

oath a true and perfect inventory of all and singular  
the said property, and to render a just and full account  
of his executorship when thereunto lawfully required.

Witness His Honour (here insert name of Judge)  
Judge of the said Surrogate Court at the  
of \_\_\_\_\_, in the County of \_\_\_\_\_,  
the day and year first above written.

By the Court.

A.B.,

Registrar.

(Seal)

25. Letters of Administration with Will Annexed.

CANADA:  
Province of Ontario.

In His Majesty's Surrogate Court of the County of \_\_\_\_\_

Be it known that \_\_\_\_\_, late of the  
\_\_\_\_\_ of \_\_\_\_\_, in the County of \_\_\_\_\_,  
deceased, who died on or about the  
\_\_\_\_\_ day of \_\_\_\_\_, 19 \_\_\_\_\_, at \_\_\_\_\_  
and who at the time of his death had a fixed place of  
abode at the \_\_\_\_\_ of \_\_\_\_\_, in the said  
County of \_\_\_\_\_, [or had no fixed place of  
abode in Ontario (or resided out of Ontario), but had  
at such time property in the said County of \_\_\_\_\_],  
made and duly executed his last will and testament  
with \_\_\_\_\_ codicils, and did therein name  
\_\_\_\_\_, of the \_\_\_\_\_ of \_\_\_\_\_  
in, etc., \_\_\_\_\_, executor thereof (or named no  
executor therein), a true copy of which said last will  
and testament is hereunto annexed (or true copies of  
which said last will and testament, and  
codicils, are hereunto annexed); and be it further  
known that on the \_\_\_\_\_ day of \_\_\_\_\_,  
19 \_\_\_\_\_, letters of administration, with the said will  
(and \_\_\_\_\_ codicils) annexed, of all and singular  
the property (or as the case may be if grant limited), of  
the said deceased, were granted by the Surrogate Court  
of the County of \_\_\_\_\_, to \_\_\_\_\_  
of the \_\_\_\_\_ of \_\_\_\_\_, in the County of \_\_\_\_\_  
, (insert the character in which the grant is  
taken, and if executor renounced, state it), he, the said  
\_\_\_\_\_, having previously been sworn well  
and faithfully to administer the same according to the  
tenor of the said will, by paying the just debts of the  
deceased, and the legacies contained in his will (or  
will and codicil), so far as the same shall thereunto ex-  
tend and the law bind him, and by distributing the  
residue (if any), of the property according to law, and  
to exhibit under oath a true and perfect inventory of  
all and singular the property of the said deceased and  
to render a just and full account of his administration  
when thereunto lawfully required.

Witness His Honour (here insert name of Judge),  
Judge of the said Surrogate Court at the  
of \_\_\_\_\_, in the said County of \_\_\_\_\_,  
the day and year above written.

By the Court.

A.B.,

Registrar.

(Seal)

26. Letters of Administration.

CANADA:
Province of Ontario.

In His Majesty's Surrogate Court of the County of

Be it known, that on the day of 19, letters of administration of all and singular the property (or as the case may be if grant limited) of in the County of who died on or about the day of 19, at, intestate, and had at the time of his death a fixed place of abode at the of in the said County of [or had no fixed place of abode in Ontario (or resided out of Ontario), but had at such time property in the County of], were granted by the Surrogate Court of the County of to the of in the County of, the widow (or as the case may be) of the intestate, she having been first sworn faithfully to administer the same by paying his just debts, and distributing the residue (if any) of his property according to law, and to exhibit under oath a true and perfect inventory of all and singular the said property, and to render a just and full account of her administration when thereunto lawfully required.

Witness His Honour (here insert name of Judge), Judge of the said Surrogate Court at the of, in the said County of, the day and year first above written.

By the Court. A.B., Registrar.

(Seal)

27. Exemplification of Probate or Letters of Administration with Will Annexed.

CANADA:
Province of Ontario.

In His Majesty's Surrogate Court of the County of

Be it known, that upon search being this day made in His Majesty's Surrogate Court of the County of day of 19, it plainly appears that on the day of 19, the last will and testament (with codicils) of late of the of, in the County of, deceased, who died at on or about the day of 19, and had at the time of his death a fixed place of abode at the of in the said County of (or as the case may be) was proved by of the of in the County of, the executor therein named [or that on the day of 19, letters of administration with the last will and testament (and codicils) annexed of the property of, late of, etc., were granted to of the of in the County of] and which said probate (or letters of administration) now remains of record in the said Surrogate Court. The true tenor of the said probate (or letters of administration with the will annexed) is in the words following, to wit (here the probate or letters of administration, with copy of will, are to be recited verbatim).

In faith whereof these letters testimonial are issued.

Given at the of this day of, etc., in the County of

Registrar of the Surrogate Court of the County of

(Seal)

28. Citation to Parties Concerned.

In the Surrogate Court of the County of

In the estate of

To E.F., of (etc.), Greeting.

Whereas an application has been made in this Court for probate of an alleged will of the above named A.B., bearing date the day of 19, \*(and whereas the validity of the will has been brought into question by C.D., of, one of the next of kin of the deceased, who opposes the granting of probate thereof, and whereas it is desirable that the validity of the alleged will should be determined once and for all after notice to all concerned in the said estate):

You are therefore required to enter an appearance in the office of the Registrar of this Court, at the Court House at, within ten days after service upon you of this citation, inclusive of the day of service, if you desire to take part in the determination of this question.

In event of your failing to enter an appearance you will have no further notice of those proceedings, and the validity of the will in question will be determined in your absence and you will be bound thereby.

The alleged will may be seen at the office of the Registrar.

Dated the day of 19. M.N., Judge.

\*If no contest, and proof in solemn form alone is sought, omit this clause.

29. Appearance.

In the Surrogate Court of the County of

In the estate of A.B., deceased.

I, C.D., of (full address) (occupation), desire to contest the validity of the alleged will of the above named A.B., propounded for probate by E.F., and say that it should not be admitted to probate, for the following reasons (here state reasons, e.g., that it was not duly executed, or that the alleged signature not the signature of the said A.B., or that the execution of the said will was procured by fraud and undue influence, or that at the time of the making of the said will the said A.B., had not testamentary capacity, or as the case may be).

My address for service is

Dated the day of 19. C.D. (or) C.D., by X.Y., his solicitor.

30. Order on Motion for Directions.

In the Surrogate Court of the County of

In the estate of A.B., deceased.

His Honour in Chambers day, the day of 19.

Upon the application of C.D., who has propounded for probate an alleged will, purporting to have been made by the said A.B., on the day of 19, in the presence of counsel for E.F., who has

filed a caveat, and, upon being warned, has entered an appearance thereto, and it appearing that G.H. and H.H. are also next of kin of the said A.B., and that M.D. and N.D. are interested under the will and that the aforementioned persons are all those interested in either attacking or upholding the validity of the alleged will, I caused citation to be served upon them and M.D. and N.D. having entered an appearance and having been notified of the motion and G.H. and H.H. not having appeared;

I do order that C.D. do attend and submit to an examination for discovery at such time as may be appointed during the week commencing \_\_\_\_\_, on service of two days' notice of the appointment upon his solicitor and upon payment of \$ \_\_\_\_\_ conduct money.

\*

And I do direct that the issues to be tried be as follows:

1. C.D., and M.D., and N.D. affirm and E.F. denies that the will was duly executed by A.B.

2. E.F. affirms and C.D. and M.D. and N.D. deny that the making of the will was procured by the fraud and undue influence of C.D. (etc., etc., as the case may be).

And I direct that the issues shall be tried before me without a jury at the Court House at \_\_\_\_\_, on the \_\_\_\_\_ day of \_\_\_\_\_, 19\_\_\_\_, at \_\_\_\_\_ A.M. (or P.M.).

*\*Here insert an order for production of papers or any further direction found necessary.*

31. *Caveat.*

In the Surrogate Court of the County of \_\_\_\_\_  
In the estate of A.B., deceased.

Let nothing be done in the estate of A.B. of \_\_\_\_\_, in the \_\_\_\_\_ of \_\_\_\_\_, without notice to E.F., of \_\_\_\_\_, in the County of \_\_\_\_\_.

E.F. is (state relationship and interest in the estate).

This caveat is entered for the reason (state the reason, e.g., The deceased was at the time of his death without testamentary capacity, or E.F. has reason to fear and does fear that A.B. was procured to make a will by undue influence and fraud).

Dated the \_\_\_\_\_ day of \_\_\_\_\_, A.D. 19\_\_\_\_.  
E.F.,  
Address for service.

32. *Affidavit to Accompany Caveat.*

In the Surrogate Court of the County of \_\_\_\_\_  
in the estate of \_\_\_\_\_, deceased.

I, C.D., of the \_\_\_\_\_ of \_\_\_\_\_ in the County of \_\_\_\_\_, make oath and say:

1. That I am (state nature of deponent's interest in estate).

2. That the caveat that is filed or to be filed by me in this matter is not entered for the purpose of delay nor to embarrass any person interested in the estate.

Sworn, etc.

33. *Warning to Caveat.*

In the Surrogate Court of the County of \_\_\_\_\_  
In the estate of A.B., deceased.

To E.F., \_\_\_\_\_ Greeting.

Whereas you by your caveat required notice to be given to you of any application that might be made in the matter of this estate,

You are now warned that on the \_\_\_\_\_ day of \_\_\_\_\_, 19\_\_\_\_, C.D., of \_\_\_\_\_ of \_\_\_\_\_, filed in this Court a petition asking (state nature of application and, if probate is sought, give date of will).

You are therefore warned that unless you cause an appearance to be entered hereto within ten days from this date, stating your desire to contest such application, and the nature of your objection thereto, such application will be dealt with without further notice to you, and you will be regarded as assenting thereto.

Your appearance must be entered at my office in the Court House at \_\_\_\_\_, on or before the \_\_\_\_\_ day of \_\_\_\_\_, 19\_\_\_\_.

M.N.,  
Registrar.

Dated the \_\_\_\_\_ day of \_\_\_\_\_, A.D. 19\_\_\_\_.

34. *Citation to Bring in a Testamentary Paper.*

In the Surrogate Court of the County of \_\_\_\_\_  
In the estate of A.B., deceased.

To E.F., of the \_\_\_\_\_ of \_\_\_\_\_, Greeting.

Whereas it is alleged by \_\_\_\_\_, of the \_\_\_\_\_ of \_\_\_\_\_, that a testamentary document signed by A.B., of the \_\_\_\_\_ of \_\_\_\_\_, who died on or about the \_\_\_\_\_ day of \_\_\_\_\_, 19\_\_\_\_, is in the possession of you, the above named E.F.

You are therefore ordered and directed to bring into the office of the Registrar of this Court, at the Court House, in the \_\_\_\_\_ of \_\_\_\_\_, and there leave any testamentary paper signed by A.B., which is now in your possession, power or control, within \_\_\_\_\_ days after service of this citation upon you.

In event of no such document being now in your possession, power and control you are within the same time to file in the said office an affidavit to that effect and setting forth what knowledge, if any, you may have, respecting any testamentary paper signed by the said A.B.

Herein you fail at your peril.

Dated at \_\_\_\_\_ this \_\_\_\_\_ day of \_\_\_\_\_, 19\_\_\_\_.

.....  
Judge.

35. Citation to Accept or Refuse Probate.

In the Surrogate Court of the County of
In the estate of A.B., deceased.

day, the day of , 19 .

Whereas A.B., of the of , in the County of , died on or about the day of , 19 , having made his last will and testament dated the day of , 19 , and having appointed C.D., of the of , in the County of , executor thereof.

It is ordered that C.D. do within days after the service hereof upon him, accept or refuse probate of the said will, or show cause why letters of administration with the will annexed should not be granted to E.F., of the of , in the County of of , (occupation).

And it is ordered that in default of the said C.D. accepting and extracting probate of the will within the time above mentioned, E.F. may proceed to obtain letters of administration with the will annexed to be granted to him.

Dated, etc. Judge.

36. Citation to Accept or Refuse Administration.

In the Surrogate Court of the County of
In the estate of A.B., deceased.

day, the day of , 19 .

Whereas A.B., of the of , in the County of , died on the day of , 19 , intestate, leaving C.D., E.F., and G.H. (giving names, residences and relationship).

And whereas J.K., of the of , in the County of , (occupation), is one of the persons entitled in distribution to the estate of the said A.B. (or alleges that the said J.K. is a creditor of the said A.B.).

It is ordered that C.D., E.F., and G.H., do, within days after the service hereof, enter an appearance in the office of the Registrar of this Court at and accept or refuse letters of administration of the estate of the deceased, or show cause why letters of administration should not be granted to J.K.

And it is ordered that, in default of C.D., E.F., or G.H., or some of them, so appearing and accepting and extracting such letters of administration within the time above mentioned, J.K. may proceed to obtain letters of administration of the estate.

Dated, etc. Judge.

37. Citation to Bring in Grant Where Revocation is Sought.

In the Surrogate Court of the County of
In the estate of

Whereas an application has been made for the Revocation of a Grant of Probate (or letters of administration), issued on the day of , etc., to C.D., of the of , in the County of , as executor of the will of A.B., of the of , in the County of , (or as administrator of the estate of, etc.).

It is ordered that C.D. do, within days after the service hereof upon him, bring into and leave with the Registrar the aforesaid Grant, there to remain until such application is determined.

Dated, etc., Judge.

38. Intervention.

In the Surrogate Court of the County of
In the estate of A.B., deceased.

Take notice that I, C.D., of (full address) in the County of , (occupation), a of the above-named , desire notices to be given me of all proceedings in connection with his estate.

My address for service is No. Street, (or service may be effected upon Mr. X.Y., my solicitor, at his office, No. Street, ).

Dated the day of , 19 .

C.D., (or) C.D., by X.Y., his solicitor.

39. Affidavit on Intervention.

In the Surrogate Court of the County of
In the estate of A.B., deceased.

I, C.D., of (full address) in the county of , (occupation), make oath and say:

I am (state nature of deponent's interest in the estate).

I desire to intervene in the matter solely for the purpose of protecting my interest and in good faith, and not for the purpose of delay or from any improper motive.

Sworn, etc.

40. Application for Letters of Guardianship by one of the next-of-kin of infant children by a deceased widower.

Unto the Surrogate Court of the County of

The petition of A.B., of (full address) in the County of , (occupation),

Sheweth:

1. C.D., late of (full address) in the County of , (occupation), died on or about the day of 19 , at the of , in the County of .

2. C.D., died a widower (as the case may be) leaving E.F., an infant of years of age, having been born on the day of 19 , and G.F., an infant of years of age, having been born on the day of 19 , his natural and lawful children who both reside at the of , in the County of .

3. C.D., died intestate (or as the case may be) and without having appointed a guardian of the infants.

4. H.F., the lawful mother of the infants resides at (or is dead, or as the case may be).

5. The value of the whole property to which the infants are entitled is the sum of \_\_\_\_\_ dollars, full particulars of which are shown in the inventory and appraisal exhibited herewith.

6. Due notice has been given of your petitioner's intention to apply to be appointed guardian and that the petitioner is the *(state relationship, if any)*.

7. Therefore, your petitioner prays that he may be appointed guardian of the persons and estates of the infants.

Dated the \_\_\_\_\_ day of \_\_\_\_\_, 19 \_\_\_\_\_.

A.B.

*(or if signed by solicitor, A.B. by his solicitor, J.P.)*

*(Where children have been legally adopted form should be amended accordingly).*

41. *Election by Minors of a Guardian.*

In the Surrogate Court of the County of \_\_\_\_\_

Whereas A.B., late of *(full address)* in the County of \_\_\_\_\_, *(occupation)*, deceased, died on or about the \_\_\_\_\_ day of \_\_\_\_\_, 19 \_\_\_\_\_, at \_\_\_\_\_, in, etc., intestate, a widower *(or widow)*, leaving C.D., E.F., and G.H., his lawful children, C.D. being a minor of the age of *twenty* years only, and E.F. being also a minor of the age of *nineteen* years only, and G.H. being an infant of the age of *six* years only.

Now we, C.D., and E.F., do hereby make choice of and elect K.L., of \_\_\_\_\_ of \_\_\_\_\_, in the County of \_\_\_\_\_, *(occupation)*, to be our guardian.

In witness whereof we have hereunto set our hands this \_\_\_\_\_ day of \_\_\_\_\_, 19 \_\_\_\_\_.

Signed in the presence of \_\_\_\_\_

NOTE.—*An affidavit of execution required.*

42. *Oath of guardian.*

In the Surrogate Court of the County of \_\_\_\_\_

In the matter of the guardianship of the infant child *(or children)* of C.D., deceased.

I, A.B., of *(full address)* in the County of \_\_\_\_\_, *(occupation)*, make oath and say:

1. I am of the full age of twenty-one years and my name, place of residence and occupation are above correctly stated.

2. I am the person applying to be appointed the guardian of E.F., the infant child of C.D., *(or as the case may be)* deceased.

3. I have read over carefully the annexed petition and the statements therein are true.

4. Now shown to me and marked as Exhibit "B" to this my affidavit is the inventory and appraisal of the property to which the infant is entitled.

5. I will, if I am appointed such guardian, faithfully perform the trust of guardianship and that I will, when my ward becomes of the full age of twenty-one years, or whenever the guardianship is determined or sooner if thereunto required by this Court, render to my ward, or to his executors or administrators, a just, full and true account of all goods, moneys, interests, rents, profits, property or other estate of my ward,

which shall have come into my hands or possession or under my control and will thereupon without delay, deliver and pay over to my ward or to his executors or administrators the estate or the sum or balance of money which may be in my hands or possession or under my control, belonging to my ward, deducting therefrom and retaining such reasonable sum for my expenses and charges as shall upon an audit of my accounts be allowed by the Court.

Sworn, etc.

43. *Bond to be Given by Guardians.*

Know all men by these presents, that we, A.B., of *(full address)* in the County of \_\_\_\_\_, *(occupation)*, K.L., of *(full address)* in the County of \_\_\_\_\_, *(occupation)*, and M.N., of *(full address)*, in the County of \_\_\_\_\_, *(occupation)*, are held and firmly bound unto R.F. and G.F., of the \_\_\_\_\_ of \_\_\_\_\_, in the County of \_\_\_\_\_, the infant children of C.F., late of the \_\_\_\_\_ of \_\_\_\_\_, in the County of \_\_\_\_\_, deceased, and to each and every of them in the sum of \_\_\_\_\_ dollars, to be paid to E.F. and G.F., their and each of their executors, administrators and assigns, for which payment to be well and truly made, we do bind ourselves and each and every of us, our and every of our executors and administrators firmly by these presents. Sealed with our seals. Dated the \_\_\_\_\_ day of \_\_\_\_\_, 19 \_\_\_\_\_.

Whereas A.B., being appointed guardian of the person and estate of the infants by the Surrogate Court of the County of \_\_\_\_\_, according to the Statute in that behalf, is required to give security for the performance of the trust.

Now the condition of this obligation is such, that if the above bounden A.B. shall faithfully perform the said trust, and he or his executors or administrators shall, when the infants respectively become of the full age of twenty-one years, or whenever the guardianship shall be or is determined, or sooner if thereunto required by law, render to each of the infants, or to their respective executors or administrators, a just, full and true account of all goods, moneys, interest, rents, profits, property or other estate of the infants, which shall have come into the hands of A.B., and will thereupon, without delay, deliver and pay over to each and every of the infants or to their executors or administrators, the estate or the sum which may be in the hands of him, A.B., belonging to the infants, deducting therefrom and retaining a reasonable sum for the expenses and charges of him, A.B., then this obligation to be void, or else to remain in full force and virtue.

Signed, sealed and delivered } A.B. [L.S.]  
 in the presence of } K.L. [L.S.]  
 } M.N. [L.S.]

44. *Affidavit of Justification by Sureties.*

In the Surrogate Court of the County of \_\_\_\_\_

In the matter of the guardianship of the infant child *(or children)* of A.B., deceased.

We, K.L., of *(full address)* in the County of \_\_\_\_\_, *(occupation)*, and M.N., of *(full address)* in the County of \_\_\_\_\_, *(occupation)*, severally make oath and say:

That we are the proposed sureties on behalf of the intended guardian of the infant child *(or children)* of A.B., deceased, who died on or about the \_\_\_\_\_ day of \_\_\_\_\_, 19 \_\_\_\_\_, in the within *(or annexed)* bond named, for the faithful performance of the trust of guardianship to him to be committed; *(continue as in form of Affidavit of Justification to Administration Bond)*.

45. Notice to be Transmitted by the Registrar of a Surrogate Court to the Registrar of the Supreme Court of Ontario, of Application for Letters of Guardianship.

In the Surrogate Court of the County of
To the Registrar of the Supreme Court of Ontario:

Take notice that application has been made to this Court, by A.B., of, etc., to be appointed guardian to E.F., and G.F., who reside at the of of in the County of of, infant children of C.F., late of, etc., who died on or about the day of 19 .

Application received the day of 19 .

This notice mailed the of , 19 .

..... Registrar of the said Court.

46. Letters of Guardianship.

CANADA: Province of Ontario.

In His Majesty's Surrogate Court of the County of

Be it known that on the day of 19 , A.B., of the of in the County of , was appointed guardian of the person and estate of E.F., and G.F., infant children of C.D., late of the of in the County of , and letters of guardianship are accordingly granted by the said Court to the said A.B., with power and authority to him to do all such acts, matters and things as a guardian may or ought to do, under and by virtue of any Act of the Legislature of Ontario, relating to minors and their property, he, the said A.B., having been duly sworn to faithfully perform the trust of guardianship.

Witness His Honour (here insert name of Judge), Judge of the said Court.

By the Court. A.B., Registrar.

(Seal)

47. Petition to Pass Accounts, etc.

In the Surrogate Court of the County of In the estate of , deceased.

To His Honour, Esquire, Judge of the Surrogate Court of the County of .

The Petition of A.B., of (full address) in the County of , (occupation),

Sheweth:

1. of the of in the County of , departed this life on or about the day of 19 .

2. Your Petitioner on the day of A.D. 19 , was duly appointed of the deceased.

3. Your Petitioner administered the said estate and effects of the deceased, to the best of ability, so far as the same can be administered at this time.

4. Your petitioner hath brought in and filed with the Registrar a full and correct account of administration of the estate, showing all the property thereof which has come into hands as such and also a full and correct account of disbursements as such with a statement of the assets yet undisposed of.

5. Your Petitioner therefore, pray that the said accounts may be audited, taken and passed by and before this Court.

6. Your Petitioner further pray that may be allowed a fair and reasonable allowance for care, pains and trouble, and time expended, in and about the estate of the deceased, and in administering, disposing of, arranging, and settling the affairs of the estate.

7. Your Petitioner ha not hitherto been allowed any compensation for the services in the last preceding paragraph referred to, either by this Court or by any other competent Court, except

8. The only persons interested in the administration of the estate as beneficiaries of the deceased, with their addresses, are as follows:

and that all the said persons are of the full age of twenty-one years, except

9. Your Petitioner know of no creditors of the estate of the deceased who still have unsettled claims against the estate, except

and that the only portion of the estate that remains unadministered by your Petitioner is set forth in a schedule filed herewith:

and that the reason of the non-administration thereof is the following, namely:

Dated this day of , A.D. 19 .

E.F. Solicitor for the above named Petitioner.

48. Affidavit verifying accounts.

In the Surrogate Court of the County of In the estate of deceased.

I, of the (full address) in the County of , (occupation), make oath and say:

1. were appointed by this Honourable Court, executors of the estate of the deceased.

2. The accounts now shown to me, marked "A", set forth a true and correct statement (covering a period from the day of 19 to the day of 19 ) of all the personal estate and effects and of the real estate and proceeds thereof of the deceased, which have come into the hands of the executors or of any other person, persons or Corporations on their behalf, so far as I know, and also the names of the parties from whom same have been received and the dates on which the same were received, to the best of my knowledge and belief.



3. The accounts also set forth a true and correct statement of all the disbursements and payments made (during the said period) by the executors, or any other person, persons or Corporation, for or on account of the estate, to the best of my knowledge and belief.

4. Save and except what appears in the accounts, the executors have not, nor has anyone on their behalf, so far as I know, ever received or got in any part of the deceased's personal estate or effects or real estate or the proceeds thereof.

5. The available assets of the estate still undisposed of and in the hands of the executors, or of any person or persons on their behalf, are correctly set forth in the accounts, to the best of my knowledge and belief.

6. The executors have not received nor been awarded or adjudged any compensation by this Court for the care, pains, time and trouble expended by them in and about the estate (since the day of 19 ).

7. I have carefully read over the annexed petition and the statements therein are true.

Sworn, etc.

49. Appointment to Pass Accounts.

In the Surrogate Court of the County of

In the estate of , deceased.

Upon reading the petition of of the estate of the deceased, and the Petitioner having brought in and deposited with the Registrar the accounts of receipts and expenditures in respect of the estate, I appoint the day of , A.D. 19 , at o'clock in the noon, at my Chambers in the Court House, in the of , as the time and place for the purpose of examining, auditing and passing the accounts;

And to fix the compensation, if any, to be allowed to for care, pains and trouble and time expended in and about the estate;

And I do order that all persons who are or may be interested in the estate of , deceased, do attend at the time and place if they so desire; and that in the event of their non-attendance, the matters may be proceeded with in their absence.

And I do order a copy hereof to be served upon (here name the persons interested), at least days before the day so appointed.

Dated this day of , A.D. 19 .

Judge.

The amount of compensation claimed by is \$ .

NOTE.—The accounts above mentioned may be examined by the parties interested, or their solicitors, at the office of the Registrar, at the of

50. Order on Passing Accounts.

In the Surrogate Court of the County of

In the estate of , deceased.

Upon reading the petition of the executors (and trustees) of the will of deceased, and the affidavit and accounts filed,

I, Esquire, Judge of the said Court, having on the day of 19 , proceeded to take, audit and pass the accounts, in the presence of , and after due notice to , who have failed to attend.

I find and declare that have realized on account of Capital, during the period, the sum of \$ (in which is included the sum of \$ brought forward from the last passing of accounts, as appears by Court Order dated the day of 19 ) and that have properly paid out and disbursed on account of Capital the sum of \$ leaving a credit balance in the hands of in respect of Capital of \$ .

I find and declare that have realized on account of Revenue, during the period, the sum of \$ (in which is included the sum of \$ brought forward from the last passing of accounts, as appears by Court Order dated the day of 19 ) and that have properly paid out and disbursed on account of Revenue the sum of \$ leaving a credit balance in the hands of in respect of Revenue of \$ .

And I do hereby Order and allow the sum of \$ as a fair and reasonable allowance for the care, pains, trouble and time, and personal disbursements expended in and about the administering, arranging and settling the affairs of the estate to the day of , 19 , (and the distribution of the moneys in the hands of ).

And I do Order that the costs of taking, auditing and passing the accounts and fixing the said compensation amounting to \$ , be allowed to , and having deducted the amount so disbursed and expended and the compensation and costs from the amount in the hands of , I find that there remains in the hands of the sum of \$ .

I find that there remains in the hands of , the original assets as set out in the schedule attached hereto upon the value of which I do not pass.

Dated this day of 19 .

Judge.

51. Nomination by Foreign Administrator of Administrator for Estate in Ontario.

Whereas A.B., late of deceased, died on or about the day of 19 , at intestate, and letters of administration of his estate, real and personal, were granted by the Surrogate Court of on the day of 19 to me, C.D., of

And whereas the deceased died leaving at the time of his death property in the County of in the Province of Ontario.

Now I, C.D., the Administrator of the Estate of A.B., do hereby nominate and appoint E.F., of the of in the Province of Ontario in my place and stead;

1. To make application to the Surrogate Court of the County of for letters of Administration of the Estate of A.B., situated within the Province of Ontario;

2. To be and act as the Administrator of the Estate in the Province of Ontario and to do and perform all acts and to execute all documents necessary and incidental to the due administration of the Estate and, if necessary, pass his accounts as such Administrator before the Surrogate Court.

In witness whereof I have hereunto set my hand and seal this day of A.D. 19 .

Signed, sealed and delivered in the presence of

APPENDIX B

TO COUNSEL AND SOLICITORS

Estates	Application for Probate or Administration	Preparation of Succession Duty Schedules, Ontario	Preparation of Succession Duty Statements, Dominion	Passing Accounts
\$1,000 and under	\$15.00	\$15.00	\$7.50	\$25.00
1,000 to 3,000	25.00	15.00	7.50	35.00
3,000 to 5,000	40.00	20.00	10.00	40.00
5,000 to 10,000	60.00	25.00	12.50	50.00
10,000 to 15,000	100.00	30.00	22.50	60.00
15,000 to 20,000	125.00	35.00	26.25	70.00
20,000 to 25,000	150.00	50.00	37.50	80.00
25,000 to 50,000	175.00	75.00	56.25	100.00 plus \$1.00 per \$1,000 on all excess over \$25,000 up to \$50,000.
50,000 to 100,000	\$200.00 plus one-tenth of one per cent. on all excess over \$50,000.	100.00	75.00	125.00 plus one-tenth of one per cent. on excess over \$50,000.
100,000 to 200,000		125.00	93.75	
200,000 to 400,000		150.00	112.50	
400,000 to 500,000		175.00	131.25	
500,000 to 1,000,000		200.00	150.00	
1,000,000 and up	In discretion of the Judge.	250.00	187.50	In discretion of the Judge.

NOTE: The fees on passing accounts shall be charged on the amount of receipts, both capital and revenue.

Advertising for Creditors:

In estates up to \$50,000.....	\$7.50
In estates over \$50,000.....	10.00

- (a) In cases of probate fees and succession duty schedules and statements and on passing of accounts, the same to be subject to increase at discretion of Surrogate Court Judge, where the above tariff of fees is in his opinion inadequate.
- (b) On passing of accounts where solicitors for beneficiaries attend, each solicitor to be allowed such an amount as the Surrogate Court Judge may determine.
- (c) For legal services not covered by tariff, such fees as may be allowed by Surrogate Court Judge.
- (d) For distributing estate after passing of accounts, such fees as may be allowed by Surrogate Court Judge.
- (e) For affidavits required by Succession Duty Departments, such allowance as may be made by Surrogate Court Judge.

INCIDENTAL ITEMS

Revocation of Grant—(subject to increase).....	\$25.00
Settling liability for or amounts of succession or other death duties, such allowances as Surrogate Court Judge may see fit.	
Fees on filing for Ancillary Grants to be on same scale as on grant of probate or administration.	
Copies—for each notarial, sworn, certified or authenticated copy of probate or administration, including letter.....	3.00
minimum, subject to increase where Will exceeds two pages in length, at the rate of ten cents per folio per copy for such excess.	
Drawing caveat.....	5.00
Drawing Notice of Contestation of claim.....	10.00
Attendance where action directed to be brought or where preliminary proceedings settled.....	15.00
Contentious business in cases involving over \$800.00 to be on Supreme Court Tariff, subject to the discretion of the Surrogate Court Judge.	
Releases in estates under \$10,000—each.....	3.00
Releases in estates between \$10,000 and \$100,000—each.....	7.00

CROWN FEES AND FEES PAYABLE TO JUDGE AND REGISTRAR

	Registrar \$	Judge \$	Crown \$
1. For services rendered under Section 71, s.s. 1 of Surrogate Courts Act where the value of the property does not exceed \$400.00.....	1.50	.50	....
2. For services rendered under Section 71, s.s. 4 of Surrogate Courts Act where Estate consists of Insurance money or of Insurance money and wearing apparel.			
(a) not exceeding \$1,000.00.....	3.00	1.00	.50
(b) not exceeding \$2,000.00.....	4.50	1.50	.50
(c) not exceeding \$3,000.00.....	6.00	2.00	.50
3. Receiving and examining papers and entering application for grant.....	2.00	....	.50
4. Notice to Registrar, Supreme Court of Ontario, on application for grant.....	.50	....	....
5. Return of each grant to Registrar, Supreme Court of Ontario.....	.50	....	....
6. Certificate of Registrar, Supreme Court of Ontario (plus 10c per year over three years).....	....	....	.50
7. Receiving and entering certificate of Registrar, Supreme Court of Ontario.....	.50	....	....

8. Recording every Bond with affidavits of justification and execution.....	1.00	....	....
9. Recording each additional separate affidavit of justification or execution if more than one of each—per folio.....	.10	....	....
10. Fiat on Bond.....	....	2.00	....
11. Order reducing amount of Bond or order delivering up Bond for cancellation....	.50	2.00	....
12. On every grant of Letters Probate or Letters of Administration or Guardianship on each \$1,000.00 or part thereof of the property devolving (Total of both realty and personalty).....	1.00	1.00	.50
13. Attendance to grant Letters Probate or Letters of Administration or Guardianship where value of Estate			
(a) does not exceed \$2,000.00.....	....	1.00	....
(b) exceeds \$2,000.00 but does not exceed \$10,000.00.....	....	2.00	....
(c) exceeds \$10,000.00 but does not exceed \$25,000.00.....	....	5.00	....
(d) exceeds \$25,000.00.....	....	10.00	....
14. Preparing Letters Probate or Letters of Administration or Guardianship issued under the Seal of the Court where value of Estate			
(a) does not exceed \$2,000.00.....	1.00	....	.50
(b) exceeds \$2,000.00 but does not exceed \$10,000.00.....	2.00	....	.50
(c) exceeds \$10,000.00 but does not exceed \$25,000.00.....	5.00	....	.50
(d) exceeds \$25,000.00.....	10.00	....	.50
15. Submitting papers with Registrar's report thereon to lead to grant.....	.50	....	....
16. Certificate of search for Will.....	1.00	....	....
17. Recording Grants, Letters of Guardianship or other instruments per folio.....	.10	....	....
18. On every transcript of Will per folio.....	.10	....	....
19. Certificate or authentication of Registrar			
(a) where copy of Letters Probate, Letters of Administration or other document certified or authenticated does not exceed six folios.....	.25	....	....
(b) for each additional folio.....	.05	....	....
(c) for certifying or authenticating each additional (carbon) copy, one-half of the fees chargeable for certifying the first copy.			
20. (a) For preparing a copy of Letters Probate, Letters of Administration or other document to be certified or authenticated per folio.....	.10	....	....
(b) for preparing each additional carbon copy, per folio.....	.05	....	....
21. Drawing special orders or other papers when directed by the Judge.....	.50	....	....
If exceeding 3 folios on the excess per folio.....	.10	....	....
22. Attending and entering every Order or minute not otherwise provided for.....	.50	1.00	....
23. Taking every affidavit or administering oath to witness.....	.25	....	....
24. Every summons or order and every instrument or other process under seal not otherwise provided for, if prepared by the Registrar.....	.50	....	.50
plus per folio.....	.10	....	....
25. Search for original Will or instrument and inspection; or for general search into proceedings.....	.30	....	....
26. For every other search.....	.20	....	....
27. Every necessary certificate under seal granted by the Registrar.....	.50	....	.50
28. Exemplification under seal.....	1.00	....	.50
If exceeding 5 folios on the excess per folio.....	.10	....	....
29. On every certificate of Judge on exemplification for foreign Courts.....	....	1.00	....
30. For every office or other copy or extract of a minute, order, decree or other document filed or deposited in the Office of the Registrar or of any evidence or depositions whether such copy be made by the Registrar or by any other person searching the original per folio.....	.10	....	....
31. For receiving for deposit the will of a living person for safe-keeping including giving a deposit receipt and keeping a record of the deposit.....	1.00	....	.50
32. On every appointment of Guardian.....	....	1.00 to	....
(In discretion of Judge.....)	....	5.00	....
33. Receiving, examining and entering every petition or application for audit or passing of accounts where amount of receipts *			
(a) does not exceed \$10,000.00.....	1.00	....	....
(b) exceeds \$10,000.00 but does not exceed \$25,000.00.....	2.00	....	....
(c) exceeds \$25,000.00.....	5.00	....	....

## CROWN FEES AND FEES PAYABLE TO JUDGE AND REGISTRAR—Continued

	Registrar \$	Judge \$	Crown \$
34. Attending audit .....	1.00	....	....
35. Attending on every adjourned audit .....	1.00	1.00	....
36. Entering order on audit .....	2.00	....	....
37. Order on audit (in duplicate) (in discretion of Judge) .....	1.00	2.00 to 5.00	....
38. Special attendance granting appointment .....	....	1.00	....
39. Attendance on every audit where the total of receipts to be audited			
(a) does not exceed \$10,000.00..... per hour.....	....	1.00	....
(b) is or exceeds \$10,000.00 but is under \$50,000.00 per hour.....	....	2.00	....
(c) is or exceeds \$50,000.00 but is under \$100,000.00 per hour.....	....	3.00	....
(d) is or exceeds \$100,000.00 but is under \$2,000,000.00 per hour.....	....	4.00	....
(e) is or exceeds \$200,000.00 but is under \$500,000.00 per hour.....	....	5.00	....
(f) is or exceeds \$500,000.00 but is under \$1,000,000.00 per hour.....	....	7.50	....
(g) is or exceeds \$1,000,000.00..... per hour.....	....	10.00	....
40. Filing vouchers, if directed by the Judge or requested by any party to be filed (not exceeding in all \$1.00) each.....	.10	....	....
41. Receiving, examining and entering every contestation of claim .....	1.00	....	....
42. Attending every contentious case in Chambers .....	2.00	....	....
43. Receiving, entering and filing Caveat or contestation of grant.....	.50	....	.50
44. On a warning to a Caveat and on an appearance thereto .....	.50	....	....
45. Notice to Registrar, Supreme Court of Ontario, of Caveat or of contestation of grant and entering same.....	.50	....	.50
46. For every day's attendance in Court upon trial of any contentious case .....	5.00	....	....
47. For every day's sitting in contentious or disputed cases (in discretion of Judge..	....	5.00 to 25.00	....
48. Taxing costs and granting certificate.....	1.00	....	.50
49. On every citation and every motion for directions .....	.50	2.00	....
50. On every other order or appointment .....	.50	1.00	....
51. For every subpoena.....	.50	....	.50
52. On every final order or judgment in disputed or contentious cases .....	1.00	2.00	1.00
53. Every necessary letter .....	.25	....	....
54. Every necessary filing.....	.10	....	....
55. Upon every writ of execution or renewal thereof.....	1.00	....	.50
56. Notice to Public Trustee or other persons not herein provided for .....	1.00	....	....
57. Receiving, entering and filing every notice of claim under section 67, ss. 1 of <i>The Surrogate Courts Act</i> .....	1.00	....	....
58. Postage and other necessary disbursements to be added in all cases.			
59. Upon an appeal to the Supreme Court the same fees are chargeable as upon an appeal from the County Court.			

(1013)

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**THE MILK CONTROL ACT, 1948**

O. Reg. 115/50.  
 Hamilton Milk Producers Association.  
 New.  
 Made—  
 Approved—20th April, 1950.  
 Filed—17th May, 1950, 8.45 a.m.

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**ORDER MADE BY THE MINISTER UNDER  
 THE MILK CONTROL ACT, 1948**
**1. In this order**

- (a) "Association" means the Hamilton Milk Producers Association; and
- (b) "producer" means a person engaged in supplying milk to a distributor in the market comprising the City of Hamilton, the towns of Burlington, Dundas and Grimsby and the villages of Stoney Creek and Waterdown.

2. A Producer shall pay to the Association licence fees in the amount of two cents for each hundred pounds of milk supplied.

3. A distributor who receives milk from a producer shall deduct the amount of the licence fees of the producer from moneys payable to the producer and shall pay the amount to the Association.

4. A distributor shall transmit the licence fees deducted in each month to the Association on or before the 20th day of the next following month.

5. The Association shall furnish to the Board at such times as it may require such information and financial statements as the Board may determine.

THOMAS L. KENNEDY,  
 Minister of Agriculture.

(1036)

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# Publications Under The Regulations Act, 1944

JUNE 3rd, 1950

## THE ATHLETICS CONTROL ACT, 1947

O. Reg. 116/50.  
General Regulations.  
New.  
Made—  
Approved—18th May, 1950.  
Filed—20th May, 1950, 11.45 a.m.

### REGULATIONS MADE BY THE MINISTER UNDER THE ATHLETICS CONTROL ACT, 1947

#### INTERPRETATION

#### 1. In these regulations and in the Act

- (a) "amateur", when used with respect to a natural person, means a person who has not at any time
- (i) entered or competed in any athletic contest or exhibition for a staked bet, private or public money or gate receipts, or received any consideration for his services as an athlete except merchandise or an order for merchandise not exceeding \$35 in value, or reasonable travelling and living expenses actually incurred while going to, remaining at and returning from the place of contest or exhibition,
  - (ii) taught, pursued or assisted in the pursuit of any athletics as a means of livelihood,
  - (iii) sold or pledged his prizes, or
  - (iv) promoted or managed an athletic contest or exhibition for personal gain;
- (b) "amateur", when used with respect to an athletic association, club, corporation, league or any unincorporated organization, means that the association, club, corporation, league or unincorporated organization is, or is ordinarily recognized as being, composed of amateurs;
- (c) "professional", when used with respect to a professional contest or exhibition, means
- (i) that the participants or contestants represent or are members of an athletic association, club, corporation, league or unincorporated organization which is, or is ordinarily recognized as being, composed of professionals, or
  - (ii) that the participants or contestants are, or represent or are members of a team or group of participants or contestants that is, or is ordinarily recognized as being, professional; and
- (d) "professional", when used with respect to a natural person, means a person other than an amateur.

#### 2. In these regulations

- (a) "appearance forfeit" means the amount of money that a boxer, under a written contract to appear in a professional boxing contest or exhibition, agrees to pay in accordance with these regulations upon his failure to so appear,

- (b) "bout" means contest or exhibition between 2 contestants,
- (c) "catch-weights" when used in a professional boxing contract means the actual weights of the contestants where no mention of specific weights is made in the contract, and
- (d) "weight forfeit" means the amount of money that a boxer, under a written contract to take part in a professional boxing contest or exhibition, agrees to pay his opponent upon failure to comply with the weight requirements under the contract.

#### POWERS AND DUTIES OF THE COMMISSIONER

#### 3. The Commissioner may issue licences under these regulations and shall

- (a) assist, promote and encourage
- (i) amateur sport in community centres under *The Community Centres Act, 1949*,
  - (ii) associations of amateur sportsmen and
  - (iii) any programme of athletics and physical education under regulations made from time to time under subsection 2 of section 4 of *The Department of Education Act*, and
- (b) be responsible for the supervision of professional contests and exhibitions and, under the direction and control of the Minister, assist in the administration of the Act and these regulations.

#### RESTRICTIONS ON LICENCES

4.—(1) Where the Commissioner is of the opinion that he should not issue a licence, he may refuse to issue it.

(2) The Commissioner shall not issue a licence to a female to take part in an amateur or professional boxing or wrestling contest or exhibition.

#### FINES, SUSPENSION AND CANCELLATION OF LICENCES

5.—(1) Where a person holding a licence violates the Act or these regulations, the Commissioner may fine him an amount not exceeding \$50 or suspend his licence, or both.

(2) Where a person holding a licence violates the Act or these regulations, the Commissioner may, after a hearing, cancel the licence.

#### FEEES FOR LICENCES

6. The fees for licences shall be payable to the Minister and be collected by the Commissioner.

#### PART 1

### AMATEUR BOXING

#### APPLICATION

7. This Part applies to amateur boxing contests and exhibitions.

#### INTERPRETATION

8. In this Part "competition" means contest in which more than 2 boxers take part.

## WEIGHT-CLASSES

9. The weight-classes in amateur boxing shall be as follows:

- (a) fly-weight, not more than 112 pounds,
- (b) bantam-weight, from 113 to 118 pounds, both inclusive,
- (c) feather-weight, from 119 to 126 pounds, both inclusive,
- (d) light-weight, from 127 to 135 pounds, both inclusive,
- (e) welter-weight, from 136 to 147 pounds, both inclusive,
- (f) middle-weight, from 148 to 160 pounds, both inclusive,
- (g) light heavy-weight, from 161 to 175 pounds, both inclusive, and
- (h) heavy-weight, over 175 pounds.

## LENGTH OF BOUT

10.—(1) In championship contests there shall be 3 three-minute rounds.

(2) In other contests or in exhibitions there shall be 3 two-minute rounds or 5 two-minute rounds.

(3) There shall be a 1-minute interval between rounds.

## LICENCE TO HOLD CONTESTS AND EXHIBITIONS

11.—(1) Except under a licence in Form 1, no person shall hold an amateur boxing contest or exhibition.

(2) The fee for the licence shall be \$5.

(3) The licence shall be valid only for the contest or exhibition specified therein.

## REPORT

12. A person holding a licence in Form 1 shall make a report in Form 2 to the Commissioner not later than 10 days after the contest or exhibition is held.

## LICENCE TO TAKE PART IN CONTESTS AND EXHIBITIONS

13.—(1) Except under a licence in Form 3, no person shall take part in an amateur boxing contest or exhibition.

(2) There shall be no fee for the licence.

(3) The licence shall expire the 31st of March next following the date of issue.

(4) Where a licensee takes part in a contest or exhibition, he shall not take part in another contest or exhibition for at least 3 days.

## LICENCE TO REFEREE

14.—(1) Subject to subregulation 4 of regulation 40, no person shall referee an amateur boxing contest or exhibition except under a licence in Form 4.

(2) The fee for the licence shall be \$1.

(3) The licence shall expire the 31st of March next following the date of issue.

## STOPPING CONTESTS AND EXHIBITIONS

15. Where the Commissioner deems it necessary in the interests of organized sport, he may order any amateur boxing contest or exhibition to be stopped, and every person holding, officiating at or taking part in the contest or exhibition shall obey the order.

## EQUIPMENT

16. The equipment to be used for the conduct of amateur boxing contests and exhibitions shall be as set forth in Schedule 1.

## RULES

17. The rules in Schedule 2 apply to the conduct of amateur boxing contests and exhibitions.

## PART 2

## AMATEUR WRESTLING

## APPLICATION

18. This Part applies to amateur wrestling contests and exhibitions.

## INTERPRETATION

19. In this Part "tournament" means contest in which more than 2 wrestlers take part.

## WEIGHT-CLASSES

20. The weight-classes in amateur wrestling shall be as follows:

- (a) fly-weight, not more than 114½ pounds,
- (b) bantam-weight, more than 114½ but not more than 125½ pounds,
- (c) feather-weight, more than 125½ but not more than 136½ pounds,
- (d) light-weight, more than 136½ but not more than 147½ pounds,
- (e) welter-weight, more than 147½ but not more than 160½ pounds,
- (f) middle-weight, more than 160½ but not more than 174 pounds,
- (g) light heavy-weight, more than 174 but not more than 191 pounds, and
- (h) heavy-weight, more than 191 pounds.

## LICENCE TO HOLD CONTESTS AND EXHIBITIONS

21.—(1) Except under a licence in Form 5, no person shall hold an amateur wrestling contest or exhibition.

(2) The fee for the licence shall be \$2.

(3) The licence shall be valid only for the contest or exhibition specified therein.

## REPORT

22. A person holding a licence in Form 5 shall make a report in Form 2 to the Commissioner not later than 10 days after the contest or exhibition is held.

## LICENCE TO TAKE PART IN CONTESTS OR EXHIBITIONS

23.—(1) Except under a licence in Form 6, no person shall take part in an amateur wrestling contest or exhibition.



(2) There shall be no fee for the licence.

(3) The licence shall expire the 31st of March next following the date of issue.

#### LICENCE TO REFEREE

24.—(1) Except under a licence in Form 7, no person shall referee an amateur wrestling contest or exhibition.

(2) There shall be no fee for the licence.

(3) The licence shall expire the 31st of March next following the date of issue.

#### STOPPING CONTESTS AND EXHIBITIONS

25. Where the Commissioner deems it necessary in the interests of organized sport, he may order any amateur wrestling contest or exhibition to be stopped, and every person holding, officiating at or taking part in the contest or exhibition shall obey the order.

#### EXHIBITIONS OF AMATEUR WRESTLING

26.—(1) An exhibition of amateur wrestling shall consist of demonstrating the holds permitted under the rules.

(2) No decision shall be awarded at the exhibition.

#### EQUIPMENT

27. The equipment to be used for the conduct of amateur wrestling contests and exhibitions shall be as set forth in Schedule 3.

#### RULES

28. The rules in Schedule 4 apply to the conduct of amateur wrestling contests and exhibitions.

#### PART 3

### PROFESSIONAL BOXING

#### APPLICATION

29. This Part applies to professional boxing contests and exhibitions.

#### WEIGHT-CLASSES

30. The weight-classes in professional boxing contests and exhibitions shall be as follows:

(a) fly-weight, not more than 112 pounds,

(b) bantam-weight, from 113 to 118 pounds, both inclusive,

(c) feather-weight, from 119 to 126 pounds, both inclusive,

(d) light-weight, from 127 to 135 pounds, both inclusive,

(e) welter-weight, from 136 to 147 pounds, both inclusive,

(f) middle-weight, from 148 to 160 pounds, both inclusive,

(g) light heavy-weight, from 161 to 175 pounds, both inclusive, and

(h) heavy-weight, over 175 pounds.

#### LENGTH OF BOUT

31.—(1) A person 18 years or under shall not take part in a professional boxing contest or exhibition of more than 6 three-minute rounds.

(2) A person 19 years shall not take part in a contest or exhibition of more than 8 three-minute rounds.

(3) Except with the approval of the Commissioner, a person 20 years or over shall not take part in a contest or exhibition of more than 10 three-minute rounds.

(4) There shall be a 1-minute interval between rounds.

#### LICENCE TO HOLD CONTESTS AND EXHIBITIONS

32. Except under a licence in Form 8 or Form 9, no person shall hold a professional boxing contest or exhibition.

33. A licence in Form 8 shall

(a) be the form issued for the holding of professional boxing contests and exhibitions in a city having a population of at least 200,000 according to the last revised assessment roll,

(b) be valid only in the city specified in the licence,

(c) be known as a "Professional Boxing Licence, Class 1", and

(d) expire the 31st of March next following the date of issue.

34.—(1) An applicant for a Professional Boxing Licence, Class 1, shall make application in Form 10 to the Commissioner on or before the 31st of March in the year for which the application is made.

(2) The fee for the licence shall be \$500.

35. Where more than one Professional Boxing Licence, Class 1, is issued for the same city, the Commissioner may require the licensees to furnish him with a list setting forth the dates and places they propose holding contests and exhibitions.

36.—(1) A licence in Form 9 shall

(a) be the form issued for the holding of a professional boxing contest or exhibition in a municipality having a population under 200,000 according to the last revised assessment roll,

(b) be known as a "Professional Boxing Licence, Class 2", and

(c) be valid only for the contest or exhibition specified in the licence.

(2) The fee for the licence shall be \$5.

#### LICENCE TO TAKE PART IN CONTESTS AND EXHIBITIONS

37.—(1) Except under a licence in Form 11, no person shall take part in a professional boxing contest or exhibition.

(2) An applicant for the licence shall make application in Form 12.

(3) The fee for the licence shall be \$5.

(4) The licence shall expire the 31st of March next following the date of issue.

#### LICENCE TO MANAGE

38.—(1) Except under a licence in Form 13, no person shall manage a professional boxer.

(2) The licence shall not be issued to a person holding a licence in Form 8 or Form 9.

(3) The fee for the licence shall be \$5.

(4) The licence shall expire the 31st of March next following the date of issue.

#### CONTRACTS

39.—(1) A contract between a professional boxer and his manager shall be in Form 14.

(2) A contract between a professional boxer and a person holding a professional boxing contest or exhibition shall be in Form 15.

(3) The contracts shall be read and construed in accordance with the Act and these regulations and subject to the provisions of each of them.

#### LICENCE TO REFEREE

40.—(1) Except under a licence in Form 16, no person shall referee a professional boxing contest or exhibition.

(2) The fee for the licence shall be \$25.

(3) The licence shall expire the 31st of March next following the date of issue.

(4) The licensee may referee amateur boxing contests and exhibitions.

#### LICENCE TO ACT AS A SECOND

41.—(1) Subject to subregulation 4, no person shall act as a second at a professional boxing contest or exhibition except under a licence in Form 17.

(2) The fee for the licence shall be \$2.

(3) The licence shall expire the 31st of March next following the date of issue.

(4) Where a person holds a licence in Form 13, he may, without holding a licence under subregulation 1, act as a second at any contest or exhibition in which a boxer he manages takes part.

#### DUTIES OF A PERSON HOLDING A CONTEST OR EXHIBITION

42.—(1) A person holding a professional boxing contest or exhibition shall

(a) at least 7 days before the date of the contest or exhibition deposit with the Commissioner security in an amount equal to the total of

(i) an amount estimated by the Commissioner payable to the Minister under section 4 of the Act,

(ii) the purses or other remuneration to be paid boxers, and where one or more boxers are to be paid a percentage of the gross receipts, the estimated amount thereof, and

(iii) the fees payable to officials appointed for the contest or exhibition,

(b) at least 7 days before the date of the contest or exhibition transmit to the Commissioner contracts of the boxers in the main bout, in Form 14 and Form 15, and

(c) at least 3 days before the date of the contest or exhibition transmit to the Commissioner contracts of the boxers in the other bouts, in Form 14 and Form 15.

(2) The security shall be in the form of

(a) money,

(b) direct or guaranteed securities of the Government of Canada payable to bearer, or

(c) direct or guaranteed securities of the Government of Ontario payable to bearer.

(3) When the person holding the contest or exhibition does not make the payments under clause a of subregulation 1 within 3 days after the contest or exhibition, the Commissioner shall forfeit the security.

(4) Where the security is forfeited and is not in the form of money, the Commissioner shall sell the security within 10 days.

(5) Where the security is forfeited or forfeited and sold, the Commissioner shall

(a) use part or all of it to make the payment to the Minister under section 4 of the Act and thereafter to make the other payments under subregulation 1, and

(b) refund any balance to the holder of the licence.

43.—(1) A person holding a professional boxing contest or exhibition shall

(a) furnish the equipment required under the regulations,

(b) furnish each boxer with a stool, bucket, bandages and a pair of boxing gloves,

(c) provide proper facilities for making announcements which can be heard or seen clearly by the spectators,

(d) provide a separate room for use only by the Commissioner, referees and judges,

(e) ensure that the contest or exhibition is begun at the time advertised and conducted throughout in an orderly manner and without unnecessary delay, and

(f) make a report in Form 18 to the Commissioner not later than 10 days after the contest or exhibition is held.

(2) A person holding a professional boxing contest or exhibition shall not pay a boxer for his services until after the contest or exhibition but may pay his expenses.

44.—(1) Where the Commissioner fines a boxer, the person holding the professional boxing contest or exhibition shall

(a) retain the amount of the fine out of the purse or other remuneration of the boxer, and

(b) be deemed to be a person who has received money for the Crown and for which he is accountable within the meaning of *The Public Revenue Act*.

(2) The boxer shall have no claim for the amount so retained.

#### FINANCIAL INTEREST IN BOXERS

45. A person shall not have any financial interest in a boxer taking part in a professional boxing contest or exhibition held on premises owned or leased by that person or in which he is otherwise interested.

#### ADVERTISING OF BOUTS

46. No person shall advertise a professional boxing contest or exhibition unless the contracts of the boxers taking part in the main bout, in Form 14 and Form 15, have been approved by the Commissioner.

## WEIGHTS

47.—(1) A boxer under contract to take part in a professional boxing contest or exhibition shall weigh in in the nude at 2 o'clock in the afternoon on the day of the contest or exhibition at a place designated by the Commissioner.

(2) Where after the weighing in the contest or exhibition is postponed more than 24 hours, the boxer shall again weigh in on the day of the contest or exhibition.

(3) Where the boxer is overweight, he shall be allowed an hour to bring himself within the weight required under his contract.

(4) Where the boxer remains overweight, the Commissioner shall direct the contest or exhibition to be held unless he deems the difference in weight between the boxers too great for a fair contest or proper exhibition.

## MEDICAL EXAMINATION

48.—(1) A boxer under contract to take part in a professional boxing contest or exhibition shall take a medical examination immediately after weighing in.

(2) Where the contest or exhibition is postponed more than 24 hours, the boxer shall take a medical examination on the day of the contest or exhibition.

(3) Where the boxer is unable to pass the examination or is under the influence of drugs or of liquor as defined in *The Liquor Control Act*, he shall not take part in the contest or exhibition.

(4) The examination shall be conducted by a legally qualified medical practitioner appointed by the Commissioner.

## ATTENDANCE OF MEDICAL PRACTITIONER

49.—(1) The medical practitioner conducting the examination under regulation 48 or a substitute appointed by the Commissioner shall be in attendance at the contest or exhibition.

(2) The medical practitioner shall not enter the ring unless the referee requests him to do so.

## WEIGHT-FORFEIT

50. Where a boxer under contract to take part in a professional boxing contest or exhibition does not make the weight required under the contract, his opponent shall be entitled to the weight-forfeit set out in the contract.

## FAILURES OF BOXER

51. Where a boxer under contract to take part in a professional boxing contest or exhibition

- (a) fails to pass his medical examination,
- (b) does not appear for his bout, or
- (c) appears for his bout but in the opinion of the medical practitioner is not in a proper physical or mental condition to take part therein,

he shall not be entitled to any purse or other remuneration, or expenses not already paid to him.

52.—(1) Where a boxer under contract to take part in a professional boxing contest or exhibition fails to take part therein, and no substitute is obtained for him, his opponent shall be entitled to

- (a) the appearance forfeit, and

(b) his expenses for travelling to and from and in training for the contest or exhibition, to be paid by the person holding the contest or exhibition.

(2) When there is a dispute as to the expenses, the parties shall refer the matter to the Commissioner for settlement and his decision shall be final.

(3) Where under subregulation 1 a substitute is obtained, his opponent shall be entitled to the purse or other remuneration specified in the contract, and the person holding the contest or exhibition to the appearance forfeit of the boxer who failed to take part.

## SUBSTITUTES

53.—(1) Where a boxer is unable or refuses to take part in a professional contest or exhibition in accordance with the terms of his contract, the person holding the contest or exhibition shall notify the Commissioner forthwith.

(2) At the request of the person holding the contest or exhibition, the Commissioner may permit a substitute for the boxer unable or refusing to take part.

54.—(1) Where a boxer is unable or refuses to take part in a professional boxing contest or exhibition, his opponent shall take part against any substitute permitted by the Commissioner.

(2) The substitute shall take a medical examination conducted by a legally qualified medical practitioner appointed by the Commissioner.

(3) The Commissioner shall determine the time and place of the examination.

## ENTRY IN OTHER CONTESTS OR EXHIBITIONS

55. Where

(a) a boxer is under contract to take part in a professional boxing contest or exhibition and before it is held takes part in another contest or exhibition, and

(b) the Commissioner, after an investigation, is of the opinion that the boxer has thereby lessened his value or efficiency for the contest or exhibition specified in the contract,

the Commissioner may void the contract by endorsing thereon "This contract is void."

## EQUIPMENT

56. The equipment to be used for the conduct of professional boxing contests and exhibitions shall be as set forth in Schedule 5.

## RULES

57. The rules in Schedule 6 apply to the conduct of professional boxing contests and exhibitions.

## PART 4

## PROFESSIONAL WRESTLING

## APPLICATION

58. This Part applies to professional wrestling exhibitions.

## INTERPRETATION

59. In this Part "fall" means the pinning of both shoulders of a wrestler to the floor of the ring for at least 3 seconds.

## EXHIBITIONS

60.—(1) A professional wrestling match shall be deemed to be an exhibition only.

(2) The word "exhibition" shall appear in the advertising of professional wrestling.

## CHAMPIONSHIPS

61.—(1) No champion of the world or other professional wrestling championship shall be recognized by the Commissioner.

(2) Where a bout is advertised as one in which a championship awarded outside Ontario is being contested, it shall be deemed to affect the championship only in so far as the authority awarding that championship outside Ontario had power to award it.

## TYPES OF EXHIBITIONS

62.—(1) Professional wrestling exhibitions shall be limited to the following types:

- (a) a match of one-fall,
- (b) a match of two falls out of three,
- (c) team or tag-team matches with not more than 2 wrestlers on each team, and decided by one fall or two falls out of three, and
- (d) a match of not more than 10 eight-minute rounds with an interval of 1 minute between rounds, and decided by one fall or two falls out of three.

(2) The time-limit for exhibitions under clause *a*, *b* or *c* of subregulation 1 shall be one hour unless extended by the Commissioner.

63.—(1) No battle royal shall be held.

(2) For the purposes of subregulation 1 "battle royal" means an exhibition other than an exhibition of team wrestling, in which more than 2 wrestlers are in the ring at the same time.

(3) In team or tag-team wrestling there shall be not more than 2 teams.

## CARNIVALS, FAIRS AND EXHIBITIONS

64. No person shall hold a professional wrestling exhibition at a carnival, fair or exhibition.

## LICENCES TO HOLD EXHIBITIONS

65. Except under a licence in Form 19 or Form 20, no person shall hold a professional wrestling exhibition.

66. A licence in Form 19 shall

- (a) be the form issued for the holding of professional wrestling exhibitions in a city having a population of at least 200,000 according to the last revised assessment roll,
- (b) be valid only in the city specified in the licence,
- (c) be known as a "Professional Wrestling Licence, Class 1", and
- (d) expire the 31st of March next following the date of issue.

67.—(1) An applicant for a Professional Wrestling Licence, Class 1, shall

- (a) make application in Form 10 to the Commissioner on or before the 31st of March in the year for which the application is made, and

(b) deposit with the Commissioner security of at least \$1000 in the form of

- (i) money,
- (ii) direct or guaranteed securities of the Government of Canada payable to bearer, or
- (iii) direct or guaranteed securities of the Government of Ontario payable to bearer.

(2) The fee for the licence shall be \$500.

68. Where more than one Professional Wrestling Licence, Class 1, is issued for the same city, the Commissioner may require the licensees to furnish him with a list setting forth the dates and places when and where they propose to hold exhibitions.

69.—(1) A licence in Form 20 shall

- (a) be the form issued for the holding of a professional wrestling exhibition in a municipality having a population under 200,000 according to the last revised assessment roll,
- (b) be known as a "Professional Wrestling Licence, Class 2", and
- (c) be valid only for the exhibition specified in the licence.

(2) The fee for the licence shall be \$5.

(3) An applicant for the licence shall deposit with the Commissioner security of at least \$300 in the form of

- (a) money,
- (b) direct or guaranteed securities of the Government of Canada payable to bearer, or
- (c) direct or guaranteed securities of the Government of Ontario payable to bearer.

## FORFEITING AND USE OF SECURITY

70.—(1) Where the holder of a licence in Form 19 or 20 does not pay

- (a) the charges to the Minister under section 4 of the Act,
- (b) the fees of officials, and
- (c) the purses or other remuneration of wrestlers,

within 3 days after an exhibition is held, the Commissioner shall forfeit the security.

(2) Where the security is forfeited and is not in the form of money, the Commissioner shall sell the security within 10 days.

(3) Where the security is forfeited or forfeited and sold, the Commissioner shall

- (a) use part or all of it to make the payment to the Minister under section 4 of the Act and thereafter to make the other payments under subregulation 1, and
- (b) refund any balance to the holder of the licence.

(4) Before holding another exhibition the holder of the licence in Form 19 shall deposit again with the Commissioner security of at least \$1000 in the form set forth in clause *b* of subregulation 1 of regulation 67.

71. When a licence in Form 19 or Form 20 expires and the holder has complied with the Act and these regulations, the Commissioner shall return the security.

## LICENCE TO TAKE PART IN EXHIBITIONS

72.—(1) Except under a licence in Form 21, no person shall take part in a professional wrestling exhibition.

(2) An applicant for the licence shall make application in Form 12.

(3) The fee for the licence shall be \$5 payable with the application.

(4) The licence shall expire the 31st of March next following the date of issue.

## LICENCE TO REFEREE

73.—(1) Except under a licence in Form 22, no person shall referee a professional wrestling exhibition.

(2) The fee for the licence for a resident of Ontario shall be

(a) \$25 where the licence is to be used in a city having a population of at least 200,000 according to the last revised assessment roll, and

(b) \$10 where the licence is to be used elsewhere.

(3) The fee for the licence for a non-resident shall be \$25.

(4) The licence shall expire the 31st of March next following the date of issue.

## DUTIES OF A PERSON HOLDING AN EXHIBITION

74.—(1) A person holding a professional wrestling exhibition shall

(a) furnish the equipment required under the regulations,

(b) provide proper facilities for making announcements which can be heard or seen clearly by the spectators,

(c) provide a separate room for use only by the Commissioner, referees and judges,

(d) ensure that the exhibition is begun at the time advertised and conducted throughout in an orderly manner and without unnecessary delay,

(e) where he holds a licence in Form 19, make a report in Form 18 to the Commissioner not later than 30 days after the exhibition is held, and

(f) where he holds a licence in Form 20, make a report in Form 18 to the Commissioner not later than 10 days after the exhibition is held.

(2) A person holding a professional wrestling exhibition shall not pay a wrestler for his services until after the exhibition but may pay his expenses.

75.—(1) Where the Commissioner fines a wrestler, the person holding the professional wrestling exhibition shall

(a) retain the amount of the fine out of the purse or other remuneration of the wrestler, and

(b) be deemed to be a person who has received money for the Crown and for which he is accountable within the meaning of *The Public Revenue Act*.

(2) The wrestler shall have no claim for the amount so retained.

## FINANCIAL INTEREST IN WRESTLERS

76. A person shall not have any financial interest in a wrestler taking part in a professional wrestling exhibition held on premises owned or leased by that person or in which he is otherwise interested.

## MEDICAL EXAMINATION

77.—(1) A wrestler under contract to take part in a professional wrestling exhibition shall take a medical examination on the day of the exhibition at a time and place designated by the Commissioner.

(2) Where the exhibition is postponed more than 24 hours, the wrestler shall take a medical examination on the day of the exhibition.

(3) Where the wrestler is unable to pass the examination or is under the influence of drugs or of liquor as defined in *The Liquor Control Act*, he shall not take part in the exhibition.

(4) The examination shall be conducted by a legally qualified medical practitioner appointed by the Commissioner.

## ATTENDANCE OF MEDICAL PRACTITIONER

78.—(1) The medical practitioner conducting the examination under regulation 77 or a substitute appointed by the Minister shall be in attendance at the exhibition.

(2) The medical practitioner shall not enter the ring unless the referee requests him to do so.

## ENTERING THE RING WITHOUT AUTHORITY

79. No person other than the referee and contestants shall enter the ring during an exhibition.

## EQUIPMENT

80. The equipment to be used for the conduct of professional wrestling exhibitions shall be as set forth in Schedule 7.

## RULES

81. The rules in Schedule 8 apply to the conduct of professional wrestling exhibitions.

## PART 5

## REVOCATION OF REGULATIONS

82. Ontario Regulations 3/44 and 65/46 are revoked.

DANA PORTER,  
Minister of Education.

## SCHEDULE 1

## EQUIPMENT FOR AMATEUR BOXING

## RING

1. There shall be a ring not less than 16 feet square or more than 20 feet square.

2.—(1) The floor of the ring shall

(a) extend beyond the ropes at least 18 inches and

(b) be padded with felt or other soft material, at least one-half inch thick and covered with canvas.

(2) The portion of the floor of the ring outside the ropes shall be called the "apron".

## ROPE

3.—(1) There shall be 3 ropes each at least  $\frac{3}{4}$  inch in diameter, and fixed securely to posts at each corner of the ring.

(2) One of the posts shall be red and the post diagonally opposite thereto blue.

(3) The ropes shall be 2, 3 and 4 feet, respectively, above the floor of the ring.

## BELL OR GONG

4.—(1) There shall be a bell or gong of sufficient volume that when run or struck it will be heard distinctly by the boxers and officials.

(2) Where a gong is used, it shall be attached securely to the ring, or to some other suitable object close at hand.

## GLOVES

5.—(1) A boxer shall wear gloves each weighing at least 8 ounces.

(2) The padding of gloves shall be unbroken.

(3) The laces shall be tied on the outside of the back of the wrists of the gloves.

## BANDAGES AND ADHESIVE TAPE

6.—(1) A boxer may wrap on each hand not more than 8 feet of soft, cloth bandage not more than 2 inches wide.

(2) The boxer may use a sufficient amount of surgeon's adhesive tape to hold the bandage in place.

(3) The adhesive tape shall not be applied across the knuckles or be more than one inch wide.

## PROTECTORS

7.—(1) A boxer may wear gum-shields.

(2) A boxer shall wear a protection cup.

## DRESS

8.—(1) A boxer shall wear

(a) clean, neat trunks, other than tights, extending from a point not above the navel to a point not higher than half-way between the knees and the crotch, and

(b) shoes of a soft material, and without hard soles, or heels, cleats or spikes.

(2) The trunks of opposing boxers shall be of contrasting colours.

## RESIN

9. The person holding the contest or exhibition shall provide boxers with resin suitable for application to their shoes.

## SCHEDULE 2

## RULES OF AMATEUR BOXING

## WEIGHING IN

1.—(1) A boxer who enters an amateur boxing contest or exhibition shall weigh in not sooner than 6 hours or later than 1 hour before the contest or exhibition begins, but during this period may weigh in more than once.

(2) The boxer shall weigh in in boxing attire without gloves, or in the nude.

(3) Where a competition lasts more than one day, boxers who have not been eliminated shall weigh in once only on each day after the first day.

## MEDICAL EXAMINATION

2.—(1) A boxer in an amateur boxing contest or exhibition shall take a medical examination conducted by a legally qualified medical practitioner at the time of weighing in.

(2) A boxer in a competition shall take a medical examination conducted by a legally qualified medical practitioner each day of the competition at the time of weighing in.

(3) Where the boxer is unable to pass the examination, he shall not take part in the contest, exhibition or competition.

## ATTENDANCE OF MEDICAL PRACTITIONER

3.—(1) The medical practitioner conducting the examination under rule 2 or a substitute appointed by the Commissioner shall be in attendance at the contest, exhibition or competition.

(2) The medical practitioner shall not enter the ring unless the referee requests him to do so.

## DRAW

4.—(1) Where there are more than 4 boxers in a competition, the draw shall be so arranged that the number of boxers remaining after the first series is 4 or a multiple thereof.

(2) Boxers shall each draw a number by lot at the time of weighing in, and the byes shall be the high numbers.

(3) Boxers drawing byes shall not take part in the first series.

(4) Boxers drawing byes shall take part in the second series before those who have taken part in the first series.

(5) There shall be only one draw and each boxer shall retain his number until the end of the competition.

## NUMBER OF BOUTS IN ONE DAY

5. A boxer in a competition shall not take part in more than 3 bouts a day.

## SECONDS

6.—(1) A boxer may have 1 or 2 seconds.

(2) Where a boxer has 2 seconds, he shall designate one as chief second and the other as assistant second.

(3) The chief second shall be responsible for the conduct of the assistant second.

(4) A boxer shall be responsible for the conduct of his seconds.

7. Subject to sub-rule 1 of rule 10, no person other than a second shall be in a boxer's corner between rounds.

8. A second shall

(a) wear a clean, white jersey, sweater or shirt, and

(b) during a round remain seated and silent outside the ropes and the apron but near the corner of his charge.

9.—(1) The chief second shall not enter the ring until the bell or gong indicates the end of a round.

(2) When the chief time-keeper's whistle sounds the seconds shall leave the ring and its apron and take with them their buckets, stools, and equipment.

10.—(1) Between rounds the chief second may

- (a) enter the ring and attend his charge and
- (b) request the referee to
  - (i) visit his corner to discuss any point relevant to the bout,
  - (ii) comment on any injury to his charge,
  - (iii) have the medical practitioner in attendance examine his charge or
  - (iv) stop the bout.

(2) Between rounds the assistant second may attend his charge but in doing so shall remain outside the ropes on the apron of the ring.

11. During a round a second shall not

- (a) interfere in any way with the progress of the bout or
- (b) give any advice, assistance or encouragement to his charge,

but if he does so his charge may be warned or disqualified by the referee.

12. During a bout a second shall not

- (a) attempt to concede defeat for his charge or
- (b) throw anything into the ring,

but if he does so his charge may be warned or disqualified by the referee.

13. Where a second violates a rule, the referee may order him to leave the ring or the premises where the bout is being held, and direct that he cease to act as a second during that bout.

#### DUTIES OF BOXERS

14.—(1) A boxer shall be on the premises where the contest or exhibition is to be held at least an hour before the time scheduled for the commencement of the bout in which he is taking part.

(2) Where a boxer does not comply with sub-rule 1, the Commissioner may disqualify him.

15.—(1) Subject to sub-rule 2, no boxer shall use grease or vaseline, or any substance that might handicap or injure his opponent.

(2) A boxer may use a light application of grease or vaseline on his eyebrows and the bridge of his nose, and behind his ears.

#### TIME-KEEPERS

16.—(1) There shall be a chief time-keeper and a knock-down time-keeper, each equipped with a stop-watch.

- (2) The chief time-keeper shall
  - (a) sit immediately outside the ring close to a bell or gong,
  - (b) have a whistle that can be heard distinctly by the boxers,

(c) ten second before the end of each interval between rounds blow his whistle,

(d) at the end of 10 seconds indicate the beginning of the round by ringing the bell or striking the gong but only where the seconds have left the ring taking with them their buckets, stools, and equipment,

(e) at the end of each round ring the bell or strike the gong, and

(f) Where the referee orders the boxers to "Stop" and then "Box", extend the time of the round in accordance with instructions from the referee.

(3) Where a boxer is down, the knock-down time-keeper shall immediately stand up and upon the referee calling "one" indicate aloud and by waving one arm, the additional seconds as they elapse according to his stop-watch.

(4) Where a boxer is knocked out, the time-keeper shall advise the master of ceremonies of the round in which the knock-out took place and the part of the round that had elapsed.

#### EXAMINER

17. There shall be an examiner who shall

- (a) superintend the putting-on of bandages and gloves and
- (b) examine the protection cup of each boxer to ensure it is of the proper type.

#### MASTER OF CEREMONIES

18. There shall be a master of ceremonies who shall

- (a) ensure that equipment necessary for the contest or exhibition is available,
- (b) take such action as is necessary to have the boxers ready for the bout in which they are to take part,
- (c) at the beginning of the bout introduce the boxers to the spectators, announce their names and weights, and the length and other particulars of the bout,
- (d) before a round begins announce or otherwise indicate to the spectators the number of that round,
- (e) at the end of the bout
  - (i) obtain first the stub of the referee's score-card and then the stubs of the judges' score-cards and
  - (ii) announce the result of the bout, and
- (f) make no other announcements except those authorized or directed by the Commissioner.

#### REFEREE AND JUDGES

19.—(1) There shall be a referee and 2 or 3 judges for a bout.

(2) The judges shall be seated outside the ring, each on a different side thereof and at least 6 feet from the spectators.

(3) The referee and judges shall be neutral and function independently of each other.

20. Before a bout begins the referee shall ascertain the names of the chief seconds, call the boxers and their chief seconds to the centre of the ring, issue instructions

as to the conduct of the bout, direct the boxers to return to their corners, and upon the time-keeper's signal go to the centre of the ring, touch gloves and begin the bout.

21.—(1) During a round the boxers and referee shall be the only persons permitted in the ring.

(2) The referee shall

(a) require boxers and their seconds to observe the rules and

(b) warn or disqualify a boxer or his second who violates a rule.

(3) The referee shall use 3 words of command to boxers, as follows:

(a) to stop the bout, "Stop",

(b) to instruct them to continue, "Box" and

(c) when breaking a clinch, "Break".

(4) Upon the command "Break" the boxers shall step back one full pace before continuing to box.

#### MANNER OF DETERMINING WINNERS

22.—(1) The result of a bout shall be determined by the referee and 2 judges, or by 3 judges.

(2) A judge, or a referee acting as a judge, shall

(a) determine the winner and loser of each round by a system of points scored in accordance with rule 27,

(b) immediately a round is completed record on a score-card the points awarded boxers in that round,

(c) when the bout ends, total the number of points awarded each boxer and on the stub of the score-card write the name of the boxer to whom he has awarded the greater number of points,

(d) sign the score-card and stub, and hand the stub to the master of ceremonies and

(e) within 24 hours after the bout, transmit his score-card to the Commissioner.

#### TYPES OF DECISIONS

23.—(1) A boxer may win a bout

(a) by a knock-out,

(b) by an accident to his opponent,

(c) through the disqualification of his opponent or

(d) on points.

(2) In competitions a winner shall be declared in every bout.

#### KNOCK-OUT

24. Subject to rule 25, when a boxer

(a) touches the floor of the ring for 10 seconds or more with any part of his body other than his feet,

(b) hangs unconscious on the ropes or,

(c) in the opinion of the referee, is at any time incapable of continuing or is outclassed,

he shall be deemed to be knocked out.

#### BOXER INCAPABLE OF CONTINUING

25.—(1) When in the opinion of the referee a boxer is incapable of continuing the bout because of a cut near the eye, the referee shall

(a) stop the bout and,

(b) (i) if the cut was caused by a blow, award the decision to the boxer delivering the blow,

(ii) if the cut was caused by an intentional butt, award the decision to the injured boxer after disqualifying his opponent or,

(iii) subject to sub-rule 2, if the cut was accidental, declare the bout a draw.

(2) Where the bout is in a competition and a boxer in the opinion of the referee is incapable of continuing because of an accidental cut near the eye, the referee shall stop the bout and award the decision to the boxer with the greater number of points.

#### DOWN

26.—(1) A boxer shall be deemed to be down when he

(a) touches the floor of the ring with any part of his body other than his feet,

(b) is hanging over the ropes in a helpless manner and the referee so indicates and begins to count, or

(c) is knocked through the ropes.

(2) When a boxer is down, his opponent shall at once go to a neutral corner and thereupon the referee shall call aloud at one-second intervals "one", "two", "three", "four", "five", "six", "seven", "eight", "nine", "out", as the knock-down time-keeper indicates the seconds as they elapse.

(3) When a boxer is knocked down, he shall not rise before the count of at least eight.

(4) When the boxer rises before the referee calls "out", the referee shall stop counting, call aloud "Box", and thereupon the bout shall continue.

(5) When a boxer is down and his opponent leaves the neutral corner while the referee is counting, the referee shall stop counting and resume where he left off when the opponent is again in the neutral corner.

(6) Where a boxer who has been down rises before the referee calls "out", but falls without again being hit by his opponent, the referee shall resume counting where he left off.

(7) When the boxers go down at the same time, the referee shall continue to count until both of them rise or until he calls "out", whichever happens sooner.

(8) When the boxers are both counted out, the referee shall stop the bout and the decision shall be given in accordance with the points awarded before the count began.

(9) Where a boxer fails to resume the bout immediately after the interval between rounds, the referee shall count as if the boxer were down.

#### AWARDING OF POINTS

27.—(1) At the end of a round, the boxer making the better showing shall receive 5 points, and his opponent shall receive fewer than 5 points, the number to be determined by his showing.

(2) When a round is even, each boxer shall receive 5 points.



(3) Where at the end of a bout in a competition the boxers have an equal number of points, the decision shall be given to the boxer who has been the aggressor or who has shown the better style.

(4) In awarding points the referee and judges shall take into consideration

- (a) the number of correct hits landed in accordance with rule 28,
- (b) a defence that prevents blows from landing and the attack of the opponent from being successful and
- (c) aggressiveness and tactics.

(5) When the referee warns a boxer for a foul, the referee and judges shall award points to the other boxer.

#### CORRECT HITS

28.—(1) The judges and the referee when acting as a judge shall award points for a direct hit with the knuckle part of the closed glove on any part of the front or side of the head or body above the belt.

(2) There shall be no points awarded for blows landing on the arms of an opponent.

#### FOULS

29.—(1) For the purposes of these rules "foul" means

- (a) holding, or hitting below the belt,
- (b) tripping, kicking, or butting,
- (c) hitting with the head, shoulder, forearm, or elbow,
- (d) choking,
- (e) pressing an arm or elbow in the face of the opponent,
- (f) pressing back over the ropes the head of the opponent,
- (g) hitting with an open glove or the inside of a glove,
- (h) hitting with a wrist or the side of a hand,
- (i) a back-hand blow,
- (j) a blow landing on the neck or back of the opponent,
- (k) a kidney punch,
- (l) a pivot blow,
- (m) attacking when holding or using the ropes in any manner,
- (n) wrestling, lying on, or throwing in the clinch,
- (o) attacking an opponent who is down,
- (p) clinching, holding or locking of the opponent's arm or head,
- (q) holding and hitting, pulling and hitting, or hitting on the break,
- (r) ducking below the belt of the opponent,
- (s) completely passive defence by covering up and intentionally failing to avoid a blow, or

(t) rebuking an opponent, or aggressive or offensive utterances during the round.

(2) When a boxer states he has been fouled and that he is unable to continue, the referee shall stop the bout and disqualify the other boxer, but only where

- (a) he has seen the foul committed and
- (b) in his opinion the boxer is unable to continue because of the foul.

#### WARNINGS AND DISQUALIFICATIONS

30.—(1) Where a boxer

- (a) does not obey the instructions of the referee,
- (b) violates a rule,
- (c) acts in an unsportsmanlike manner or
- (d) commits a foul,

the referee may warn or disqualify him.

(2) When after receiving 2 warnings a boxer violates sub-rule 1, the referee shall thereupon disqualify him.

#### FINALITY OF DECISIONS

31. Subject to rule 32, the decision

- (a) of the judges, or
- (b) of the judges and the referee when acting as a judge,

as to the winner of a bout shall be final.

#### APEALS

32.—(1) An appeal against a decision may be made by a boxer only on the grounds that the score-sheets have been added incorrectly or that there has been an incorrect announcement of the result of the bout.

(2) The appeal shall be made to the Commissioner not more than 24 hours after the bout ends.

(3) The decision of the Commissioner shall be final.

#### DUTIES OF BOXERS AT END OF BOUT

33. When the bell or gong indicates the end of the bout, the boxers shall

- (a) immediately return to their corners and await the announcement of the result of the bout and,
- (b) when the announcement is given, shake hands.

#### SCHEDULE 3

##### EQUIPMENT FOR AMATEUR WRESTLING

###### MATS

1.—(1) A mat at least 16 feet square and with padding at least 3 inches thick shall be used for amateur wrestling contests and exhibitions.

(2) The mat shall have a clean, soft cover.

(3) The floor around the mat shall have a soft cover at least 2 feet wide.

(4) The fasteners of a cover for the mat or floor shall have a protective covering to prevent injury to wrestlers.

2. The mat shall be so placed that a wrestler's bridge is possible even if the legs of a wrestler are off the mat.

#### DRESS

3.—(1) A wrestler in an amateur wrestling contest or exhibition shall

- (a) be dressed decently and in wrestling tights,
- (b) wear an athletic supporter and
- (c) wear shoes of a soft material, without heels, cleats, spikes, or hard soles.

(2) Wrestling tights shall be neat and clean and cover the legs to at least the centre of the thighs.

4. The tights of opposing wrestlers shall be of contrasting colours.

#### ADVERTISING

5.—(1) No wrestler shall wear clothing bearing any advertising or wording other than his name or the name of the club he represents.

(2) No manager or second shall wear clothing bearing any advertising or wording other than the name of the club or wrestler he represents.

#### SCHEDULE 4

### RULES OF AMATEUR WRESTLING

#### ENTRIES

1. A wrestler may file an entry in an amateur wrestling tournament

- (a) in his own weight-class or
- (b) in his own weight-class and the weight-class next heavier,

but at the time of weighing in he shall declare the weight-class in which he intends to take part.

#### WEIGHING IN

2.—(1) A wrestler who enters an amateur wrestling contest or exhibition shall weigh in not sooner than 8 hours or later than 5 hours before the contest or exhibition begins, but during this period may weigh in more than once.

(2) The wrestler shall weigh in in wrestling attire or in the nude.

(3) When a tournament lasts more than one day, wrestlers who have not been eliminated shall weigh in once only on each day after the first day.

#### MEDICAL EXAMINATION

3.—(1) A wrestler who enters an amateur wrestling contest or exhibition shall take a medical examination conducted by a legally qualified medical practitioner at the time of weighing in.

(2) A wrestler in a tournament shall take a medical examination conducted by a legally qualified medical practitioner each day of the tournament at the time of weighing in.

(3) Where the wrestler is unable to pass the examination, he shall not take part in the contest, exhibition or tournament.

#### DRAW

4. A wrestler shall at the time he weighs in draw by lot a number to be retained by him throughout the tournament.

5.—(1) Where the number of wrestlers in the first round of a tournament is even, the wrestlers who hold numbers 1 and 2, and each succeeding 2 wrestlers shall be paired for that round.

(2) Where the number of wrestlers in the second round is even

- (a) the wrestlers who hold numbers 1 and 3, and each succeeding 2 wrestlers who hold odd numbers and
- (b) the wrestlers who hold numbers 2 and 4, and each succeeding 2 wrestlers who hold even numbers,

shall be paired for that round.

(3) The pairings for the third and subsequent rounds shall be made in accordance with the scheme under sub-rules 1 and 2.

6.—(1) Where the number of wrestlers in the first round of a tournament is uneven, the wrestlers whose names are first and second on the list, and each succeeding 2 wrestlers, shall be paired.

(2) Where the number of wrestlers in the first round is uneven, the wrestler who holds the highest number shall have a bye into the second round but shall be placed at the top of the list for that round.

(3) Where the number of wrestlers in the second round is uneven, the wrestler who holds the next highest number shall have a bye into the third round but shall be placed at the top of the list for that round.

(4) Where the number of wrestlers in the third round is uneven, the wrestler who holds the next highest number shall have a bye into the fourth round but shall be placed at the top of the list for that round.

(5) Where the number of wrestlers in the fourth round is uneven, the wrestler who holds the next highest number shall have a bye into the fifth round but shall be placed at the top of the list for that round.

(6) Where the number of wrestlers in the fifth round is uneven, the wrestler who holds the next highest number shall have a bye into the sixth round but shall be placed at the top of the list for that round.

#### POSTING OF DRAW

7. A person holding an amateur wrestling tournament shall post in a conspicuous place in the building where the tournament is to be held a list setting forth the pairing of the wrestlers for each round.

#### LENGTH OF BOUT

8.—(1) The maximum time for an amateur wrestling bout shall be 15 minutes.

(2) A fall or a disqualification shall end the bout.

#### DUTIES OF WRESTLERS

9. A wrestler shall not

- (a) have grease or vaseline or any slippery substance on his hands or arms or other part of his body,
- (b) wear a bandage on his hand or wrist except when prescribed by the medical practitioner,

- (c) have long fingernails, or
- (d) wear a ring or bracelet or anything that might injure his opponent.

#### BEGINNING, PROGRESS, AND END OF A BOUT

10.—(1) Subject to sub-rule 2, where a wrestler called for his bout does not appear on the mat immediately or refuses to begin the bout, he shall be penalized 3 points and his opponent shall be given zero points.

(2) Where a wrestler is called for the first bout on the first day of a tournament, he shall be allowed not more than 5 minutes to appear.

11. A bout shall be begun, interrupted and ended only by the whistle of the referee.

12.—(1) At the beginning of a bout the wrestlers shall be at opposite corners of the mat diagonally across from one another.

(2) When the referee blows his whistle, the wrestlers shall advance to the centre of the mat, shake hands with their right hands, pass one another, turn around leftward, and begin the bout.

#### REFEREE AND JUDGES

13.—(1) There shall be a referee and 3 judges for each bout.

(2) During a bout the referee shall speak only to the judges, the time-keeper and the wrestlers, and a judge only to the referee, the time-keeper or another judge.

#### WINNING A BOUT BY A FALL

14.—(1) Where

- (a) the referee declares a fall and one judge agrees with him,
- (b) the referee declares a fall and 2 or 3 of the judges do not protest or
- (c) the 3 judges declare a fall,

the wrestler obtaining the fall shall be the winner of the bout.

(2) A fall shall be declared where the shoulders of a wrestler touch the mat at the same time and there is a cessation of movement which leaves no doubt that the shoulders have touched the mat at the same time.

15. A wrestler who obtains a fall shall receive zero points and his opponent shall be penalized 3 points.

#### WINNING A BOUT ON POINTS

16.—(1) Where neither wrestler obtains a fall during the bout, each judge shall name as winner the wrestler he has awarded the greater number of points.

(2) The wrestler named as winner by the majority of judges shall be the winner of the bout and be penalized 1 point.

(3) The loser of the bout shall be penalized 3 points.

#### ELIMINATION ON POINTS FROM TOURNAMENT

17.—(1) Where a wrestler is penalized a total of 5 points or more, he shall thereupon be eliminated from the tournament.

(2) Where wrestlers are eliminated in the same round of a tournament, they shall be deemed to have been eliminated at the same time.

(3) Where 2 wrestlers eliminated with an equal number of points in the same round are tied for third place in a weight-class, they shall be paired but only where they have not already wrestled each other in that tournament.

#### DETERMINING WINNERS OF A TOURNAMENT

18. The winner of a weight-class in a tournament shall be the wrestler who has the least number of points in his weight-class.

19.—(1) Where 2 wrestlers are tied each with the least number of points in their weight-class, the winner of that weight-class shall be the one who was the winner of the bout against the other.

(2) Where 2 wrestlers are tied each with the least number of points in their weight-class, they shall be weighed immediately after the last bout in their weight-class ends, and the lightest wrestler shall be the winner and the next lightest the runner-up.

#### ILLEGAL HOLDS AND ACTIONS

20.—(1) No wrestler shall

- (a) seize the hair, flesh, ears, private parts, or clothes of his opponent,
- (b) twist the fingers or toes of his opponent,
- (c) strike, kick, gouge, butt, or pull the hair of his opponent,
- (d) use any hold that endangers the life or limb of his opponent,
- (e) apply a hold for the purpose of punishing his opponent or inflicting such pain as will force that opponent to concede a fall,
- (f) use the holds known as "double nelson", "strangle", "flying mare", with the palm uppermost, "toe hold" with a twist, "scissors" on head or body, "hammer lock", and "arm or foot up the back with a bar",
- (g) interlace his fingers with those of his opponent,
- (h) break a wrestler's bridge by
  - (i) raising his opponent and throwing him down bodily,
  - (ii) forcing his opponent down vertically in the direction of the head or
  - (iii) applying pressure with the elbow or knee on the stomach or any other part of the abdomen of his opponent, or
- (i) where he holds his opponent's arm behind the latter's back, with the forearm and upper arm at right angles, force the forearm outwards.

(2) When a wrestler uses a standing throw to turn his opponent upside down, the throw shall be made sideways and not vertically and the wrestler making the throw shall touch the mat with one of his knees before the upper part of his opponent's body touches the mat.

(3) Striking with the side or sole of the foot shall not be deemed kicking.

#### PENALTIES

21.—(1) Where a wrestler by violating sub-rule 1 or 2 of rule 20 gets into a disadvantageous situation, the bout shall be continued without interruption.

(2) Where a wrestler by violating sub-rule 1 or 2 of rule 20 obtains an advantage, the referee shall

- (a) caution that wrestler,
- (b) break the hold where it has not already been broken, and
- (c) except in ground-wrestling, order the wrestlers to stand up.

#### DISQUALIFICATION

22.—(1) The referee or a majority of the judges may at any time during a bout disqualify a wrestler from the tournament for a violation of sub-rule 1 or 2 of rule 20.

(2) Where a wrestler has been given 3 cautions, the referee shall disqualify him from the tournament.

#### ACTIVITY AND PASSIVITY

23.—(1) A bout shall be judged by the superiority of the wrestlers in every situation in accordance with their activity and without regard to their position above or underneath.

(2) Where a wrestler attempts a hold in order to throw the other wrestler, it shall be deemed activity.

24.—(1) Where there is a series of actions in a bout, the wrestlers shall be given credit for their initiative as well as for the holds they obtain.

(2) A wrestler shall not receive credit for pretended holds or feigned attacks.

25.—(1) "Passivity" means

- (a) averting a hold without counter-attacking,
- (b) to run off the mat, or push the other wrestler from the mat,
- (c) except in ground-wrestling to lie flat on the mat or
- (d) hold down the other wrestler without attempting a decisive attack.

(2) When a wrestler underneath in ground-wrestling stands up repeatedly without attempting a hold, it shall be deemed passivity.

#### CAUTIONS

26.—(1) A caution may be given only by the referee.

(2) When the referee gives a caution, he shall immediately advise the master of ceremonies who there upon shall inform the spectators.

(3) After one minute of passivity, except in ground-wrestling, the referee shall give one or both wrestlers a caution, and may order them to stand up and resume the bout in a standing position.

(4) Where a wrestler violates sub-rule 1 or 2 of rule 20, the referee shall give him a caution or disqualify him in accordance with rule 22.

(5) Where a wrestler to avoid wrestling leaves the mat, the referee may give him a caution and order him to assume the underneath position.

(6) Where a wrestler intentionally or unintentionally throws the other wrestler from the mat, the referee shall give the former a caution.

#### GROUND-WRESTLING

27.—(1) When 6 minutes of a bout have elapsed, the time-keeper shall advise the referee.

(2) Subject to rule 29, the referee shall thereupon stop the bout and each judge shall examine his own scoring-paper.

(3) Where a judge does not give either wrestler a definite lead, he shall hold up a white plaque.

(4) Where at least 2 judges hold up white plaques, the referee shall order ground-wrestling.

(5) Where a judge gives one wrestler a definite lead, he shall hold up a red or blue plaque corresponding in colour to the colour of the anklet worn by that wrestler.

(6) Where each of 2 or more judges holds up a red or blue plaque, the referee shall say to the leading wrestler "You are leading. Do you wish the 3 plus 3 minutes ground-wrestling or do you prefer to continue the bout in the same position where the bout was interrupted?"

(7) Where the leading wrestler advises the referee that he prefers ground-wrestling, the bout shall continue in accordance with rule 28.

28.—(1) Ground-wrestling consists of one wrestler assuming the underneath position and his opponent the uppermost position for 3 minutes at the end of which the referee shall stop the bout and order them to reverse positions for the next 3 minutes.

(2) The referee shall determine the order of position under sub-rule 1 by tossing a disc 6 inches in diameter and coloured red on one side and blue on the other.

(3) Where a wrestler assumes the underneath position, he shall place himself on his hands and knees on the mat and make no counter-attack until his opponent obtains a hold.

(4) Where a wrestler has the uppermost position, he may attempt holds from a standing position or by placing himself on his knees on the mat, but shall not charge or butt his opponent.

(5) During ground-wrestling, the wrestler underneath shall resume his position on his hands and knees on the mat immediately he escapes from the underneath position.

(6) Where during ground-wrestling the wrestler underneath, by getting up quickly, tries to avoid or prevent ground-wrestling, the referee shall give him a caution.

(7) Where during ground-wrestling the wrestler underneath succeeds in getting on top of his opponent without placing the opponent in a position that might result in a fall, the former shall resume his position on his hands and knees on the mat.

(8) Where during ground-wrestling the wrestler underneath succeeds in getting on top of his opponent and placing him in a situation that may result in the former obtaining a fall, the bout shall continue until the danger of a fall is past, one minute has elapsed, or the end of the 3-minute period is reached, whichever is the soonest.

(9) Where during ground-wrestling the uppermost wrestler obtains a hold and the wrestler underneath attempts to avoid or break the hold by standing up, the former may, while the latter is standing up, throw him but only where the hold is not changed.

29.—(1) Where after 6 minutes of a bout a wrestler has his opponent in a hold that may result in the former obtaining a fall, the referee shall not stop the bout until he is of the opinion that the hold will not result in a fall, or until one minute has elapsed, whichever is the sooner.

(2) Overtime under sub-rule 1 shall be deducted from the 9 minutes remaining in the bout.

#### THROWING AN OPPONENT

30. When throwing his opponent, a wrestler shall have both feet on the mat.

#### OBTAINING HOLDS WHEN OFF THE MAT

31. Where a wrestler is off the mat, his opponent shall not get or attempt a hold even if the latter remains on the mat.

#### RETURN TO THE MAT

32. Rule 33 does not apply to ground-wrestling under rule 28.

33.—(1) Where both wrestlers go off the mat at the same time the referee shall order them to return to the mat

- (a) in a standing position when neither wrestler has a hold that may result in his obtaining a fall,
- (b) in a position similar to the position the wrestlers were in at the time they crossed the edge of the mat, when one wrestler has a hold that may result in his obtaining a fall, or
- (c) in a ground-wrestling position with the aggressor on top, when one wrestler is the aggressor and dominates the other at the time they go off the mat.

(2) Where under clause *b* of sub-rule 1 the referee is not certain of the exact position of the wrestlers at the time they crossed the edge of the mat, he may order them to take up a ground-wrestling position with the wrestler who had the hold on top.

(3) Where under sub-rule 1 or 2 the referee orders the wrestlers to take up a ground-wrestling position, the wrestler underneath may, upon the referee's signal or command to wrestle, stand up if he is able to do so, and thereupon the bout shall continue with the wrestlers in a standing position.

34. Rule 35 applies only to ground-wrestling under rule 28.

35. Where both wrestlers go off the mat at the same time, the wrestler who during the period of ground-wrestling was in the underneath position shall again take up that position and the bout shall continue in accordance with the rules for ground-wrestling.

#### AT THE EDGE OF THE MAT

36. Rule 37 does not apply to ground-wrestling under rule 28.

37.—(1) Where a wrestler dominated by his opponent is thrown to the mat so that his head and shoulders are within the edges of the mat and the remainder of his body is outside the mat, the referee shall order them to take up a ground-wrestling position with the first-named wrestler underneath.

(2) Under sub-rule 1 the referee shall order the wrestlers to take up a ground-wrestling position whether or not the wrestler after being thrown crawls off the mat.

(3) Where a wrestler is thrown to the mat and his arms go beyond the edge thereof, the referee shall order the wrestlers to continue the bout in a standing position.

38. Rule 39 applies only to ground-wrestling under rule 28.

39. Where a wrestler is thrown to the mat and

- (a) his head and shoulders are within the edge of the mat and the remainder of his body is outside the mat or
- (b) his arms go beyond the edge of the mat,

the referee shall order the wrestlers to continue the bout in accordance with rule 28.

#### INTERRUPTION OF THE BOUT

40.—(1) Where a wrestler is prevented from continuing a bout because of a bloody nose, falling on his head off the mat, or an accident to his dress, or any other cause beyond his control, the referee may order the bout stopped for 5 minutes.

(2) Where the wrestler at the end of the 5-minute period is unable or unwilling to continue, the referee shall declare his opponent the winner.

#### DUTIES OF REFEREES

41.—(1) A referee shall

- (a) require wrestlers and their seconds to observe these rules and conduct themselves at all times in a sportsmanlike manner,
- (b) signal clearly a fall,
- (c) be confident, before signalling a fall by blowing his whistle, that the judges do not disagree with him,
- (d) distinguish between a wrestler
  - (i) carrying an opponent's arm across his back in the fair position, and
  - (ii) forcing an opponent to roll over by means of the hold known as a "back hammer",
- (e) be able to determine the proper moment to blow his whistle to interrupt a bout,
- (f) have a detailed knowledge of the rules in this Schedule,
- (g) when the wrestlers are close to the edge of the mat, be ready to warn them to prevent their going off the mat,
- (h) require active wrestling by the wrestlers, if necessary by warning them,
- (i) when the wrestlers are in a standing position, be able to observe their legs,
- (j) maintain his authority over the wrestlers at all times,
- (k) when sending the wrestlers back to the middle of the mat, advise them without hesitation of the position they are to assume,
- (l) except where he deems it necessary, ensure that the wrestlers do not rest during a bout by such tactics as leaving the mat to get dried, wiping the nose, tying a shoe-lace, rinsing the mouth, or by pretending injuries,
- (m) when he interrupts a bout, add the time lost to the time remaining in the bout,
- (n) for the purposes of clause *m*, carry a stop-watch or a watch with a sweep-second-hand,
- (o) be ready to change instantly his position on the mat,

- (p) clothe himself in such a manner that he is able to move quickly around the mat and to lie flat on the mat,
  - (q) when a bout is won on points, order the wrestlers to remain on the mat while the winner of the bout and the vote of the judges are announced, and
  - (r) when a bout is won by a fall, order the wrestlers to remain on the mat while the winner of the bout, the time of the fall, and the hold used to obtain the fall are announced.
- (2) The referee shall not
    - (a) stand or lie too close to the wrestlers during a bout or
    - (b) interfere unnecessarily with the wrestlers or the conduct of a bout.

SCORING-PAPERS

- 42.—(1) Each of the judges shall use a scoring-paper to record points for the wrestlers.
- (2) The scoring-papers shall be kept carefully and all positive actions that have taken place at any time during the bout shall be recorded thereon.
- (3) After the bout each judge shall strike out the name of the loser on his scoring-paper.

DUTIES OF JUDGES

- 43.—(1) The judges shall follow a bout with careful attention, judge the single actions occurring therein and record them in such a manner that the scoring-papers set forth clearly the activity, endurance, initiative, open wrestling, and physical superiority of the wrestlers.
- (2) Where during the bout a judge observes a fall or an illegal hold or some other thing the referee has not apparently seen, the judge shall draw it to the referee's attention.

SCHEDULE 5

EQUIPMENT FOR PROFESSIONAL BOXING

RING

- 1.—(1) There shall be a ring at least 18 feet square but not more than 24 feet square.
- (2) The floor of the ring shall
  - (a) extend beyond the ropes at least 18 inches, and
  - (b) be padded with felt or other soft material at least an inch thick.
- (3) The portion of the floor of the ring outside the ropes shall be called the "apron".
- (4) The padding on the floor of the ring shall
  - (a) extend at least a foot beyond the ropes, and
  - (b) be covered with canvas, duck or other similar material tightly stretched and laced to the floor of the ring.
2. The ring shall
  - (a) be not more than 4 feet above the surrounding floor, and
  - (b) have steps leading thereto suitable for use by boxers and officials.

POSTS

3. At each corner of the ring there shall be a wood or metal post
  - (a) at least 18 inches from the ropes,
  - (b) not more than 3 inches in diameter, and
  - (c) extending from the floor of the ring to a height of 58 inches.

ROPES

- 4.—(1) There shall be 3 ropes each at least an inch in diameter.
- (2) The ropes shall be
  - (a) 18, 35 and 52 inches, respectively, above the floor of the ring, and
  - (b) wrapped with a soft material.

BELL OR GONG

- 5.—(1) There shall be a bell or gong of sufficient volume that when rung or sounded it may be heard distinctly by the boxers and officials.
- (2) Where a gong is used, it shall be attached securely to the ring, or to some other suitable object close at hand.

GLOVES

6. A boxer shall wear new gloves in a main bout.
- 7.—(1) Each glove shall weigh at least 5 ounces for weights up to and including light-weight, and at least 6 ounces for all other weights.
- (2) The laces shall be tied on the outside of the back of the wrists of the gloves.

BANDAGES AND ADHESIVE TAPE

- 8.—(1) A boxer may wrap on each hand not more than 6 feet of soft, cloth bandage, not more than 2 inches wide.
- (2) The bandage may be held in place by surgeon's adhesive tape
  - (a) not more than 1 inch wide,
  - (b) for heavy-weights and light heavy-weights, not more than 3 feet long, and
  - (c) for other weights, not more than 2 feet long.
- (3) Before a bandage is applied, a boxer may apply to the back of each hand surgeon's adhesive tape not more than 6 inches long or 1 inch wide.
- (4) The adhesive tape shall not be applied across the knuckles.

WATER BUCKETS, RESIN AND STOOLS

9. A person who holds a professional boxing contest or exhibition shall provide
  - (a) each boxer with a water bucket and powdered resin for canvas, and
  - (b) a stool for each of the chief seconds.

PROTECTORS

- 10.—(1) A boxer may wear gum-shields.
- (2) A boxer shall wear a protection cup.

## DRESS

11.—(1) A boxer shall wear

(a) clean, neat trunks, other than tights, extending from a point not above the navel to a point not higher than half-way between the knees and the crotch, and

(b) shoes of a soft material, and without hard soles, or heels, cleats or spikes.

(2) The trunks of opposing boxers shall be of contrasting colours.

## ADVERTISING

12.—(1) No boxer shall wear clothing bearing any advertising or wording other than his name.

(2) No manager or second shall wear clothing bearing any advertising or wording other than the name of the boxer he represents.

## SCHEDULE 6

## RULES OF PROFESSIONAL BOXING

## SECONDS

1.—(1) A boxer may have 1 or 2 seconds.

(2) Where a boxer has 2 seconds, he shall designate one of them as chief second and the other as assistant second.

(3) The chief second shall be responsible for the conduct of the assistant second.

(4) A boxer shall be responsible for the conduct of his seconds.

(5) Subject to sub-rule 1 of rule 4, no person other than a second shall be in a boxer's corner between rounds.

2. A second shall

(a) wear a clean, white jersey, sweater or shirt, and

(b) during a round remain seated and silent outside the ropes and the apron but near the corner of his charge.

3.—(1) The chief second shall not enter the ring until the bell or gong indicates the end of a round.

(2) When the chief time-keeper's whistle sounds, the seconds shall leave the ring and take with them their buckets, stools, and equipment.

4.—(1) Between rounds the chief second may request the referee to

(a) visit his corner to discuss any point relevant to the bout,

(b) comment on any injury to his charge,

(c) have the medical practitioner in attendance examine his charge, or

(d) stop the bout.

(2) Between rounds the assistant second may attend his charge but in doing so shall remain outside the ropes on the apron of the ring.

5. During a round a second shall not

(a) interfere in any way with the progress of the bout, or

(b) give any advice, assistance or encouragement to his charge,

but if he does his charge may be warned or disqualified by the referee.

6. During a bout a second shall not

(a) attempt to concede defeat for his charge, or

(b) throw anything into the ring,

but if he does his charge may be warned or disqualified by the referee.

7. Where a second violates a rule, the referee may order his removal from the ring, or from the premises where the bout is being held, and direct that he cease to act as a second during that bout.

## DUTIES OF BOXERS

8.—(1) A boxer shall be on the premises where the contest or exhibition is to be held at least 2 hours before the time scheduled for the commencement of the bout in which he is taking part.

(2) Where the boxer does not comply with sub-rule 1, the Commissioner may disqualify him.

9.—(1) Subject to sub-rule 2, no boxer shall use grease or vaseline, or any slippery substance that might handicap or injure his opponent.

(2) A boxer may use a light application of grease or vaseline on his eyebrows and the bridge of his nose, and behind his ears.

10.—(1) No boxer shall

(a) take part in more than one contest or exhibition on the same day, or

(b) take part in a contest of 10 or more three-minute rounds within 4 days of his last contest.

(2) Where a boxer takes part in a contest or exhibition of fewer than 10 three-minute rounds, he shall not take part in any other contest or exhibition for 3 days.

## FOULS

11.—(1) The following are major fouls:

(a) hitting below the belt,

(b) hitting an opponent who is down or rising from a down,

(c) butting with the head or shoulder,

(d) kicking, tripping, hacking or gouging,

(e) striking on or over the kidneys, or on the back of the neck,

(f) striking a pivot blow, or half-pivot blow, and

(g) any physical action, other than fair boxing, which might injure an opponent,

and disobeying the referee shall be deemed to be a major foul.

(2) The following are minor fouls:

(a) holding, or maintaining a clinch,

(b) hitting while only one arm is free,

(c) hitting or scraping with the inside of the glove, wrist or elbow,

- (d) hitting or flicking with an open glove, and
- (e) purposely going down without being hit.

## DOWN

12.—(1) A boxer shall be deemed to be down when he

- (a) touches the floor of the ring with any part of his body other than his feet,
- (b) is hanging over the ropes in a helpless manner and the referee so indicates and begins the count, or
- (c) is rising from a down position.

(2) When a boxer is down, his opponent shall at once go to a neutral corner and thereupon the referee shall call aloud at one-second intervals "one", "two", "three", "four", "five", "six", "seven", "eight", "nine", "out", as the knock-down time-keeper indicates the seconds as they elapse.

(3) When a boxer is knocked down, he shall not rise before the count of at least eight.

(4) When the referee calls "out" he shall raise his hands over his head and declare the boxer in the neutral corner to be the winner by a knock-out.

(5) The referee shall stop counting

- (a) at the end of the round, or
- (b) when the boxer rises before the referee calls "out",

whichever happens sooner.

(6) Where a boxer is down and his opponent leaves the neutral corner while the referee is counting, the referee shall stop counting, and resume where he left off only when the opponent is again in the neutral corner.

(7) Where a boxer who has been knocked down or through the ropes rises before the referee calls "out", but falls without again being hit by his opponent, the referee shall resume counting where he left off.

(8) When the boxers go down at the same time, the referee shall continue to count until both of them get up or until he calls "out", whichever happens sooner.

(9) When the boxers are both counted out, the referee shall stop the bout and the decision shall be given in accordance with the points awarded before the count began.

(10) When a boxer fails to resume boxing immediately after the interval between rounds, the referee shall count as if the boxer were down.

13. Where a boxer is down through accident or weakness, he shall rise immediately but where he is knocked down he may rise after the count of eight.

## KNOCK-OUT

14. Where a boxer

- (a) touches the floor of the ring for 10 seconds or more with any part of his body other than his feet,
- (b) hangs unconscious on the ropes, or
- (c) in the opinion of the referee is at any time incapable of continuing, or outclassed,

he shall be deemed to be knocked out.

## BOXER INCAPABLE OF CONTINUING

15. When in the opinion of the referee a boxer is incapable of continuing the bout because of a cut near the eye, the referee shall

- (a) stop the bout, and
- (b) (i) if the cut was caused by a blow, award the decision to the boxer delivering the blow,
- (ii) if the cut was caused by an intentional butt, award the decision to the injured boxer after disqualifying his opponent, or
- (iii) if the cut was accidental, declare the bout a draw.

## TIME-KEEPERS

16.—(1) There shall be a chief time-keeper and a knock-down time-keeper, each equipped with a stop-watch.

(2) The chief time-keeper shall

- (a) sit outside the ring close to a bell or gong,
- (b) have a whistle that can be heard clearly by the boxers,
- (c) ten seconds before the end of each interval between rounds blow his whistle,
- (d) at the end of 10 seconds indicate the beginning of the round by ringing the bell or striking the gong but only where the seconds have left the ring taking with them their buckets, stools, and equipment, and
- (e) at the end of each round ring the bell or strike the gong.

(3) Where a boxer is down, the knock-down time-keeper shall immediately stand up and upon the referee calling "one" indicate aloud and by waving one arm, the additional seconds as they elapse according to his stop-watch.

(4) Where a boxer is knocked out, the time-keeper shall advise the master of ceremonies of the round in which the knock-out took place and the part of the round that had elapsed.

## EXAMINER

17. There shall be an examiner who shall

- (a) superintend the putting-on of bandages and gloves, and
- (b) examine the protection cup of each boxer to ensure it is of the proper type.

## MASTER OF CEREMONIES

18. There shall be a master of ceremonies who shall

- (a) ensure that equipment necessary for the contest or exhibition is available,
- (b) take such action as is necessary to have the boxers ready for the contest or exhibition in which they are to take part,
- (c) at the beginning of the contest or exhibition, introduce the boxers to the spectators, announce their names and weights, and the length and other particulars of the contest or exhibition,
- (d) before a round begins, announce or otherwise indicate to the spectators the number of that round,



- (e) at the end of the bout
  - (i) obtain first the slip of the referee and then the slips of the judges, and
  - (ii) announce the result of the bout,
- (f) make no other announcements except those authorized or directed by the Commissioner, and
- (g) transmit the slips to the Commissioner forthwith.

## JUDGES

19.—(1) There shall be 2 judges seated outside the ring on opposite sides thereof and at least 6 feet from the spectators.

- (2) A judge shall
  - (a) determine the winner and loser of each round by a system of points scored in accordance with rule 20,
  - (b) record on a score-sheet points awarded boxers in each round,
  - (c) at the end of the contest, total the number of points awarded each boxer and on a slip of paper write
    - (i) the name of the boxer awarded the greater number of points, or
    - (ii) the word "Draw" where each boxer has been awarded the same number of points, and hand the slip to the master of ceremonies, and
  - (d) within 24 hours after the contest, transmit the scoresheet to the Commissioner.
- (3) Where the judges are agreed upon a winner, their decision shall be final.
- (4) Where the judges name different winners, or one judge names a winner and the other calls the bout a draw, the referee shall determine the result of the contest.

## SCORING

20.—(1) The winner of a round shall be awarded 5 points and the loser the number of points to which he is entitled, in accordance with sub-rules 3 and 4.

- (2) Where a round is even, each boxer shall be awarded 5 points.
- (3) A boxer shall be given credit for
  - (a) clean, forceful blows on any part of his opponent's head or on the front of his opponent's body above the belt, according to the damaging effect of the blows,
  - (b) aggressiveness,
  - (c) forcing the fight with skilful attacks,
  - (d) cleverness in avoiding or blocking blows,
  - (e) cleverness in preventing his opponent from landing a blow,
  - (f) ring generalship, including the ability to take advantage of opportunities to cope with situations as they arise, to foresee and neutralize his opponent's method of attack, and to force his opponent to adopt a style at which he is not skilful or which is to his disadvantage,

- (g) the art of boxing as distinct from mere fighting, and
- (h) sportsmanship in the ring, including adherence to the spirit of these rules, and refraining from taking any unfair advantage of his opponent.
- (4) A boxer shall have points deducted for
  - (a) persistently delaying a contest by clinching, holding, or lacking in aggressiveness, and
  - (b) committing an intentional or unintentional foul not sufficiently serious to warrant his disqualification.

## REFEREE

21. Before a contest or exhibition begins the referee shall

- (a) ascertain the names of the chief seconds, and
- (b) call the boxers and seconds to the centre of the ring and give instructions for the conduct of the contest or exhibition.

22.—(1) During a round the referee and boxers shall be the only persons in the ring.

(2) Where a person violates sub-rule 1, the referee may, if he has reason to believe he is connected in any way with one of the boxers, disqualify that boxer.

23. The referee shall

- (a) inspect the gloves, faces and bodies of the boxers in the ring, and subject to sub-rule 2 of rule 9, take precautions to prevent a boxer from using grease or other substance which might handicap his opponent or result in an unfair advantage,
- (b) determine the winner and loser of each round by a system of points scored in accordance with rule 20,
- (c) record on a score-sheet points awarded boxers in each round,
- (d) at the end of the contest, total the number of points awarded each boxer and on a slip of paper write
  - (i) the name of the boxer awarded the greater number of points, or
  - (ii) the word "Draw" where each boxer has been awarded the same number of points, and hand the slip to the master of ceremonies,
- (e) stop a contest or exhibition if he deems the boxers so unevenly matched that the contest or exhibition is not a fair one, and award the decision to the boxer who is leading,
- (f) stop a contest or exhibition if he deems it advisable because of the condition of a boxer, and
- (g) within 24 hours after the contest, transmit the score-sheet to the Commissioner.

24.—(1) Where a boxer commits a major foul, the referee shall stop the bout and disqualify him if he is of the opinion that the other boxer because of the foul is unable to continue, or unable to resume the contest or exhibition after what the referee deems a reasonable length of time.

(2) Where the boxer is disqualified, the referee shall award the decision to the other boxer.

25. The referee may consult the judges as to whether a boxer has struck the other boxer below the belt.

26. Subject to sub-rule 1 of rule 24, the referee shall warn a boxer who commits a foul.

27.—(1) The referee may stop a contest where he deems that

- (a) one of the boxers is not trying to win,
- (b) one of the boxers has committed an act detrimental to boxing, or
- (c) neither boxer is trying to win.

(2) Where the contest is stopped under clause a or b of sub-rule 1, the referee shall award the decision to the other boxer.

28. The referee shall not touch the boxers during a contest or exhibition unless they fail to separate upon his command "break".

SCHEDULE 7

EQUIPMENT FOR PROFESSIONAL WRESTLING

RING

1.—(1) There shall be a ring at least 18 feet square but not more than 20 feet square.

- (2) The floor of the ring shall
  - (a) extend beyond the ropes at least 18 inches, and
  - (b) be padded with felt or other soft material at least an inch thick.

(3) The portion of the floor of the ring outside the ropes shall be called the "apron".

- (4) The padding on the floor of the ring shall
  - (a) extend at least a foot beyond the ropes, and
  - (b) be covered with canvas, duck or other similar material tightly stretched and laced to the floor of the ring.

2. The ring shall

- (a) be not more than 4 feet above the surrounding floor, and
- (b) have steps leading thereto suitable for use by wrestlers and officials.

POSTS

3. At each corner of the ring there shall be a post

- (a) at least 18 inches from the ropes,
- (b) made of metal not more than 3 inches in diameter, and
- (c) extending from the floor of the ring to a height of 58 inches.

ROPES

4.—(1) There shall be 3 ropes each at least an inch in diameter.

- (2) The ropes shall be
  - (a) 18, 35 and 52 inches, respectively, above the floor of the ring, and
  - (b) wrapped with a soft material.

BELL OR GONG

5.—(1) There shall be a bell or gong of sufficient volume that when rung or sounded it may be heard distinctly by the wrestlers and officials.

(2) Where a gong is used, it shall be attached securely to the ring, or to some other suitable object close at hand.

DRESS

6.—(1) A wrestler in a professional wrestling exhibition shall

- (a) be dressed decently,
- (b) wear neat, clean tights and an athletic supporter, and
- (c) wear shoes of a soft material, without heels, cleats, spikes, or hard heels.

(2) The tights of opposing wrestlers shall be of contrasting colours.

ADVERTISING

7.—(1) No wrestler shall wear clothing bearing any advertising or wording other than his name.

(2) No manager or second shall wear clothing bearing any advertising or wording other than the name of the wrestler he represents.

SCHEDULE 8

RULES OF PROFESSIONAL WRESTLING

SECONDS

1.—(1) A wrestler may have a second.

- (2) The second shall
  - (a) wear a clean white jersey, sweater or shirt, and
  - (b) during a match remain seated and silent outside the ring but near the corner of his charge.

TIME-KEEPER

2. There shall be a time-keeper who shall

- (a) sit outside the ring close to a bell or gong,
- (b) be equipped with a stop-watch,
- (c) indicate the beginning and end of a match by ringing the bell or striking the gong, and
- (d) when the match ends before the time limit, advise the master of ceremonies of the time of the match.

MASTER OF CEREMONIES

3. There shall be a master of ceremonies who shall

- (a) ensure that equipment necessary for the exhibition is available,
- (b) take such action as is necessary to have the wrestlers ready for the match in which they are to take part,
- (c) at the beginning of the match introduce the wrestlers to the spectators, announce their names and weights, and the length and other particulars of the match,
- (d) announce the result of the match, and





FORM 3

*The Athletics Control Act, 1947*

LICENCE TO TAKE PART IN AMATEUR BOXING CONTESTS AND EXHIBITIONS

Licence Number

Under *The Athletics Control Act, 1947*, and the regulations, and subject to the limitations thereof, this licence is issued to..... to take part in amateur boxing contests and exhibitions.

This licence expires the 31st of March, 19....

Date.....

.....  
(Signature of Commissioner)

FORM 4

*The Athletics Control Act, 1947*

LICENCE TO REFEREE AMATEUR BOXING CONTESTS AND EXHIBITIONS

Licence fee \$1 Licence number

Under *The Athletics Control Act, 1947*, and the regulations, and subject to the limitations thereof, this licence is issued to..... to referee amateur boxing contests and exhibitions.

This licence expires the 31st of March, 19....

Date.....

.....  
(Signature of Commissioner)

FORM 5

*The Athletics Control Act, 1947*

LICENCE FOR THE HOLDING OF AN AMATEUR WRESTLING CONTEST OR EXHIBITION

Licence fee \$2 Licence number

Under *The Athletics Control Act, 1947*, and the regulations, and subject to the limitations thereof, this licence is issued to..... to hold an amateur wrestling..... (contest or exhibition)

on the..... day of....., 19...., at.....

Date.....

.....  
(Signature of Commissioner)

FORM 6

*The Athletics Control Act, 1947*

LICENCE TO TAKE PART IN AMATEUR WRESTLING CONTESTS AND EXHIBITIONS

Licence number

Under *The Athletics Control Act, 1947*, and the regulations, and subject to the limitations thereof, this licence is issued to..... to take part in amateur wrestling contests and exhibitions.

This licence expires the 31st of March, 19....

Date.....

.....  
(Signature of Commissioner)

FORM 7

*The Athletics Control Act, 1947*

LICENCE TO REFEREE AMATEUR WRESTLING CONTESTS AND EXHIBITIONS

Licence number

Under *The Athletics Control Act, 1947*, and the regulations, and subject to the limitations thereof, this licence is issued to..... to referee amateur wrestling contests and exhibitions.

This licence expires the 31st of March, 19....

Date.....

.....  
(Signature of Commissioner)

FORM 8

*The Athletics Control Act, 1947*

PROFESSIONAL BOXING LICENCE, CLASS 1

Licence fee \$500 Licence number

Under *The Athletics Control Act, 1947*, and the regulations, and subject to the limitations thereof, this licence is issued to..... to hold professional boxing contests and exhibitions at.....

This licence expires the 31st of March, 19....

Date.....

.....  
(Signature of Commissioner)

FORM 9

*The Athletics Control Act, 1947*

PROFESSIONAL BOXING LICENCE, CLASS 2

Licence fee \$5 Licence number

Under *The Athletics Control Act, 1947*, and the regulations, and subject to the limitations thereof, this licence is issued to..... to hold a professional boxing..... (contest or exhibition)

on the..... day of....., 19...., at.....

Date.....

.....  
(Signature of Commissioner)

FORM 10

*The Athletics Control Act, 1947*

APPLICATION FOR A PROFESSIONAL BOXING OR WRESTLING LICENCE, CLASS 1

To the Commissioner:

I,.....  
(Print name in full)  
of.....  
(Post-office address)  
apply for a Professional..... licence,  
(Boxing or Wrestling)  
Class 1, for use in.....  
(Name of City)

I enclose licence fee of \$500.

.....  
(Month) (Day) (Year)

.....  
(Signature of Applicant)

FORM 11

The Athletics Control Act, 1947

LICENCE TO TAKE PART IN PROFESSIONAL BOXING CONTESTS AND EXHIBITIONS

Licence fee \$5 Licence number

Under The Athletics Control Act, 1947, and the regulations, and subject to the limitations thereof, this licence is issued to..... to take part in professional boxing contests and exhibitions.

This licence expires the 31st of March, 19....

(Signature of Commissioner)

FORM 12

The Athletics Control Act, 1947

APPLICATION BY A PROFESSIONAL BOXER OR WRESTLER

Date .....

I apply to the Commissioner for a licence to take part in

- (check proper square) (a) professional boxing contests and exhibitions, or (b) professional wrestling exhibitions

for the year 19...., and furnish the following particulars:

(Given name) (Surname)

(Post-office address)

Age..... I hold licence number ..... for the Province of State .....

My ring name is .....

I enclose licence fee of \$5.

(Signature of Applicant)

FORM 13

The Athletics Control Act, 1947

LICENCE TO MANAGE PROFESSIONAL BOXERS

Licence fee \$5 Licence number

Under The Athletics Control Act, 1947, and the regulations, and subject to the limitations thereof, this licence is issued to..... to manage professional boxers.

This licence expires the 31st of March, 19....

Date .....

(Signature of Commissioner)

FORM 14

The Athletics Control Act, 1947

CONTRACT BETWEEN A PROFESSIONAL BOXER AND HIS MANAGER

This agreement made in triplicate the.....day of .....19.., between..... (name of manager) of..... (municipality or township) in the Province of..... State of..... called the "Manager", and..... (name of boxer) of..... (municipality or township) in the Province of..... State of..... called the "Boxer".

The Manager and Boxer agree as follows:

- 1. The Boxer appoints the Manager for..... years from and including the.....day of....., 19... to manage him in all boxing contests and exhibitions in which the Boxer takes part.
2. The Manager shall arrange all contests and exhibitions for the Boxer, at such times and places, with such opponents and at such weights as the Manager deems advisable.
3. The Boxer shall not engage in any contest or exhibition without the consent of the Manager.
4. The Manager may advertise any contest or exhibition in which the Boxer is under contract to take part.
5. The Manager shall arrange and pay for the advertising, provide and post forfeits, and arrange guarantees, of contests or exhibitions in which Boxer takes part.
6. Except where the Manager is negligent, the loss of all forfeits shall be borne equally by the Manager and Boxer.
7. The Manager shall, in respect of contests and exhibitions in which the Boxer takes part (a) keep proper books of account, (b) be responsible for the collection and receipt of funds, and the payment of accounts, and (c) give an accounting to the Boxer when he so requests.
8. The Boxer shall (a) take part in contests or exhibitions arranged by the Manager, where the contests or exhibitions are conducted in accordance with The Athletics Control Act, 1947, and the regulations thereunder, (b) keep himself in a proper physical condition, and (c) train, diet and prepare himself for contests and exhibitions under the supervision and direction of the Manager.
9. The expenses of the Boxer incurred in training for a contest or exhibition, and the advertising therefor, shall be deducted from the purse or other remuneration of the Boxer for the contest or exhibition and the balance divided as follows:

- (a) for the Boxer, , and (b) for the Manager, .

In witness whereof the Manager and Boxer have signed.

(Witness) (Signature of Manager)

(Witness) (Signature of Boxer)

FORM 15

The Athletics Control Act, 1947

CONTRACT TO TAKE PART IN A PROFESSIONAL BOXING CONTEST OR EXHIBITION

This agreement made in triplicate the... day of ... 19... between... (name of person holding the contest or exhibition) ... called the Holder, and (name of municipality) ... of (name of boxer) ... (post-office address) ... called the Boxer.

The Holder and Boxer agree as follows:

1. The Boxer shall take part in a ... (contest or exhibition) ... of ... three-minute rounds to be held by the Holder in ... (name of municipality) ... on the ... day of ... 19... against ... (name of opponent) ... or a substitute as permitted by the Commissioner.

at catch-weights. a weight not exceeding ... pounds, but with a tolerance of one pound either way.

2.—(1) The Holder shall pay the Boxer for his services, after the ... (contest or exhibition) ... dollars in Canadian money, or ... per cent of the gross receipts of the ... (contest or exhibition) ... less the amount deducted from those receipts under subsection 1 of section 4 of the Act.

(2) The Holder shall pay the Boxer his expenses in Canadian Money, as follows:.....

3.—(1) The Boxer shall deposit with the Holder money, accepted cheque or bank draft of ... dollars, to be forfeited in accordance with regulation 52, if he fails to pass his medical examination, does not appear for the ... (contest or exhibition) ... or appears but in the opinion of the medical practitioner is not in a physical or mental condition to take part therein.

(2) The Boxer shall deposit with the Holder money, accepted cheque or bank draft of ... dollars, to be forfeited in accordance with regulation 50 if he fails to make the weight specified herein.

4. Where the Boxer is overweight, he shall take part in the ... (contest or exhibition) ... unless the Commissioner deems the difference in weight between the Boxer and his opponent too great for a ... (fair contest or proper exhibition) ...

5. The Boxer shall be in ... (name of municipality where the contest or exhibition is to be held) ... days before the date of the contest or exhibition.

6. The Boxer shall not take part in another contest or exhibition for at least ... days before the date of the contest or exhibition set forth in item 1.

7. Where the Boxer is a non-resident of Ontario, he shall show to the Commissioner his boxing licence or card for the province or state in which he resides.

In witness whereof the Holder and Boxer have signed.

(Witness) (Signature of Holder) (Witness) (Signature of Boxer)

FORM 16

The Athletics Control Act, 1947

LICENCE TO REFEREE PROFESSIONAL BOXING CONTESTS AND EXHIBITIONS

Licence fee \$25 Licence number

Under The Athletics Control Act, 1947, and the regulations, and subject to the limitations thereof, this licence is issued to ... to referee professional boxing contests and exhibitions.

This licence expires the 31st of March, 19...

Date ... (Signature of Commissioner)

FORM 17

The Athletics Control Act, 1947

LICENCE TO ACT AS A SECOND AT PROFESSIONAL BOXING CONTESTS AND EXHIBITIONS

Licence fee \$2 Licence number

Under The Athletics Control Act, 1947, and the regulations, and subject to the limitations thereof, this licence is issued to ... to act as a second at professional boxing contests and exhibitions.

This licence expires the 31st of March, 19...

Date ... (Signature of Commissioner)





FORM 19

*The Athletics Control Act, 1947*

PROFESSIONAL WRESTLING LICENCE,  
CLASS 1

Licence fee \$50                      Licence number

Under *The Athletics Control Act, 1947*, and the regulations, and subject to the limitations thereof, this licence is issued to.....  
to hold professional wrestling exhibitions at.....  
.....

This licence expires the 31st of March, 19....

Date .....  
.....  
(Signature of Commissioner)

FORM 20

*The Athletics Control Act, 1947*

PROFESSIONAL WRESTLING LICENCE,  
CLASS 2

Licence fee \$5                      Licence number

Under *The Athletics Control Act, 1947*, and the regulations, and subject to the limitations thereof, this licence is issued to.....  
to hold a professional wrestling exhibition on the .....day of....., 19....,  
at.....

Date.....  
.....  
(Signature of Commissioner)

FORM 21

*The Athletics Control Act, 1947*

LICENCE TO TAKE PART IN PROFESSIONAL  
WRESTLING EXHIBITIONS

Licence fee \$5                      Licence number

Under *The Athletics Control Act, 1947*, and the regulations, and subject to the limitations thereof, this licence is issued to.....  
to take part in professional wrestling exhibitions.

This licence expires the 31st of March, 19....

Date.....  
.....  
(Signature of Commissioner)

FORM 22

*The Athletics Control Act, 1947*

LICENCE TO REFEREE PROFESSIONAL  
WRESTLING EXHIBITIONS

Licence fee                      Licence number

Under *The Athletics Control Act, 1947*, and the regulations, and subject to the limitations thereof, this licence is issued to.....  
to referee professional wrestling exhibitions at.....  
.....

This licence expires the 31st of March, 19....

Date.....  
.....  
(Signature of Commissioner)

THE CREDIT UNIONS ACT, 1940

O. Reg. 117/50.  
Incorporation of Credit Unions.  
Revoking O. Reg. 257/44.  
Made—18th May, 1950.  
Filed—22nd May, 1950.

REGULATIONS MADE UNDER THE  
CREDIT UNIONS ACT, 1940

1. The application for incorporation by memorandum of association shall be in Form 1.
2. The certificate of incorporation shall be in Form 2.
3. The fee for incorporation shall be \$10 payable to the Treasurer of Ontario and forwarded to the registrar with the memorandum of association.
4. The fee for filing a copy of the by-laws and for filing an amendment to the by-laws shall be \$1 payable to the Treasurer of Ontario and forwarded to the registrar with the copies of the by-laws or amendments.
5. The first meeting may be convened by any three or more of the subscribers to the memorandum of association by written notice mailed to each of the subscribers seven days prior to the date of the meeting stating the place, date, time and purpose of the meeting.
6. At the first meeting
  - (a) a majority of the subscribers to the memorandum of association shall constitute a quorum; and
  - (b) by-laws shall be enacted and the organization completed.
7. Ontario Regulations 257/44 are revoked.

FORM 1

*The Credit Unions Act, 1940*

MEMORANDUM OF ASSOCIATION

made in duplicate and entered into this.....day  
....., A.D. 19....

1. WE, the subscribers hereto, do hereby severally covenant and agree each with the others to become incorporated as a credit union, under the name of.....  
Credit Union Limited or such other name as shall appear to the Minister to be proper in the premises.
2. The subscribers hereto shall be the first members of the credit union and the credit union shall consist of the subscribers hereto and of those who shall hereafter be duly admitted as members of the credit union in accordance with the Act and by-laws of the credit union from time to time in force.
3. THE SUBSCRIBERS HERETO PRAY that the Minister may be pleased to issue a certificate of incorporation.

Dated at.....this.....day of..  
....., 19....

Signatures of Two Witnesses	Signature of Subscriber	Seals	Occupation and Address
.....			.....
.....			.....
.....			.....
.....			.....

NOTE: It is necessary to have two witnesses, other than subscribers, for each signature.

**AFFIDAVIT OF WITNESSES**

Province of Ontario }  
 County of..... }  
 To Wit }  
 We,.....  
 .....  
 .....

make oath and say—

1. That we were personally present and did see each of the persons whose name appears as a subscriber to the within or annexed instrument and a duplicate thereof sign his name and affix his seal thereto.
2. That the said instrument and duplicate were executed by the said parties at the.....
3. That we know the said parties and that each is of the full age of 21 years.
4. That we are subscribing witnesses to the said instrument and duplicate.

SEVERALLY SWORN before me }  
 at the.....of..... }  
 in the county of..... }  
 this.....day of..... }  
 A.D. 19.... }

.....  
 A Commissioner, etc. (Signatures of Every Witness)

**FORM 2**

*The Credit Unions Act, 1940*

PROVINCE OF ONTARIO

BY THE HONOURABLE

MINISTER OF AGRICULTURE

TO ALL TO WHOM THESE PRESENTS SHALL COME, GREETING

WHEREAS an application for incorporation under the provisions of that Act has been made to the Minister of Agriculture for Ontario by a Memorandum of Association in the prescribed form signed by the persons hereinafter named;

AND WHEREAS those persons have complied with the conditions precedent to the issuing of the desired certificate of incorporation;

NOW THEREFORE KNOW YE that under the authority of the Act I DO HEREBY ISSUE THIS CERTIFICATE OF INCORPORATION CONSTITUTING the persons hereinafter named that is to say:

a corporation under the name of

GIVEN under my hand at the City of Toronto this day of , 19

Minister of Agriculture.

(1061)

22

**THE FOREST FIRES PREVENTION ACT, 1948**

O. Reg. 118/50.  
 Forest Closings.  
 New.  
 Made—23rd May, 1950.  
 Filed—23rd May, 1950, 4.30 p.m.

**REGULATIONS MADE BY THE MINISTER UNDER THE FOREST FIRES PREVENTION ACT, 1948**

1. The areas described in Schedules 1 and 2 shall be closed during the period from and including the 23rd of May to and including the 15th of June, in the year 1950, and all persons except such as are specially authorized by the Minister shall be shut out therefrom.

GEO. H. DOUCETT,  
 Acting Minister of  
 Lands and Forests.

Toronto, May 23, 1950.

**SCHEDULE 1**

The geographic townships of Barnet, Beatty, Bond, Bowman, Carr, Cook, Coulson, Currie, Dokis, Egan, Elliott, Garrison, Guibord, Harker, Hislop, Holloway, Marriott, McCann, McCool, Michaud, Milligan, Munro, Playfair, Stock, Tannahill, Taylor, Thackeray, Walker, Warden and Wilkie, in the Territorial District of Cochrane.

**SCHEDULE 2**

The geographic townships of Alma, Argyle, Armstrong, Arnold, Auld, Baden, Banks, Bannockburn, Barber, Bayly, Beauchamp, Ben Nevis, Benoit, Bernhardt, Bisley, Black, Blain, Bompas, Boston, Brethour, Brewster, Bryce, Burt, Cairo, Cane, Casey, Catharine, Chamberlain, Charters, Chown, Clifford, Corkill, Corley, Dack, Davidson, Donovan, Doon, Dufferin, Dunmore, Eby, Evanturel, Farr, Flavelle, Gamble, Gauthier, Gross, Grenfell, Harley, Haultain, Hearst, Henwood, Hilliard, Hincks, Holmes, Hudson, Ingram, James, Katrine, Kerns, Kimberley, Knight, Lawson, Lebel, Leckie, Lee, Leith, Leonard, Lundy, Maisonville, Marquis, Marter, McElroy, McEvay, McFadden, McGarry, McVittie, Melba, Mickle, Midlothian, Milner, Montrose, Morel, Morrisette, Mulligan, Nicol, Nordica, North Williams, Ossian, Otto, Pacaud, Pense, Pontiac, Powell, Rankin, Ratray, Ray, Raymond, Roadhouse, Robertson, Robillard, Savard, Sharpe, Sheba, Shillington, Skead, Smyth, Speight, Teck, Terry, Tolstoi, Truax, Tudhope, Tyrrell, Van Hise, Wallis, Willet, Willison and Yarrow, in the Territorial District of Timiskaming.

(1087)

22

## THE FOREST FIRES PREVENTION ACT, 1948

O. Reg. 119/50.

Forest Closing.

New.

Made—May 26, 1950.

Filed—May 26, 1950, at 3.40 p.m.

REGULATIONS MADE BY THE MINISTER  
UNDER THE FOREST FIRES  
PREVENTION ACT, 1948

1. The areas described in Schedules 1 and 2 shall be closed during the period from and including the 26th of May to and including the 15th of June, in the year 1950, and all persons except such as are specially authorized by the Minister shall be shut out therefrom.

W. A. GOODFELLOW,  
Acting Minister of  
Lands and Forests.

Toronto, May 26, 1950.

## SCHEDULE 1

Those parts of the counties of Hastings and Renfrew and the Territorial District of Nipissing described as follows:

COMMENCING where the westerly boundary of the Township of Cameron meets the high-water mark on the south-westerly bank of the Ottawa River; thence southerly along the westerly boundary of that township to the north-east corner of the Township of Boyd; thence westerly along the northerly boundary of the Township of Boyd to the north-west corner thereof; thence southerly along the westerly boundary of the Township of Boyd to the north-east corner of the Township of Pentland; thence westerly along the northerly boundary of the Township of Pentland to the north-west corner thereof; thence southerly along the westerly boundary of the Township of Pentland to the north-east corner of the Township of Wilkes; thence westerly along the northerly boundary of the townships of Wilkes and Ballantyne to the centre line of the road allowance between lots 20 and 21 in Concession XIV in the Township of Ballantyne; thence southerly along the centre line of the road allowance between lots 20 and 21 across concessions XIV to I, both inclusive, in the Township of Ballantyne to the northerly boundary of the Township of Paxton; thence westerly along the northerly boundary of the Township of Paxton to the centre line of the road allowance between lots 15 and 16 in Concession XIV in the Township of Paxton; thence southerly along the centre line of the road allowance between lots 15 and 16 across concessions XIV to I, both inclusive, in the townships of Paxton, Butt, McCraney and Finlayson to the southerly boundary of the Township of Finlayson; thence easterly along the southerly boundary of the townships of Finlayson, Peck, Canisbay and Sproule to the north-west corner of the Township of Airy; thence southerly along the westerly boundary of the townships of Airy and Sabine to the south-west corner of the Township of Sabine; thence easterly along the southerly boundary of the townships of Sabine and Lyell to the south-east corner of the Township of Lyell; thence easterly along the southerly boundary of the Township of Sherwood, Jones and Burns to the

high-water mark on the south-westerly bank of the Madawaska River; thence south-easterly along that high-water mark to the high-water mark on the westerly shore of the Kamanisseg Lake in the Township of Bangor, Wicklow and McClure; thence southerly and south-easterly along the last-mentioned high-water mark to the high-water mark on the southerly bank of the Madawaska River in the Township of Radcliffe; thence easterly along the last-mentioned high-water mark to the centre line of the road allowance between concessions VI and VII in the Township of Radcliffe; thence easterly along that centre line to the easterly boundary of the Township of Radcliffe; thence northerly along the easterly boundary of the Township of Radcliffe to the centre line of the road allowance between concessions X and XI in the Township of Brudenell and Lyndoch; thence easterly along the last-mentioned centre line to its intersection with the centre line of the road allowance lying south-westerly and adjacent to the lots in Range B south of the Ottawa and Opeongo road in the Township of Brudenell and Lyndoch; thence northerly along the easterly boundary of the Township of Brudenell and Lyndoch to the south-west corner of the Township of South Algona; thence easterly along the southerly boundary of the Township of South Algona to the south-east corner thereof; thence northerly along the easterly boundary of the Township of South Algona to the high-water mark on the westerly bank of the Bonnechere River; thence south-easterly along that high-water mark to the high-water mark on the westerly shore of Wilbur Lake; thence south-easterly along the last-mentioned high-water mark to the high-water mark on the southerly bank of the Bonnechere River; thence south-easterly along the last-mentioned high-water mark to the westerly boundary of the Township of Bromley; thence southerly along the westerly boundary of the Township of Bromley to the south-west corner thereof; thence easterly along the southerly boundary of the Township of Bromley to the south-east corner thereof, being in the westerly boundary of the Township of Ross; thence southerly along the westerly boundary of the Township of Ross to the south-west corner thereof; thence easterly along the southerly boundary of the Township of Ross to the high-water mark on the south-westerly shore of the Ottawa River; thence north-westerly along that high-water mark to the place of commencement.

## SCHEDULE 2

That part of the Provisional County of Haliburton described as follows:

COMMENCING at the north-east corner of the Provisional County of Haliburton; thence southerly along the easterly boundary of the provisional county to the north-west corner of the County of Hastings; thence south  $70^{\circ} 17' 25''$  west astronomically 653.76 chains; thence south  $70^{\circ} 54' 20''$  west astronomically 689.79 chains; thence north  $20^{\circ} 51' 40''$  west astronomically 1451.24 chains, more or less, to the northerly boundary of the provisional county; thence easterly along the northerly boundary to the place of commencement.

(1097)

22



**Publications Under The Regulations Act, 1944**

JUNE 10th, 1950

**THE PUBLIC LIBRARIES ACT**

O. Reg. 120/50.  
Amending O. Reg. 256/47.  
Approved—June 1, 1950.  
Filed—June 3, 1950, 10.10 a.m.

**REGULATIONS MADE BY THE MINISTER UNDER THE PUBLIC LIBRARIES ACT**

1. Ontario Regulations 256/47 are amended by adding thereto forms 1, 2, 3, 4, and 5:

**FORM 1**

**THE PUBLIC LIBRARIES ACT**

This is to certify that.....  
having complied with the regulations under *The Public Libraries Act* is hereby granted a Class A Certificate of Librarianship.

Dated at Toronto this.....day of.....19...

Registered Number.....

.....  
Registrar Minister of Education

**FORM 2**

**THE PUBLIC LIBRARIES ACT**

This is to certify that.....  
having complied with the regulations under *The Public Libraries Act* is hereby granted a Class B Certificate of Librarianship.

Dated at Toronto this.....day of.....19...

Registered Number.....

.....  
Registrar Minister of Education

**FORM 3**

**THE PUBLIC LIBRARIES ACT**

This is to certify that.....  
having complied with the regulations under *The Public Libraries Act* is hereby granted a Class C Certificate of Librarianship.

Dated at Toronto this.....day of.....19...

Registered Number.....

.....  
Registrar Minister of Education

**FORM 4**

**THE PUBLIC LIBRARIES ACT**

This is to certify that.....  
having complied with the regulations under *The Public Libraries Act* is hereby granted a Class D Certificate of Librarianship.

Dated at Toronto this.....day of.....19...

Registered Number.....

.....  
Registrar Minister of Education

**FORM 5**

**THE PUBLIC LIBRARIES ACT**

This is to certify that.....  
having complied with the regulations under *The Public Libraries Act* is hereby granted a Class E Certificate of Librarianship.

Dated at Toronto this.....day of.....19...

Registered Number.....

.....  
Registrar Minister of Education

DANA PORTER,  
Minister of Education

(1132)

23



# Publications Under The Regulations Act, 1944

JUNE 17th, 1950

## THE HIGHWAY IMPROVEMENT ACT

O. Reg. 121/50.  
Controlled Access Highways.  
Revoking items 2 and 5 of O. Reg.  
39/45 and revoking O. Regs. 40/45  
and 138/47.  
Made—1st June, 1950.  
Filed—6th June, 1950, 10.30 a.m.

### REGULATIONS MADE UPON THE RECOM- MENDATION OF THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT

#### CONTROLLED ACCESS HIGHWAYS

##### FORT ERIE TO TORONTO

1. That portion of the King's Highway described in schedules 1 to 13 and outlined in red and illustrated on maps or plans filed in the office of the Registrar of Regulations at Toronto as numbers 30 to 42 respectively is designated as a controlled access highway.

##### NIAGARA FALLS TO FORT ERIE-TO-TORONTO HIGHWAY

2. That portion of the King's Highway described in schedule 14 and outlined in red and illustrated on a map or plan filed in the office of the Registrar of Regulations at Toronto as number 43 is designated as a controlled access highway.

##### REVOCATION

3.—(1) Items 2 and 5 of the schedule to Ontario Regulations 39/45 are struck out.

(2) Ontario Regulations 40/45 and 138/47 are revoked.

#### SCHEDULE 1

In the Township of Bertie in the County of Welland being

- (a) part of lot 2, concession 2 Niagara River,
- (b) part of lots 2 and 3, concession 3 Niagara River,
- (c) part of lots 3 and 4, concession 4 Niagara River,
- (d) part of lots 4 to 7, both inclusive, concession 5 Niagara River,
- (e) part of lots 7 to 11, both inclusive, concession 6 Niagara River,
- (f) part of lots 11 to 14, both inclusive, concession 7 Niagara River,
- (g) part of lots 13 to 16, both inclusive, concession 8 Niagara River,
- (h) part of lot 16, concession 9 Niagara River,
- (i) part of
  - (i) lots 751 to 763, both inclusive,
  - (ii) lots 770, 773, 774 and 776,
  - (iii) lots 847 to 862, both inclusive,

(iv) lots 870 to 875, both inclusive,

(v) lots 880, 881 and 884,

(vi) lots 887 to 897, both inclusive, and

(vii) lots 1018 and 1019,

according to registered plan 117,

(j) all of

(i) lots 764 to 769, both inclusive,

(ii) lots 771 and 772,

(iii) lots 863 to 869, both inclusive, and

(iv) lots 882, 883, 885 and 886,

according to registered plan 117,

(k) part of a lane, shown on registered plan 117,

(l) part of

(i) Fairview Avenue,

(ii) Queen Street,

(iii) Eighth Street,

(iv) Ninth Street, and

(v) Tenth Street,

as shown on registered plan 117,

(m) part of

(i) Lot A,

(ii) lots 15 and 16,

(iii) lots 26 to 30, both inclusive, and

(iv) lots 35, 37 and 38,

according to registered plan 130,

(n) all of lot 36, according to registered plan 130,

(o) part of

(i) Depew Avenue,

(ii) Eckert Avenue,

(iii) Elizabeth Street, and

(iv) York Street,

as shown on registered plan 130, and

(p) part of the road allowance between

(i) concessions 2 and 3, Niagara River,

(ii) concessions 3 and 4, Niagara River,

(iii) concessions 4 and 5, Niagara River,

(iv) concessions 5 and 6, Niagara River,

(v) concessions 6 and 7, Niagara River,

- (vi) concessions 7 and 8, Niagara River,
- (vii) concessions 8 and 9, Niagara River,
- (viii) lots 2 and 3, concession 3 Niagara River,
- (ix) lots 4 and 5, concession 5 Niagara River,
- (x) lots 6 and 7, concession 5 Niagara River,
- (xi) lots 8 and 9, concession 6 Niagara River,
- (xii) lots 10 and 11, concession 6 Niagara River,
- (xiii) lots 12 and 13, concession 7 Niagara River,
- (xiv) lots 14 and 15, concession 8 Niagara River, and
- (xv) the townships of Bertie and Willoughby,

and being a strip of land 200 feet wide lying between two lines drawn parallel to, on opposite sides of and distant 100 feet measured perpendicularly from a centre line and centre line produced, and premising that all bearings are astronomic and are referred to the meridian through the south-west angle of lot 22, adjoining cross concession, in the Township of Willoughby, the centre line may be located as follows:

Commencing at a point in a straight line drawn from the southeast angle of lot 883, registered plan 117, to the north-east angle of lot 1018, registered plan 117, the point being 44.24 feet measured south  $1^{\circ} 30' 15''$  east along the east limit of lot 883 and the straight line, from the north-east angle of lot 883, the straight line and the east limit of lots 1018, 881, 882 and 883, registered plan 117, being the east limit of the herein-described lands; thence north-westerly 155.24 feet across part of Queen Street, lot 883, a lane and part of lot 884, registered plan 117, on a curve left of 2864.79 feet radius, the chord equivalent being 155.22 feet measured north  $78^{\circ} 10' 37''$  west; thence north  $79^{\circ} 43' 45''$  west across lots 884, 885, 886, 887, 872, 871, 870, 869, 868, 867, 866, 865, 864, 863, 862, 861, 860, 859 and 858, registered plan 117, Fairview Avenue, lots 762, 763, 764, 765, 766, 767, 768 and 769, registered plan 117, Ninth Street, lot 772, registered plan 117 and part of lot 2 concession 2 Niagara River, 1727.47 feet to a point in the westerly limit of the right of way of the Canadian National Railway 34.40 feet measured north  $21^{\circ} 29' 30''$  east along the westerly limit from the north-east angle of lot 773, registered plan 117; thence north  $79^{\circ} 43' 45''$  west across lot 2 concession 2 Niagara River and the road allowance between lot 2 concession 2 Niagara River and lot 2 concession 3 Niagara River 1497.36 feet to a point in the east limit of lot 2 concession 3 Niagara River 328.08 feet measured south  $2^{\circ} 24' 15''$  east along the east limit from the north-east angle of lot 2 concession 3 Niagara River; thence north  $79^{\circ} 43' 45''$  west across lot 2 concession 3 Niagara River, the road allowance between lots 2 and 3, concession 3 Niagara River, lot 3 concession 3 Niagara River and the road allowance between lot 3 concession 3 Niagara River and lot 3 concession 4 Niagara River 3359.94 feet to a point in the east limit of lot 3 concession 4 Niagara River 333.51 feet measured north  $4^{\circ} 05' 45''$  west along the east limit from the south-east angle of lot 3 concession 4 Niagara River; thence north  $79^{\circ} 43' 45''$  west across part of lot 3 concession 4 Niagara River 596.48 feet; thence north-westerly 1035.97 feet across lot 3 concession 4 Niagara River, lot A, registered plan 130 and York Street, registered plan 130, on a curve right of 5729.58 feet radius, the chord equivalent being 1034.56 feet measured north  $74^{\circ} 32' 58''$  west to a point in the east limit of lot 15, registered plan 130, distant

51.21 feet measured south  $0^{\circ} 04' 45''$  east along the east limit from the north-east angle of lot 15, registered plan 130; thence north-westerly 1164.81 feet across lot 15, Eckert Avenue, lots 29, 28 and 27, Depew Avenue, Elizabeth Street and lots 36 and 37, registered plan 130, on a curve right of 5729.58 feet radius, the chord equivalent being 1162.80 feet measured north  $63^{\circ} 32' 44''$  west to a point in the north limit of lot 37, registered plan 130, distant 168.74 feet measured north  $88^{\circ} 07' 35''$  east along the north limit from the north-west angle of lot 37; thence north-westerly 960.19 feet across lot 4 concession 4 Niagara River on a curve right of 5729.58 feet radius, the chord equivalent being 959.07 feet measured north  $52^{\circ} 55' 13''$  west to a point in the west limit of lot 4 concession 4 Niagara River distant 649.63 feet measured south  $6^{\circ} 38' 10''$  east along the west limit from the north-west angle of lot 4 concession 4 Niagara River; thence north-westerly 1000.42 feet across the road allowance between lot 4 concession 4 Niagara River and lot 4 concession 5 Niagara River, lot 4 concession 5 Niagara River, the road allowance between lots 4 and 5, concession 5 Niagara River and part of lot 5 concession 5 Niagara River on a curve right of 5729.58 feet radius, the chord equivalent being 999.14 feet measured north  $43^{\circ} 07' 02''$  west; thence north  $38^{\circ} 06' 55''$  west across lots 5 and 6, concession 5 Niagara River, and the road allowance between lots 6 and 7, concession 5 Niagara River, 3273.31 feet to a point in the south limit of lot 7 concession 5 Niagara River 788.90 feet measured north  $88^{\circ} 48' 30''$  east along the south limit from the south-west angle of lot 7 concession 5 Niagara River; thence north  $38^{\circ} 06' 55''$  west across lot 7 concession 5 Niagara River, the road allowance between lot 7 concession 5 Niagara River and lot 7 concession 6 Niagara River, lots 7 and 8, concession 6 Niagara River, and the road allowance between lots 8 and 9, concession 6 Niagara River, 3353.05 feet to a point in the south limit of lot 9 concession 6 Niagara River 1047.77 feet measured south  $88^{\circ} 41'$  west along the south limit from the south-east angle of lot 9 concession 6 Niagara River; thence north  $38^{\circ} 06' 55''$  west across part of lot 9 concession 6 Niagara River 125.84 feet; thence north-westerly 1147.50 feet across part of lot 9 concession 6 Niagara River on a curve left of 11459.16 feet radius, the chord equivalent being 1147.02 feet measured north  $40^{\circ} 59' 03''$  west; thence north  $43^{\circ} 51' 10''$  west across lots 9 and 10, concession 6 Niagara River, the road allowance between lots 10 and 11, concession 6 Niagara River, and part of lot 11 concession 6 Niagara River, 2521.23 feet; thence north-westerly, 275.83 feet across part of lot 11 concession 6 Niagara River, the road allowance between lot 11 concession 6 Niagara River and lot 11 concession 7 Niagara River, and part of lot 11 concession 7 Niagara River on a curve right of 11459.16 feet radius, the chord equivalent being 275.83 feet measured north  $43^{\circ} 09' 48''$  west; thence north  $42^{\circ} 28' 25''$  west across lots 11 and 12, concession 7 Niagara River, and the road allowance between lots 12 and 13, concession 7 Niagara River, 2958.76 feet to a point in the south limit of lot 13 concession 7 Niagara River, 1146.05 feet measured north  $88^{\circ} 47' 35''$  east along the south limit from the south-west angle of lot 13 concession 7 Niagara River; thence north  $42^{\circ} 28' 25''$  west across part of lot 13 concession 7 Niagara River 824.51 feet; thence north-westerly, 463.61 feet across part of lot 13 concession 7 Niagara River on a curve left of 11459.16 feet radius, the chord equivalent being 463.58 feet measured north  $43^{\circ} 37' 58''$  west; thence north  $44^{\circ} 47' 30''$  west across lots 13 and 14, concession 7 Niagara River, and across the road allowance between lot 14 concession 7 Niagara River and lot 14 concession 8 Niagara River 617.45 feet to a point in the east limit of lot 14 concession 8 Niagara River 123.40 feet measured north  $6^{\circ} 15'$  west along the east limit from the south-east angle of lot 14 concession 8 Niagara River; thence north  $44^{\circ} 47' 30''$  west across



lot 14 concession 8 Niagara River, the road allowance between lots 14 and 15, concession 8 Niagara River, lots 15 and 16, concession 8 Niagara River and the road allowance between lot 16 concession 8 Niagara River and lot 16 concession 9 Niagara River, 4344.22 feet to a point in the east limit of lot 16 concession 9 Niagara River 438.82 feet measured north  $2^{\circ} 48'$  west along the east limit from the south-east angle of lot 16 concession 9 Niagara River; thence north  $44^{\circ} 47' 30''$  west across lot 16 concession 9 Niagara River 1764.09 feet to a point in the north limit of lot 16 concession 9 Niagara River 1183.63 feet measured north  $88^{\circ} 31' 30''$  west along the north boundary from the north-east angle of lot 16 concession 9 Niagara River; thence north  $44^{\circ} 47' 30''$  west 47.74 feet to a point in the centre line of the road allowance between the townships of Bertie and Willoughby, being the north limit of the herein-described land.

## SCHEDULE 2

In the Township of Willoughby in the County of Welland being

- (a) part of lot 22 adjoining cross concession,
- (b) part of lots 2, 19 and 20, first cross concession,
- (c) part of lots 1 and 2, in concession 1,
- (d) part of lots 2 to 5, both inclusive, concession 2,
- (e) part of lots 4 to 7, both inclusive, concession 3,
- (f) part of lots 7 to 10, both inclusive, concession 4,
- (g) part of lots 10, 11 and 12, in concession 5,
- (h) part of lots 12 to 15, both inclusive, concession 6,
- (i) part of lots 15 and 16, concession 7,
- (j) part of lot 10 broken front concession on Chip-pawa Creek,
- (k) part of the road allowances between
  - (i) the townships of Willoughby and Bertie,
  - (ii) lot 1 concession 1 and lot 2 first cross concession,
  - (iii) concessions 1 and 2,
  - (iv) concessions 2 and 3,
  - (v) concessions 3 and 4,
  - (vi) concessions 4 and 5,
  - (vii) concessions 5 and 6,
  - (viii) concessions 6 and 7,
  - (ix) lots 2 and 3, concession 2,
  - (x) lots 4 and 5, concession 2,
  - (xi) lots 4 and 5, concession 3,
  - (xii) lots 6 and 7, concession 3,
  - (xiii) lots 8 and 9, concession 4,
  - (xiv) lots 10 and 11, concession 5,
  - (xv) lots 12 and 13, concession 6,
  - (xvi) lots 14 and 15, concession 6, and
  - (xvii) lot 10 broken front concession on Chip-pawa Creek and lot 16 concession 7, and

(l) part of Lyons Creek Road,

and being a strip of land 200 feet wide lying between two lines drawn parallel to, on opposite sides of and distant 100 feet measured perpendicularly from a centre line and centre line produced and, premising that all bearings are astronomic and are referred to the meridian through the south-west angle of lot 12 concession 5, in the Township of Willoughby, the centre line may be located as follows:

Commencing at a point in the centre line of the road allowance between the townships of Bertie and Willoughby, the centre line of the road allowance being the south limit of the herein-described lands, and which point may be located by starting at the point of intersection of the south boundary of lot 22 adjoining cross concession with the east limit of a 66-foot road crossing lot 22, thence south  $88^{\circ} 35' 10''$  east along the south boundary of lot 22, a distance of 862.64 feet, thence south  $44^{\circ} 51' 10''$  east 47.73 feet to the point of commencement; thence north  $44^{\circ} 51' 10''$  west across part of the road allowance between the townships of Bertie and Willoughby and across lot 22 adjoining cross concession, lots 19, 20 and part of lot 2, first cross concession, a distance of 4544.83 feet; thence north-westerly 233.89 feet on curve right of 11459.20 feet radius and to which the last-described course is tangent; thence north  $43^{\circ} 41'$  west 919.71 feet to a point in the north boundary of lot 2 first cross concession 836.99 feet measured north  $89^{\circ} 31' 30''$  west along that north boundary from the north-east angle of lot 2; thence north  $43^{\circ} 41'$  west across the road allowance between lot 2 first cross concession and lot 1 concession 1, lots 1 and 2, concession 1, the road allowance between lot 2 concession 1 and lot 2 concession 2, lot 2 concession 2 and the road allowance between lots 2 and 3, concession 2, a distance of 3901.34 feet to a point in the south boundary of lot 3 concession 2, distant 803.64 feet measured north  $89^{\circ} 45'$  west along the south boundary of lot 3 from the south-east angle of lot 3; thence north  $43^{\circ} 41'$  west across lots 3 and 4, concession 2, the road allowance between lots 4 and 5 and between concessions 2 and 3, and part of lot 5, concession 3, a distance of 4031.90 feet, to the beginning of a curve; thence north-westerly, 467.78 feet across part of lot 5, concession 3, on a curve right of 11459.20 feet radius and to which the last-mentioned course is tangent, to the end of curve; thence north  $41^{\circ} 20' 40''$  west across part of lot 5 concession 3 and lot 6 concession 3 a distance of 2798.13 feet to a point in the north boundary of lot 6 distant 1029.53 feet measured north  $89^{\circ} 44' 45''$  east along the north boundary from the north-west angle of lot 6; thence north  $41^{\circ} 20' 40''$  west across the road allowance between lots 6 and 7, concession 3, lot 7 concession 3, the road allowance between lot 7 concession 3 and lot 7 concession 4, lot 7 concession 4 and part of lot 8 concession 4, a distance of 1866.54 feet to the beginning of a curve; thence north-westerly, 371.39 feet on a curve left of 5729.65 feet radius and to which the last-described course is tangent; thence north  $45^{\circ} 03' 30''$  west across part of lot 8 concession 4 and the road allowance between lots 8 and 9, concession 4, a distance of 1691.61 feet to a point in the south boundary of lot 9 concession 4 distant 1533.63 feet measured south  $89^{\circ} 51' 15''$  west along the south boundary from the south-east angle of lot 9 concession 4; thence north  $45^{\circ} 03' 30''$  west across lots 9 and 10, concession 4, the road allowance between lot 10 concession 4 and lot 10 concession 5, lot 10 concession 5 and the road allowance between lots 10 and 11, concession 5, a distance of 4824.92 feet to a point in the south boundary of lot 11 concession 5 distant 2036.96 feet measured north  $89^{\circ} 05'$  east along the south boundary from the south-west angle of lot 11 concession 5; thence north  $45^{\circ} 03' 30''$  west across lot 11 concession 5 and part of lot 12 concession 5 a distance of 1879.17 feet to the beginning of a curve; thence north-westerly 238.33

feet across part of lot 12 concession 5 on a curve right of 11459.20 feet radius, and to which the last-mentioned course is tangent to the end of curve; thence north  $43^{\circ} 52'$  west across part of lot 12 concession 5 and the road allowance between concessions 5 and 6, a distance of 1014.98 feet to a point in the east boundary of lot 12 concession 6 distant 780.63 feet measured south  $0^{\circ} 02'$  east along the east boundary from the north-east angle of lot 12 concession 6; thence north  $43^{\circ} 52'$  west across lot 12 concession 6, the road allowance between lots 12 and 13, concession 6, lots 13 and 14, concession 6, and the road allowance between lots 14 and 15, concession 6, a distance of 4791.89 feet to a point in the south boundary of lot 15 concession 6 distant 279.64 feet measured north  $89^{\circ} 44'$  east along the south boundary from the south-west corner of lot 15 concession 6; thence north  $43^{\circ} 52'$  west across lot 15 concession 6 and part of the road allowance between lot 15 concession 6 and lot 15 concession 7 a distance of 457.41 feet; thence north  $43^{\circ} 53' 55''$  west across part of the last-mentioned road allowance, lot 15 concession 7 and part of lot 16 concession 7 a distance of 2070.92 feet to the beginning of a curve; thence north-westerly, 3971.86 feet on a curve right of 5729.65 feet radius and to which the last-described course is tangent, across part of lot 16 concession 7, the road allowance between lot 16 concession 7 and lot 10 broken front concession on Chippawa Creek, and part of lot 10 broken front concession on Chippawa Creek to the end of the curve; thence north  $4^{\circ} 10' 50''$  west across part of the last-mentioned lot 10, a distance of 604.92 feet to a point in the northerly limit of the Township of Willoughby in the Welland River, the northerly limit of the Township of Willoughby being the northerly limit of the herein-described lands.

### SCHEDULE 3

In the Township of Stamford in the County of Welland being

1. (a) part of lots 148, 157, 162, 171, 178, 186, 187, 197, 198 and 211,
- (b) part of the road allowances between
  - (i) lots 171 and 178,
  - (ii) lots 186 and 187,
  - (iii) lots 197 and 198,
  - (iv) lots 197 and 211, and
  - (v) lots 198 and 211, and
- (c) part of the land under the waters of the Welland River, and being a strip of land 200 feet wide lying between two lines drawn parallel to, on opposite sides of and distant 100 feet measured perpendicularly from a centre line and centre line produced, and premising that all bearings are astronomic and are referred to the meridian of  $79^{\circ} 09'$  west longitude, the centre line may be located as follows:

Commencing at a point in the southerly limit of the Township of Stamford being the centre line of the Welland River and also being the southerly limit of the herein-described lands, and which point may be located by starting at the south-east angle of lot 198, thence south  $88^{\circ} 03' 40''$  west along the south limit of lot 198, a distance of 7.75 feet, thence south  $0^{\circ} 59' 40''$  east 1958.91 feet, thence south  $2^{\circ} 35' 56''$  east 641.69 feet, thence south  $4^{\circ} 12' 12''$  east 2200.23 feet to the point of commencement; thence north  $4^{\circ} 12' 12''$  west across the land under the water of the Welland River and across lot 211 a distance of 2200.23 feet; thence northerly 641.78 feet across part of lot 211 on a curve right of 11459.16 feet radius, the chord equivalent being 641.69 feet measured north  $2^{\circ} 35' 56''$  west; thence

north  $0^{\circ} 59' 40''$  west across part of lot 211 and across the road allowance between lots 198 and 211 a distance of 1958.91 feet to a point in the south limit of lot 198 distant 7.75 feet measured south  $88^{\circ} 03' 40''$  west along the south limit from the south-east angle of lot 198; thence north  $0^{\circ} 59' 40''$  west across part of lot 198 a distance of 1236.78 feet; thence northerly 1260.85 feet across lot 198, the road allowance between lots 186 and 187, and part of lot 187, on a curve right of 5729.65 feet radius, the chord equivalent being 1258.31 feet measured north  $5^{\circ} 18' 35''$  east; thence north  $11^{\circ} 36' 50''$  east across lot 187, lot 178 and the road allowance between lots 171 and 178, a distance of 1564.93 feet to a point in the south limit of lot 171 distant 417.61 feet measured north  $88^{\circ} 03' 50''$  east along the south limit from the south-west angle of lot 171; thence north  $11^{\circ} 36' 50''$  east across lot 171 and part of lot 162 a distance of 2703.79 feet; thence northerly 1387.24 feet across part of lots 162 and 157 on a curve left of 5729.65 feet radius, the chord equivalent being 1383.85 feet measured north  $4^{\circ} 40' 40''$  east; thence north  $2^{\circ} 15' 30''$  west across lots 157 and 148 a distance of 1424.38 feet to a point in the north limit of lot 148 distant 1164.98 feet measured north  $88^{\circ} 38' 15''$  east along the north limit from the north-west corner of lot 148, the north limit of lot 148 being the north limit of the herein-described land.

2. (a) part of lots 71, 79, 88, 97, 106, 115, 124, 132 and 141,
- (b) part of the road allowance between lots 71 and 79,
- (c) part of the road allowance between lots 124 and 132,
- (d) part of lots 12, 13, 14, 16, 17, 48, 49, 52 and 53, according to registered plan 47,
- (e) part of Vine Avenue, registered plan 47, and
- (f) part of Garden Avenue, registered plan 47,

and, premising that all bearings are astronomic and are referred to the meridian of  $75^{\circ} 09'$  west longitude, bounded by a line located as follows:

Commencing at a standard iron bar in the southerly limit of lot 141 distant 1064.98 feet measured north  $88^{\circ} 38' 15''$  east along the southerly limit from the south-west angle of lot 141; thence north  $88^{\circ} 38' 15''$  east along the southerly limit 200.0 feet; thence north  $2^{\circ} 15' 30''$  west 770.19 feet; thence north  $42^{\circ} 44' 30''$  east 263.20 feet; thence north  $3^{\circ} 06' 05''$  west 393.12 feet to a point in the southerly limit of Lundy's Lane; thence north  $13^{\circ} 45' 23''$  east 85.96 feet to a standard iron bar; thence north  $2^{\circ} 07' 30''$  west 356.45 feet to a standard iron bar; thence north  $47^{\circ} 23'$  west 289.09 feet to a standard iron bar; thence north  $2^{\circ} 15' 30''$  west 1083.78 feet; thence north-easterly on a curve right of 676.68 feet radius, and to which the last-described course is tangent, an arc distance of 423.30 feet to a point; thence north-easterly on a curve right of 504.86 feet radius, and having a common tangent to the last-mentioned curve at the last-mentioned point, an arc distance of 353.12 feet; thence north  $75^{\circ} 52'$  east 83.76 feet; thence north  $14^{\circ} 08'$  west 221.0 feet; thence north-westerly 674.66 feet on a curve right of 378.97 feet radius, the chord equivalent being 589.03 feet measured north  $53^{\circ} 15' 30''$  west; thence north  $2^{\circ} 15' 30''$  west 1201.62 feet to a standard iron bar in the line between lots 106 and 115, distant 1274.43 feet measured north  $88^{\circ} 18' 30''$  east along the last-mentioned line from the north-west angle of lot 115; thence north  $2^{\circ} 15' 30''$  west 1302.34 feet to a standard iron bar in the line between lots 106 and 97 distant 1250.85 feet measured north  $87^{\circ} 52' 30''$  east along the last-mentioned line from the south-

west angle of lot 97; thence north  $2^{\circ} 15' 30''$  west 2577.60 feet to a point in the southerly limit of the land of the right of way of the Canadian National Railways; thence north  $2^{\circ} 15' 30''$  west 687.22 feet to a standard iron bar; thence north  $2^{\circ} 15' 30''$  west 356.07 feet to a Department of Highways monument; thence north  $75^{\circ} 46'$  east 461.92 feet to a Department of Highways monument; thence north  $38^{\circ} 16' 30''$  east 295.47 feet to a Department of Highways monument; thence north  $2^{\circ} 35' 30''$  west 76.28 feet to a Department of Highways monument; thence north  $48^{\circ} 02' 30''$  west 325.60 feet to a Department of Highways monument; thence north  $80^{\circ} 40'$  west 418.80 feet to a Department of Highways monument; thence north  $2^{\circ} 15' 30''$  west 1003.02 feet to a standard iron bar in the northerly limit of lot 71 distant 2108.65 feet measured south  $87^{\circ} 27' 30''$  west along the northerly limit from the north-east angle of lot 71; thence south  $87^{\circ} 27' 30''$  west along the northerly limit of lot 71 a distance of 200.0 feet to a standard iron bar; thence south  $2^{\circ} 15' 30''$  east, 1000.49 feet to a Department of Highways monument; thence south  $76^{\circ} 06' 30''$  west 468.73 feet to a Department of Highways monument; thence south  $35^{\circ} 59'$  west 288.76 feet to a Department of Highways monument; thence south  $2^{\circ} 35' 30''$  east 76.0 feet to a Department of Highways monument; thence south  $43^{\circ} 40' 30''$  east 292.50 feet to a Department of Highways monument; thence south  $80^{\circ} 29' 30''$  east 453.44 feet to a Department of Highways monument; then south  $2^{\circ} 15' 30''$  east 1041.27 feet to a point in the southerly limit of the land of the right of way of the Canadian National Railways; thence south  $2^{\circ} 15' 30''$  east 2579.26 feet to a standard iron bar in the line between lots 97 and 106 distant 1050.85 feet measured north  $87^{\circ} 52' 30''$  east along the last-mentioned line from the south-west angle of lot 97; thence south  $2^{\circ} 15' 30''$  east 1300.76 feet to a standard iron bar in the line between lots 106 and 115; thence south  $2^{\circ} 15' 30''$  east 241.93 feet to a standard iron bar in the northerly limit of the land of the right of way of the Canadian National Railways; thence south  $2^{\circ} 15' 30''$  east 71.24 feet to a standard iron bar in the southerly limit of the land of the right of way of the Canadian National Railways; thence south  $65^{\circ} 00' 30''$  west along the last-mentioned limit 48.79 feet; thence south  $1^{\circ} 56' 30''$  east 1028.47 feet to a point in the line between lots 115 and 124; thence south  $88^{\circ} 55' 30''$  west along the last-mentioned line 155.20 feet; thence south  $2^{\circ} 06' 30''$  east 360.17 feet; thence south  $1^{\circ} 37' 30''$  east 352.65 feet to a point in the northerly limit of lot 14 registered plan 47; thence south  $1^{\circ} 46' 30''$  east 18.80 feet to a Department of Highways monument; thence north  $88^{\circ} 12' 20''$  east 179.38 feet to a Department of Highways monument; thence south  $6^{\circ} 31' 10''$  east 216.14 feet to a Department of Highways monument; thence south  $2^{\circ} 15' 30''$  east 1204.03 feet to a Department of Highways monument; thence south  $42^{\circ} 51' 10''$  west 245.58 feet to a Department of Highways monument; thence south  $2^{\circ} 16' 40''$  east 340.78 feet to a Department of Highways monument; thence south  $6^{\circ} 58' 32''$  west 104.08 feet to a standard iron bar; thence south  $2^{\circ} 32' 20''$  east 355.0 feet to a standard iron bar; thence south  $48^{\circ} 45' 22''$  east 155.13 feet to a standard iron bar; thence south  $48^{\circ} 45' 22''$  east 127.50 feet to a standard iron bar; thence south  $2^{\circ} 15' 30''$  east 786.15 feet to the place of commencement.

3. (a) part of lot 9 Stamford Gore,
- (b) part of lots 7, 8, 14, 27, 34, 45, 46, 54 and 62,
- (c) part of the road allowances between lots
  - (i) 7 and 8,
  - (ii) 14 and 27, and
  - (iii) 45 and 46,

- (d) part of the road allowance between lot 8 and gore lot 9, and
- (e) part of the road allowance between the townships of Niagara and Stamford,

and being a strip of land 200 feet wide, lying between two lines drawn parallel to, on opposite sides of and distant 100 feet measured perpendicularly from a centre line and centre line produced, and premising that all bearings are astronomic and are referred to the meridian of  $79^{\circ} 09'$  west longitude, the centre line may be located as follows:

Commencing at a point in the southerly limit of lot 62, distant 2208.65 feet measured south  $87^{\circ} 27' 30''$  west from the south-east angle of lot 62, the southerly limit of lot 62 being the southerly limit of the herein-described lands; thence north  $2^{\circ} 15' 30''$  west across part of lot 62 a distance of 318.10 feet; thence north-westerly 3347.54 feet across lots 62, 54 and part of lot 45 on a curve left of 5729.65 feet radius, the chord equivalent being 3300.13 feet measured north  $18^{\circ} 59' 45''$  west; thence north  $35^{\circ} 44'$  west across lot 45 and the road allowance between lots 45 and 46 a distance of 454.50 feet to a point in the easterly limit of lot 46 distant 308.62 feet measured south  $3^{\circ} 09' 30''$  east along the easterly limit from the north-east angle of lot 46; thence north  $35^{\circ} 44'$  west across lots 46, 34 and 27 and across the road allowance between lots 14 and 27 a distance of 3657.27 feet to a point in the southerly limit of lot 14; thence north  $35^{\circ} 44'$  west across lots 14, 7 and 8, across gore lot 9, across the road allowance between lot 8 and gore lot 9 and across part of the road allowance between the townships of Niagara and Stamford a distance of 3961.21 feet to the centre line of the road allowance, being the northerly limit of the herein-described lands.

#### SCHEDULE 4

In the Township of Niagara in the County of Lincoln being

1. (a) part of lot 139,
- (b) part of the Thorold Road to St. David's, and
- (c) part of the road allowance between the townships of Niagara and Stamford,

and, premising that all bearings are astronomic and are referred to the meridian through the road allowance between lots 12 and 13, concession 7, in the Township of Grantham, bounded by a line described as follows:

Commencing at a point in the centre line of the road allowance between the townships of Niagara and Stamford, the centre line of the road allowance being the south limit of the herein-described lands, and which point may be located by starting at the south-east angle of lot 184 in the Township of Niagara, thence north  $85^{\circ} 59' 30''$  east along the north limit of the road allowance 402.76 feet, thence south  $35^{\circ} 48'$  east 38.85 feet to the point of commencement; thence north  $85^{\circ} 59' 30''$  east along the centre line of the road allowance 235.29 feet; thence north  $35^{\circ} 48'$  west across part of the road allowance 38.85 feet to a standard iron bar in the south boundary of lot 139; thence north  $35^{\circ} 48'$  west 178.12 feet; thence north  $79^{\circ} 26'$  east 4.84 feet; thence north  $49^{\circ} 04'$  west 101.82 feet; thence north  $22^{\circ} 28'$  west 98.28 feet to a point in the south-easterly limit of the Thorold Road to St. David's; thence north  $39^{\circ} 51' 23''$  west across the road 51.90 feet to a standard iron bar in the north-westerly limit of the road; thence south  $63^{\circ} 16'$  west along the north-westerly limit of the road 30.38 feet; thence south  $40^{\circ} 50'$  west along the north-westerly limit of the road 143.90 feet; thence south  $41^{\circ} 16' 30''$  west continuing along the north-westerly limit 30.78 feet to a standard iron bar;

thence south  $35^{\circ} 48'$  east 52.73 feet to a standard iron bar in the south-easterly limit of the road; thence south  $35^{\circ} 48'$  east 211.97 feet to a standard iron bar in the south boundary of lot 139; thence south  $35^{\circ} 48'$  east across part of the road allowance between the townships of Niagara and Stamford 38.85 feet to the point of commencement.

2. (a) part of lots 139, 182, 183 and 184,
- (b) part of the road allowance between the townships of Niagara and Grantham, and
- (c) part of the road allowance between lots 139 and 184, and being a strip of land 200 feet wide, lying between two lines drawn parallel to, on opposite sides of and distant 100 feet measured perpendicularly from a centre line and centre line produced, and premising that all bearings are astronomic and are referred to the meridian through the road allowance between lots 12 and 13, concession 7, in the Township of Grantham, the centre line may be located as follows:

Commencing at a point in the centre line of the road allowance between the townships of Niagara and Grantham, the centre line of the road allowance being the west limit of the herein-described lands, and which point may be located by starting at the south-west angle of lot 182, thence north  $2^{\circ} 18'$  west along the west boundary of lot 182 a distance of 614.46 feet, thence north  $63^{\circ} 50'$  west, 37.54 feet to the point of commencement; thence south  $63^{\circ} 50'$  east across part of the road allowance between the townships of Niagara and Grantham, lot 182 and part of lot 183 a distance of 1603.34 feet; thence south-easterly 2803.33 feet across part of lot 183, lot 184, the road allowance between lots 139 and 184, and part of lot 139 on a curve right of 5729.65 feet radius, and to which the last-described course is tangent, to the end of the curve; thence south  $35^{\circ} 48'$  east 417.28 feet to a point in the north-westerly limit of the Thorold Road to St. David's, being the south-easterly limit of the land herein-described.

#### SCHEDULE 5

1. In the Township of Grantham in the County of Lincoln being

- (a) part of the road allowance between the townships of Niagara and Grantham,
- (b) part of lot 1 concession 10
- (c) part of lots 1, 2, 3 and 4, concession 9,
- (d) part of lot 4 concession 8, and
- (e) part of the road allowances between
  - (i) lot 1 concession 9 and lot 1 concession 10,
  - (ii) lots 2 and 3, concession 9, and
  - (iii) lot 4 concession 8 and lot 4 concession 9,

and being a strip of land 200 feet wide lying between two lines drawn parallel to, on opposite sides of and distant 100 feet measure perpendicularly from a centre line and centre line produced, and premising that all bearings are astronomic and are referred to the meridian through the line between lots 19 and 20, concession 3, in the Township of Grantham, the centre line may be located as follows:

Commencing at a point in the centre line of the road allowance between the townships of Niagara and Grantham, the centre line being the east limit of the herein-described land, and which point may be located by starting at the south-west angle of lot 1 concession 9, thence north  $64^{\circ} 52'$  east along the southerly limit of lot 1 a distance of 516.20

feet, thence south  $63^{\circ} 50'$  east 1161.93 feet to the point of commencement; thence north  $63^{\circ} 50'$  west across the road allowance between the townships of Niagara and Grantham, lot 1 concession 10 and the road allowance between concessions 9 and 10 a distance of 1161.93 feet to a point in the southerly limit of lot 1 concession 9 distant 516.20 feet measured north  $64^{\circ} 52'$  east along the southerly limit from the south-west angle of lot 1 concession 9; thence north  $63^{\circ} 50'$  west across lots 1, 2, 3 and 4, concession 9, across the road allowance between lots 2 and 3 and the road allowance between concessions 8 and 9 a distance of 3936.21 feet to a point in the southerly limit of lot 4 concession 8 distant 242.56 feet measured south  $64^{\circ} 26'$  west along the southerly limit from the south-east angle of lot 4 concession 8; thence north  $63^{\circ} 50'$  west across lot 4 concession 8 a distance of 1261.03 feet to a point in the westerly limit of lot 4 concession 8 distant 1070.84 feet measured north  $2^{\circ} 03'$  west along the westerly limit from the south-west angle of lot 4 concession 8, the westerly limit of lot 4 concession 8 being the westerly limit of the herein-described lands.

2. In the Township of Grantham in the County of Lincoln being

- (a) part of lots 5 and 6, concession 8,
- (b) part of lots 6 and 7, concession 7,
- (c) part of the road allowance between lots 4 and 5, concession 8,
- (d) part of the road allowance between lot 6 concession 7 and lot 6 concession 8, and
- (e) part of the road allowance between lots 6 and 7, concession 7,

and, premising that all bearings are astronomic and are referred to the meridian through the line between lots 19 and 20, concession 3, in the Township of Grantham, bounded by a line located as follows:

Commencing at a point in the westerly limit of lot 4 concession 8 distant 957.37 feet measured north  $2^{\circ} 03'$  west along the westerly limit from the south-west angle of lot 4 concession 8; thence north  $2^{\circ} 03'$  west along the westerly limit 226.94 feet; thence north  $63^{\circ} 50'$  west across the road allowance between lots 4 and 5, across lots 5 and 6, concession 8, across the road allowance between concessions 7 and 8 and across part of lot 6 concession 7 a distance of 2772.08 feet; thence north-westerly 216.26 feet on a curve left of 2183.68 feet radius, the chord equivalent being 216.17 feet measured north  $66^{\circ} 40' 15''$  west; thence south  $14^{\circ} 22' 45''$  west 23.21 feet; thence north  $66^{\circ} 07'$  west 127.45 feet to a point in the westerly limit of the road allowance between lots 6 and 7, concession 7; thence south  $21^{\circ} 12'$  west 8.23 feet; thence north  $82^{\circ} 51' 30''$  west 140.64 feet; thence north  $10^{\circ} 05'$  west 41.13 feet; thence north  $19^{\circ} 10'$  west 42.0 feet to a point in the southerly limit of the King's Highway No. 8; thence south  $57^{\circ} 00'$  west along the southerly limit, 178.05 feet; thence south  $80^{\circ} 29'$  west continuing along the southerly limit 350.20 feet; thence south  $11^{\circ} 19'$  east 26.65 feet; thence south-easterly 845.67 feet on a curve right of 1983.68 feet radius, the chord equivalent being 839.28 feet measured south  $78^{\circ} 06' 01''$  east; thence south-easterly 71.11 feet on a curve right of 1983.68 feet radius, the chord equivalent being 71.11 feet measured south  $64^{\circ} 51' 37''$  east; thence south  $63^{\circ} 50'$  east 2879.37 feet to the point of commencement.

3. In the Township of Grantham in the County of Lincoln being part of lot 8 concession 7, and, premising that all bearings are astronomic and are referred to the meridian through the line between lots 19 and 20, concession 3, in the Township of Grantham, bounded by a line located as follows:

Commencing at a point in the westerly limit of lot 8 concession 7, which point may be located by starting at the south-west angle of lot 10 concession 6, thence north  $63^{\circ} 07' 30''$  east along the southerly limit of lot 10 a distance of 369.58 feet, thence south  $71^{\circ} 41' 30''$  east 2523.65 feet, thence south  $72^{\circ} 59' 19''$  east 64.86 feet to the point of commencement; thence south  $1^{\circ} 38'$  east along the westerly limit of lot 8 concession 7 a distance of 355.83 feet to a point in the northerly limit of the King's Highway No. 8; thence north  $60^{\circ} 03'$  east along the northerly limit 487.33 feet; thence north  $68^{\circ} 57'$  east continuing along the northerly limit 207.0 feet; thence north  $68^{\circ} 39'$  east continuing along the northerly limit 208.0 feet; thence north  $5^{\circ} 34'$  west 53.96 feet; thence north  $66^{\circ} 11' 45''$  west 904.21 feet to a Department of Highways monument in the westerly limit of lot 8 concession 7; thence south  $1^{\circ} 38'$  east along the westerly limit 456.25 feet to the point of commencement.

4. Part in the Township of Grantham, part formerly in the Township of Grantham now in the City of St. Catharines and part of the City of St. Catharines, being

- (a) part of lots 9 and 10, concession 7, in the Township of Grantham,
- (b) part of lots 10 and 11, concession 6, formerly in the Township of Grantham now in the City of St. Catharines,
- (c) part of the road allowance in the Township of Grantham between lots 8 and 9, concession 7,
- (d) part of the road allowances formerly in the Township of Grantham now in the City of St. Catharines between
  - (i) lot 10 concession 6 and lot 10 concession 7, and
  - (ii) lots 10 and 11, concession 6,
- (e) part of lots
  - (i) 137,
  - (ii) 190 to 194, both inclusive,
  - (iii) 198 to 205, both inclusive,
  - (iv) 235 and 236,
  - (v) 238 to 242, both inclusive,
  - (vi) 269 to 272, both inclusive,
  - (vii) 274 to 278, both inclusive,
  - (viii) 290 to 293, both inclusive,
  - (ix) 295 to 299, both inclusive,
  - (x) 346 to 351, both inclusive,
  - (xi) 447 and 448, and
  - (xii) 451 and 452

shown on registered plan 91, formerly in the Township of Grantham now in the City of St. Catharines,

- (f) all of lots 237, 273, 294, 449 and 450, shown on registered plan 91, formerly in the Township of Grantham now in the City of St. Catharines,
- (g) part of
  - (i) Van Kuren Street,
  - (ii) Jarvis Street,

- (iii) Hawthorn Boulevard,
- (iv) Woodlawn Avenue, and
- (v) Thornton Avenue,

shown on registered plan 91, formerly in the Township of Grantham now in the City of St. Catharines,

- (h) part of Grantham Avenue in the City of St. Catharines,
- (i) part of the Queen Elizabeth Way, Corporation Plan 2, in the City of St. Catharines,
- (j) part of lots 37 and 38, registered plan 97, in the City of St. Catharines,
- (k) part of Welland Avenue in the City of St. Catharines,
- (l) part of lots
  - (i) 33, 34 and 37,
  - (ii) 39 to 41, both inclusive, and
  - (iii) 43, 44, 115 and 117,

shown on registered plan 103, in the City of St. Catharines,

- (m) all of lots 35, 36, 42 and 116, registered plan 103, in the City of St. Catharines, and
- (n) part of Sherbourne Street, registered plan 103, in the City of St. Catharines,

and being a strip of land 140 feet wide lying between two lines drawn parallel to, on opposite sides of and distant 70 feet measured perpendicularly from a centre line and centre line produced, and premising that all bearings are astronomic and are referred to the meridian through the line between lots 19 and 20, concession 3, in the Township of Grantham, the centre line may be located as follows:

Commencing at a point in the westerly limit of lot 8, concession 7, the westerly limit being the easterly limit of the herein-described lands, and which point may be located by starting at the south-west angle of lot 10 concession 6, thence north  $63^{\circ} 07' 30''$  east along the southerly limit of lot 10 a distance of 369.58 feet, thence south  $71^{\circ} 41' 30''$  east 2523.65 feet, thence south  $72^{\circ} 59' 19''$  east 64.86 feet to the point of commencement; thence north-westerly 64.86 feet across the road allowance between lots 8 and 9 and across part of lot 9 concession 7 on a curve right of 1432.69 feet radius, the chord equivalent being 64.86 feet measured north  $72^{\circ} 59' 19''$  west; thence north  $71^{\circ} 41' 30''$  west across lots 9 and 10, concession 7, and the road allowance between concessions 6 and 7 a distance of 2523.65 feet to a point in the southerly limit of lot 10 concession 6 distant 369.58 feet measured north  $63^{\circ} 07' 30''$  east along the southerly limit from the south-west angle of lot 10 concession 6; thence north  $71^{\circ} 41' 30''$  west across lots 10 and 11, concession 6, and the road allowance between lots 10 and 11, concession 6, a distance of 1808.05 feet to a point in the easterly limit of lot 449, registered plan 91, distant 155.99 feet measured north  $1^{\circ} 47' 30''$  west along the easterly limit of lots 445, 446, 447, 448 and 449, registered plan 91, from the south-east angle of lot 445; thence north  $71^{\circ} 41' 30''$  west 1407.34 feet to a point in the westerly limit of lot 194, registered plan 91, distant 107.29 feet measured north  $1^{\circ} 58' 30''$  west along the westerly limit from the south-west angle of lot 194; thence north  $71^{\circ} 40' 30''$  west across Grantham Avenue 71.84 feet to a point in the westerly limit

of Grantham Avenue; thence north  $71^{\circ} 41' 30''$  west 1015.74 feet to a point in the southerly limit of Welland Avenue; thence north  $71^{\circ} 41' 30''$  west 84.68 feet to a point in the northerly limit of Welland Avenue; thence north  $71^{\circ} 41' 30''$  west 277.68 feet to a point in the westerly limit of lot 35, registered plan 103, also in the easterly limit of St. George Street, distant 97.89 feet measured north  $2^{\circ} 08' 30''$  west along the westerly limit of lots 37, 36 and 35, registered plan 103, from the south-west angle of lot 37, the easterly limit of St. George Street being the westerly limit of the herein-described lands.

5. In the City of St. Catharines in the County of Lincoln being

(a) part of township lot 14 concession 5 formerly in the Township of Grantham now in the City of St. Catharines,

(b) part of St. George Street,

(c) part of Delaware Street,

(d) part of Currie Street,

(e) part of lots 5 to 10, both inclusive, registered plan 46,

(f) part of Vine Street,

(g) part of Facer Street,

(h) part of Niagara Street,

(i) part of Bertram Street,

(j) part of lots 11 to 14, both inclusive, range 1, registered plan 17,

(k) part of lots 9 and 10, range 2, registered plan 17,

(l) part of unnumbered lot, registered plan 17,

(m) part of Rolls Avenue,

(n) part of Walnut Street, and

(o) part of lots 13 to 18, both inclusive, registered plan 44,

and, premising that all bearings are astronomic, and are referred to the meridian through the line between lots 19 and 20, concession 3, in the Township of Grantham, bounded by a line located as follows:

Commencing at a point in the easterly limit of St. George Street, distant 23.18 feet measured north  $2^{\circ} 08' 30''$  west along the easterly limit from the south-west angle of lot 37, registered plan 103; thence north  $2^{\circ} 08' 30''$  west along the easterly limit of St. George Street 149.42 feet; thence north  $71^{\circ} 41' 30''$  west 1345.70 feet; thence north  $18^{\circ} 18' 30''$  east 30.0 feet; thence north  $71^{\circ} 41' 30''$  west 12.68 feet; thence north  $31^{\circ} 48' 30''$  west 111.16 feet; thence north  $4^{\circ} 12' 30''$  east 160.93 feet; thence north  $23^{\circ} 54' 30''$  east 82.26 feet to a point in the southerly limit of Facer Street; thence north  $57^{\circ} 26' 40''$  west 151.01 feet to a point in the easterly limit of lot 14, range 1, registered plan 17; thence south  $88^{\circ} 05'$  west 141.49 feet; thence south  $41^{\circ} 20'$  west 124.59 feet; thence north  $88^{\circ} 15'$  west 99.46 feet; thence south  $79^{\circ} 43'$  west 88.24 feet; thence south  $88^{\circ} 04'$  west 115.28 feet to a point in the easterly limit of Rolls Avenue; thence south  $28^{\circ} 36' 10''$  west 129.57 feet to a point in the easterly limit of lot 9, range 2, registered plan 17; thence north  $75^{\circ} 21'$  west 775.75 feet to a point in the westerly limit of lot 18, registered plan 44, distant 195.38 feet measured south  $2^{\circ} 31'$  east along the easterly limit of Fitzgerald Street from the southerly limit of Charles Street; thence south  $2^{\circ} 31'$  east along the easterly limit of Fitzgerald Street 146.52 feet; thence south  $75^{\circ} 21'$  east 758.08 feet; thence

south-easterly 727.20 feet on a curve right of 11389.20 feet radius, the chord equivalent being 727.08 feet measured south  $73^{\circ} 31' 15''$  east; thence south  $71^{\circ} 41' 30''$  east 1397.90 feet to the point of commencement.

6. Part in the Township of Grantham, part in the Township of Grantham now in the City of St. Catharines and part in the City of St. Catharines, in the County of Lincoln, being

(a) part of

(i) Fitzgerald Street,

(ii) Dunlop Street, and

(iii) Geneva Street,

in the City of St. Catharines,

(b) all of lots

(i) 123 to 125, both inclusive, and

(ii) 137 to 139, both inclusive,

shown on registered plan 139, in the City of St. Catharines,

(c) part of lots

(i) 122,

(ii) 126 to 135, both inclusive, and

(iii) 140 to 147, both inclusive,

shown on registered plan 139, in the City of St. Catharines,

(d) part of lot 16 concession 5 in the Township of Grantham now in the City of St. Catharines,

(e) part of lot 281, registered plan 112, in the City of St. Catharines,

(f) part of lots 17 to 20, both inclusive, in concession 4, in the Township of Grantham,

(g) part of lots 20 to 23, both inclusive, in concession 3, in the Township of Grantham,

(h) part of the road allowance between concessions 4 and 5 known as Carlton Street, in the Township of Grantham,

(i) part of the road allowance between lot 16 and 17, known as Geneva Street, in the Township of Grantham, and

(j) part of the road allowance in the Township of Grantham

(i) between lots 18 and 19, concession 4,

(ii) between lot 20 concession 3 and lot 20 concession 4,

(iii) between lots 20 and 21, concession 3,

(iv) between lots 22 and 23, concession 3,

and being a strip of land 140 feet wide lying between two lines drawn parallel to, on opposite sides of and distant 70 feet measured perpendicularly from a centre line and centre line produced, and premising that all bearings are astronomic and are referred to the meridian through the line between lots 19 and 20, concession 3, in the Township of Grantham, the centre line may be located as follows:

Commencing at a point in the easterly limit of Fitzgerald Street in the City of St. Catharines distant 268.64 feet measured south  $2^{\circ} 31'$  east along the easterly limit from the southerly limit of Charles Street, the easterly limit of Fitzgerald Street being the easterly limit of the herein-described lands; thence north  $75^{\circ} 21'$  west, 560.82 feet to a point in the northerly limit of lot 137, registered plan 139, distant 90.70 feet measured north  $65^{\circ} 04' 30''$  east along the northerly limit from the most westerly angle of lot 137; thence north  $75^{\circ} 21'$  west 1034.20 feet to a point in the northerly limit of the road allowance between lot 17 concession 5 and lot 17 concession 4, in the Township of Grantham; thence north  $75^{\circ} 21'$  west across lots 17 and 18, concession 4, a distance of 2757.89 feet to a point in the westerly limit of lot 18 concession 4; thence north  $75^{\circ} 21'$  west across the road allowance between lots 18 and 19, concession 4 and across lots 19 and 20, concession 4, a distance of 1895.57 feet to a point in the northerly limit of lot 20, concession 4; thence north  $75^{\circ} 21'$  west across the road allowance between lot 20 concession 4 and lot 20 concession 3 and across lot 20 concession 3 a distance of 967.33 feet to a point in the westerly limit of lot 20 concession 3 distant 623.30 feet measured north  $2^{\circ} 02' 30''$  west along the westerly limit from the southwest angle of lot 20 concession 3; thence north  $75^{\circ} 21'$  west across the road allowance between lots 20 and 21, concession 3, and across part of lot 21 concession 3 a distance of 534.54 feet; thence westerly 1759.26 feet across lot 21 concession 3 and across part of lot 22 concession 3 on a curve left of of 2864.94 feet radius, the chord equivalent being 1731.75 feet measured south  $87^{\circ} 03' 30''$  west; thence south  $69^{\circ} 28'$  west across lots 22 and 23, concession 3, and across the road allowance between lots 22 and 23, concession 3, a distance of 1772.58 feet to a point in the westerly limit of the Martindale Road in lot 23 concession 3, the westerly limit of the Martindale Road being the westerly limit of the herein-described lands.

#### SCHEDULE 6

1. In the townships of Louth and Grantham in the County of Lincoln being

- (a) part of lots 2 and 1, concession 1, in the Township of Louth,
- (b) part of the road allowance between lot 2 concession 1 and lot 3 concession 1 in the Township of Louth,
- (c) part of the road allowance between the townships of Louth and Grantham, and
- (d) part of lot 23 concession 3 in the Township of Grantham, and, premising that all bearings are astronomic and are referred to the meridian through the line between the townships of Louth and Clinton, bounded by a line located as follows:

Commencing at a Department of Highways monument in the west limit of the road allowance between lots 2 and 3, concession 1, in the Township of Louth, 1626.21 feet measured north  $2^{\circ} 17' 15''$  west along the west limit from the south-east angle of lot 3; thence south  $2^{\circ} 17' 15''$  east along the west limit of the road allowance 141.68 feet; thence south  $83^{\circ} 27' 45''$  east 2006.44 feet; thence south  $6^{\circ} 32' 15''$  west 25.0 feet; thence south  $87^{\circ} 20'$  east 208.13 feet to a standard iron bar; thence north  $89^{\circ} 02'$  east 208.23 feet to a standard iron bar; thence north-easterly 112.48 feet on a curve left of 2382.01 feet radius, the chord equivalent being 112.47 feet measured north  $85^{\circ} 11' 05''$  east to a Department of Highways monument; thence north-easterly 217.63 feet on a curve left of 2382.01 feet radius, the chord equivalent being 217.54 feet measured north  $81^{\circ} 13' 02''$  east to a Department of Highways monument; thence south  $69^{\circ} 07' 15''$  east 123.11

feet to a Department of Highways monument; thence south  $39^{\circ} 29' 45''$  east 332.92 feet to a Department of Highways monument; thence south  $60^{\circ} 48' 15''$  east 246.08 feet to a Department of Highways monument; thence south  $45^{\circ} 35' 45''$  east 118.30 feet to a Department of Highways monument in the westerly limit of Martindale Road; thence north  $22^{\circ} 26' 45''$  west along the westerly limit 751.22 feet; thence north  $22^{\circ} 38' 45''$  west continuing along the westerly limit 738.81 feet to a Department of Highways monument; thence south  $2^{\circ} 19'$  east 93.80 feet to a Department of Highways monument; thence south  $18^{\circ}$  west 256.08 feet to a Department of Highways monument; thence south  $0^{\circ} 50' 30''$  east 255.65 feet to a Department of Highways monument; thence south  $28^{\circ} 20' 15''$  west 126.75 feet to a Department of Highways monument; thence south-westerly 262.90 feet on a curve right of 2202.01 feet radius, the chord equivalent being 262.74 feet measured south  $83^{\circ} 06' 54''$  west to a standard iron bar; thence north  $87^{\circ} 43'$  west 383.90 feet; thence south  $6^{\circ} 32' 15''$  west 25.0 feet; thence north  $83^{\circ} 27' 45''$  west 2028.18 feet to the place of commencement.

2. In the Township of Louth in the County of Lincoln being

- (a) part of lots 3 to 17, both inclusive, concession 1,
- (b) part of lots 16 to 23, both inclusive, in the broken front concession,
- (c) part of lots 5 to 8, both inclusive, registered plan 155,
- (d) part of lots 29 to 31, both inclusive, registered plan 155,
- (e) part of lots 43 to 47, both inclusive, registered plan 155,
- (f) part of lots 49 to 53, both inclusive, registered plan 155,
- (g) part of lots 56 to 58, both inclusive, registered plan 155,
- (h) part of the 30-foot road, registered plan 155,
- (i) part of the road allowances, concession 1, between
  - (i) lots 4 and 5,
  - (ii) lots 6 and 7,
  - (iii) lots 8 and 9,
  - (iv) lots 10 and 11,
  - (v) lots 12 and 13,
  - (vi) lots 14 and 15, and
  - (vii) lots 16 and 17,
- (j) part of the road allowance in the broken front concession between
  - (i) lots 16 and 17,
  - (ii) lots 18 and 19,
  - (iii) lots 20 and 21, and
  - (iv) lots 22 and 23,
- (k) part of lot 2 May Farm and lot 3 May Farm, being in township lots 9 and 10, concession 1, and
- (l) part of the road allowance between concession 1 and the broken front concession,

and being a strip of land 140 feet wide lying between two lines drawn parallel to, on opposite sides of and distant 70 feet measured perpendicularly from a centre line and centre line produced and, premising that all bearings are astronomic and are referred to the meridian through the line between the townships of Louth and Clinton, the centre line may be located as follows:

Commencing at a point in the east boundary of lot 3 concession 1, being the east limit of the herein-described lands, and which point is distant 1555.37 feet measured north  $2^{\circ} 17' 15''$  west along the east boundary of lot 3 concession 1 from the south-east angle of lot 3 concession 1; thence north  $83^{\circ} 27' 45''$  west across lots 3 and 4, concession 1, and the road allowance between lots 4 and 5, concession 1, a distance of 3005.88 feet to a point in the east boundary of lot 5 concession 1 distant 1961.79 feet measured north  $1^{\circ} 58' 45''$  west along the east boundary of lot 5 from the south-east angle of lot 5; thence north  $83^{\circ} 27' 45''$  west across lots 5 and 6 concession 1 and the road allowance between lots 6 and 7, concession 1, a distance of 2704.20 feet to a point in the east boundary of lot 7 concession 1 distant 821.65 feet measured south  $2^{\circ} 18' 30''$  east from the north-east angle of lot 7; thence north  $83^{\circ} 27' 45''$  west across part of lot 7 concession 1 a distance of 1191.79 feet; thence westerly 1725.0 feet across lots 7 and 8, concession 1, the road allowance between lots 8 and 9, concession 1, and part of lot 9 concession 1 on a curve left of 11459.20 feet radius, the chord equivalent being 1723.38 feet measured north  $87^{\circ} 46' 30''$  west; thence south  $87^{\circ} 54' 45''$  west across lot 9 concession 1 and part of lot 3 May Farm a distance of 1167.22 feet to a point in the line between lots 9 and 10, concession 1, distant 514.67 feet measured south  $0^{\circ} 59'$  east along the line from the north-east angle of lot 10 concession 1; thence south  $87^{\circ} 54' 45''$  west across lots 3 and 2 May Farm, lot 10 concession 1, the road allowance between lots 10 and 11, concession 1, lots 11 and 12, concession 1, and the road allowance between lots 12 and 13, concession 1, a distance of 4260.52 feet to a point in the east boundary of lot 13 concession 1 distant 2831.57 feet measured north  $2^{\circ} 40' 45''$  west along the east boundary from the south-east angle of lot 13 concession 1; thence south  $87^{\circ} 54' 45''$  west across lots 13 and 14, concession 1 and the road allowance between lots 14 and 15, concession 1, a distance of 2852.27 feet to a point in the east boundary of lot 15 concession 1 distant 2873.55 feet measured north  $2^{\circ} 37' 45''$  west along the east boundary from the south-east angle of lot 15 concession 1; thence south  $87^{\circ} 54' 45''$  west across part of lot 15 concession 1 a distance of 634.75 feet; thence north-westerly 2329.67 feet across lots 15 and 16, concession 1, the road allowance between lots 16 and 17, concession 1, and the road allowance between concession 1 and the broken front concession on a curve right of 5729.65 feet radius, the chord equivalent being 2313.65 feet measured north  $80^{\circ} 26' 21''$  west, to a point in the south boundary of lot 17 broken front concession distant 94.04 feet measured south  $86^{\circ} 24'$  west along the south boundary from the south-east angle of lot 17 broken front concession; thence north-westerly, 795.79 feet across part of lot 17 broken front concession on a curve right of 5729.65 feet radius, the chord equivalent being 795.15 feet measured north  $64^{\circ} 48' 44''$  west; thence north  $60^{\circ} 50'$  west across part of lots 17 and 18, broken front concession, 1668.72 feet; thence north-westerly 376.67 feet across part of lot 18 on a curve left of 11459.2 feet radius, the chord equivalent being 376.65 feet measured north  $61^{\circ} 46' 30''$  west; thence north  $62^{\circ} 43'$  west across part of lot 18, the road allowance between lots 18 and 19, broken front concession, part of lot 19 broken front concession and lot 49 registered plan 155 a distance of 793.51 feet; thence north-westerly 2908.37 feet across lots 50, 51, 52, 53, 56, 57 and 58, registered plan 155, lots 19 and 20, broken front concession, the road allowance between lots 20 and 21, broken front

concession, and part of lot 21 broken front concession on a curve left of 5729.65 feet radius, the chord equivalent being 2877.25 feet measured north  $77^{\circ} 15' 30''$  west; thence south  $88^{\circ} 12'$  west across lots 21 and 22, broken front concession, the road allowance between lots 22 and 23, and part of lot 23 broken front concession 2557.07 feet; thence westerly 179.59 feet across lot 23 broken front concession on a curve right of 5729.65 feet radius, the chord equivalent being 179.58 feet measured south  $89^{\circ} 05' 52''$  west, to a point in the west boundary of lot 23 distant 2724.98 feet measured north  $2^{\circ} 08'$  west along the west boundary from the south-west angle of lot 23 broken front concession, the west boundary of lot 23 being the west limit of the herein-described land.

#### SCHEDULE 7

In the Township of Clinton in the County of Lincoln being

- (a) part of lots
  - (i) 1 to 13 both inclusive,
  - (ii) 15 to 20 both inclusive, and
  - (iii) 22 and 23,
 in concession 1,
- (b) part of lots 19 to 23, both inclusive, broken front concession,
- (c) part of lots 9 and 10, registered plan 157,
- (d) part of the road allowance in concession 1 between lots
  - (i) 2 and 3,
  - (ii) 4 and 5,
  - (iii) 6 and 7,
  - (iv) 8 and 9,
  - (v) 10 and 11,
  - (vi) 12 and 13,
  - (vii) 14 and 15,
  - (viii) 16 and 17,
  - (ix) 18 and 19,
  - (x) 20 and 21, and
  - (xi) 22 and 23,
- (e) part of the road allowance between concession 1 and the broken front concession, and
- (f) part of the road allowance in the broken front concession between lots
  - (i) 18 and 19,
  - (ii) 20 and 21, and
  - (iii) 22 and 23,

and being a strip of land 140 feet wide, lying between two lines drawn parallel to, on opposite sides of and distant 70 feet measured perpendicularly from a centre line and centre line produced and, premising that all bearings are astronomic and are referred to the meridian through the line between the townships of Clinton and North Grimsby, the centre line may be located as follows:



Commencing at a point in the east boundary of lot 1 concession 1 distant 2724.98 feet measured north  $2^{\circ} 08'$  west along the east boundary from the south-west angle of lot 23 broken front concession in the Township of Louth, the east boundary of lot 1 being the east limit of the herein-described lands; thence westerly 248.75 feet across part of lot 1 concession 1 on a curve right of 5729.65 feet radius, the chord equivalent being 248.73 feet measured north  $88^{\circ} 45' 38''$  west; thence north  $87^{\circ} 32'$  west across part of lot 1 concession 1, lot 2 concession 1 and the road allowance between lots 2 and 3, concession 1, a distance of 2489.66 feet to a point in the east boundary of lot 3 concession 1 distant 1477.09 feet measured north  $2^{\circ} 25' 30''$  west along the east boundary of lot 3 from the south-east angle of lot 3 concession 1; thence north  $87^{\circ} 32'$  west across lots 3 and 4, concession 1, and the road allowance between lots 4 and 5, concession 1, a distance of 2749.76 feet to a point in the east boundary of lot 5 concession 1 distant 1721.43 feet measured north  $1^{\circ} 56'$  west along the east boundary from the south-east angle of lot 5 concession 1; thence north  $87^{\circ} 32'$  west across lots 5 and 6, concession 1, and the road allowance between lots 6 and 7, concession 1, a distance of 2744.71 feet to a point in the east boundary of lot 7 concession 1 distant 1931.0 feet measured north  $2^{\circ} 07'$  west along the east boundary from the south-east angle of lot 7 concession 1; thence north  $87^{\circ} 32'$  west across lots 7 and 8, concession 1, and the road allowance between lots 8 and 9, concession 1, a distance of 2945.75 feet to a point in the east boundary of lot 9 concession 1 distant 2174.58 feet measured north  $1^{\circ} 56' 30''$  west along the east boundary from the south-east angle of lot 9 concession 1; thence north  $87^{\circ} 32'$  west across lots 9 and 10, concession 1, and part of the road allowance between lots 10 and 11, concession 1, a distance of 2576.67 feet; thence north  $87^{\circ} 31' 30''$  west 33.12 feet to a point in the east boundary of lot 11 concession 1 distant 2412.61 feet measured north  $2^{\circ} 21' 30''$  west along the east boundary from the south-east angle of lot 11 concession 1; thence north  $87^{\circ} 31' 30''$  west across lots 11 and 12, concession 1, and the road allowance between lots 12 and 13, concession 1, a distance of 2779.14 feet to a point in the east boundary of lot 13 concession 1 distant 2682.28 feet measured north  $2^{\circ} 51' 30''$  west along the east boundary from the south-east angle of lot 13 concession 1; thence north  $87^{\circ} 31' 30''$  west across lot 13 concession 1, lot 9 registered plan 157 and the road allowance between lots 14 and 15, concession 1, a distance of 2728.49 feet to a point in the east boundary of lot 15 concession 1 distant 341.07 feet measured south  $2^{\circ} 34' 30''$  east along the east boundary from the north-east angle of lot 15 concession 1; thence north  $87^{\circ} 31' 30''$  west across lots 15 and 16, concession 1, and the road allowance between lots 16 and 17, concession 1, a distance of 2695.69 feet to a point in the east boundary of lot 17 concession 1 distant 173.15 feet measured south  $1^{\circ} 11' 15''$  east along the east boundary from the north-east angle of lot 17 concession 1; thence north  $87^{\circ} 31' 30''$  west across lot 17 concession 1 and part of lot 18 concession 1 a distance of 2317.12 feet to the beginning of a curve; thence westerly 567.50 feet across part of lot 18 concession 1, the road allowance between lots 18 and 19, and the road allowance between concession 1 and broken front concession on a curve left of 11459.2 feet radius, to which the last-mentioned course is tangent, to the end of the curve; thence south  $89^{\circ} 38'$  west along the road allowance between concession 1 and the broken front concession and across the road allowance between lots 20 and 21 a distance of 2563.11 feet to a point in the east boundary of lot 21 broken front concession distant 48.45 feet measured north  $0^{\circ} 47'$  west along the east boundary from the south-east angle of lot 21 broken front concession; thence south  $89^{\circ} 38'$  west across lots 21 and 22, broken front concession, and the road allowance between lots 22 and 23 a dis-

tance of 2742.36 feet to a point distant 65.13 feet measured north  $0^{\circ} 48'$  west from the north-east angle of lot 23 concession 1; thence south  $89^{\circ} 38'$  west along the road allowance between lot 23 concession 1 and lot 23 broken front concession a distance of 1374.73 feet to a point in the west boundary of the Township of Clinton distant 25.68 feet measured south  $0^{\circ} 47' 30''$  east from the south-west angle of lot 23 broken front concession, the west boundary being the west limit of the herein-described lands.

## SCHEDULE 8

1. In the Township of North Grimsby in the County of Lincoln being

(a) part of lot A, east gore,

(b) part of lots 1, 2 and 3, concession 1, and

(c) part of the road allowance between lots 2 and 3, concession 1, and, premising that all bearings are astronomic and are referred to the meridian through the easterly limit of lot 23 concession 1 in the Township of North Grimsby, bounded by a line located as follows:

Commencing at a Department of Highways monument in the east limit of lot A east gore distant 745.39 feet measured south  $0^{\circ} 47' 30''$  east along the east limit from the north-east angle of lot A; thence south  $0^{\circ} 47' 30''$  east along the east limit of lot A 140.0 feet to a Department of Highways monument; thence south  $89^{\circ} 38'$  west 1518.40 feet to a Department of Highways monument; thence westerly 688.54 feet on a curve right of 5799.65 feet radius, the chord equivalent being 688.14 feet measured north  $86^{\circ} 57' 56''$  west, to a point in the westerly limit of a public road; thence south  $18^{\circ} 24' 30''$  west along the westerly limit 65.75 feet; thence north  $74^{\circ} 34'$  west 518.74 feet; thence south  $12^{\circ} 22' 30''$  west 24.48 feet to a standard iron bar; thence north  $74^{\circ} 34' 30''$  west 828.96 feet to a point in the easterly limit of lot 3 concession 1; thence north  $17^{\circ} 45'$  east along the easterly limit 14.31 feet; thence north  $71^{\circ} 33' 30''$  west 1261.24 feet; thence north  $18^{\circ} 18' 30''$  east 20.0 feet to a standard iron bar; thence north  $18^{\circ} 18' 30''$  east along the easterly limit of that part of Sixth Street lying south of Glenwood Avenue, registered plan 144, a distance of 140.0 feet to a standard iron bar; thence south  $71^{\circ} 33' 30''$  east 1259.68 feet to a point in the easterly limit of lot 3 concession 1; thence north  $17^{\circ} 45'$  east along the easterly limit 127.65 feet; thence south  $73^{\circ} 55'$  east 333.92 feet to a standard iron bar; thence south  $71^{\circ} 23'$  east 469.29 feet to a standard iron bar; thence south  $66^{\circ} 05'$  east 240.79 feet to a standard iron bar; thence south  $78^{\circ} 34'$  east 306.57 feet to a point in the westerly limit of a public road; thence south  $18^{\circ} 24' 30''$  west along the westerly limit 24.55 feet; thence easterly 642.20 feet on a curve left of 5659.65 feet radius, the chord equivalent being 641.86 feet measured south  $87^{\circ} 06' 58''$  east to a Department of Highways monument; thence north  $89^{\circ} 38'$  east 1518.0 feet to the place of commencement.

2. Part in the Township of North Grimsby and part in the Town of Grimsby in the County of Lincoln being

(a) part of lots 4 to 7, both inclusive, concession 1, in the Township of North Grimsby,

(b) part of the road allowance in concession 1 between lots

(i) 4 and 5, and

(ii) 6 and 7,

in the Township of North Grimsby,

- (c) part of lots
- (i) 587 to 601 both inclusive, and
- (ii) 620,
- shown on registered plan 144 in the Township of North Grimsby,
- (d) all of lots 602 to 619, both inclusive, registered plan 144, in the Township of North Grimsby,
- (e) part of Wychwood Avenue registered plan 144,
- (f) part of Sixth Street registered plan 144,
- (g) part of Twelfth Street registered plan 144,
- (h) part of lots 2 to 4, both inclusive, fronting on the east side of Abraham Street, registered plan 69, in the Township of North Grimsby,
- (i) part of Abraham Street, registered plan 69,
- (j) part of lots 2 and 4, fronting on the west side of Abraham Street, registered plan 69, in the Township of North Grimsby,
- (k) all of lot 3 fronting on the west side of Abraham Street, registered plan 69, in the Township of North Grimsby,
- (l) part of lots 2 and 4, fronting on the east side of Maple Avenue, registered plan 69, being partly in the Town of Grimsby and partly in the Township of North Grimsby,
- (m) all of lot 3 fronting on the east side of Maple Avenue, registered plan 69, partly in the Town of Grimsby and partly in the Township of North Grimsby, and
- (n) part of Maple Avenue, registered plan 69, in the Town of Grimsby,

and being a strip of land 140 feet wide, lying between two lines drawn parallel to, on opposite sides of and distant 70 feet measured perpendicularly from a centre line and centre line produced and, premising that all bearings are astronomic and are referred to the meridian passing through the easterly limit of lot 23 concession 1 in the Township of North Grimsby, the centre line may be located as follows:

Commencing at a point in the easterly limit of Sixth Street, registered plan 144, distant 122.75 feet measured south  $18^{\circ} 18' 30''$  west along the easterly limit from the southerly limit of Glenwood Avenue, the easterly limit of Sixth Street being the easterly limit of the herein-described lands; thence north  $71^{\circ} 33' 30''$  west 771.75 feet to a point in the westerly limit of lot 618, registered plan 144, distant 84.97 feet measured south  $18^{\circ} 18' 30''$  west from the north-west angle of lot 620, registered plan 144; thence north  $71^{\circ} 33' 30''$  west across lot 4 concession 1 and the road allowance between lots 4 and 5, concession 1, a distance of 671.85 feet to a point in the easterly limit of lot 5 concession 1 distant 269.40 feet measured north  $18^{\circ} 06' 30''$  east along the easterly limit from the northerly limit of the lands of the right of way of the Canadian National Railways; thence north  $71^{\circ} 33' 30''$  west across lots 5 and 6, concession 1, and the road allowance between lots 6 and 7 a distance of 2713.35 feet to a point in the easterly limit of lot 7 concession 1 distant 433.06 feet measured north  $18^{\circ} 03'$  east along the easterly limit from the northerly limit of the lands of the right of way of the Canadian National Railways; thence north  $71^{\circ} 33' 30''$  west across lot 7 concession 1 a distance of 1326.58 feet to a point in the westerly limit of lot 7 concession 1 distant 502.44 feet measured north  $17^{\circ} 30' 30''$  east along the westerly limit from the northerly limit of

the lands of the right of way of the Canadian National Railways; thence north  $71^{\circ} 33' 30''$  west across the land shown on registered plan 69 a distance of 935.89 feet to a point in the westerly limit of Maple Avenue, registered plan 69, distant 219.41 feet measured north  $18^{\circ} 23' 30''$  east along the westerly limit from the northerly limit of Clarke Street in the Town of Grimsby, the westerly limit of Maple Avenue being the westerly limit of the herein-described lands.

3. In the Town of Grimsby in the County of Lincoln being

- (a) part of lots 2 and 4, fronting on the westerly side of Maple Avenue, registered plan 69,
- (b) all of lot 3 fronting on the westerly side of Maple Avenue, registered plan 69,
- (c) part of lot 2 fronting on the easterly side of Robinson Street, registered plan 69,
- (d) part of lots 4 to 9, both inclusive, fronting on the easterly side of Robinson Street, registered plan 69,
- (e) all of lot 3 fronting on the easterly side of Robinson Street, registered plan 69,
- (f) part of Robinson Street,
- (g) part of lots 4, 5, 7, 8, 27, 29, 31 and 33, shown on registered plan 27,
- (h) all of lots
- (i) 6, and
- (ii) 34 to 37, both inclusive,
- shown on registered plan 27,
- (i) all of lots
- (i) 456 to 459, both inclusive, and
- (ii) 464 and 465,
- shown on Corporation Plan 4,
- (j) part of lots 455, 460, 461, 463, 466, 467 and 470, Corporation Plan 4, and
- (k) part of Ontario Street,

and, premising that all bearings are astronomic and are referred to the meridian through the easterly limit of lot 23 concession 1 in the Township of North Grimsby, bounded by a line located as follows:

Commencing at a point in the westerly limit of Maple Avenue 149.41 feet measured north  $18^{\circ} 23' 30''$  east along the westerly limit from the northerly limit of Clarke Street; thence north  $18^{\circ} 23' 30''$  east along the westerly limit of Maple Avenue 140.0 feet; thence north  $71^{\circ} 38'$  west 345.85 feet; then north  $17^{\circ} 58' 30''$  east 353.80 feet; thence north  $20^{\circ} 14' 30''$  west 135.78 feet to a point in the westerly limit of Robinson Street; thence north  $61^{\circ} 05' 30''$  west along the northerly limit of lots 37 and 36, registered plan 27, a distance of 303.25 feet to a standard iron bar marking the north-west angle of lot 36; thence south  $28^{\circ} 54' 30''$  west along the westerly limit of lots 36 and 34, registered plan 27, a distance of 132.60 feet to a standard iron bar marking the south-west angle of lot 34; thence south  $61^{\circ} 05' 30''$  east along the southerly limit of lots 34 and 35, registered plan 27, a distance of 258.50 feet to a standard iron bar; thence south  $21^{\circ} 33' 30''$  east 77.14 feet to a standard iron bar; thence south  $17^{\circ} 58' 30''$  west 279.30 feet; thence north  $71^{\circ} 38'$  west 428.17 feet to a point in the

westerly limit of Ontario Street; thence north 28° 54' 30" east along the easterly limit of lots 7 and 8, registered plan 27, a distance of 82.36 feet; thence north 76° 19' 24" west 300.71 feet to a point in the westerly limit of lot 7, registered plan 27; thence north 73° 51' west 423.40 feet to a point in the westerly limit of lot 470, Corporation Plan 4; thence south 20° 44' west along the westerly limit of lot 470 a distance of 100.02 feet; thence south 29° 09' west continuing along the westerly limit, 81.50 feet to a point distant 140.41 feet measured north-easterly along the westerly limit of lot 470 from the north-west angle of lot 469, Corporation Plan 4; thence south 71° 38' east 1604.68 feet to the point of commencement.

4. Part in the Town of Grimsby and part in the Township of North Grimsby, in the County of Lincoln, being

- (a) part of lots 405, 409, 426 and 427, Corporation Plan 4, in the Town of Grimsby,
- (b) part of
  - (i) Elizabeth Street,
  - (ii) Patton Street,
  - (iii) Christie Street,
  - (iv) Stewart Street, and
  - (v) Murray Street
 in the Town of Grimsby,
- (c) all of lots 5, 6, 17, 18, 49 and 50, registered plan 122, in the Town of Grimsby,
- (d) part of lots 4, 7, 19, 48 and 51, registered plan 122, in the Town of Grimsby,
- (e) part of lots 11 to 23, both inclusive, concession 1, in the Township of North Grimsby, and
- (f) part of the road allowances in concession 1 in the Township of North Grimsby between
  - (i) lots 12 and 13,
  - (ii) lots 14 and 15,
  - (iii) lots 16 and 17,
  - (iv) lots 18 and 19,
  - (v) lots 20 and 21, and
  - (vi) lots 22 and 23,

and being a strip of land 140 feet wide lying between two lines drawn parallel to, on opposite sides of and distant 70 feet measured perpendicularly from a centre line and centre line produced, and, premising that all bearings are astronomic and are referred to the meridian through the easterly limit of lot 23 concession 1 in the Township of North Grimsby, the centre line may be located as follows:

Commencing at a point in the easterly limit of Elizabeth Street in the Town of Grimsby distant 211.67 feet measured north-easterly along the easterly limit from the north-west angle of lot 469, Corporation Plan 4, the easterly limit of Elizabeth Street being the easterly limit of the herein-described lands; thence north 71° 38' west 40.72 feet to a point in the westerly limit of Elizabeth Street; thence north 71° 38' west across lots 427 and 426, Corporation Plan 4, Patton Street, Christie Street, Stewart Street, lots 18, 5 and 50, registered plan 122, a distance of 1081.33 feet to a point in the westerly limit of lot 50, registered plan 122; thence north 71° 38' west across lot 409, Corporation Plan

4, and across part of Murray Street 347.25 feet; thence north 71° 39' west across Murray Street and across lot 405, Corporation Plan 4, a distance of 693.82 feet to a point in the westerly limit of the Town of Grimsby; thence north 71° 39' west across lots 11 and 12, concession 1, and the road allowance between lots 12 and 13, concession 1, a distance of 2054.97 feet to a point in the easterly limit of lot 13 concession 1; thence north 71° 39' west across lots 13, 14, 15 and 16, concession 1, the road allowance between lots 14 and 15 and part of the road allowance between lots 16 and 17 a distance of 538.82 feet; thence north 71° 38' 30" west 33.0 feet to a point in the easterly limit of lot 17 concession 1 distant 744.07 feet measured south 17° 09' west along the easterly limit from the north-east angle of lot 17 concession 1; thence north 71° 38' 30" west across lots 17 and 18, concession 1, and the road allowance between lots 18 and 19 a distance of 2710.96 feet to a point in the easterly limit of lot 19 concession 1 distant 678.68 feet measured south 17° 19' 30" west along the easterly limit from the north-east angle of lot 19 concession 1; thence north 71° 38' 30" west across lots 19 and 20, concession 1, and the road allowance between lots 20 and 21 a distance of 2715.0 feet to a point in the easterly limit of lot 21 concession 1 distant 599.57 feet measured south 17° 37' west along the easterly limit from the north-east angle of lot 21 concession 1; thence north 71° 38' 30" west across lots 21 and 22, concession 1, and part of the road allowance between lots 22 and 23 a distance of 2677.42 feet; thence north 71° 40' west 33.0 feet to a point in the easterly limit of lot 23 concession 1 distant 535.65 feet measured south 17° 47' west along the easterly limit from the north-east angle of lot 23 concession 1; thence north 71° 40' west across lot 23 concession 1 a distance of 1318.93 feet to a point in the westerly limit of lot 23 concession 1 distant 520.35 feet measured south 17° 51' west along the westerly limit from the north-west angle of lot 23 concession 1, the westerly limit of lot 23 concession 1 being the westerly limit of the herein-described lands.

#### SCHEDULE 9

1. In the Township of Saltfleet in the County of Wentworth being

- (a) part of
  - (i) lots 1 to 3, both inclusive,
  - (ii) lots 6, 8 and 9, and
  - (iii) lots 19 to 24, both inclusive,
 in concession 1,
- (b) part of
  - (i) lots 6 to 12, both inclusive,
  - (ii) lots 14 and 15,
  - (iii) lots 17 to 20, both inclusive, and
  - (iv) lots 23 and 24,
 in the broken front concession,
- (c) part of the road allowance between the Township of Saltfleet and the Township of North Grimsby in the County of Lincoln,
- (d) part of the road allowance in concession 1 between
  - (i) lots 2 and 3,
  - (ii) lots 4 and 5,
  - (iii) lots 8 and 9,

- (iv) lots 20 and 21,
- (v) lots 22 and 23, and
- (vi) lots 24 and 25,
- (e) part of the road allowance in the broken front concession between
  - (i) lots 6 and 7,
  - (ii) lots 8 and 9,
  - (iii) lots 10 and 11,
  - (iv) lots 12 and 13,
  - (v) lots 14 and 15,
  - (vi) lots 16 and 17,
  - (vii) lots 18 and 19, and
  - (viii) lots 24 and 25,
- (f) part of
  - (i) lots 17 to 20, both inclusive, and
  - (ii) lots 67 and 68,
 registered plan 310,
- (g) part of
  - (i) East Street, and
  - (ii) Ontario Street,
 registered plan 310,
- (h) part of
  - (i) lots 3 and 5, block 1,
  - (ii) lots 2 and 3, block 2, and
  - (iii) block 4,
 registered plan 243,
- (i) all of lot 4 block 1 registered plan 243,
- (j) part of Private Avenue, registered plan 243,
- (k) all of lot 29, registered plan 675,
- (l) part of
  - (i) lot 28, and
  - (ii) lots 30 to 39, both inclusive,
 registered plan 675,
- (m) part of lots 1 and 7, registered plan 428,
- (n) all of
  - (i) lots 2, 3, 29, 30, 33, 34, 60 and 61,
  - (ii) lots 63 to 65, both inclusive, and
  - (iii) lots 93 to 98, both inclusive,
 registered plan 677,
- (o) part of lots 1, 4, 28, 31, 32, 35, 59, 62, 66, 92 and 99, registered plan 677,
- (p) part of Grandview Avenue, Homeland Avenue and Sunnyside Avenue, registered plan 677,

- (q) part of lots 10, 80 and 90, registered plan 647A,
- (r) part of
  - (i) Burlington Street,
  - ((i) Lake Avenue, and
  - (iii) Pinelands Avenue,
 registered plan 647A, and
- (s) part of the road allowance between concession 1 and the broken front concession,

and being a strip of land 140 feet in width, lying between two lines drawn parallel to, on opposite sides of and distant 70 feet measured perpendicularly from a centre line and centre line produced and, premising that the bearings herein are astronomic and are referred to the meridian through the south-westerly angle of lot 26 in the broken front concession in the Township of Saltfleet, the centre line may be located as follows:

Commencing at a point in the easterly limit of the road allowance between the townships of North Grimsby and Saltfleet, being the easterly limit of the herein-described lands, which point may be located by starting at the north-east angle of lot 1 concession 1 in the Township of Saltfleet, thence south  $17^{\circ} 45'$  west along the easterly boundary of lot 1 a distance of 519.32 feet, thence south  $71^{\circ} 46'$  east 66.0 feet to the point of commencement; thence north  $71^{\circ} 46'$  west across the road allowance between the townships of North Grimsby and Saltfleet, lots 1 and 2, concession 1, and the road allowance between lots 2 and 3, concession 1, a distance of 2814.43 feet to a point in the easterly limit of lot 3 concession 1, distant 481.57 feet measured south  $16^{\circ} 14' 30''$  west along the easterly boundary of lot 3, from the north-east angle of lot 3; thence north  $71^{\circ} 46'$  west across lot 3 concession 1 a distance of 1309.69 feet to a point in the westerly limit of lot 3; thence north  $71^{\circ} 46'$  west across lots 17, 18, 19, 20, East Street and lots 67 and 68, registered plan 310, a distance of 1225.20 feet to a point in the easterly limit of the road allowance between lots 4 and 5, concession 1, distant 562.62 feet measured south  $16^{\circ} 14' 30''$  west along the last-mentioned limit from the north-west angle of lot 61, registered plan 310; thence north  $71^{\circ} 46'$  west across part of the road allowance between lots 4 and 5, a distance of 33.02 feet; thence north  $71^{\circ} 48'$  west across the remainder of the road allowance 33.02 feet to a point in the easterly limit of lot 4, block 1, registered plan 243, distant 218.37 feet measured north  $16^{\circ} 14' 30''$  east along the westerly limit of the road allowance from the south-east angle of lot 1, block 1, registered plan 243; thence north  $71^{\circ} 48'$  west across lot 4, block 1, Private Avenue, lot 2, block 2 and block 4, registered plan 243, a distance of 1373.01 feet to a point in the westerly limit of block 4 distant 255.88 feet measured north  $16^{\circ} 30'$  east along the westerly limit of block 4 from the south-west angle of block 4; thence north  $71^{\circ} 48'$  west across lot 6 concession 1, the road allowance between concession 1 and the broken front concession, part of lot 6 broken front concession and the road allowance between lots 6 and 7, broken front concession, a distance of 1415.10 feet to a point in the easterly limit of lot 29, registered plan 675, distant 19.04 feet measured north  $16^{\circ} 44'$  east along the easterly limit from the south-easterly angle of lot 29; thence north  $71^{\circ} 48'$  west across lot 29 and lots 30 to 39, both inclusive, 628.72 feet to a point in the westerly limit of lot 39 distant 10.90 feet measure north  $16^{\circ} 57'$  east along the westerly limit from the south-west angle of lot 39; thence north  $71^{\circ} 48'$  west across lot 7, broken front concession, and along the road allowance between the broken front concession and concession 1, a distance of 2048.40 feet to a point in the easterly limit of the road allowance between lots 8 and 9

distant 47.32 feet measured north  $17^{\circ} 07'$  east along the easterly limit from the north-west angle of lot 8 concession 1; thence north  $71^{\circ} 48'$  west along the road allowance between concession 1 and the broken front concession 33.01 feet; thence north  $71^{\circ} 45' 30''$  west along the last-mentioned road allowance and across lots 9 and 10, broken front concession, 2719.68 feet to a point in the westerly limit of lot 10 distant 30.64 feet measured north  $17^{\circ} 16' 30''$  east along the westerly limit from the south-west angle of lot 10, broken front concession; thence north  $71^{\circ} 45' 30''$  west across the road allowance between lots 10 and 11 and across lot 11 and part of lot 12, broken front concession, 2200.61 feet to a point in the easterly limit of lot 7, registered plan 428, distant 6.83 feet measured north  $18^{\circ}$  east along the easterly limit from the south-easterly angle of lot 7; thence north  $71^{\circ} 45' 30''$  west across part of lot 7, registered plan 428, across land adjoining and south of lots 7 and 1, registered plan 428, across lot 1, registered plan 428, and across the road allowance between lots 12 and 13, broken front concession, 2174.01 feet to a point in the westerly limit of lot 1, registered plan 428, distant 5.17 feet measured north  $16^{\circ} 36' 30''$  east from the south-west angle of lot 1; thence north  $71^{\circ} 45' 30''$  west across lot 14, broken front concession, 1462.07 feet to a point in the westerly boundary of lot 14 distant 58.73 feet measured north  $16^{\circ} 36' 30''$  east along the westerly boundary from the south-west angle of lot 14; thence north  $71^{\circ} 45' 30''$  west across the road allowance between lots 14 and 15, broken front concession and across lot 15, broken front concession, a distance of 1400.50 feet to a point in the easterly limit of lot 97, registered plan 677; thence north  $71^{\circ} 45' 30''$  west across lot 97, Sunnyside Avenue, lots 94 and 64, Homeland Avenue, lots 61 and 33, Grandview Avenue and lots 30 and 2, all as shown on registered plan 677, a distance of 1131.2 feet to a point in the westerly limit of lot 2, registered plan 677; thence north  $71^{\circ} 45' 30''$  west across part of the road allowance between lots 16 and 17, broken front concession, 33.0 feet; thence north  $71^{\circ} 47'$  west 33.0 feet to a point in the easterly limit of lot 17, broken front concession, distant 76.55 feet measured north  $17^{\circ} 10'$  east along the easterly limit from the south-easterly angle of lot 17, broken front concession; thence north  $71^{\circ} 47'$  west across lots 17 and 18, broken front concession, a distance of 2862.72 feet to a point in the westerly limit of lot 18, broken front concession, distant 40.41 feet measured north  $16^{\circ} 01'$  east along the westerly limit from the south-west angle of lot 18, broken front concession; thence north  $71^{\circ} 47'$  west across the road allowance between lots 18 and 19, broken front concession, lot 19, broken front concession, along the road allowance between concession 1 and the broken front concession and across lot 20, concession 1, a distance of 2729.79 feet to a point in the westerly limit of lot 20 concession 1 distant 27.30 feet measured south  $18^{\circ} 05'$  west along the westerly limit from the north-west angle of lot 20 concession 1; thence north  $71^{\circ} 47'$  west across the road allowance between lots 20 and 21, concession 1, and across lot 21, concession 1, a distance of 1477.69 feet to a point in the westerly boundary of lot 21, concession 1, distant 90.84 feet measured south  $19^{\circ} 03'$  west from the south-east angle of lot 79, registered plan 647 A; thence north  $71^{\circ} 47'$  west across lot 90, Lake Avenue, lots 80 and 10, and Pinelands Avenue, all as shown on registered plan 647 A, lot 22, concession 1, and the road allowance between lots 22 and 23, concession 1, a distance of 1602.64 feet to a point in the easterly limit of lot 23 concession 1 distant 23.42 feet measured south  $17^{\circ} 41'$  west along the easterly limit from the north-east angle of lot 23 concession 1; thence north  $71^{\circ} 47'$  west across part of lot 23 concession 1, along the road allowance between concession 1 and broken front concession and across part of lots 23 and 24, broken front concession, 2783.94 feet to a point in the easterly limit of the road allowance between lots 24 and 25 distant

41.08 feet measured north  $17^{\circ} 40'$  east along the easterly limit from the north-west angle of lot 24 concession 1; thence north  $71^{\circ} 47'$  west across the road allowance between lots 24 and 25 a distance of 66 feet to the westerly limit of the road allowance, being the westerly limit of the herein-described lands.

2. In the Township of Saltfleet in the County of Wentworth being

- (a) part of lots 25 to 27, both inclusive, concession 1,
- (b) part of lots 25 to 28, both inclusive, broken front concession,
- (c) part of the road allowance between lots 26 and 27, concession 1,
- (d) part of the road allowance in the broken front concession between
  - (i) lots 26 and 27, and
  - (ii) lots 28 and 29,
- (e) part of the road allowance between concession 1 and the broken front concession,

and, premising that the bearings herein are astronomic and are referred to the meridian through the south-westerly angle of lot 26 in the broken front concession in the Township of Saltfleet, bounded by a line drawn as follows:

Commencing at a point in the westerly limit of the road allowance between lots 28 and 29, broken front concession, distant 1824.83 feet measured north  $17^{\circ} 40' 13''$  east along the westerly limit of the road allowance from the south-east angle of lot 29, broken front concession; thence south  $26^{\circ} 45' 47''$  east across the road allowance between lots 28 and 29, broken front concession, and across part of lot 28, broken front concession, 1771.19 feet to a Department of Highways monument; thence south  $27^{\circ} 12'$  east 84.22 feet to a standard iron bar in the line between lots 27 and 28, broken front concession; thence south  $27^{\circ} 12'$  east across lot 27, broken front concession, and the road allowance between concession 1 and the broken front concession 768.26 feet to a standard iron bar in the northerly limit of lot 27 concession 1; thence south  $73^{\circ} 10'$  east along the last-mentioned limit 219.65 feet; thence south  $0^{\circ} 52'$  west 233.40 feet; thence south  $28^{\circ} 27' 30''$  east 238.51 feet; thence south  $46^{\circ} 53' 30''$  east 278.73 feet; thence south  $28^{\circ} 17'$  east 102.12 feet; thence south  $17^{\circ} 17'$  west 109.72 feet to a standard iron bar; thence south  $72^{\circ} 18'$  east 31.98 feet to a point in the easterly boundary of lot 27 concession 1; thence south  $17^{\circ} 17'$  west along the easterly boundary 367.81 feet; thence south  $21^{\circ} 25' 43''$  west 475.70 feet to a standard iron bar; thence south  $72^{\circ} 06' 54''$  east along the northerly limit of the lands of the Canadian National Railways 165.0 feet to a standard iron bar; thence north  $14^{\circ} 29' 13''$  east across part of lot 26 concession 1 a distance of 241.12 feet to a standard iron bar; thence north  $17^{\circ} 34' 30''$  east 684.40 feet to a Department of Highways monument; thence north  $33^{\circ} 50' 30''$  east 178.03 feet to a Department of Highways monument; thence north  $62^{\circ} 19'$  east 145.60 feet to a standard iron bar; thence north  $62^{\circ} 19'$  east 66.0 feet to a standard iron bar; thence north  $62^{\circ} 19'$  east 145.0 feet to a Department of Highways monument; thence north  $79^{\circ} 04' 30''$  east 191.51 feet to a Department of Highways monument; thence south  $84^{\circ} 10'$  east across part of lot 26 concession 1, the road allowance between concession 1 and the broken front concession and across part of lot 26, broken front concession, 751.66 feet to a Department of Highways monument; thence south  $71^{\circ} 47'$  east across part of lots 26 and 25, broken front concession, and part of the road allow-

ance between concession 1 and the broken front concession 570.68 feet to a standard iron bar; thence south  $71^{\circ} 47'$  east across the road allowance between concession 1 and the broken front concession and lot 25 concession 1 a distance of 908.58 feet to a Department of Highways monument in the easterly boundary of lot 25 concession 1, the monument being

- (i) north  $17^{\circ} 40'$  east 41.08 feet,
- (ii) north  $71^{\circ} 47'$  west 66 feet, and
- (iii) south  $17^{\circ} 40'$  west 75 feet

from the north-west angle of lot 24 concession 1; thence north  $17^{\circ} 40'$  east along the westerly limit of the road allowance between lots 24 and 25 a distance of 150.0 feet to a standard iron bar; thence north  $71^{\circ} 47'$  west across part of lot 25 broken front concession 889.08 feet to a standard iron bar; thence north  $71^{\circ} 47'$  west across part of lots 25 and 26, broken front concession, 588.68 feet to a Department of Highways monument; thence north  $64^{\circ} 32'$  west 855.42 feet to a Department of Highways monument; thence north  $33^{\circ} 46'$  west 541.47 feet to a point in the westerly boundary of lot 26 broken front concession; thence north  $77^{\circ} 42' 12''$  west across the road allowance between lots 26 and 27, broken front concession, and part of lot 27 broken front concession 143.96 feet to a Department of Highways monument; thence south  $49^{\circ} 46'$  west 88.78 feet to a Department of Highways monument; thence south  $79^{\circ} 12'$  west 308.49 feet to a standard iron bar in the north-easterly limit of the land of the right of way of the Canadian National Railway; thence south  $79^{\circ} 12'$  west 68.98 feet to a standard iron bar in the south-westerly limit of the land of the right of way of the Canadian National Railway; thence south  $79^{\circ} 12'$  west 89.87 feet to a Department of Highways monument; thence north  $70^{\circ} 56'$  west 171.43 feet to a Department of Highways monument; thence north  $42^{\circ} 11'$  west 689.75 feet to a Department of Highways monument; thence north  $26^{\circ} 45' 47''$  west across part of lot 27 broken front concession, lot 28 broken front concession and the road allowance between lots 28 and 29, broken front concession, 1924.17 feet to a point in the easterly boundary of lot 29 broken front concession; thence south  $17^{\circ} 40' 13''$  west along the easterly boundary 214.26 feet to the point of commencement.

3. Part in the Township of Saltfleet and part in the Township of Saltfleet now in the City of Hamilton in the County of Wentworth being

- (a) part of lots 29 and 30, in the broken front concession, now in the City of Hamilton,
- (b) part of Burlington Beach in the front of lots 30 and 31, broken front concession, now in the City of Hamilton, and
- (c) part of Burlington Beach in the front of lot 31 broken front concession in the Township of Saltfleet,

and being a strip of land 200 feet in width lying between two lines drawn parallel to, on opposite sides of and distant 100 feet measured perpendicularly from a centre line and centre line produced and, premising that the bearings herein are astronomic and are referred to the meridian through the south-westerly angle of lot 26 broken front concession in the Township of Saltfleet, the centre line may be located as follows:

Commencing at a point in the easterly boundary of lot 29 broken front concession 1931.96 feet measured north  $17^{\circ} 40' 13''$  east along the easterly boundary from the south-east angle of lot 29, the easterly boundary of lot 29 being the easterly limit of the herein-described land; thence north  $26^{\circ} 45' 47''$  west

across lot 29 and part of lot 30 broken front concession 2618.81 feet; thence north-westerly 1692.95 feet across part of lot 30, broken front concession and across part of Burlington Beach in the front of lots 30 and 31, broken front concession, on a curve left of 11459.20 feet radius, the chord equivalent being 1691.41 feet measured north  $30^{\circ} 59' 44''$  west, to a point in the easterly limit of the King's Highway No. 20 A, the easterly limit being the westerly limit of the herein-described lands.

#### SCHEDULE 10

In the Township of Nelson in the County of Halton being

- 1. (a) part of lots 23, 24, 27, 30, 40 and 41, as shown on registered plan 99 Brant's Block, and
- (b) part of the Cemetery Road to Hamilton between lots 27 and 30, registered plan 99 Brant's Block,

and being a strip of land 120 feet wide, lying between two lines drawn parallel to, on opposite sides of and distant 60 feet measured perpendicularly from a centre line and centre line produced, and, premising that all bearings are astronomic and are referred to the bearing south  $43^{\circ} 32'$  west of the Toronto-Hamilton highway in front of lot 6 concession 1 in the Township of East Flamborough as shown on a plan by McKay and McKay, Ontario Land Surveyors, confirmed by the Ontario Department of Lands and Forests, the centre line may be located as follows:

Commencing at a point in the northerly limit of the Toronto-Hamilton highway being the southerly limit of the herein-described lands, the point being located by starting at the most westerly angle of lot 41, registered plan 99 Brant's Block, thence north  $43^{\circ} 25' 30''$  east along the north-westerly limit of lot 41, a distance of 791.70 feet, thence south  $51^{\circ} 34' 32''$  east 28.8 feet, thence north  $39^{\circ}$  east 60 feet, thence south  $51^{\circ}$  east 5712.36 feet to the point of commencement; thence north  $51^{\circ} 00'$  west across lots 23, 24, 27, 30, 40 and 41, registered plan 99 Brant's Block, 5712.36 feet to a point in a line having a bearing of north  $39^{\circ}$  east, the last-mentioned line being the north-westerly limit of the herein-described lands.

- 2. (a) part of lots
  - (i), 13 to 15, both inclusive,
  - (ii) 17, and
  - (iii) 41 to 43, both inclusive,
 shown on registered plan 99 Brant's Block,
- (b) all of lot 44, registered plan 99 Brant's Block,
- (c) part of Brant Street,
- (d) part of Glendor Avenue, and
- (e) part of Plains Road,

and, premising that all bearings are astronomic and are referred to the bearing south  $43^{\circ} 32'$  west of the Toronto-Hamilton highway in front of lot 6 concession 1 in the Township of East Flamborough, as shown on a plan by McKay and McKay, Ontario Land Surveyors, confirmed by the Ontario Department of Lands and Forests, bounded by a line located as follows:

Commencing at a standard iron bar in the line between lots 41 and 42, registered plan 99 Brant's Block, 791.90 feet measured north  $43^{\circ} 25' 30''$  east along the line from the most southerly angle of lot 42; thence south-easterly, 28.8 feet on a curve

right of 1433.5 feet radius, the chord equivalent being 28.8 feet measured south  $51^{\circ} 34' 32''$  east to a Department of Highways monument; thence north  $39^{\circ} 00'$  east 120 feet to a Department of Highways monument; thence north-westerly 19.45 feet on a curve right of 1427.3 feet radius, the chord equivalent being 19.45 feet measured north  $50^{\circ} 36' 34''$  west to a standard iron bar in the line between lots 41 and 43; thence north-westerly 355.81 feet on a curve right of 1427.3 feet radius, the chord equivalent being 355.10 feet measured north  $43^{\circ} 06' 30''$  west to a Department of Highways monument; thence north  $35^{\circ} 58'$  west 304.36 feet to a point in the line between lots 43 and 44, registered plan 99 Brant's Block; thence north  $32^{\circ} 00'$  east along the last-mentioned line 333.27 feet to a point in the southerly limit of Maple Avenue; thence north  $66^{\circ} 17' 30''$  west 332.5 feet to a standard iron bar; thence north  $31^{\circ} 54'$  east 1644.71 feet to a point in the line between lots 14 and 15, registered plan 99 Brant's Block, distant 568.42 feet measured north  $46^{\circ} 36' 30''$  west along the last-mentioned line from the most southerly angle of lot 15; thence north  $31^{\circ} 54'$  east 278.91 feet to a Department of Highways monument; thence north  $32^{\circ} 20'$  east 1295.97 feet; thence north  $53^{\circ} 31'$  west 8.60 feet to a point in the easterly limit of Plains Road; thence north  $32^{\circ} 25' 45''$  east along the easterly limit 1294.65 feet to a Department of Highways monument in the north-easterly limit of Brant Street; thence north  $32^{\circ} 24' 30''$  east along the easterly limit of Plains Road 1181.88 feet to a point in the easterly limit of the land of the right of way of the Canadian National Railways; thence north  $7^{\circ} 21' 30''$  east along the easterly limit 300.26 feet; thence south  $31^{\circ} 16'$  west 1409.72 feet; thence north-easterly 8.0 feet on a curve left of 50.0 feet radius, the chord equivalent being 7.99 feet measured north  $69^{\circ} 58' 20''$  east to a standard iron bar; thence south  $31^{\circ} 16'$  west 66.86 feet; thence south  $45^{\circ} 01' 30''$  east 16.89 feet; thence south  $32^{\circ} 22' 30''$  west 1198.6 feet; thence south  $32^{\circ} 20'$  west 1367.96 feet to a Department of Highways monument; thence south  $31^{\circ} 54'$  west 1630.56 feet to a Department of Highways monument; thence south-westerly 146.12 feet on a curve right of 250.79 feet radius, the chord equivalent being 144.06 feet measured south  $53^{\circ} 55' 20''$  west, to a standard iron bar; thence south-westerly 85.51 feet on a curve right of 250.79 feet radius, the chord equivalent being 85.09 feet measured south  $80^{\circ} 22' 55''$  west, to a standard iron bar; then north  $89^{\circ} 51'$  west 45.33 feet to a standard iron bar; thence south-westerly 361.88 feet on a curve left of 293.79 feet radius, the chord equivalent being 339.43 feet measured south  $54^{\circ} 51' 45''$  west to a standard iron bar; thence southerly 209.53 feet on a curve left of 293.79 feet radius, the chord equivalent being 205.12 feet measured south  $0^{\circ} 51' 25''$  east to a standard iron bar; thence south-easterly 152.35 feet on a curve left of 293.79 feet radius, the chord equivalent being 150.62 feet measured south  $36^{\circ} 08' 40''$  east, to a standard iron bar; thence south  $38^{\circ} 59' 40''$  east 33.65 feet to a standard iron bar; thence south  $31^{\circ} 54'$  west, 583.21 feet; thence south  $56^{\circ} 43'$  east, 7.0 feet; thence south  $31^{\circ} 54'$  west 45.29 feet to a Department of Highways monument; thence south  $58^{\circ} 06'$  east 86.0 feet to a Department of Highways monument; thence south  $58^{\circ} 06'$  east 10.0 feet; thence north  $34^{\circ} 30' 30''$  east 161.16 feet to a Department of Highways monument; thence north-easterly 423.46 feet on a curve right of 316.26 feet radius, the chord equivalent being 392.57 feet measured north  $75^{\circ} 42'$  east to a Department of Highways monument; thence south  $65^{\circ} 58'$  east 301.16 feet to a standard iron bar; thence south-easterly 346.52 feet on a curve right of 1433.5 feet radius, the chord equivalent being 344.79 feet measured south  $59^{\circ} 02' 30''$  east, to the place of commencement.

3. (a) part of lot 17, registered plan 99 Brant's Block,
- (b) part of lots 7 to 18, both inclusive, concession 2 south of Dundas Street,

- (c) part of lots 7 to 18, both inclusive, concession 3 south of Dundas Street,
- (d) part of Plains Road, registered plan 99 Brant's Block,
- (e) part of the road allowance between concession 2 south of Dundas Street and concession 3 south of Dundas Street,
- (f) part of the road allowance between lots 15 and 16 concession 2 south of Dundas Street,
- (g) part of the road allowance between lots 15 and 16 concession 3 south of Dundas Street,
- (h) part of the road allowance between lots 10 and 11 concession 2 south of Dundas Street, and
- (i) part of the road allowance between lots 10 and 11 concession 3 south of Dundas Street,

and being a strip of land 140 feet wide lying between two lines drawn parallel to, on opposite sides of and distant 70 feet measured perpendicularly from a centre line and centre line produced, and, premising that all bearings are astronomic and are referred to the bearing south  $43^{\circ} 32'$  west of the Toronto-Hamilton highway in front of lot 6 concession 1 in the Township of East Flamborough as shown on a plan by McKay and McKay, Ontario Land Surveyors, confirmed by the Ontario Department of Lands and Forests, the centre line may be located as follows:

Commencing at a point in the easterly limit of the land of the right of way of the Canadian National Railways, being the westerly limit of the herein-described lands, the point being located by starting at the intersection of the north-easterly limit of Brant Street with the easterly limit of Plains Road, thence north  $32^{\circ} 24' 30''$  east along the easterly limit 1026.0 feet to a point in the westerly limit of the land of the right of way of the Canadian National Railways, thence north  $7^{\circ} 21' 30''$  east along the westerly limit 144.55 feet, thence north  $31^{\circ} 16'$  east 162.85 feet to the point of commencement; thence north  $31^{\circ} 16'$  east along the Plains Road 1250.01 feet; thence north-easterly 361.18 feet on a curve right of 2841.26 feet radius, the chord equivalent being 360.93 feet measured north  $34^{\circ} 54' 30''$  east; thence north  $38^{\circ} 33'$  east along the road allowance between concessions 2 and 3 south of Dundas Street 3260.69 feet to a point 63.51 feet measured north-westerly from the most westerly angle of lot 15 concession 3 south of Dundas Street; thence north  $38^{\circ} 33'$  east along the road allowance between concessions 2 and 3 south of Dundas Street 2620.87 feet; thence north  $38^{\circ} 56'$  east along the road allowance between concessions 2 and 3 south of Dundas Street 4055.22 feet to a point 63.38 feet measured north-westerly along the north-easterly limit of lot 11 concession 3 south of Dundas Street produced from the most northerly angle of lot 11 concession 3 south of Dundas Street; thence north  $38^{\circ} 56'$  east 50.07 feet; thence north  $38^{\circ} 42' 30''$  east along the road allowance between concessions 2 and 3 south of Dundas Street 4008.79 feet; thence north  $38^{\circ} 23' 15''$  east along the road allowance between concessions 2 and 3 south of Dundas Street to its intersection by the north-easterly limit of lot 7 concession 2 south of Dundas Street produced south-easterly, the point of intersection being 3.03 feet measured south  $45^{\circ} 36' 45''$  east from the most easterly angle of lot 7 concession 2 south of Dundas Street, the north-easterly limit of lot 7 concession 2 south of Dundas Street and its production south-easterly being the north-easterly limit of the herein-described lands.

4. (a) part of lots 5 and 6, concession 2 south of Dundas Street,
- (b) part of lots 5 to 7, both inclusive, concession 3 south of Dundas Street,

- (c) part of the road allowance between lots 5 and 6 concession 2 south of Dundas Street,
- (d) part of the road allowance between lots 5 and 6 concession 3 south of Dundas Street, and
- (e) part of the road allowance between concessions 2 and 3 south of Dundas Street,

and, premising that all bearings are astronomic and are referred to the bearing south  $43^{\circ} 32'$  west of the Toronto-Hamilton highway in front of lot 6 concession 1 in the Township of East Flamborough as shown on a plan by McKay and McKay, Ontario Land Surveyors, confirmed by the Ontario Department of Lands and Forests, bounded by a line located as follows:

Commencing at the most southerly angle of lot 6 concession 2 south of Dundas Street; thence north  $45^{\circ} 36' 45''$  west along the south-westerly limit of lot 6 concession 2 south of Dundas Street 57.30 feet; thence north  $38^{\circ} 23' 15''$  east 1346.78 feet to a Department of Highways monument in the north-easterly limit of lot 6 concession 2 south of Dundas Street; thence north  $38^{\circ} 23' 15''$  east 66.40 feet to a Department of Highways monument in the south-westerly limit of lot 5 concession 2 south of Dundas Street; thence north  $38^{\circ} 23' 15''$  east 1338.11 feet to a point in the north-easterly limit of lot 5 concession 2 south of Dundas Street; thence south  $45^{\circ} 20' 15''$  east along the north-easterly limit 57.33 feet to the most easterly corner of lot 5 concession 2 south of Dundas Street; thence south  $45^{\circ} 20' 15''$  east 73.45 feet; thence south  $38^{\circ} 23' 15''$  west 1313.17 feet to a point in the south-westerly limit of lot 5 concession 3 south of Dundas Street; thence south  $38^{\circ} 23' 15''$  west 66.50 feet to a point in the north-easterly limit of lot 6 concession 3 south of Dundas Street; thence north  $46^{\circ} 06' 15''$  west along the north-easterly limit and the limit produced 10.05 feet; thence south  $38^{\circ} 23' 15''$  west 1333.05 feet; thence south  $45^{\circ} 18' 45''$  east 10.06 feet; thence south  $38^{\circ} 23' 15''$  west 37.99 feet; thence north  $45^{\circ} 36' 45''$  west 73.42 feet to the point of commencement.

- 5. (a) part of lots 1 to 4, both inclusive, concession 2 south of Dundas Street,
- (b) part of lots 1 to 5, both inclusive, concession 3 south of Dundas Street,
- (c) part of the road allowance between concessions 2 and 3 south of Dundas Street, and
- (d) part of the road allowance between the townships of Nelson and Trafalgar,

and being a strip of land 140 feet wide lying between two lines drawn parallel to, on opposite sides of and distant 70 feet measured perpendicularly from a centre line and centre line produced, and, premising that all bearings are astronomic and are referred to the bearing south  $43^{\circ} 32'$  west of the Toronto-Hamilton highway in front of lot 6 concession 1 in the Township of East Flamborough, as shown on a plan by McKay and McKay, Ontario Land Surveyors, confirmed by the Ontario Department of Lands and Forests, the centre line may be located as follows:

Commencing at a point in the production south-easterly of the south-westerly limit of lot 4 concession 2 south of Dundas Street, the point being 3.03 feet measured south  $45^{\circ} 20' 15''$  east from the most southerly corner of lot 4 concession 2 south of Dundas Street, the south-westerly limit of lot 4 concession 2 south of Dundas Street and its production south-easterly being the south-westerly limit of the herein-described lands; thence north  $38^{\circ} 23' 15''$  east along the road allowance between concessions 2 and 3 south of Dundas Street 1338.16 feet; thence north  $38^{\circ} 09' 45''$  east continuing along the road allowance 2667.46 feet; thence north  $38^{\circ}$

$09' 30''$  east continuing along the road allowance 1335.88 feet to a point in the south-westerly limit of the road allowance between the townships of Nelson and Trafalgar distant 8.94 feet measured south-easterly along the south-westerly limit from the most easterly corner of lot 1 concession 2 south of Dundas Street; thence north  $38^{\circ} 09' 30''$  east 33.22 feet to a point in the centre line of the road allowance between the townships of Nelson and Trafalgar, the centre line of the road allowance being the north-easterly limit of the herein-described lands.

#### SCHEDULE 11

1. In the Township of Trafalgar in the County of Halton being

- (a) part of lots 31 to 35, both inclusive, concession 2 south of Dundas Street,
- (b) part of lots 31 to 35, both inclusive, concession 3 south of Dundas Street,
- (c) part of the road allowance between the townships of Nelson and Trafalgar, and
- (d) part of the road allowance between concessions 2 and 3 south of Dundas Street,

and, premising that all bearings are astronomic and are referred to the meridian through the most southerly angle of lot 10 concession 2 south of Dundas Street in the Township of Trafalgar, bounded by a line located as follows:

Commencing at a point in the centre line of the road allowance between the townships of Nelson and Trafalgar, the point being located by starting at the most southerly angle of lot 35 concession 2 south of Dundas Street, thence south  $45^{\circ} 06' 30''$  east 8.75 feet, thence south  $38^{\circ} 18'$  west 33.22 feet to the point of commencement; thence north  $45^{\circ} 06' 30''$  west 70.47 feet; thence north  $38^{\circ} 18'$  east 33.22 feet to a point in the south-westerly limit of lot 35 concession 2 south of Dundas Street; thence north  $38^{\circ} 18'$  east 5977.58 feet; thence south  $51^{\circ} 42'$  east 10.0 feet; thence north  $38^{\circ} 18'$  east 701.01 feet to a point in the north-easterly limit of lot 31 concession 2 south of Dundas Street; thence south  $44^{\circ} 38'$  east along the north-easterly limit 52.95 feet to the most easterly angle of lot 31 concession 2 south of Dundas Street; thence south  $44^{\circ} 38'$  east 78.05 feet to a point in the north-easterly limit of lot 31 concession 3 south of Dundas Street; thence south  $38^{\circ} 18'$  west 6711.83 feet to a point in the centre line of the road allowance between the townships of Nelson and Trafalgar; thence north  $45^{\circ} 06' 30''$  west along the centre line 70.47 feet to the point of commencement.

2. In the Township of Trafalgar in the County of Halton being

- (a) lots 17 to 30, both inclusive, concession 2 south of Dundas Street,
- (b) lots 17 to 30, both inclusive, concession 3 south of Dundas Street,
- (c) part of the road allowance between concession 2 south of Dundas Street and concession 3 south of Dundas Street,
- (d) part of the road allowance between lots 30 and 31 concession 2 south of Dundas Street,
- (e) part of the road allowance between lots 30 and 31 concession 3 south of Dundas Street,
- (f) part of the road allowance between lots 25 and 26 concession 2 south of Dundas Street,



- (g) part of the road allowance between lots 25 and 26 concession 3 south of Dundas Street,
- (h) part of the road allowance between lots 20 and 21 concession 2 south of Dundas Street, and
- (i) part of the road allowance between lots 20 and 21 concession 3 south of Dundas Street,

and being a strip of land 140 feet wide lying between two lines drawn parallel to, on opposite sides of and distant 70 feet measured perpendicularly from a centre line and centre line produced, and, premising that all bearings are astronomic and are referred to the meridian through the most southerly angle of lot 10 concession 2 south of Dundas Street, in the Township of Trafalgar, the centre line may be located as follows:

Commencing at a point in the road allowance between concession 2 south of Dundas Street and concession 3 south of Dundas Street 7.51 feet measured south  $44^{\circ} 38'$  east from the most easterly angle of lot 31 concession 2 south of Dundas Street, the south-westerly limit of the road allowance between lots 30 and 31 being the south-westerly limit of the herein-described land; thence north  $38^{\circ} 18'$  east along the road allowance between concessions 2 and 3 south of Dundas Street 600.32 feet; thence north  $38^{\circ} 43'$  east along the road allowance 6143.73 feet to a point in the south-westerly limit of the road allowance between lots 25 and 26 distant 3.02 feet measured south  $44^{\circ} 38' 30''$  east from the most easterly angle of lot 26 concession 2 south of Dundas Street; thence north  $38^{\circ} 43'$  east 33.22 feet; thence north  $38^{\circ} 57' 30''$  east along the road allowance between concessions 2 and 3 south of Dundas Street 6742.50 feet; thence north  $38^{\circ} 10' 15''$  east 33.22 feet to a point distant 63.42 feet measured north  $44^{\circ} 15'$  west from the most westerly angle of lot 20 concession 3 south of Dundas Street; thence north  $38^{\circ} 10' 15''$  east along the road allowance between concessions 2 and 3 south of Dundas Street 2698.98 feet; thence north  $40^{\circ} 04' 45''$  east along the road allowance 2631.08 feet to a point in a line drawn across the road allowance from the most easterly angle of lot 17 concession 2 south of Dundas Street to the most northerly angle of lot 17 concession 3 south of Dundas Street, the point being distant 27.60 feet measured north  $50^{\circ} 45' 10''$  west from the most northerly angle of lot 17 concession 3 south of Dundas Street, the north-easterly limit of the herein-described lands being

(i) the line across the road allowance drawn from the most easterly angle of lot 17 concession 2 south of Dundas Street to the most northerly angle of lot 17 concession 3 south of Dundas Street,

(ii) the north-easterly limit of lot 17 concession 2 south of Dundas Street, and

(iii) the north-easterly limit of lot 17 concession 3 south of Dundas Street.

3. In the Township of Trafalgar and part of the Township of Trafalgar now in the Town of Oakville in the County of Halton being

- (a) part of lot 16 concession 2 south of Dundas Street,
- (b) part of township lot 16 concession 3 south of Dundas Street, now in the Town of Oakville, and
- (c) all of the road allowance between lot 16 concession 2 south of Dundas Street and lot 16 concession 3 south of Dundas Street,

and, premising that all bearings are astronomic and are referred to the meridian through the most southerly angle of lot 10 concession 2 south of Dundas Street in the Township of Trafalgar, bounded by a line located as follows:

Commencing at the most westerly angle of lot 16 concession 3 south of Dundas Street; thence north  $50^{\circ} 45' 10''$  west 66.0 feet to the most southerly corner of lot 16 concession 2 south of Dundas Street; thence north  $45^{\circ} 22' 15''$  west along the south-westerly limit of lot 16 a distance of 31.70 feet; thence north  $40^{\circ} 04' 45''$  east 66.43 feet; thence north  $38^{\circ} 17' 30''$  east 621.58 feet; thence south  $73^{\circ} 43' 10''$  east 10.79 feet; thence north  $38^{\circ} 17' 30''$  east 701.69 feet to a standard iron bar in the north-easterly limit of lot 16 concession 2 south of Dundas Street; thence south  $45^{\circ} 21' 30''$  east 109.33 feet to the most northerly corner of lot 16 concession 3 south of Dundas Street; thence south  $45^{\circ} 21' 30''$  east 21.47 feet; thence south  $38^{\circ} 17' 30''$  west 1315.04 feet; thence south  $40^{\circ} 04' 45''$  west 73.56 feet to a point in the south-westerly limit of lot 16 concession 3 south of Dundas Street, being the south-westerly limit of the Town of Oakville; thence north  $45^{\circ} 22' 15''$  west along the south-westerly limit 42.53 feet to the place of commencement

4. In the Township of Trafalgar and part of the Township of Trafalgar in the Town of Oakville in the County of Halton being

- (a) part of lots 1 to 15, both inclusive, concession 2 south of Dundas Street,
- (b) part of lots 12 to 15, both inclusive, concession 3 south of Dundas Street now in the Town of Oakville,
- (c) part of lots 10 and 11, concession 3 south of Dundas Street,
- (d) part of the road allowance between
  - (i) lots 15 and 16, concession 2 south of Dundas Street,
  - (ii) lots 15 and 16, concession 3 south of Dundas Street,
  - (iii) lots 10 and 11, concession 2 south of Dundas Street,
  - (iv) lots 10 and 11, concession 3 south of Dundas Street,
  - (v) lots 5 and 6, concession 2 south of Dundas Street,
  - (vi) concession 2 south of Dundas Street and concession 3 south of Dundas Street, and
  - (vii) concession 1 south of Dundas Street and concession 2 south of Dundas Street, and

(e) part of lots 2 and 3, concession 1 south of Dundas Street, and being a strip of land 140 feet wide lying between two lines drawn parallel to, on opposite sides of and distant 70 feet measured perpendicularly from a centre line and centre line produced, and, premising that all bearings are astronomic and are referred to the meridian through the most southerly angle of lot 10 concession 2 south of Dundas Street, in the Township of Trafalgar, the centre line may be located as follows:

Commencing at a point in the road allowance between concessions 2 and 3 south of Dundas Street 48.96 feet measured north  $45^{\circ} 21' 30''$  west from the most northerly angle of lot 16 concession 3 south of Dundas Street, the south-westerly limit of the road allowance between lots 15 and 16 being the south-westerly limit of the herein-described lands; thence north  $38^{\circ} 17' 30''$  east along the road allowance between concessions 2 and 3 south of Dundas Street 4032.55 feet; thence north  $38^{\circ} 15' 30''$  east continuing along the road allowance 1319.0 feet; thence north  $37^{\circ} 56' 30''$  east continuing along the road allowance 1323.92 feet to a point 6.84 feet

measured south  $44^{\circ} 52'$  east from the most easterly angle of lot 11 concession 2 south of Dundas Street; thence north  $37^{\circ} 56' 30''$  east 159.59 feet; thence north-easterly 4063.38 feet on a curve left of 5729.65 feet radius, the chord equivalent being 3978.77 feet measured north  $17^{\circ} 37' 30''$  east; thence north  $2^{\circ} 41' 30''$  west 4529.50 feet to a point in the north-easterly boundary of lot 6 concession 2 south of Dundas Street 2378.17 feet measured south  $44^{\circ} 56' 30''$  east along the north-easterly boundary from the most northerly angle of lot 6 concession 2 south of Dundas Street; thence north  $2^{\circ} 41' 30''$  west 2555.0 feet; thence north-easterly 2071.91 feet on a curve right of 2881.93 feet radius, the chord equivalent being 2027.80 feet measured north  $17^{\circ} 54' 15''$  east, to a point in the road allowance between concessions 1 and 2, south of Dundas Street; thence north  $38^{\circ} 30'$  east along the road allowance 1835.20 feet to a point in a line drawn on a bearing of north  $51^{\circ} 31' 45''$  west and south  $51^{\circ} 31' 45''$  east, the line being the north-easterly limit of the herein-described lands, the point being

(i) south  $44^{\circ} 50' 30''$  east 6.04 feet, and

(ii) south  $38^{\circ} 26' 30''$  west 13.20 feet from the most easterly angle of lot 2 concession 1 south of Dundas Street.

5. In the Township of Trafalgar in the County of Halton being

(a) part of lot 1 concession 2 south of Dundas Street,

(b) parts of lots 1 and 2, concession 1 south of Dundas Street,

(c) part of the road allowance between concessions 1 and 2, south of Dundas Street, and

(d) part of the road allowance between the townships of Trafalgar and Toronto,

and, premising that all bearings are astronomic and are referred to the meridian through the most southerly angle of lot 10 concession 2 south of Dundas Street in the Township of Trafalgar, bounded by a line located as follows:

Commencing at a point in the north-westerly boundary of lot 1 concession 2 south of Dundas Street distant 0.92 foot measured north  $38^{\circ} 30'$  east along the north-westerly boundary from the most westerly angle of lot 1 concession 2 south of Dundas Street; thence north  $51^{\circ} 31' 45''$  west 130 feet to a Department of Highways monument; thence north  $38^{\circ} 26' 30''$  east 21.35 feet to a point in the line between lots 1 and 2, concession 1 south of Dundas Street; thence north  $38^{\circ} 26' 30''$  east 1360.25 feet to a point in the centre line of the road allowance between the townships of Trafalgar and Toronto; thence south  $44^{\circ} 57'$  east along the centre line 130.87 feet; thence south  $38^{\circ} 26' 30''$  west 167.37 feet; thence south  $46^{\circ} 03' 30''$  east 10.05 feet; thence south  $38^{\circ} 26' 30''$  west 1198.19 feet to a Department of Highways monument; thence north  $51^{\circ} 31' 45''$  west 10.0 feet to the point of commencement.

#### SCHEDULE 12

In the Township of Toronto in the County of Peel being

1. (a) part of lots 28 to 35, both inclusive, concession 1 south of Dundas Street,

(b) part of lots 28 to 35, both inclusive, concession 2 south of Dundas Street,

(c) part of lots 9 to 13, both inclusive, range 3 Credit Indian Reserve,

(d) part of lots 8 to 14, both inclusive, range 2 Credit Indian Reserve,

(e) part of

(i) 42 to 49, both inclusive, and

(ii) 34 to 38, both inclusive,

according to registered plan B-17,

(f) part of Indian Grove Avenue, registered plan B-17,

(g) part of Block A, registered plan B-20,

(h) part of lots 44 to 53, both inclusive, registered plan B-20, and

(i) part of the road allowance between

(i) the townships of Trafalgar and Toronto,

(ii) lot 30 concession 2 south of Dundas Street and lot 31 concession 2 south of Dundas Street,

(iii) lot 30 concession 1 south of Dundas Street and lot 31 concession 1 south of Dundas Street,

(iv) lot 28 concession 1 south of Dundas Street and lot 29 concession 1 south of Dundas Street,

(v) lot 28 concession 2 south of Dundas Street and lot 29 concession 2 south of Dundas Street,

(vi) lot 28 concession 2 south of Dundas Street and lot 14 range 2 Credit Indian Reserve,

(vii) lot 28 concession 1 south of Dundas Street and lot 13 range 3 Credit Indian Reserve,

(viii) concession 1 south of Dundas Street and concession 2 south of Dundas Street, and

(ix) range 2 Credit Indian Reserve and range 3 Credit Indian Reserve,

and being a strip of land 140 feet wide lying between two lines drawn parallel to, on opposite sides of and distant 70 feet measured perpendicularly from a centre line and centre line produced, and, premising that all bearings are astronomic and are referred to the meridian through the most westerly angle of lot 1 range 2 Credit Indian Reserve, the centre line may be located as follows:

Commencing at a point in the centre line of the road allowance between the townships of Toronto and Trafalgar, the centre line being the south-westerly limit of the herein-described land, the point being located by starting at the north-west angle of lot 35 concession 2 south of Dundas Street, thence north  $44^{\circ} 51' 30''$  west along the north-easterly limit of the road allowance, 57.48 feet, thence south  $38^{\circ} 35'$  west 33.22 feet to the point of commencement; thence north  $38^{\circ} 35'$  east 5407.35 feet; thence north  $38^{\circ} 06'$  east 1333.43 feet; thence north  $38^{\circ} 43'$  east 9.04 feet to a point 6.11 feet measured south  $43^{\circ} 46'$  east from the most easterly angle of lot 31 concession 1 south of Dundas Street; thence north  $38^{\circ} 43'$  east 2886.92 feet; thence north  $38^{\circ} 28' 30''$  east 4160.92 feet to a point 16.93 feet measured south  $70^{\circ} 36'$  east from the most easterly angle of lot 9 range 3 Credit Indian Reserve; thence north  $38^{\circ} 28' 30''$  east 568.53 feet; thence north-easterly 2244.96 feet on a curve right of 5512.58 feet radius, the chord

equivalent being 2229.48 feet measured north  $40^{\circ} 18' 30''$  east; thence north-easterly 1125.07 feet on a curve left of 3618.80 feet radius, the chord equivalent being 1120.55 feet measured north  $52^{\circ} 54' 06''$  east to a point in the southerly limit of the Mississauga Road crossing lot 8 range 2 in the Credit Indian Reserve distant 780.63 feet measured south  $82^{\circ} 16' 30''$  east along the southerly limit of the Mississauga Road from the north-westerly limit of lot 8 range 2 Credit Indian Reserve, the southerly limit of the Mississauga Road being the northerly limit of the herein-described lands.

2. (a) part of Mississauga Road
- (b) part of lots A and C, registered plan E-09,
- (c) all of lot D, registered Plan E-09,
- (d) part of the road allowance between lots 5 and 8, range 2 Credit Indian Reserve,
- (e) part of lot 8 range 2 Credit Indian Reserve,
- (f) part of lots 1, 2 and 5, range 2 Credit Indian Reserve,
- (g) part of blocks A, B and K, registered plan B-09,
- (h) part of the road between blocks B and K, registered plan B-09,
- (i) part of the Middle Road Diversion,
- (j) part of the Middle Road,
- (k) part of Stavebank Road,
- (l) part of lots 1, 2 and 3, range 3 Credit Indian Reserve,
- (m) part of lots 3, 4 and 6, registered plan B-27,
- (n) part of Hurontario Street, and
- (o) part of lot 15 concession 2 south of Dundas Street,

and, premising that all bearings are astronomic and are referred to the meridian through the most westerly angle of lot 1 range 2 Credit Indian Reserve, bounded by a line described as follows:

Commencing at a point in the southerly limit of the Mississauga Road crossing lot 8 range 2 Credit Indian Reserve, distant 697.75 feet measured south  $82^{\circ} 16' 30''$  east along the southerly limit of the Mississauga Road from the north-westerly boundary of lot 8; thence south  $82^{\circ} 16' 30''$  east along the southerly limit of the Mississauga Road 169.27 feet; thence north-easterly 80.42 feet on a curve left of 3688.80 feet radius, the chord equivalent being 80.42 feet measured north  $42^{\circ} 34' 36''$  east to a point in the northerly limit of the Mississauga Road; thence north  $82^{\circ} 16' 30''$  west along the northerly limit of the Mississauga Road 12.11 feet; thence north-easterly 905.32 feet on a curve left of 3678.80 feet radius, the chord equivalent being 903.04 feet measured north  $35^{\circ} 00' 30''$  east; thence north  $27^{\circ} 57' 30''$  east 72.30 feet; thence north  $62^{\circ} 02' 30''$  west 10.0 feet; thence north  $27^{\circ} 57' 30''$  east 1571.97 feet to a point in the northerly limit of the Stavebank Road; thence south  $77^{\circ} 51' 30''$  east along the northerly limit 20.79 feet; thence north  $27^{\circ} 57' 30''$  east 1752.36 feet; thence north-easterly 635.38 feet on a curve right of 3749.83 feet radius, the chord equivalent being 634.62 feet measured north  $32^{\circ} 48' 45''$  east; thence north  $34^{\circ} 00' 24''$  east 79.83 feet; thence north  $35^{\circ} 47' 30''$  east 305.71 feet; thence north  $37^{\circ} 40'$  east 656.17 feet; thence north  $43^{\circ} 40'$  east 286.75 feet to a standard iron bar; thence north  $64^{\circ} 42'$  east 307.33 feet; thence north  $88^{\circ} 11'$  east 258.40 feet; thence north

$38^{\circ} 04'$  east 14.79 feet to a Department of Highways monument; thence south-easterly 44.38 feet on a curve right of 60.0 feet radius, the chord equivalent being 43.38 feet measured south  $66^{\circ} 27' 30''$  east to a standard iron bar; thence south  $45^{\circ} 16'$  east 141.40 feet to a standard iron bar; thence south  $45^{\circ} 16'$  east 161.05 feet to a standard iron bar; thence north  $37^{\circ} 59'$  east 17.12 feet to a standard iron bar in the south-westerly limit of Hurontario Street; thence north  $65^{\circ} 53' 30''$  east 70.75 feet to a standard iron bar in the north-easterly limit of Hurontario Street; thence north  $38^{\circ} 22'$  east 17.11 feet to a standard iron bar; thence north  $45^{\circ} 16'$  west 102.58 feet to a standard iron bar; thence north  $35^{\circ} 25'$  west 276.0 feet; thence north  $14^{\circ} 34' 50''$  west 81.20 feet; thence north  $2^{\circ} 09'$  west 221.90 feet to a standard iron bar; thence north  $2^{\circ} 40'$  west 250.60 feet to a standard iron bar; thence north  $38^{\circ} 31' 30''$  east 351.13 feet; thence north  $80^{\circ} 27' 50''$  west 159.24 feet to a standard iron bar in the south-westerly boundary of lot 6, registered plan B-27, distant 34.76 feet measured north  $42^{\circ} 33' 30''$  west along the south-westerly boundary from the most southerly angle of lot 6; thence south  $38^{\circ} 31' 30''$  west 183.30 feet to a standard iron bar; thence south-westerly, 131.46 feet on a curve right of 160.0 feet radius, the chord equivalent being 127.82 feet measured south  $62^{\circ} 03' 40''$  west to a standard iron bar; thence south  $85^{\circ} 36'$  west 263.09 feet to a standard iron bar; thence south  $85^{\circ} 36'$  west 143.72 feet to a standard iron bar; thence westerly 14.27 feet on a curve right of 65.0 feet radius, the chord equivalent being 14.24 feet measured north  $88^{\circ} 06' 40''$  west, to a standard iron bar; thence north-westerly 44.51 feet on a curve right of 65.0 feet radius, the chord equivalent being 43.55 feet measured north  $62^{\circ} 11' 10''$  west, to a standard iron bar; thence north  $42^{\circ} 34'$  west 131.26 feet to a standard iron bar; thence north  $42^{\circ} 34'$  west 100.0 feet to a standard iron bar; thence south  $40^{\circ} 09'$  west 12.10 feet to a standard iron bar in the north-easterly limit of Hurontario Street; thence south  $11^{\circ} 15' 03''$  west 80.18 feet to a point in the south-westerly limit of Hurontario Street; thence south  $36^{\circ} 59'$  west 12.20 feet to a standard iron bar; thence south  $42^{\circ} 34'$  east 129.51 feet to a standard iron bar; thence south  $42^{\circ} 34'$  east 2.95 feet to a standard iron bar; thence south-easterly 111.66 feet on a curve right of 165.0 feet radius, the chord equivalent being 109.49 feet measured south  $23^{\circ} 10' 40''$  east to a standard iron bar; thence south  $3^{\circ} 47' 30''$  east 43.62 feet to a standard iron bar; thence south  $3^{\circ} 47' 30''$  east 213.76 feet to a standard iron bar; thence south  $3^{\circ} 47' 30''$  east 291.43 feet to a standard iron bar; thence south  $41^{\circ} 02'$  west 274.0 feet to a Department of Highways monument; thence south  $60^{\circ} 38'$  east 33.35 feet to a standard iron bar; thence south  $37^{\circ} 33' 30''$  west 1089.50 feet; thence north  $69^{\circ} 21'$  west 31.37 feet; thence south  $35^{\circ} 17' 30''$  west 518.70 feet to a point in the line between lots 2 and 3, range 3, Credit Indian Reserve; thence south  $27^{\circ} 34' 44''$  west 254.77 feet; thence south  $27^{\circ} 57' 30''$  west 1792.02 feet to a point in the northerly limit of Stavebank Road; thence south  $77^{\circ} 51' 30''$  east along the northerly limit 20.79 feet; thence south  $27^{\circ} 57' 30''$  west 1315.95 feet; thence north  $62^{\circ} 02' 30''$  west 10.0 feet; thence south  $27^{\circ} 57' 30''$  west 300.0 feet; thence south-westerly 634.78 feet on a curve right of 3558.80 feet radius, the chord equivalent being 634.47 feet measured south  $33^{\circ} 04' 05''$  west; thence south-westerly 410.34 feet on a curve right of 3776.83 feet radius, the chord equivalent being 410.14 feet measured south  $42^{\circ} 23' 09''$  west to the point of commencement.

3. (a) part of lots 6, 9 and 11, registered plan B-27,
- (b) part of Cliff Road adjoining and north-east of lot 11, registered plan B-27,
- (c) part of Camilla Road between lots 6 and 9, registered plan B-27,

- (d) part of lots 13 to 15, both inclusive, concession 2 south of Dundas Street,
- (e) part of lots 9 to 13, concession 1 south of Dundas Street,
- (f) part of lot 314 to 321, both inclusive, registered plan F-20,
- (g) part of Trotwood Avenue, registered plan F-20,
- (h) part of Kenwood Avenue, registered plan F-20,
- (i) part of road between lot 321, registered plan F-20, and lot 2, registered plan F-88,
- (j) part of lots 1 and 2, registered plan F-88,
- (k) part of lots 227 to 230, both inclusive, registered plan B-19,
- (l) part of the road allowance between lots 10 and 11, concession 2 south of Dundas Street,
- (m) part of lots 9 to 11, both inclusive, concession 2 south of Dundas Street,
- (n) part of lots 1 to 10, both inclusive, registered plan 308,
- (o) part of Northmount Street,
- (p) part of the road allowance between lots 10 and 11, concession 1 south of Dundas Street, and
- (q) part of the road allowance between concessions 1 and 2 south of Dundas Street,

and being a strip of land 120 feet wide lying between two lines drawn parallel to, on opposite sides of and distant 60 feet measured perpendicularly from a centre line and centre line produced, and, premising that all bearings are astronomic and are referred to the meridian through the most westerly angle of lot 1 range 2 Credit Indian Reserve, the centre line may be located as follows:

Commencing at a point in a line having a bearing of north  $80^{\circ} 27' 50''$  west, the line being the southerly limit of the herein-described lands, the point being located by starting at the most southerly angle of lot 6 registered plan B-27, thence north  $42^{\circ} 33' 30''$  west along the south-westerly limit of lot 6 a distance of 34.76 feet, thence south  $80^{\circ} 27' 50''$  east 79.77 feet to the point of commencement; thence north  $38^{\circ} 31' 30''$  east along the road allowance between concessions 1 and 2 south of Dundas Street 7860.48 feet to a point in a line having a bearing of north  $51^{\circ} 47' 30''$  west, the point being located by starting at the most northerly angle of lot 10, registered plan 308, thence south  $46^{\circ} 06' 30''$  east along the north-easterly limit of lot 10 a distance of 30.57 feet, thence north  $38^{\circ} 13' 30''$  east 1.28 feet, thence north  $51^{\circ} 47' 30''$  west 60.09 feet along the line having a bearing of north  $51^{\circ} 47' 30''$  west, the line being the north-easterly limit of the herein-described lands.

- 4. (a) part of lots 3 to 9, both inclusive, concession 1 south of Dundas Street,
- (b) part of lots 3 to 9, both inclusive, concession 2 south of Dundas Street,
- (c) part of the road allowance between concessions 1 and 2 south of Dundas Street,
- (d) part of lots 1 and 2, registered plan E-88,
- (e) part of Ogden Avenue,
- (f) part of Haig Boulevard,

- (g) part of the road allowance between lots 7 and 8, in concession 1 south of Dundas Street,
- (h) part of Block A, registered plan 305,
- (i) part of the road allowance between lots 5 and 6, concession 1 south of Dundas Street, and
- (j) part of the road allowance between lots 5 and 6, concession 2 south of Dundas Street, and
- (k) part of the land under the waters of Etobicoke Creek,

and, premising that all bearings are astronomic and are referred to the meridian through the most westerly angle of lot 1 Range 2 Credit Indian Reserve, bounded by a line located as follows:

Commencing at a point in lot 9 concession 2 south of Dundas Street, the point being located by starting at the most northerly angle of lot 10, registered plan 308, thence south  $46^{\circ} 06' 30''$  east along the north-easterly limit of lot 10 a distance of 30.57 feet, thence north  $38^{\circ} 13' 30''$  east 1.28 feet to the point of commencement; thence north  $38^{\circ} 13' 30''$  east 2656.92 feet to a point in the south-westerly limit of Haig Boulevard; thence north  $38^{\circ} 04' 30''$  east 672.40 feet to a point in the north-easterly limit of Block A, registered plan 305; thence north  $37^{\circ} 46' 10''$  east 1320.52 feet to a point in the north-easterly limit of lot 6 concession 2 south of Dundas Street; thence north  $45^{\circ} 54'$  west along the north-easterly limit 17.09 feet; thence north  $38^{\circ} 48'$  east 2112.67 feet to a standard iron bar; thence north  $40^{\circ} 08'$  east 1674 feet, more or less, to a point in the centre line of Etobicoke Creek, being the north-easterly boundary of the Township of Toronto; thence north-westerly along the north-easterly boundary 185 feet, more or less, to a point referred to as point A, the point A being located by starting at the most easterly angle of lot 6 concession 1 south of Dundas Street, thence north  $45^{\circ} 45' 30''$  west along the north-easterly limit of lot 6 concession 1 south of Dundas Street 6.05 feet, thence north  $38^{\circ} 36' 20''$  east 2161.26 feet to a point in the north-easterly limit of a trespass road, thence north  $46^{\circ} 03'$  west along the north-easterly limit 10.94 feet, thence north  $37^{\circ} 26'$  east 1230.02 feet, more or less, to the north-easterly limit of the Township of Toronto at point A; thence south  $37^{\circ} 26'$  west 1230.02 feet, more or less, to a point in the north-easterly limit of the trespass road; thence south  $46^{\circ} 03'$  east along the north-easterly limit 10.94 feet; thence south  $38^{\circ} 36' 20''$  west 2161.26 feet to a point in the north-easterly limit of lot 6 concession 1 south of Dundas Street 6.05 feet measured north  $45^{\circ} 45' 30''$  west along the north-easterly limit from the most easterly angle of lot 6 concession 1 south of Dundas Street; thence north  $45^{\circ} 45' 30''$  west along the north-easterly limit of lot 6 a distance of 23.41 feet; thence south  $38^{\circ} 04' 30''$  west 655.11 feet; thence south  $37^{\circ} 41' 45''$  west 1056.73 feet; thence south  $45^{\circ} 49'$  east 10.06 feet; thence south  $38^{\circ} 04' 30''$  west 1067.06 feet to a point in the north-easterly limit of lot 8 concession 1 south of Dundas Street; thence north  $45^{\circ} 32' 30''$  west along the north-easterly limit 10.06 feet; thence south  $38^{\circ} 14' 50''$  west 2339.60 feet to a standard iron bar; thence south  $38^{\circ} 12' 30''$  west 1.28 feet; thence south  $51^{\circ} 47' 30''$  east 120.18 feet to the point of commencement.

#### SCHEDULE 13

In the Township of Etobicoke in the County of York being

- 1. (a) part of the land under the waters of Etobicoke River,
- (b) part of lots 12 and 13, concession 2 Colonel Smith's Tract,

- (c) part of lots 10 to 12, both inclusive, concession 3 Colonel Smith's Tract,
- (d) part of the road allowance between lots 10 and 11, concession 3 Colonel Smith's Tract, and
- (e) part of the road allowance between lot 12 concession 3 Colonel Smith's Tract and lot 12 concession 2 Colonel Smith's Tract,

and, premising that all bearings are astronomic and are referred to the meridian through the intersection of the centre line of construction of the highway with the centre line of Kipling Avenue in longitude  $79^{\circ} 31' 30''$  west, bounded by a line located as follows:

Commencing at a point in the centre line of the Etobicoke River, being the westerly limit of the Township of Etobicoke, the point being located by starting at the north-east angle of lot 13 concession 2 Colonel Smith's Tract, thence south  $17^{\circ} 01'$  east along the easterly limit of lot 13 a distance of 604.83 feet, thence south  $40^{\circ} 08'$  west 792.0 feet to the point of commencement; thence south-easterly along the centre line of Etobicoke River, being the westerly limit of the Township of Etobicoke, 185 feet, more or less, to a point which may be located by starting at the north-east angle of lot 12 concession 2 Colonel Smith's Tract, thence south  $72^{\circ} 51'$  west along the northerly limit of lot 12 a distance of 205.16 feet, thence south  $39^{\circ} 19'$  west 555.03 feet, thence south  $37^{\circ} 30'$  west 1552.01 feet to the last-mentioned point in the westerly limit of the Township of Etobicoke; thence north  $37^{\circ} 30'$  east 1552.01 feet; thence north  $39^{\circ} 19'$  east 555.03 feet to a point in the northerly limit of lot 12 concession 2 Colonel Smith's Tract; thence north  $38^{\circ} 49'$  east 117.92 feet to a point in the southerly limit of lot 12 concession 3 Colonel Smith's Tract distant 105.97 feet measured south  $72^{\circ} 51'$  west along the southerly limit from the south-east angle of lot 12 concession 3 Colonel Smith's Tract; thence north  $38^{\circ} 49'$  east 681.64 feet; thence south  $17^{\circ} 34'$  east 24.02 feet; thence north  $38^{\circ} 49'$  east 75.23 feet to a Department of Highways monument; thence north  $42^{\circ} 33'$  east 306.85 feet to a Department of Highways monument; thence north  $72^{\circ} 26'$  east 199.59 feet to a Department of Highways monument; thence south  $85^{\circ} 33' 30''$  east 149.53 feet to a Department of Highways monument; thence south  $20^{\circ} 36'$  east 264.93 feet to a Department of Highways monument; thence south  $20^{\circ} 36'$  east 231.49 feet to a standard iron bar in the southerly limit of lot 11 concession 3 Colonel Smith's Tract; thence north  $72^{\circ} 35'$  east along the southerly limit 167.0 feet to a Department of Highways monument marking the south-east angle of lot 11; thence north-easterly 66.0 feet to a standard iron bar marking the south-west corner of lot 10 concession 3 Colonel Smith's Tract; thence north  $72^{\circ} 45'$  east along the southerly limit of lot 10 a distance of 141.99 feet to a Department of Highways monument; thence north  $9^{\circ} 12'$  west, 242.17 feet to a Department of Highways monument; thence north  $9^{\circ} 12'$  west 275.14 feet to a Department of Highways monument; thence north  $9^{\circ} 12'$  west 194.68 feet to a Department of Highways monument; thence north  $34^{\circ} 13' 30''$  east 121.26 feet to a standard iron bar; thence north  $72^{\circ} 43'$  east 332.73 feet; thence south  $17^{\circ} 47' 40''$  east 5.48 feet; thence north  $74^{\circ} 54' 20''$  east 673.50 feet to a standard iron bar in the easterly limit of lot 10 concession 3 Colonel Smith's Tract 749.80 feet measured north  $17^{\circ} 45' 40''$  west along the easterly limit from the south-east angle of lot 10 concession 3 Colonel Smith's Tract; thence north  $17^{\circ} 45' 40''$  west along the easterly limit 250.26 feet to a standard iron bar; thence south  $74^{\circ} 54' 20''$  west 1073.67 feet; thence north  $64^{\circ} 23' 10''$  west 104.51 feet; thence north  $20^{\circ} 33' 30''$  west 411.19 feet; thence south  $72^{\circ} 01'$  west 225.98 feet to a point in the easterly limit of lot 11 concession 3 Colonel Smith's Tract; thence north  $17^{\circ} 00'$  west

along the easterly limit 240.51 feet; thence south  $72^{\circ} 37'$  west 96.20 feet to a Department of Highways monument; thence south  $13^{\circ} 19'$  west 102.69 feet to a Department of Highways monument; thence south  $7^{\circ} 17'$  east 761.77 feet to a Department of Highways monument; thence south  $38^{\circ} 49'$  west 1653.78 feet to a point in the southerly limit of lot 12 concession 3 Colonel Smith's Tract, 320.39 feet measured south  $72^{\circ} 51'$  west along the southerly limit from the south-east angle of lot 12 concession 3 Colonel Smith's Tract; thence south  $38^{\circ} 49'$  west 117.92 feet to a point in the northerly limit of lot 12 concession 2 Colonel Smith's Tract, 419.58 feet measured south  $72^{\circ} 51'$  west along the northerly limit from the north-east angle of lot 12 concession 2 Colonel Smith's Tract; thence south  $38^{\circ} 49'$  west 299.16 feet; thence south  $17^{\circ} 00'$  east 8.28 feet; thence south  $40^{\circ} 08'$  west 793.69 feet to a point in the line between lots 12 and 13, concession 2 Colonel Smith's Tract 604.83 feet measured south  $17^{\circ} 01'$  east from the north-west angle of lot 12 concession 2 Colonel Smith's Tract; thence south  $40^{\circ} 08'$  west 792.0 feet to the point of commencement.

- 2. (a) part of lots 8 and 9, concession 3 Colonel Smith's Tract,
- (b) all of lots
  - (i) 27 to 34, both inclusive, and
  - (ii) 103 to 109, both inclusive,
 shown on registered plan 2416,
- (c) part of lots 26, 110 and 111, registered plan 2416,
- (d) all of lots
  - (i) 14 to 17, both inclusive,
  - (ii) 49 to 52, both inclusive,
  - (iii) 84 to 87, both inclusive,
  - (iv) 119 to 122, both inclusive,
  - (v) 154 to 157, both inclusive,
  - (vi) 189 to 192, both inclusive,
  - (vii) 224 to 227, both inclusive,
  - (viii) 258 to 261, both inclusive, and
  - (ix) 293 to 296, both inclusive,
 shown on registered plan 1063,
- (e) part of lots 13, 18, 48, 53, 83, 88, 118, 123, 153, 158, 188, 193, 223, 228, 257, 262, 292 and 297, shown on registered plan 1063,
- (f) part of lots 12 and 13, registered plan 940,
- (g) parts of lot 6 concession 3 Colonel Smith's Tract,
- (h) all of lots
  - (i) 23 to 25 both inclusive,
  - (ii) 28 to 30 both inclusive,
  - (iii) 75 to 77 both inclusive,
  - (iv) 80 to 82 both inclusive,
  - (v) 127 to 129 both inclusive,
  - (vi) 131 to 134 both inclusive,

- (vii) 179 to 185, both inclusive,  
 (viii) 206 to 211, both inclusive, and  
 (ix) 258 to 260, both inclusive,  
 shown on registered plan 1051,
- (i) part of lots 22, 26, 27, 31, 74, 78, 79, 83, 126, 130, 135, 178, 186, 187, 205, 212 and 257, shown on registered plan 1051,
- (j) all of lots 31 to 33, both inclusive, registered plan 1865,
- (k) part of lots  
 (i) lots 28 to 30, both inclusive, and  
 (ii) lots 34 to 36, both inclusive,  
 shown on registered plan 1865,
- (l) part of Block D, registered plan 1340,
- (m) part of blocks A and C, registered plan 1180,
- (n) all of lots 45 to 52, both inclusive, registered plan 1926,
- (o) part of lots 43 and 44, registered plan 1926,
- (p) part of lots 1, 2, 4 and 5, registered plan 1106,
- (q) part of lot 9 Second Meridian Concession,
- (r) all of lots 25 to 32, both inclusive, registered plan 1025,
- (s) part of lots 17 to 22, both inclusive, registered plan 1025,
- (t) part of Block A, registered plan 1212,
- (u) part of lot 50, registered plan 339 or 389,
- (v) part of Block X, registered plan 1290,
- (w) part of lots 45 to 48, both inclusive, registered plan 339 or 389,
- (x) part of a lane, registered plan 1007,
- (y) all of lots 232 and 233, registered plan 1007,
- (z) part of lots  
 (i) 209 to 231, both inclusive, and  
 (ii) 234,  
 shown on registered plan 1007,
- (aa) all of lots  
 (i) 130 to 132, both inclusive,  
 (ii) 146 to 148, both inclusive,  
 (iii) 281 to 283, both inclusive,  
 (iv) 293 to 295, both inclusive,  
 (v) 438 to 440, both inclusive, and  
 (vi) 450 to 452, both inclusive,  
 shown on registered plan M-110,
- (ab) part of lots  
 (i) 129,  
 (ii) 133 to 145, both inclusive,
- (iii) 149 to 160, both inclusive,  
 (iv) 280,  
 (v) 284 to 292, both inclusive,  
 (vi) 296 to 303, both inclusive,  
 (vii) 437,  
 (viii) 441 to 449, both inclusive, and  
 (ix) 453 to 460, both inclusive,  
 shown on registered plan M-110,
- (ac) all of lots 20, 21, 22 and 259, registered plan M-137,
- (ad) part of lots  
 (i) 19,  
 (ii) 23,  
 (iii) 103 to 125, both inclusive, and  
 (iv) 251 to 258, both inclusive,  
 shown on registered plan M-137,
- (ae) part of lots B, E and G, registered plan M-171,
- (af) part of lots 535, 536, 540 and 541, registered plan M-110 or registered plan 891,
- (ag) all of lots 537 to 539, both inclusive, registered plan M-110 or registered plan 891, and
- (ah) part of  
 (i) Colleen Avenue,  
 (ii) Algie Avenue,  
 (iii) Walford Avenue,  
 (iv) Seymour Avenue,  
 (v) Edwin Avenue,  
 (vi) Lindsay Avenue,  
 (vii) Crawford Avenue,  
 (viii) Kipling Avenue,  
 (ix) Arnold Street,  
 (x) Zorra Street,  
 (xi) Crofton Avenue,  
 (xii) St. Lawrence Avenue,  
 (xiii) Dorchester Avenue,  
 (xiv) Leeson Avenue,  
 (xv) Barclay Avenue,  
 (xvi) Islington Avenue,  
 (xvii) Howland Avenue,  
 (xviii) Church Street,  
 (xix) Wesley Street,  
 (xx) Milton Street,  
 (xxi) Grand Avenue,

- (xxii) Pelham Street,
- (xxiii) Cambridge Street,
- (xxiv) Cathron Street,
- (xxv) Oxford Street, and
- (xxvi) Park Lawn Road,

and being a strip of land 250 feet wide lying between two lines drawn parallel to, on opposite sides of and distant 125 feet measured perpendicularly from a centre line and centre line produced, and, premising that all bearings are astronomic and are referred to the meridian through the intersection of the centre line of construction of the highway with the centre line of Kipling Avenue in longitude  $79^{\circ} 31' 30''$  west, the centre line may be located as follows:

Commencing at a point in the westerly limit of lot 9 concession 3 Colonel Smith's Tract 874.93 feet measured north  $17^{\circ} 45' 40''$  west along the westerly limit from the south-west angle of lot 9 concession 3, the westerly limit of lot 9 concession 3 being the westerly limit of the herein-described land; thence north  $74^{\circ} 54' 20''$  east, 4719.26 feet to a point in the easterly limit of lot 13, registered plan 940, distant 698.51 feet measured north  $17^{\circ} 01'$  west along the easterly limit from the south-easterly angle of lot 13; thence north  $74^{\circ} 54' 20''$  east 3963.35 feet to a point in the easterly limit of lot 259, registered plan 1051, distant 86.39 feet measured north  $16^{\circ} 59' 40''$  west along the easterly limit of lots 260 and 259, registered plan 1051 from the south-east angle of lot 260; thence north  $74^{\circ} 54' 20''$  east 1692.10 feet to a point in the easterly limit of lot 5, registered plan 1106, distant 62.75 feet measured north  $16^{\circ} 59' 40''$  west along the easterly limit of lot 5 from the south-east angle of lot 5; thence north  $74^{\circ} 54' 20''$  east 304.68 feet; thence north-easterly 1195.0 feet on a curve left of 34377.50 feet radius, the chord equivalent being 1194.94 feet measured north  $73^{\circ} 54' 35''$  east; thence north  $72^{\circ} 54' 50''$  east 155.60 feet to a point in the westerly limit of Church Street 27.44 feet measured north  $16^{\circ} 54'$  west along the westerly limit from the north-east angle of lot 232, registered plan 1007; thence north  $72^{\circ} 54' 50''$  east 2244.60 feet to a point in the easterly limit of lot 451, registered plan M-110, distant 126.0 feet measured north  $17^{\circ} 00' 30''$  west along the westerly limit of Grand Avenue from the south-east angle of lot 453, registered plan M-110; thence north  $72^{\circ} 54' 50''$  east 1902.11 feet to a point in the south-westerly limit of lot 11, registered plan 1176, distant 389.92 feet measured north  $43^{\circ} 48'$  west along the south-westerly limit from the most southerly angle of lot 11, the south-westerly limit of lot 11 being the north-easterly limit of the herein-described lands.

3. Part of lot 11, registered plan 1176, and, premising that all are astronomic and are referred to the meridian through the intersection of the centre line of construction of the highway with Kipling Avenue in longitude  $79^{\circ} 31' 30''$  west, bounded by a line located as follows:

Commencing at a point in the south-westerly limit of lot 11 distant 249.98 feet measured north  $43^{\circ} 48'$  west along the south-westerly limit from the most southerly angle of lot 11; thence north  $43^{\circ} 48'$  west along the south-westerly limit 279.88 feet; thence north  $72^{\circ} 54' 50''$  east 1082.62 feet to a point in the south-easterly limit of lot 11; thence south  $43^{\circ} 38'$  west along the south-easterly limit 511.16 feet; thence south  $72^{\circ} 54' 50''$  west 510.94 feet to the point of commencement.

4. Part of lots 14 to 22, both inclusive, registered plan 1176, and, premising that all bearings are astronomic and are referred to the meridian through the intersection of the centre line of construction of the highway with Kipling Avenue in longitude  $79^{\circ} 31' 30''$  west, bounded by a line located as follows:

Commencing at the north-westerly angle of lot 15; thence south  $43^{\circ} 46' 40''$  west along the north-westerly limit of lots 15 and 14, a distance of 739.78 feet to a standard iron bar in the north-westerly limit of lot 14; thence north  $72^{\circ} 54' 15''$  east 284.94 feet to a standard iron bar; thence south  $80^{\circ} 40' 45''$  east 184.20 feet to a standard iron bar; thence north  $53^{\circ} 12' 45''$  east 409.83 feet to a standard iron bar; thence south  $70^{\circ} 28' 30''$  east 259.50 feet thence south  $70^{\circ} 52'$  east 17.59 feet; thence north  $19^{\circ} 08'$  east 194.26 feet; thence north  $12^{\circ} 35'$  east 327.33 feet; thence north-easterly 225.52 feet on a curve right of 586.0 feet radius, the chord equivalent being 224.13 feet measured north  $23^{\circ} 36' 30''$  east; thence north  $34^{\circ} 38'$  east 490.08 feet; thence north-easterly 144.55 feet on a curve right of 586.0 feet radius, the chord equivalent being 144.13 feet measured north  $41^{\circ} 42'$  east; thence north  $48^{\circ} 46'$  east 303.21 feet; thence north-easterly 187.73 feet on a curve left of 480.0 feet radius, the chord equivalent being 186.47 feet measured north  $37^{\circ} 34'$  east; thence north  $26^{\circ} 22'$  east 376.70 feet to a point in the northerly limit of lot 22; thence south  $72^{\circ} 52'$  west along the northerly limit of lots 22 and 21, a distance of 193.37 feet; thence south  $42^{\circ} 15'$  west 146.7 feet to the most northerly angle of lot 20; thence south  $43^{\circ} 32'$  west along the north-westerly limit of lot 20, a distance of 39.22 feet to the most northerly angle of lot 19; thence south  $43^{\circ} 40'$  west along the north-westerly limit of lot 19, a distance of 199.44 feet to the most northerly angle of lot 18; thence south  $42^{\circ} 59'$  west along the north-westerly limit of lots 18 and 17, a distance of 253.11 feet; thence south  $43^{\circ} 54' 30''$  west along the north-westerly limit of lots 17 and 16, a distance of 514.94 feet; thence south  $44^{\circ} 03'$  west along the north-westerly limit of lot 16, a distance of 960.18 feet to the point of commencement.

#### SCHEDULE 14

1. In the City of Niagara Falls in the County of Welland being

- (a) part of lots 117 to 122, both inclusive, registered plan 29 (Town),
- (b) part of lots 135 to 143, both inclusive, registered plan 29 (Town),
- (c) part of lots 148 and 150, registered plan 29 (Town),
- (d) all of lot 149, registered plan 29 (Town),
- (e) part of a lane, registered plan 29 (Town),
- (f) part of land between the south-easterly side of the land of the right of way of the Michigan Central Railway and the north-westerly side of lots 149 and 150, registered plan 29 (Town), and
- (g) part of Ontario Street,

and, premising that all bearings are astronomic and are referred to the meridian through the south-west angle of lot 120 in the Township of Stamford in longitude  $79^{\circ} 09'$  west, bounded by a line located as follows:

Commencing at the most southerly angle of lot 135 registered plan 29 (Town); thence north  $48^{\circ} 50'$  west along the south-westerly limit of lots 135 and 136 a distance of 89.91 feet; thence north  $4^{\circ} 11'$  east 21.41 feet; thence north-westerly 101.01 feet on a curve left of 431.5 feet radius, the chord equivalent being 100.78 feet measured north  $24^{\circ} 03'$  west to a standard iron bar; thence north  $31^{\circ} 55'$  west 305.38 feet to a standard iron bar in the south-easterly limit of Ontario Street; thence north  $32^{\circ} 01' 17''$  west 60.62 feet to a standard iron bar in the north-westerly limit of Ontario Street; thence north

31° 49' west 134.93 feet to a point in the south-easterly limit of the land of the right of way of the Michigan Central Railway; thence north 49° 46' 30" east along the easterly limit 101.0 feet; thence south 31° 49' east 134.93 feet to a standard iron bar in the north-westerly limit of Ontario Street; thence south 34° 21' 47" east, 60.32 feet to a point in the south-easterly limit of Ontario Street; thence south 31° 55' east 107.48 feet to a point in the line between lots 118 and 119; thence south-westerly along the last-mentioned line, 5.18 feet; thence south 31° 55' east 51.85 feet to a point in the line between lots 119 and 120; thence north-easterly along the last-mentioned line 5.18 feet; thence south 31° 55' east 155.57 feet to a standard iron bar; thence south 58° 05' west 6.75 feet; thence south 29° 42' 45" east 59.72 feet; thence south 20° 24' 30" east 53.25 feet; thence south 13° 58' 15" east 64.56 feet; thence south-easterly on a curve left of 15.0 feet radius, the chord equivalent being 16.38 feet measured south 49° 24' east to a point in the south-easterly limit of lot 135; thence south 43° 03' west along the south-easterly limit 57.91 feet to the point of commencement.

2. In the City of Niagara Falls in the County of Welland being

(a) part of lots

- (i) 398 and 399,
- (ii) 404 to 406, both inclusive,
- (iii) 421,
- (iv) 425 to 427, both inclusive,
- (v) 445 to 449, both inclusive,
- (vi) 452 and 453, and
- (vii) 456

according to registered plan 747 (Town),

(b) all of lots

- (i) 400 to 403, both inclusive,
- (ii) 422 to 424, both inclusive,
- (iii) 450 and 451, and
- (iv) 454 and 455,

according to registered plan 747 (Town),

(c) part of lot 427A, registered plan 37 (Town),

(d) all of lots 400A and 401A, registered plan 37 (Town),

(e) part of Palmer Avenue,

(f) part of College Crescent,

(g) part of Cookman Crescent, and

(h) part of Victoria Avenue,

and, premising that all bearings are astronomic and are referred to the meridian through the south-west angle of lot 120 in the Township of Stamford in longitude 79° 09' west, bounded by a line located as follows:

Commencing at the north-west angle of lot 400A, registered plan 37 (Town); thence south 1° 57' 30" east along the west limit of lot 400A a distance of 40.25 feet; thence south 88° 21' 15" west along the northerly limit of Roberts Street or the northerly limit produced easterly, a distance of 66.0 feet; thence south 1° 57' 30" east 260.20 feet; thence

north 88° 02' 30" east 152.73 feet; thence south 33° 54' east 52.67 feet; thence south 31° 55' east 75.51 feet; thence south 12° 35' west 19.73 feet; thence south 31° 55' east 103.71 feet to a point in the westerly limit of College Crescent; thence south 38° 30' 30" east 191.53 feet to a point in the north-westerly limit of the land of the right of way of the Michigan Central Railway; thence north 49° 55' east along the north-westerly limit 126.30 feet; thence north 31° 55' west 503.68 feet to the north-east angle of lot 403, registered plan 747 (Town); thence north 68° 21' west along the northerly limit of lot 403 a distance of 42.16 feet to the north-west angle of lot 403; thence north 31° 51' 30" west 40.28 feet to a point in the line between lots 398 and 399; thence north 26° 06' 30" east along the last-mentioned line 29.42 feet; thence north 59° 20' 30" west 40.13 feet to a point in the line between lots 399 and 400; thence north 26° 06' 30" east along the last-mentioned line 30.0 feet to the north-east angle of lot 400; thence north 59° 20' 30" west along the northerly limit of lot 400 a distance of 49.81 feet; thence north 52° 22' 30" west 15.6 feet to the north-west angle of lot 400, registered plan 747 (Town); thence south 88° 02' 30" west along the north limit of lot 400A, registered plan 37 (Town), 40.0 feet to the point of commencement.

3. Part in the City of Niagara Falls and part in the Township of Stamford, in the County of Welland, being part of Roberts Street and Stanley Street, and being a strip of land 135 feet wide lying between two lines drawn parallel to, on opposite sides of and distant 67.5 feet measured perpendicularly from a centre line and centre line produced, and, premising that all bearings are astronomic and are referred to the meridian through the south-west angle of lot 120 in the Township of Stamford in longitude 79° 09' west, the centre line may be located as follows:

Commencing at a point in the west limit of Stanley Street 270.9 feet measured north 2° 33' west along the west limit from the south-east angle of lot 13, registered plan 35, the west limit of Stanley Street being the west limit of the herein-described land; thence south 89° 56' east 33.04 feet; thence north 88° 21' 15" east along the centre line of Roberts Street 3292.25 feet to a point in the east limit of First Street, being the east limit of the herein-described land.

4. In the Township of Stamford in the County of Welland being

- (a) (i) part of lot 1 fronting on the west side of Temperance Street,
- (ii) part of lots 5 to 28, both inclusive, fronting on the south side of Roberts Street,
- (iii) part of lots 18 and 22 fronting on the west side of Stanley Street,
- (iv) all of lots 19, 20 and 21 fronting on the west side of Stanley Street,
- (v) part of lots 29 to 52, both inclusive, fronting on the north side of Roberts Street,
- (vi) all of lots 53 to 56, both inclusive, fronting on the north side of Roberts Street,
- (vii) part of lot 21 fronting on the east side of Portage Road, and
- (viii) all of lots 18, 19 and 20 fronting on the east side of Portage Road,

according to registered plan 35,

(b) part of Block A, registered plan 35,



- (c) part of
- (i) Liberty Street,
  - (ii) Temperance Street, and
  - (iii) Roberts Street
- shown on registered plan 35,
- (d) part of Portage Road,
- (e) part of township lots 126 and 113,
- (f) part of Drummond Road,
- (g) all of lot 1 fronting on the west side of Drummond Road, registered plan 52,
- (h) all of lots
- (i) 1 to 6, both inclusive,
  - (ii) 98 to 161, both inclusive, and
  - (iii) 290 to 299, both inclusive,
- shown on registered plan 44,
- (i) part of lots
- (i) 7,
  - (ii) 272 to 289, both inclusive, and
  - (iii) 300 to 303, both inclusive,
- shown on registered plan 44,
- (j) all of Jocelyn Street,
- (k) part of Highland Avenue,
- (l) part of Glenholme Avenue,
- (m) parts of township lot 125,
- (n) part of township lots 114 and 115,
- (o) part of township lot 124,
- (p) part of Bellvue Street diversion and Bellevue Street, and
- (q) part of Dorchester Road,

and, premising that all bearings are astronomic and are referred to the meridian through the south-west angle of lot 120 in the Township of Stamford in longitude  $79^{\circ} 09'$  west, bounded by a line located as follows:

Commencing at a Department of Highways monument in the west limit of Stanley Street 371.0 feet measured north  $2^{\circ} 33'$  west along the west limit from the south-east angle of lot 13, registered plan 35; thence north  $89^{\circ} 56'$  west 1421.79 feet to a standard iron bar in the westerly limit of lot 21 fronting on Portage Road, registered plan 35; thence south  $83^{\circ} 09'$  west 69.33 feet to a point in the westerly limit of Portage Road; thence south  $88^{\circ} 48'$  west 175.27 feet; thence north  $10^{\circ} 56' 30''$  east 12.48 feet; thence north  $89^{\circ} 56'$  west 408.46 feet; thence south  $88^{\circ} 07' 45''$  west 1129.37 feet; thence north  $8^{\circ} 14' 45''$  west 499.96 feet to a point in the southerly limit of Valley Way Road; thence south  $89^{\circ} 42' 15''$  west along the southerly limit 85.74 feet to a point in the east limit of Drummond Road; thence south  $2^{\circ} 57'$  east along the east limit 307.21 feet to the south-west angle of township lot 113, being also the north-west corner of township lot 126; thence south  $3^{\circ} 06'$  east along the east

limit of Drummond Road 192.15 feet; thence south  $83^{\circ} 48'$  west 66.10 feet to a point in the west limit of Drummond Road at the north-east angle of lot 161, registered plan 44; thence south  $88^{\circ} 09'$  west 1121.20 feet to the north-west angle of lot 117, registered plan 44; thence south  $88^{\circ} 10'$  west 341.50 feet to a standard iron bar marking the north-west angle of lot 106, registered plan 44; thence south  $88^{\circ} 09'$  west 271.35 feet to a standard iron bar marking the north-west angle of lot 98, registered plan 44; thence south  $88^{\circ} 04' 45''$  west 1148.45 feet to a point in the south limit of lot 272, registered plan 44; thence north  $36^{\circ} 57' 15''$  west 115 feet to the top of the south-easterly bank of the canal of The Hydro-Electric Power Commission of Ontario; thence south-westerly along the top of the south-easterly bank a straight-line distance of 70 feet; thence north  $36^{\circ} 57' 15''$  west 165 feet to the top of the north-westerly bank of the canal; thence north-easterly along the top of the north-westerly bank a straight-line distance of 70 feet; thence north  $36^{\circ} 57' 15''$  west 170 feet; thence north  $36^{\circ} 58' 15''$  west 265.10 feet; thence south  $87^{\circ} 31' 45''$  west 81.03 feet to a point in the east limit of Dorchester Road, being the west limit of township lot 114; thence south  $46^{\circ} 50'$  west 87.06 feet to a Department of Highways monument in the west limit of Dorchester Road, being the east limit of township lot 115; thence south  $69^{\circ} 20'$  west 954.37 feet; thence south  $75^{\circ} 52'$  west 760.48 feet; thence south  $14^{\circ} 08'$  east 221.0 feet; thence north  $75^{\circ} 52'$  east 717.09 feet; thence south  $73^{\circ} 42'$  east 472.81 feet; thence south  $36^{\circ} 57' 15''$  east 165 feet to the top of the north-westerly bank of the canal of The Hydro-Electric Power Commission of Ontario; thence north-easterly along the top of the north-westerly bank a straight-line distance of 70 feet; thence south  $36^{\circ} 57' 15''$  east 170 feet to a point in the top of the south-easterly bank of the canal; thence south-westerly along the top of the south-easterly bank a straight-line distance of 70 feet; thence south  $36^{\circ} 57' 15''$  east 115 feet; thence south  $51^{\circ} 41' 40''$  east 264.32 feet to a point in the east limit of township lot 124, being the west limit of Dorchester Road; thence south  $55^{\circ} 01'$  east 83.01 feet to a standard iron bar in the west limit of township lot 125, being the east limit of Dorchester Road; thence north  $68^{\circ} 52' 15''$  east 1428.83 feet; thence north-easterly 277.07 feet on a curve right of 1332.39 feet radius, the chord equivalent being 276.54 feet measured north  $74^{\circ} 49' 41''$  east to a point in the west limit of lot 63, registered plan 44; thence north  $1^{\circ} 03' 15''$  west along the west limit 15.65 feet to a standard iron bar marking the north-west angle of lot 63; thence north  $88^{\circ} 09'$  east along the south limit of Jocelyn Street 272.81 feet to a standard iron bar; thence north  $88^{\circ} 10'$  east continuing along the south limit 341.50 feet to a standard iron bar; thence north  $88^{\circ} 09'$  east continuing along the south limit 976.50 feet; thence south  $3^{\circ} 06'$  east 233.14 feet to the south-east angle of lot 2, registered plan 52; thence north  $87^{\circ} 23'$  east 150.0 feet to a point in the west limit of Drummond Road; thence south  $52^{\circ} 49' 40''$  east 86.51 feet to a point in the east limit of Drummond Road being the west limit of township lot 126; thence north  $2^{\circ} 45' 15''$  east 284.43 feet; thence north  $88^{\circ} 07' 45''$  east 911.20 feet to a standard iron bar; thence north  $89^{\circ} 20' 30''$  east 656.50 feet; thence north  $79^{\circ} 26'$  east 42.77 feet; thence north  $88^{\circ} 25' 30''$  east 135.37 feet; thence south  $79^{\circ} 08'$  east 81.11 feet to a point in the east limit of Portage Road; thence south  $89^{\circ} 20'$  east 186.25 feet; thence north  $87^{\circ} 20'$  east 116.39 feet; thence south  $89^{\circ} 56'$  east 1168.11 feet to a Department of Highways monument in the west limit of Stanley Street; thence north  $2^{\circ} 33'$  west along the west limit 200.20 feet to the point of commencement; but excepting the lands of The Hydro-Electric Power Commission of Ontario being part of township lots 124 and 125, part of the Dorchester Road and part of lots 280 to 289, both inclusive, registered plan 44, bounded by a line described as follows:

Commencing at a point in the top of the south-easterly bank of the canal of The Hydro-Electric Power Commission in township lot 125, the point being located by starting at a standard iron bar marking the south-east angle of lot 226, registered plan 44, thence south 88° 04' 45" west along the south limit of lots 226 to 272, both inclusive, registered plan 44, a distance of 1148.45 feet to a point in the south limit of lot 272, registered plan 44, thence north 36° 57' 15" west 115 feet to a point in the top of the south-easterly bank of the canal, thence south-westerly along the top of the south-easterly bank a straight-line distance of 170 feet to the point of commencement; thence south-westerly along the top of the south-easterly bank a straight-line distance of 568.41 feet; thence north 36° 57' 15" west, 170 feet to the top of the north-westerly bank of the canal; thence north-easterly along the top of the north-westerly bank of the canal a straight-line distance of 568.4 feet to its intersection by a line drawn on a bearing of north 36° 57' 15" west from the point of commencement; thence south 36° 57' 15" east 165 to the point of commencement.

(1140)

24

### THE HIGHWAY IMPROVEMENT ACT

O. Reg. 122/50.  
Application of Subsection 1 of section 79b of the Act within the limits of cities, towns and villages.  
New.  
Made—19th May, 1950.  
Filed—6th June, 1950, 10.35 a.m.

### ORDER MADE BY THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT

1. Subsection 1 of section 79b of the Act shall apply within the limits of

- the cities or parts thereof specified in schedule 1,
- the towns or parts thereof specified in schedule 2, and
- the villages or parts thereof specified in schedule 3.

### SCHEDULE 1

Item	Name of City	Parts
1.	Hamilton	the whole
2.	Niagara Falls	the whole
3.	Oshawa	the whole
4.	St. Catharines	the whole

### SCHEDULE 2

Item	Name of Town	Parts
1.	Dundas	the whole
2.	Fort Erie	the whole
3.	Grimsby	the whole
4.	Whitby	the whole

### SCHEDULE 3

Item	Name of Village	Parts
1.	Point Edward	the whole

(1141)

24

### THE FARM PRODUCTS MARKETING ACT, 1946

O. Reg. 123/50.  
Approval of Agreement for Marketing Strawberries for Processing.  
New.  
Made—6th June, 1950.  
Filed—6th June, 1950, 11.45 a.m.

### ORDER MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT, 1946

#### MARKETING OF STRAWBERRIES FOR PROCESSING

The Board approves the agreement appended hereto and orders and declares that it is in force.

(Seal) G. F. PERKIN,  
Chairman.  
F. K. B. STEWART,  
Secretary.

Dated at Toronto,  
this 6th day of June, 1950.

### 1950 AGREEMENT FOR THE MARKETING OF STRAWBERRIES FOR PROCESSING

MEMORANDUM OF AGREEMENT made by the Negotiating Committee for Strawberries produced in Ontario in 1950, appointed under the provisions of "The Ontario Berry Growers' Marketing-for-Processing Scheme".

We, the undersigned members of the Negotiating Committee, agree and recommend to the Farm Products Marketing Board that the following agreement be approved:

1. The minimum prices to be paid every grower for strawberries produced in Ontario during the year 1950, purchased and received for processing, shall be at the rate of seventeen cents (17c) per quart box of 20 ounces, f.o.b. factory or f.o.b. factory receiving station with crates and boxes returned to the grower or furnished by the processor.

2. Payment shall be made by the processors as follows:

- Fifty (50) per centum of the purchase price shall be made, upon request, to the grower within a reasonable time after delivery, and
- The balance of the purchase price shall be paid to the grower on or before August 1st, 1950.

Dated at the City of Hamilton in the Province of Ontario this 5th day of June, 1950.

Growers  
EVERETT SLACER  
R. H. RITTENHOUSE  
BRUCE M. WALLACE

Processors  
J. S. DUNLOP  
R. S. SHIRRIFF  
W. T. DAY

(1142)

24

**THE REGULATIONS ACT, 1944**

O. Reg. 124/50.

Powers of Registrar.

Amending O. Reg. 1/44.

Made—

Approved—8th June, 1950.

Filed—9th June, 1950, 3.45 p.m.

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**REGULATIONS MADE BY THE MINISTER  
UNDER THE REGULATIONS ACT, 1944**

1. Regulation 10 of Ontario Regulations 1/44 is revoked and the following substituted therefor:

10. (1) Subject to sub-regulation (2) the Registrar may refuse to mark regulations "filed" under Regulation 9 where in his opinion

- (a) a reasonable doubt exists as to the authority to make the regulations or any part thereof;
- (b) a reasonable doubt exists as to the meaning of the regulations or any part thereof; or
- (c) the regulations do not comply with the requirements of the Act and these regulations.

(2) The Registrar shall mark regulations "filed" under Regulation 9 when directed so to do by the Attorney-General or the Deputy Attorney-General.

DANA PORTER,  
Attorney-General.

(1162)

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## Publications Under The Regulations Act, 1944

JUNE 24th, 1950

### THE PROVINCIAL LAND TAX ACT

O. Reg. 125/50.  
Persons exempt from Taxes.  
Revoking O. Reg. 307/44.  
Made—8th June, 1950.  
Filed—12th June, 1950, 1.30 p.m.

#### REGULATIONS MADE UNDER THE PROVINCIAL LAND TAX ACT

1. A person who is the owner of
  - (a) land on which he resides and which he uses for farming purposes, or
  - (b) land in the geographic townships of Campbell, Dawson, Mills and Robinson, in the Territorial District of Manitoulin,

shall be exempt from tax under the provisions of section 3 of the Act in respect of the land.

2. Ontario Regulations 307/44 are revoked.

(1176)

25

### THE GAME AND FISHERIES ACT, 1946

O. Reg. 126/50.  
Designating Counties for Hunting Fox.  
Revoking O. Regs. 82/49 and 32/50.  
Made—8th June, 1950.  
Filed—13th June, 1950, 11.00 a.m.

#### REGULATIONS MADE BY THE MINISTER UNDER THE GAME AND FISHERIES ACT, 1946

Ontario Regulations 82/49 and 32/50 are revoked.

H. R. SCOTT,  
Minister of Lands and Forests.

Toronto, June 8, 1950.

(1177)

25



**Publications Under The Regulations Act, 1944**

JULY 1st, 1950

**THE POLICE ACT, 1949**

O. Reg. 127/50.  
 Division of Responsibility for Policing.  
 Revoking Regulations 24 and 25 of  
 O. Reg. 4/47.  
 Made—15th June, 1950  
 Filed—19th June, 1950, 10.15 am.

**REGULATIONS MADE UNDER  
 THE POLICE ACT, 1949**

**DIVISION OF RESPONSIBILITY FOR POLICING**

1. The villages in Column 1 of schedule 1 and the townships in Column 1 of schedule 2 are designated as villages and townships which, or parts of which as described in Column 2 of each of those schedules, have a density of population and real property assessment sufficient to warrant the maintenance of a police force.

2. Each area named in Column 1 and described in Column 3 of schedule 3 is designated as a special area and the company the name of which is set opposite the area, in Column 2 of the schedule 3, and which operates an enterprise in the area or owns the area, is required to enter into an agreement for the policing of the area under section 52 of the Act.

3. Regulations 24 and 25 of Ontario Regulations 4/47 are revoked.

**SCHEDULE 1  
 VILLAGES**

COLUMN 1	COLUMN 2
Name of Village	Part
1. ACTON	the whole
2. ARTHUR	the whole
3. BANCROFT	the whole
4. BARRY'S BAY	the whole
5. BEAMSVILLE	the whole
6. BELLE RIVER	the whole
7. BOBCAYGEON	the whole
8. BRADFORD	the whole
9. BRIGHTON	the whole
10. CALEDONIA	the whole
11. CARDINAL	the whole
12. CASSELMAN	the whole
13. CHESTERVILLE	the whole
14. CHIPPAWA	the whole
15. CYRSTAL BEACH	the whole

**VILLAGES—Continued**

COLUMN 1	COLUMN 2
Name of Village	Part
16. DELHI	the whole
17. EGANVILLE	the whole
18. ELORA	the whole
19. EXETER	the whole
20. FENELON FALLS	the whole
21. FERGUS	the whole
22. FONTHILL	the whole
23. FOREST HILL	the whole
24. FRANKFORD	the whole
25. HAGERSVILLE	the whole
26. HAVELOCK	the whole
27. HUMBERSTONE	the whole
28. IROQUOIS	the whole
29. KEMPTVILLE	the whole
30. LAKEFIELD	the whole
31. LONG BRANCH	the whole
32. MADOC	the whole
33. MARKHAM	the whole
34. MARMORA	the whole
35. MORRISBURG	the whole
36. NEW HAMBURG	the whole
37. NORWICH	the whole
38. POINT EDWARD	the whole
39. PORT CREDIT	the whole
40. PORT DOVER	the whole
41. PORT McNICOLL	the whole
42. PORT PERRY	the whole
43. PORTSMOUTH	the whole
44. PORT STANLEY	the whole
45. RICHMOND HILL	the whole
46. ROCKCLIFFE PARK	the whole
47. SHELBURNE	the whole
48. STOUFFVILLE	the whole
49. STONEY CREEK	the whole
50. SUTTON	the whole
51. SWANSEA	the whole
52. TAVISTOCK	the whole
53. TWEED	the whole
54. WASAGA BEACH	the whole
55. WATERDOWN	the whole
56. WATERFORD	the whole
57. WELLINGTON	the whole
58. WHEATLEY	the whole
59. WINCHESTER	the whole
60. WOODBRIDGE	the whole

## SCHEDULE 2

PART 1  
TOWNSHIPS

COLUMN 1	COLUMN 2
Name of Township	Part
1. BARTON	— that part known as Bartonville, described as follows: Commencing where the northerly limit of the right of way of the Toronto, Hamilton and Buffalo Railway is intersected by the easterly limit of the City of Hamilton; thence northerly along the City limit, being along the easterly limit of Kenilworth Avenue of the City to the southerly City limit lying south of Main Street (Highway No. 8); thence easterly along the last-mentioned City limit to the boundary between the townships of Barton and Saltfleet; thence southerly along that boundary to the northerly limit of the right of way of the Toronto, Hamilton and Buffalo Railway; thence westerly along the northerly limit of that right of way to the point of commencement.
2. BAYHAM	— the whole
3. BERTIE	— the whole
4. BOSANQUET	— that part lying within the limits of the Police Village of Grand Bend.
5. BRANTFORD	— the whole
6. CALVERT	— that part of the geographic Township of Calvert being the north half of Lot 1 and the east half of the north half of Lot 2 in the 3rd Concession, the south half of Lot 1 and the east half of the south half of Lot 2 and the north half of Lot 2 in the 4th Concession, and the south half of Lot 2 in the 5th Concession.
7. COLCHESTER SOUTH	— that part described as follows: Commencing at a point where the shore of Lake Erie is intersected by the boundary between the townships of Colchester South and Malden; thence northerly along that boundary to the southerly limit of the road allowance between the 1st and 2nd concessions of the Township of Colchester South; thence easterly along the southerly limit of the road allowance between the 1st and 2nd concessions to the boundary between the townships of Colchester South and Gosfield South; thence southerly along the last-mentioned boundary to the shore of Lake Erie; thence in a general westerly direction along the shore of Lake Erie to the point of commencement.
8. CORNWALL	— the whole
9. CROWLAND	— that part described as follows: Commencing at the south-westerly angle of the Township; thence easterly along the boundary between the townships of Crowland and Humberstone to the easterly limit of the road allowance between lots 20 and 21, in the 1st Concession of the Township of Crowland; thence northerly along the easterly limits of the road allowances between lots 20 and 21 in the 1st and 2nd, 3rd and 4th concessions of the Township of Crowland to the southerly limit of the road allowance between the 4th and 5th concessions thereof; thence westerly along the last-mentioned limit to the centre of the Welland River, being the boundary between the townships of Crowland and Thorold; thence in a general south-westerly direction following the boundary between the townships of Crowland and Thorold to the boundary between the townships of Crowland and Wainfleet; thence southerly along that boundary to the point of commencement: EXCEPTING THEREFROM that portion of the City of Welland, lying within the area described above.
10. EAST FLAMBOROUGH	— the whole
11. EAST WHITBY	— that part described as follows: Commencing where the shore of Lake Ontario is intersected by the boundary between the townships of East Whitby and Darlington; thence northerly along that boundary to the line between the 4th and 5th concessions of the Township of East Whitby; thence westerly along the last-mentioned line to the boundary between the townships of East Whitby and Whitby; thence southerly along that boundary to the shore of Lake Ontario; thence in a general easterly direction following the shore of Lake Ontario to the point of commencement: EXCEPTING THEREFROM the City of Oshawa.



TOWNSHIPS—Continued

COLUMN 1	COLUMN 2
Name of Township	Part
12. EAST YORK	— the whole
13. ETOBICOKE	— the whole
14. GOSFIELD SOUTH	— that part described as follows: Commencing at a point where the shore of Lake Erie is intersected by the boundary between the townships of Gosfield South and Colchester South; thence northerly along that boundary to the southern limit of Highway No. 18; thence easterly along the southerly limit of Highway No. 18 to the boundary between the Township of Gosfield South and the Township of Mersea; thence southerly along the last-mentioned boundary to the shore of Lake Erie; thence in a general westerly direction along the shore of Lake Erie to the point of commencement: EXCEPTING THEREFROM any portion of the Town of Kingsville within the area described above.
15. GRANTHAM	— that part described as follows: Commencing where the shore of Lake Ontario is intersected by the boundary between the townships of Grantham and Louth; thence southerly along that boundary to the limit between the 8th and 9th concessions of the Township of Grantham; thence easterly along the last-mentioned limit to the westerly limit of the Welland Ship Canal; thence northerly following the westerly limit of the Welland Ship Canal to the shore of Lake Ontario; thence in a general south-westerly direction along the shore of Lake Ontario to the point of commencement: EXCEPTING THEREFROM the City of St. Catharines, the Town of Port Dalhousie and any part of the Town of Merritton within the area described above.
16. HUMBERSTONE	— that part described as follows: Commencing where the shore of Lake Erie is intersected by the boundary between the townships of Humberstone and Wainfleet; thence northerly along that boundary to the southerly limit of Highway No. 3; thence in a general easterly direction following the southerly limit of Highway No. 3 to the boundary between the townships of Humberstone and Bertie; thence southerly along the last-mentioned boundary to the shore of Lake Erie; thence in a general westerly direction following the shore of Lake Erie to the point of commencement: EXCEPTING THEREFROM the Town of Port Colborne and any part of the Village of Humberstone within the area described above.
17. INNISFIL	— the whole
18. LARDER LAKE	— that part as shown outlined in red on Plan 1 filed in the office of the Registrar of Regulations at Toronto, described as follows: Commencing at the north-easterly angle of mining claim L 12603; thence easterly along the northerly limits of mining claims L 12603, L 11057, L 7994, H.F. 189 and H.F. 190 to the north-easterly angle of mining claim H.F. 190; thence southerly along the easterly limit of mining claim H.F. 190 to the north-westerly angle of mining claim L. 8047; thence easterly along the northerly limits of mining claims L 8047 and L 1009 to the north-easterly angle of mining claim L 1009; thence southerly along the easterly limit of mining claim L 1009 to the south-easterly angle thereof; thence westerly along the southerly limit of mining claim L 1009 to the easterly limit of mining claim H.F. 192; thence southerly along the easterly limit of mining claim H.F. 192 to the south-easterly angle thereof; thence westerly along the northerly limit of mining claim H.S. 109 to the north-easterly angle thereof; thence southerly along the easterly limit of mining claim H.S. 109 and the westerly limit of mining claim L 5360 to the northerly limit of mining claim H.S. 114; thence westerly along the northerly limit of mining claim H.S. 114 to the north-westerly angle thereof; thence southerly along the westerly limit of mining claim H.S. 114 to the shore of Larder Lake; thence following the shore of Larder Lake in a general south-westerly direction to the point where it is intersected by the southerly limit of mining claim L.S. 39; thence westerly along the southerly limit of mining claim L.S. 39 to the south-westerly angle thereof; thence northerly along the westerly limit of mining claim L.S. 39 to the north-westerly angle thereof; thence westerly along the southerly limit of mining claim H.F. 127 to the south-westerly angle thereof; thence northerly along the westerly limit of mining claim H.F. 127 to the north-westerly angle thereof; thence westerly along the southerly limit of mining claim H.F. 126 to the south-westerly angle thereof; thence southerly along

## TOWNSHIPS—Continued

COLUMN 1	COLUMN 2
Name of Township	Part
19. LONDON	<p>the east limit of mining claim L 31280 to the south-easterly angle thereof; thence westerly along the southerly limit of mining claim L 31280 to the south-westerly angle thereof; thence northerly along the westerly limits of mining claims L 31280, L 30553 and L 12100 to the north-westerly angle of mining claim L 12100; thence easterly along the northerly limit of mining claim L 12100 to the south-easterly angle of mining claim L 11119; thence northerly along the westerly limits of mining claims L 11119 and L 12603 to the point of commencement.</p> <p>—(a) that part known as Broughdale, lying north of and adjacent to the City of London, described as follows: Commencing where the westerly bank of the North Branch of Thames River is intersected by the westerly production of the north limit of the City of London; thence easterly to and along the north limit of the City of London to easterly limit of the road allowance between lots 12 and 13 in the 3rd Concession of the Township, known as Adelaide Street; thence northerly along the last-mentioned limit to the northerly bank of the North Branch of Thames River; thence in general westerly and southerly directions following the bank of Thames River to the point of commencement;</p> <p>(b) that part known as Pottersburg lying east of and adjacent to the City of London, described as follows: Commencing where the limit between the 1st and 2nd concessions of the Township is intersected by the westerly limit of the road allowance between lots 4 and 5 in the 1st Concession of the Township, known as Clark's Side Road; thence westerly along the limit between the 1st and 2nd concessions to the east limit of the City of London; thence southerly following the irregular east limit of the City of London to the production westerly of the southerly limit of Wavell Avenue; then easterly to and along the southerly limit of Wavell Avenue and its production easterly to the westerly limit of the road allowance between Lots 4 and 5 in Concession "A" of the Township; thence northerly along the westerly limits of the road allowances between Lots 4 and 5 in Concession "A" and the 1st Concession of the Township to the point of commencement;</p> <p>(c) that part known as Mervin Heights lying north of and adjacent to the City of London, described as follows: Commencing where the northerly limit of the City of London along Oxford Street is intersected by the westerly limit of the road allowance between lots 8 and 9 in the 2nd Concession of the Township known as Asylum Side Road; thence westerly following the limit of the City of London along Oxford Street to an angle therein; thence northerly along the City limit to Cheapside Street; thence westerly following the City limit along Cheapside Street to Adelaide Street; thence northerly following the City limit along Adelaide Street and continuing along Adelaide Street, being the original road allowance between lots 12 and 13 in the 3rd Concession of the Township, to the northerly limit of Kipps Lane; thence easterly along the northerly limit of Kipps Lane and its production easterly to the westerly limit of the road allowance between lots 8 and 9 in the 3rd Concession of the Township; thence southerly along the easterly limit of the road allowance between lots 8 and 9 in the 3rd and 2nd concessions to the point of commencement; and</p> <p>(d) that part known as Oxford Park, lying west and adjacent to the City of London described as follows: Commencing where the west limit of the City of London is intersected by the limit between the 1st and 2nd concessions of the Township; thence westerly along that limit to the westerly limit of Beaverbrook Avenue; thence southerly along the last-mentioned limit and its production to the centre of Thames River, being the limit of the City of London; thence in general northerly, easterly and northerly directions following the City limits to the point of commencement.</p>
20. MAIDSTONE	<p>— that part described as follows: Commencing at a point where the shore of Lake St. Clair is intersected by the boundary between the townships of Maidstone and Sandwich East; thence southerly along that boundary to the northerly limit of the right of way of the Canadian Pacific Railway; thence easterly along the last-mentioned limit to the production southerly of the westerly boundary of the Village of Belle River; thence northerly to and along the westerly boundary of the Village of Belle River to the shore of Lake St. Clair; thence westerly along the shore of Lake St. Clair to the point of commencement: EXCEPTING THEREFROM the Village of St. Clair Beach.</p>

## TOWNSHIPS—Continued

COLUMN 1	COLUMN 2
Name of Township	Part
21. MALDEN	<p>—(a) that part described as follows: Commencing at a point where the shore of Lake Erie is intersected by the boundary between the townships of Malden and Colchester South; thence northerly along that boundary to the southerly limit of Highway No. 18, abutting Lot 86 in the 8th Concession of the Township of Malden; thence westerly following the southerly limit of the Highway to the easterly limit of a road running northerly therefrom and lying immediately east of Big Creek; thence northerly along the last-mentioned limit to the northerly limit of a road between lots 20 and 21 in the 2nd Concession of the Township; thence westerly along the northerly limit of the road between lots, 20 and 21 to the easterly limit of the road allowance between the 1st and 2nd concessions of the Township; thence northerly along the easterly limit of the road allowance between the 1st and 2nd concessions to the southerly boundary of the Town of Amherstburg; thence westerly along the last-mentioned boundary to the easterly bank of Detroit River; thence southerly along the bank of Detroit River to the shore of Lake Erie; thence easterly along the shore of Lake Erie to the point of commencement; and</p> <p>(b) Bois Blanc Island—the whole</p>
22. MATACHEWAN	— the whole
23. MCKIM	— the whole
24. MERSEA	<p>— that part described as follows: Commencing at a point where the shore of Lake Erie is intersected by the boundary between the townships of Mersea and Gosfield South; thence northerly along that boundary to the southerly limit of Highway No. 18; thence easterly along the southerly limit of Highway No. 18 and along the southerly limit of the road allowance between Concession "A" and the 1st Concession of the Township of Mersea to the limit between lots 21 and 22 in the 1st Concession; thence northerly along the limit between lots 21 and 22 in the 1st and 2nd concessions to the northerly limit of the road allowance between the 2nd and 3rd concessions of the last-named Township; thence easterly along the last-mentioned limit to the shore of Lake Erie; thence southerly and north-westerly following the shore line of Lake Erie to the point of commencement: EXCEPTING THEREFROM any portion of the Town of Leamington within the area described above.</p>
25. NEELON AND GARSON	— the whole
26. NIPIGON	— that part being Lot 14 in the 1st Concession, Lots 9, 10, 11, 12, 13 and 14 in the 2nd Concession, and Lot 14 in the 3rd Concession.
27. NORTH YORK	— the whole
28. PICKERING	<p>— that part described as follows: Commencing where the shore of Lake Ontario is intersected by the boundary between the townships of Pickering and Whitby; thence northerly along that boundary to the line between the 2nd and 3rd concessions of the Township of Pickering; thence westerly along that line to the boundary between the Townships of Pickering and Scarborough; thence southerly along the last-mentioned boundary to the shore of Lake Ontario; thence in a general north-easterly direction following the shore of Lake Ontario to the point of commencement.</p>
29. SALTFLEET	— that part lying north-easterly of the line between the 3rd and 4th concessions of the Township: EXCEPTING THEREFROM Burlington Beach.
30. SANDWICH EAST	— the whole
31. SANDWICH WEST	<p>— that part described as follows: Commencing at a point where the easterly bank of Detroit River is intersected by the boundary between the townships of Sandwich West and Anderdon; thence northerly along the River bank to the southerly boundary of the City of Windsor; thence in general directions easterly, northerly, easterly and south-easterly, following the limits of the City of Windsor to the boundary between the townships of Sandwich West and Sandwich East; thence</p>

## TOWNSHIPS—Continued

COLUMN 1	COLUMN 2
Name of Township	Part
	southerly along the last-mentioned boundary to the boundary between the townships of Sandwich West and Sandwich South; thence southerly along the last-mentioned boundary to the southerly limit of the road allowance between the 5th and 6th concessions, L'Assomption, of the Township of Sandwich West; thence south-westerly along the last-mentioned limit and its production to the easterly limit of the road allowance between the 1st and 2nd concessions, Petite Cote, of the Township of Sandwich West, known as the Malden Road; thence southerly along the easterly limit of the Malden Road and along the south-easterly limit of the travelled portion thereof following the northerly bank of Canard River to that boundary between the townships of Sandwich West and Anderdon; thence westerly along the boundary to the point of commencement: EXCEPTING THEREFROM the Towns of Ojibway and LaSalle.
32. SARNIA	<p>—(a) that part described as follows: Commencing where the shore of Lake Huron is intersected by the boundary between the townships of Sarnia and Plympton; thence southerly along that boundary to the northerly limit of the right of way of the Canadian National Railway; thence westerly and southerly and westerly along that limit to the easterly limit of the City of Sarnia; thence northerly and westerly along the easterly and northerly limits of the City of Sarnia to the south-easterly angle of the Village of Point Edward; thence northerly along the easterly limit of the Village of Point Edward to the northerly limit of the right of way of the Canadian National Railway; thence south-westerly along that northerly limit to a point 1062.75 feet from the road allowance between lots 66 and 67 of the Front Concession of the Township of Sarnia; thence in a straight line north 2° 9' east to the shore of Lake Huron; thence in a general north-easterly direction following the shore of Lake Huron to the point of commencement; and</p> <p>(b) that part described as follows: Commencing where the southerly limit of the City of Sarnia is intersected by the easterly limit of Scott Street; thence southerly along the easterly limit of Scott Street to the southerly limit of the road allowance between lots 7 and 8 in ranges 4, 5, 6 in the Sarnia Indian Reserve; thence westerly along the last-mentioned limit to the easterly limit of Highway No. 40; thence southerly along that easterly limit to the southerly limit of the road allowance between lots 21 and 22, in the River Front Concession, thence north-westerly along the last-mentioned limit to the shore of St. Clair River; thence in a general north-easterly direction following the bank of the St. Clair River to the southerly limit of the City of Sarnia; thence south-easterly, north-easterly and easterly along the last-mentioned limit to the point of commencement.</p>
33. SCARBOROUGH	— the whole
34. SCHREIBER	— that part as shown outlined in red on Plan 2 filed in the office of the Registrar of Regulations at Toronto, described as follows: Commencing at the south-west angle of mining claim T.B. 9627; thence easterly along the southerly limit of mining claims T.B. 9627 and T.B. 9786 to the south-east angle of mining claim T.B. 9786; thence southerly along the westerly limit of mining claim T.B. 9777 and the westerly limit of mining location R-219 to the south-west angle of mining location R-219; thence south-easterly in a straight line to the north-east angle of mining location E-198; thence southerly along the easterly limit of the last mentioned mining location to the south-east angle thereof; thence westerly along the southerly limit of mining location E-198 to the north-west angle of mining location E-196; thence southerly along the westerly limit of mining location E-196 to the south-west angle thereof; thence easterly along the southerly limit of mining location E-196 to the south-east angle thereof; thence northerly along the easterly limit of mining location E-196 to the north-east angle thereof; thence easterly along the northerly limits of mining location S.F. 63 and mining claims T.B. 4594 and T.B. 2364 to the south-east angle of the lands of the Canadian Pacific Railway; thence northerly along the easterly limit of those lands to the north-east angle thereof; thence westerly along the northerly limit of those lands to the westerly shore of Hightop Lake; thence north 45° west astronomically to the line between the east and west halves of mining location E-66; thence northerly along the line between those halves of mining location E-66 to the northerly limit thereof; thence westerly along the northerly limits of mining locations E-66 and R-270 to the north-west angle

## TOWNSHIPS—Continued

COLUMN 1	COLUMN 2
Name of Township	Part
	of mining location R-270; thence west astronomically to the intersection with a line drawn north astronomically from mile-post 867 on the Canadian Pacific Railway, as located by E. Stewart, Ontario Land Surveyor, in 1894, as shown in field notes of survey of township outlines along the Canadian Pacific Railway, and of record in the Department of Lands and Forests, Ontario; thence south astronomically along the last-mentioned line to the point of intersection with a line drawn west astronomically from the point of commencement; thence east astronomically to the point of commencement.
35. STAMFORD	— the whole
36. STEPHEN	— that part within the limits of the Police Village of Grand Bend.
37. SUNNIDALE	— that part described as follows: Commencing where the shore of Nottawasaga Bay of Georgian Bay is intersected by the boundary between the townships of Sunnidale and Nottawasaga; thence southerly along that boundary to the northerly bank of Lamont Creek; thence easterly following the northerly bank of Lamont Creek to the westerly limit of Lot 2, on the west side of the road, in the 14th Concession of the Township of Sunnidale; thence north-easterly in a straight line to the south-easterly angle of Lot 6 in the 16th Concession of the Township of Sunnidale; thence northerly along the easterly limit of Lot 6 in the 16th Concession to the shore of Nottawasaga Bay; thence in a general south-westerly direction following the shore of Nottawasaga Bay to the point of commencement.
38. TECK	— the whole
39. THOROLD	— the whole
40. TISDALE	— the whole
41. TORONTO	— the whole
42. WAINFLEET	— that part described as follows: Commencing where the shore of Lake Erie is intersected by the boundary between the townships of Wainfleet and Humberstone; thence northerly along that boundary to the southerly limit of the right of way of the Canadian National Railways crossing the 1st Concession of the Township of Wainfleet; thence westerly along the southerly limit of the right of way to the boundary between the townships of Wainfleet and Moulton; thence south-easterly along the last-mentioned boundary to the shore of Lake Erie; thence in a general easterly direction following the shore of Lake Erie to the point of commencement.
43. WATERLOO	— that part adjacent to the easterly limits of the City of Kitchener and being a strip of land one mile wide lying between two lines drawn parallel to, on opposite sides of and distant one-half mile measured perpendicularly from the centre line and centre line produced of Highway No. 8 and extending south-easterly from the irregular easterly limits of the City of Kitchener to the westerly bank of the Grand River.
44. WESTMINSTER	— that part known as Highland Park lying south of and adjacent to the City of London, described as follows: Commencing where the northerly limit of the road allowance in front of the 1st Concession of the Township, known as Base Line Road, is intersected by the westerly limit of Township Lot 1 on the west side of Wharncliffe Highway; thence northerly along the westerly limits of township Lots 1, 2 and 3, on the west side of Wharncliffe Highway, to the southerly limit of the City of London; thence easterly along the last-mentioned limit to the westerly limit of the City of London along the centre line of Wharncliffe Highway; thence southerly following the westerly limit of the City of London along the centre line of Wharncliffe Highway to the southerly limit of the city lying south of Emery Street in the City; thence easterly along the last-mentioned limit to the centre line of Wortley Road; thence southerly along the centre line of Wortley Road to the northerly limit of the road allowance in front of the 1st Concession of the Township; thence westerly along the last-mentioned limit to the point of commencement.
45. WHITCHURCH	— the whole
46. WHITNEY	— the whole
47. YORK	— the whole

## PART 2

## IMPROVEMENT DISTRICTS DEEMED TO BE TOWNSHIPS UNDER THE ACT

COLUMN 1	COLUMN 2
Improvement District	Part
1. ATIKOKAN	— the whole
2. BEARDMORE	— that part of the Township of Summers as shown outlined in red on Plan 3 filed in the Office of the Registrar of Regulations at Toronto, and described as follows: Commencing at the north-westerly angle of mining claim T.B. 4880; thence southerly along the westerly limits of mining claims T.B. 4880 and T.B. 4882 to the south-easterly angle of mining claim T.B. 5009; thence westerly along the southerly limit of mining claim T.B. 5009 to the north-westerly angle of mining claim T.B. 10370; thence southerly along the westerly limit of mining claim T.B. 10370 to the most northerly angle of mining claim T.B. 18531; thence south-easterly along the north-easterly limit of mining claim T.B. 18531 to the south-easterly limit of the right of way of the Canadian National Railway; thence north-easterly along the right of way to the southerly limit of mining claim T.B. 4988; thence easterly along the southerly limit of mining claim T.B. 4988 to the westerly limit of mining claim T.B. 4926; thence northerly along the last-mentioned limit to the north-westerly angle of mining claim T.B. 4926; thence easterly along the northerly limit of mining claim T.B. 4926 to the north-easterly angle thereof; thence northerly along the easterly limits of mining claims T.B. 4988, T.B. 4884 and T.B. 10338 to the most northerly angle of mining claim T.B. 10338; thence south-westerly along the north-westerly limit of mining claim T.B. 10338 to the easterly production of the northerly limit of mining claim T.B. 4880; thence westerly along the production and northerly limit of mining claim T.B. 4880 to the point of commencement.
3. MARATHON	— the whole
4. McGARRY	— the whole
5. MOUNTJOY	— the whole
6. RED ROCK	— the whole

## SCHEDULE 3

COLUMN 1	COLUMN 2	COLUMN 3
Name of Area	Name of Company	Description of Area
Ajax	Wartime Housing Limited	<p>— in the Township of Pickering in the County of Ontario and being</p> <p>(a) part of lot 8 in the First Concession of the Township containing 14.59 acres more or less and described as follows: Commencing at a point on the westerly boundary of the lot, 329.9 feet measured north <math>17^{\circ} 9' 30''</math> west along the westerly boundary from the northerly boundary of Queen Elizabeth Way as shown on Deposited Plan 45 (Highways), the point of commencement being the north-westerly angle of Deposited Plan 100 (Highways); thence north <math>72^{\circ} 49' 30''</math> east along boundary of such Plan 100 a distance of 126.19 feet to an iron bar; thence still following boundary of the plan on a curve to the right, having radius of 270.37 feet an arc-distance of 291.66 feet chord to the curve having a bearing of south <math>76^{\circ} 16' 15''</math> east and a length of 277.73 feet to an iron bar; thence still following boundary of the Plan south <math>45^{\circ} 22'</math> east 144.63 feet to an iron bar; thence still following boundary of the Plan, on a curve to the left having a radius of 170.27 feet an arc-distance of 78.15 feet chord to the curve having a bearing of south <math>58^{\circ} 30' 30''</math> east and a length of 77.47 feet; thence north <math>72^{\circ} 40' 30''</math> east 184.84 feet more or less, following the northern boundary of the Queen Elizabeth Way as shown on Deposited Plan 45 (Highways), to an angle therein; thence south <math>17^{\circ} 9' 30''</math> east 20 feet more or less still following boundary of the Deposited Plan 45, to an angle therein; thence north <math>72^{\circ} 40' 30''</math> east along the boundary of Deposited Plan 45, a distance of 65.32 feet; thence north <math>17^{\circ} 9' 30''</math> west 374 feet; thence north <math>40^{\circ} 10' 30''</math> west 1002.6 feet; thence south <math>72^{\circ} 40' 30''</math> west 342 feet to the westerly boundary of the lot; thence south <math>17^{\circ} 9' 30''</math> east along the westerly boundary of the lot 948 feet to the point of commencement, and</p> <p>(b) part of lots 9 and 10 in Concession one containing 93.91 acres more or less and described as follows: Commencing at the intersection of the westerly boundary of lot 10 with the northerly limit of the Queen Elizabeth Way as shown on plan deposited in the Registry Office for the Registry Division of the County as number 45; thence north <math>74^{\circ} 35'</math> east along the northerly boundary of the lands shown on plan 45, a distance of 33.71 feet to a stone monument; thence north <math>72^{\circ} 40' 30''</math> east along the northerly limit of Queen Elizabeth Way, as shown on the deposited plan 45, a distance of 2619.57 feet to an iron bar; thence north <math>17^{\circ} 9' 30''</math> west along the easterly boundary of lot 9 a distance of 1746 feet to an iron bar; thence south <math>72^{\circ} 40' 30''</math> west 828 feet to an iron bar; thence south <math>17^{\circ} 9' 30''</math> east 296 feet to an iron bar; thence south <math>72^{\circ} 40' 30''</math> west 1824.06 feet to an iron bar planted on the westerly boundary of lot 10; thence south <math>17^{\circ} 6' 40''</math> east along the westerly boundary of lot 10 a distance of 1450 feet to the point of commencement.</p>

**THE HIGHWAY IMPROVEMENT ACT**

O. Reg. 128/50.  
 Application of Subsection 1 of section 80  
 of the Act within the limits of the named  
 cities, towns and villages.  
 New.  
 Made—13th June, 1950.  
 Filed—19th June, 1950, 10.00 a.m.

**ORDER MADE BY THE MINISTER UNDER  
 THE HIGHWAY IMPROVEMENT ACT**

1. Subsection 1 of section 80 of the Act shall apply  
 within the limits of

- (a) the cities or parts thereof specified in schedule 1,
- (b) the towns or parts thereof specified in schedule 2, and
- (c) the villages or parts thereof specified in schedule 3.

GEO. H. DOUCETT,  
 Minister of Highways.

June 13, 1950.

**SCHEDULE 1**

Item	Name of City	Parts
1.	Belleville	the whole
2.	Galt	the whole
3.	London	the whole
4.	Oshawa	the whole
5.	Owen Sound	the whole
6.	Sarnia	the whole

**SCHEDULE 2**

Item	Name of Town	Parts
1.	Alexandria	the whole
2.	Alliston	the whole
3.	Almonte	the whole
4.	Arnprior	the whole
5.	Aurora	the whole
6.	Bala	the whole
7.	Barrie	the whole
8.	Blenheim	the whole
9.	Bowmanville	the whole
10.	Bracebridge	the whole
11.	Brampton	the whole
12.	Bruce Mines	the whole

**SCHEDULE 2—Continued**

Item	Name of Town	Parts
13.	Carleton Place	the whole
14.	Cobalt	the whole
15.	Cobourg	the whole
16.	Collingwood	the whole
17.	Coniston	the whole
18.	Copper Cliff	the whole
19.	Dryden	the whole
20.	Dunnville	the whole
21.	Durham	the whole
22.	Englehart	the whole
23.	Essex	the whole
24.	Forest	the whole
25.	Goderich	the whole
26.	Gravenhurst	the whole
27.	Harriston	the whole
28.	Keewatin	the whole
29.	Kenora	the whole
30.	Kincardine	the whole
31.	Latchford	the whole
32.	Massey	the whole
33.	Matheson	the whole
34.	Mattawa	the whole
35.	Meaford	the whole
36.	Merriton	the whole
37.	Mitchell	the whole
38.	Mount Forest	the whole
39.	Napanee	the whole
40.	Nesterville	the whole
41.	New Liskeard	the whole
42.	Orangeville	the whole
43.	Orillia	the whole
44.	Palmerston	the whole
45.	Paris	the whole
46.	Parry Sound	the whole
47.	Pembroke	the whole
48.	Penetanguishene	the whole
49.	Perth	the whole
50.	Petrolia	the whole



SCHEDULE 2—*Continued*

Item	Name of Town	Parts
51.	Port Elgin	the whole
52.	Port Hope	the whole
53.	Powassan	the whole
54.	Renfrew	the whole
55.	Rockland	the whole
56.	Seaforth	the whole
57.	Simcoe	the whole
58.	Sioux Lookout	the whole
59.	Southampton	the whole
60.	Stayner	the whole
61.	Thessalon	the whole
62.	Thornbury	the whole
63.	Thorold	the whole
64.	Tilbury	the whole
65.	Trout Creek	the whole
66.	Walkerton	the whole
67.	Webbwood	the whole
68.	Whitby	the whole
69.	Warton	the whole
70.	Wingham	the whole

## SCHEDULE 3

Item	Name of Village	Parts
1.	Alvinston	the whole
2.	Arkona	the whole
3.	Arthur	the whole
4.	Athens	the whole
5.	Bancroft	the whole
6.	Barry's Bay	the whole
7.	Bath	the whole
8.	Beaverton	the whole
9.	Bloomfield	the whole
10.	Blyth	the whole
11.	Bobcaygeon	the whole
12.	Bolton	the whole
13.	Bradford	the whole

SCHEDULE 3—*Continued*

Item	Name of Village	Parts
14.	Brighton	the whole
15.	Burk's Falls	the whole
16.	Caledonia	the whole
17.	Cayuga	the whole
18.	Chatsworth	the whole
19.	Clifford	the whole
20.	Colborne	the whole
21.	Courtright	the whole
22.	Delhi	the whole
23.	Dutton	the whole
24.	Eganville	the whole
25.	Erin	the whole
26.	Fenelon Falls	the whole
27.	Fergus	the whole
28.	Flesherton	the whole
29.	Fonthill	the whole
30.	Frankford	the whole
31.	Glencoe	the whole
32.	Grand Valley	the whole
33.	Hastings	the whole
34.	Havelock	the whole
35.	Hensall	the whole
36.	Hepworth	the whole
37.	Humberstone	the whole
38.	Iroquois	the whole
39.	Jarvis	the whole
40.	Kemptville	the whole
41.	Killaloe Station	the whole
42.	L'Orignal	the whole
43.	Lucknow	the whole
44.	Madoc	the whole
45.	Markham	the whole
46.	Marmora	the whole
47.	Mildmay	the whole
48.	Morrisburg	the whole
49.	Newboro	the whole
50.	Newcastle	the whole
51.	New Hamburg	th whole

## SCHEDULE 3—Continued

Item	Name of Village	Parts
52.	Norwich	the whole
53.	Oil Springs	the whole
54.	Omemece	the whole
55.	Port Burwell	the whole
56.	Port Dover	the whole
57.	Port Perry	the whole
58.	Port Stanley	the whole
59.	Rodney	the whole
60.	South River	the whole
61.	Stirling	the whole
62.	Stouffville	the whole
63.	Sundridge	the whole
64.	Thamesville	the whole
65.	Thedford	the whole
66.	Tiverton	the whole
67.	Tweed	the whole
68.	Vienna	the whole
69.	Wardsville	the whole
70.	Waterdown	the whole
71.	Waterford	the whole
72.	Watford	the whole
73.	Wellington	the whole
74.	West Lorne	the whole
75.	Westport	the whole
76.	Wheatley	the whole
77.	Winchester	the whole
78.	Woodbridge	the whole
79.	Woodville	the whole

(2020)

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## THE GAME AND FISHERIES ACT, 1946

O. Reg. 129/50.

Open Season for Deer in 1950.

New.

Made—15th June, 1950.

Filed—20th June, 1950, 2.30 p.m.

REGULATIONS MADE UNDER  
THE GAME AND FISHERIES ACT, 1946

## OPEN SEASON FOR DEER IN 1950

1. The holder of a licence in form 17, 18, 24 or 26 of Ontario Regulations 145/46 may hunt, kill or destroy deer in the year 1950 in those parts of Ontario described in

(a) schedule 1 from the 2nd of October to the 25th of November, both inclusive;

(b) schedule 2 from the 16th of October to the 25th of November, both inclusive;

(c) schedule 3 from the 1st of November to the 25th of November, both inclusive;

(d) schedule 4 from the 10th of November to the 25th of November, both inclusive; and

(e) schedule 5 from the 6th of November to the 18th of November, both inclusive.

## SCHEDULE 1

That part of Ontario between the easterly boundary of Manitoba and the westerly boundary of Quebec which is north of the following-described line:

COMMENCING in the Township of Rice in the Territorial District of Kenora at a point in the boundary between Ontario and Manitoba where it is intersected by the centre line of the right of way of the Canadian National Railway; thence in a general easterly direction along the centre line of the right of way to the boundary between Ontario and Quebec.

## SCHEDULE 2

COMMENCING in the Township of Rice in the Territorial District of Kenora at a point in the boundary between Ontario and Manitoba where it is intersected by the centre line of the right of way of the Canadian National Railway; thence in a general easterly direction along the centre line of the right of way to the boundary between Ontario and Quebec to the south-east angle of the geographic Township of Brethour in the Territorial District of Timiskaming; thence westerly along the southerly boundary of the geographic townships of Brethour and Hilliard to the westerly limit of the King's Highway Number 11; thence in a general north-westerly direction along that westerly limit to the northerly limit of the Englehart-Westree Road in the geographic Township of Evanturel; thence in a general south-westerly direction along the last-mentioned westerly limit to the centre line of the right of way of the Canadian National Railway in the Township of Garvey in the Territorial District of Sudbury; thence south-easterly following the last-mentioned centre line to the easterly boundary of the Township of Blewett; thence southerly along the easterly boundaries of the townships of Blewett, Shelley, Onaping, Fairbairn, Emo and Munster to the northerly boundary of the Township of Hess; thence easterly along the northerly boundary of the Township of Hess to the north-east angle thereof; thence southerly along the easterly boundaries of the townships of Hess and Cartier to the south-east angle of the Township of Cartier; thence westerly along the southerly boundaries of the townships of Cartier, Hart, Tp. 108 and Tp. 114 in the Territorial District of Sudbury and the southerly boundary of Township A in the Territorial District of Algoma to the north-east angle of the Township of Tp. 125; thence southerly along that boundary to the south-east angle of the township; thence westerly along the southerly boundaries of the townships of Tp. 125, Tp. 132, Tp. 139, Tp. 145, Tp. 151, Tp. 157, Tp. 163 and Tp. 169 to the Little White River in the Township of Tp. 169; thence in a general north-easterly direction along the easterly bank of the Little White River to the easterly shore of Distant Lake; thence in a general northerly and north-westerly direction along the shore of Distant Lake to the easterly bank of the Kindiogami River; thence in a general northerly and north-westerly direction along the easterly bank of the Kindiogami River to the northerly shore of Kindiogami Lake; thence in a general westerly direction along the northerly shore to the easterly boundary of the Township of Tp. 3C;

thence northerly along the easterly boundaries of the townships of Tp. 3C and Tp. 4C to the southerly boundary of the Township of Tp. 5C; thence westerly along the southerly boundaries of the townships of Tp. 5C, Tp. 5D, Tp. 5E and Tp. 5F to the south-west angle of the Township of Tp. 5F; thence northerly along the easterly boundaries of the townships of Tp. 5G, Tp. 6G and Tp. 7G to the boundary between the territorial districts of Algoma and Sudbury; thence westerly along that boundary to the boundary between the Township of Tp. 23, Range 15, in the Territorial District of Sudbury and the Township of Tp. 24, Range 15, in the Territorial District of Algoma; thence southerly along the last-mentioned boundary to the south-east angle of the Township of Tp. 24, Range 15; thence westerly along the southerly boundaries of the townships of Tp. 24, Tp. 25, Tp. 26, Home and Tp. 28, all in Range 15, and their production westerly to the boundary between the territorial districts of Algoma and Thunder Bay; thence southerly along the last-mentioned boundary to the boundary between Canada and United States; thence in a general north-westerly direction along that boundary to the boundary between Ontario and Manitoba; thence northerly along the last-mentioned boundary to the point of commencement.

### SCHEDULE 3

1. COMMENCING at a point in the boundary between Ontario and Quebec at the south-east angle of the geographic Township of Brethour in the Territorial District of Timiskaming; thence westerly along the southerly boundary of the geographic townships of Brethour and Hilliard to the easterly limit of the King's Highway Number 11; thence in a general north-westerly direction along that easterly limit to the southerly limit of the Englehart-Westree Road in the geographic Township of Evanturel; thence in a general south-westerly direction along the last-mentioned southerly limit to the centre line of the right of way of the Canadian National Railway in the Township of Garvey in the Territorial District of Sudbury; thence south-easterly following the last-mentioned centre line to the easterly boundary of the Township of Blewett; thence southerly along the easterly boundaries of the townships of Blewett, Shelley, Onaping, Fairbairn, Emo and Munster to the northerly boundary of the Township of Hess; thence easterly along the northerly boundary of the Township of Hess to the north-east angle thereof; thence southerly along the easterly boundaries of the townships of Hess and Cartier to the south-east angle of the Township of Cartier; thence westerly along the southerly boundaries of the townships of Cartier, Hart, Tp. 108 and Tp. 114 in the Territorial District of Sudbury and the southerly boundary of Township A in the Territorial District of Algoma to the north-east angle of the Township of Tp. 125; thence southerly along that boundary to the south-east angle of the township; thence westerly along the southerly boundaries of the townships of Tp. 125, Tp. 132, Tp. 139, Tp. 145, Tp. 151, Tp. 157, Tp. 163 and Tp. 169 to the Little White River in the Township of Tp. 169; thence in a general north-easterly direction along the easterly bank of the Little White River to the easterly shore of Distant Lake; thence in a general northerly and north-westerly direction along the shore of Distant Lake to the easterly bank of the Kindiogami River; thence in a general northerly and north-westerly direction along the easterly bank of the Kindiogami River to the northerly shore of Kindiogami Lake; thence in a general westerly direction along the northerly shore to the easterly boundary of the Township of Tp. 3C; thence northerly along the easterly boundaries of the townships of Tp. 3C and Tp. 4C to the southerly boundary of the Township of Tp. 5C; thence westerly along the southerly boundaries of the townships of Tp. 5C, Tp. 5D, Tp. 5E and Tp. 5F to the south-west angle of the Township of Tp. 5F; thence northerly along the easterly boundaries of the townships of Tp. 5G, Tp. 6G and Tp. 7G to the boundary between the territorial districts of Algoma and

Sudbury; thence westerly along that boundary to the boundary between the Township of Tp. 23, Range 15, in the Territorial District of Sudbury and the Township of Tp. 24, Range 15, in the Territorial District of Algoma; thence southerly along the last-mentioned boundary to the south-east angle of the Township of Tp. 24, Range 15; thence westerly along the southerly boundaries of the townships of Tp. 24, Tp. 25, Tp. 26, Home and Tp. 28, all in Range 15, and their production westerly to the boundary between the territorial districts of Algoma and Thunder Bay; thence southerly along the last-mentioned boundary to the boundary between Canada and United States; thence in a general south-easterly direction along that boundary to the boundary between the territorial districts of Algoma and Manitoulin; thence in a general easterly direction along the last-mentioned boundary to the high-water mark of the northerly shore of the North Channel of Lake Huron and the high-water mark of the northerly shore of Georgian Bay of Lake Huron at the south-west angle of the Township of Travers in the Territorial District of Sudbury; thence in a general easterly direction along the boundary between the territorial districts of Sudbury and Parry Sound to the boundary between the territorial districts of Nipissing and Parry Sound; thence in a general easterly direction along the last-mentioned boundary to the south-west angle of the geographic Township of West Ferris in the Territorial District of Nipissing; thence northerly along the easterly shore of Lake Nipissing to the boundary between the geographic townships of West Ferris and Widdfield; thence easterly along the boundary between those townships to the shore of Trout Lake; thence in a general north-westerly and easterly direction following the sinuosities of the south-westerly and northerly or left shore of Trout Lake to the Mattawa River; thence in a general easterly, northerly and north-easterly direction following the northerly, westerly and north-westerly bank of the Mattawa River and its various expansions to Lake Talon; thence in a general south-easterly direction following the sinuosities of the north-easterly or left shore of Lake Talon to the Mattawa River; thence in a general south-easterly, northerly, easterly and northerly direction following the north-easterly, westerly, northerly and westerly or left bank of the Mattawa River and its various expansions to the boundary between Ontario and Quebec; thence northerly along that boundary to the point of commencement;

Excepting therefrom the geographic townships of Hilton, Jocelyn and St. Joseph in the Territorial District of Algoma.

2. The geographic Township of Cockburn Island and the islands named Great Cloche and Philip Edward in the Territorial District of Manitoulin.

### SCHEDULE 4

1. The geographic townships of Hilton, Jocelyn and St. Joseph in the Territorial District of Algoma.

2. All islands in the Territorial District of Manitoulin excepting therefrom the geographic Township of Cockburn Island and the islands named Great Cloche and Philip Edward.

### SCHEDULE 5

1. (a) The territorial districts of
  - (i) Muskoka excepting therefrom the geographic townships of Medora and Wood, and
  - (ii) Parry Sound excepting therefrom those parts of the geographic townships of Carling, Harrison, Shawanaga and Wallbridge lying west of the westerly limit of the King's Highway Number 69, and

- (b) that part of the Territorial District of Nipissing lying within a line described as follows:

COMMENCING at the north-east angle of the Township of Cameron; thence southerly, westerly and south-easterly along the easterly boundaries of the townships of Cameron and Deacon to the north-west angle of the Township of FitzGerald; thence easterly along the northerly boundary of the Township of FitzGerald to the north-east angle thereof; thence southerly along the easterly boundary of the Township of FitzGerald to the north-west angle of the Township of Edgar; thence easterly along the northerly boundary of the Township of Edgar to the north-east angle thereof; thence southerly along the easterly boundary of the Township of Edgar to the north-west angle of the Township of Bronson; thence easterly along the northerly boundary of the Township of Bronson to the north-east angle thereof; thence southerly along the easterly boundaries of the townships of Bronson, Stratton and Master to the south-east angle of the last-mentioned township; thence westerly along the southerly boundaries of the townships of Master and Guthrie to the north-east angle of the Township of Dickens; thence southerly along the easterly boundary of the Township of Dickens to the south-east angle thereof; thence westerly along the southerly boundary of the Township of Dickens to the north-east angle of the Township of Lyell; thence southerly along the easterly boundary of the Township of Lyell to the south-east angle thereof; thence westerly along the southerly boundaries of the townships of Lyell and Sabine to the south-west angle of the last-mentioned township; thence northerly along the westerly boundaries of the townships of Sabine and Airy to the north-west angle of the last-mentioned township; thence westerly along the southerly boundaries of the townships of Sproule, Canisbay, Peck and Finlayson to the south-west angle of the last-mentioned township; thence northerly along the westerly boundary of the Township of Finlayson to the north-west angle thereof; thence easterly along the northerly boundary of the Township of Finlayson to the south-west angle of the Township of McCraney; thence northerly along the westerly boundaries of the townships of McCraney, Butt, Paxton and Ballantyne to the north-west angle of the last-mentioned township; thence easterly along the northerly boundary of the Township of Ballantyne to the south-west angle of the geographic Township of Chisholm; thence northerly along the westerly boundaries of the geographic townships of Chisholm and East Ferris to the southerly boundary of the geographic Township of West Ferris; thence westerly along the southerly boundary of the geographic Township of West Ferris to the water's edge of Lake Nipissing; thence in a general northerly direction following the water's edge of Lake Nipissing to the boundary between the geographic townships of West Ferris and Widdifield; thence easterly along the boundary between the geographic townships of West Ferris and Widdifield to the shore of Trout Lake; thence in a general north-westerly and easterly direction following the sinuosities of the south-westerly and northerly or left shore of Trout Lake to the Mattawa River; thence in a general easterly, northerly and north-easterly direction following the northerly, westerly and north-westerly bank of the Mattawa River and its various expansions to Lake Talon; thence in a general south-easterly direction following the sinuosities of the north-easterly or left shore of Lake Talon to the Mattawa River; thence in a general south-easterly, northerly, easterly and northerly direction following the north-easterly, westerly,

northerly and westerly bank of the Mattawa River and its various expansions to the south-westerly bank of the Ottawa River; thence in a general south-easterly direction across the mouth of the Mattawa River and following the south-easterly bank of the Ottawa River to the point of commencement;

EXCEPTING therefrom that portion of Algonquin Provincial Park lying within the Territorial District of Nipissing.

2. The townships of Mara, Rama and Thorah in the County of Ontario.

3. The counties of Carleton, Dundas, Glengarry, Grenville, Lanark, Leeds, Lennox and Addington, Peterborough, Prescott, Renfrew, Russell, Stormont and Victoria.

4. The Provisional County of Haliburton excepting therefrom that part of Algonquin Provincial Park lying within the Provisional County of Haliburton.

5. That part of the County of Hastings lying northerly of the northerly limit of the King's Highway Number 7.

6. The County of Frontenac excepting therefrom the Township of Howe Island.

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#### THE GAME AND FISHERIES ACT, 1946

O. Reg. 130/50.  
Open Season for Fox in Counties.  
Revoking O. Reg. 116/49 and 42/50.  
Made—15th June, 1950.  
Filed—20th June, 1950, 2.40 p.m.

#### REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT, 1946

##### OPEN SEASON FOR FOX IN COUNTIES

1. Ontario Regulations 116/49 and 42/50 are revoked.

2. The council of the following counties may declare open seasons for the hunting of fox for any period from the 1st of March to the 31st of October in any year:

- (.1) Brant,
- (.2) Bruce,
- (.3) Dufferin,
- (.4) Grey,
- (.5) Haldimand,
- (.6) Haliburton,
- (.7) Halton,
- (.8) Huron,
- (.9) Lanark,
- (.10) Leeds and Grenville,
- (.11) Lennox and Addington,
- (.12) Middlesex,
- (.13) Norfolk,
- (.14) Northumberland and Durham,
- (.15) Ontario,
- (.16) Oxford,
- (.17) Peel,
- (.18) Perth,
- (.19) Peterborough,
- (.20) Prescott and Russell,
- (.21) Prince Edward,
- (.22) Simcoe,

- (.23) Stormont, Dundas and Glengarry,
- (.24) Waterloo,
- (.25) Welland,
- (.26) Wellington,
- (.27) Wentworth, and
- (.28) York.

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**THE FARM PRODUCTS MARKETING ACT, 1946**

O. Reg. 131/50.  
 Marketing of New Potatoes, Approval  
 of Agreement.  
 New.  
 Made—22nd June, 1950.  
 Filed—22nd June, 1950, 12.50 p.m.

**ORDER MADE BY THE BOARD UNDER  
 THE FARM PRODUCTS MARKETING ACT, 1946**

**MARKETING OF NEW POTATOES**

The Board approves the agreement appended hereto and orders and declares that it is in force.

G. F. PERKIN, Chairman.  
 F. K. B. STEWART, Secretary.

*1950 Agreement for the Marketing of New Potatoes*

Memorandum of Agreement made by "The Negotiating Committee" for the marketing of new potatoes produced in the area, appointed under the provisions of "The South-Western Ontario New-Potato-Growers' Marketing Scheme."

We, the undersigned members of the negotiating committee, agree and recommend to the Farm Products Marketing Board that the following agreement be approved:

1. All new potatoes produced in the area shall be marketed in new bags branded "Sunlake Brand" and bearing only the name of "The South-Western Ontario New-Potato-Growers' Marketing Board" and there shall be attached to each bag a tag on which the grower's number shall appear. Nothing herein will prevent the licensed dealer from using his present supply of bags branded otherwise.

2. A dealer's minimum mark-up on re-sale of new potatoes shall be .12c per 75 lb. bag on the cost price paid by the dealer to the local board.

3. The maximum brokerage payable by a dealer to a broker or distributor approved by the local board for handling and selling new potatoes produced in the area shall be .04c per 75 lb. bag except as otherwise agreed by the negotiating committee. Each dealer shall keep an accurate record of the brokerage paid by him and such record shall be available for inspection and certification by an auditor appointed by the local board.

4. A dealer who receives new potatoes from any other dealer in the area shall on a re-sale comply with paragraph 2 herein but shall allow and pay to the dealer from whom he receives the new potatoes the sum of .03c per 75 lb. bag.

5. A dealer shall submit to the local board a daily distribution report which shall clearly indicate and disclose the number of bags shipped to Toronto, Montreal, Province of Quebec, Province of Ontario,

Maritime Provinces, Newfoundland and Western Canada, for the purpose of assuring fair and proper distribution and the local board may inspect the books and premises of a dealer to verify such report.

6. A dealer shall furnish to the local board satisfactory proof of his ability to finance his new potato purchases in the area and shall furnish and file such security as may be required by the local board to assure payment in full of purchases from time to time made by a dealer. Until a dealer has satisfied the local board as to his ability to finance his potato purchases and shall have furnished and filed such security as may be required of him he shall not be entitled to take delivery of new potatoes in the area.

7. A dealer shall ship new potatoes on firm orders only and no dealer shall ship new potatoes on consignment.

8. Dealers shall pay for purchases of new potatoes as provided in Ontario Regulations 109 for 1950, Section 11 (3) thereof, or as may be directed by the local board from time to time.

9. Each dealer shall provide a satisfactory grading table for the proper inspection of new potatoes delivered by a grower.

10. An arbitration Board, consisting of three (3) members, one appointed by the local board, one by the licensed dealers and a third member appointed by the first two appointees, shall arbitrate and fix responsibility in the event of claim for condition of pack of new potatoes at destination and the local board shall enforce the findings of such board by such action as it considers necessary.

11. In the event of breach by a dealer of any of the provisions of this agreement or any order of the local board the local board may on twenty-four hours' notice or such other notice as the local board in its discretion decides, by wire to the head office of the dealer withhold delivery of new potatoes to such dealer for such time as it deems proper or necessary and the local board and/or grower or growers shall not be responsible in damages or otherwise for failure to deliver new potatoes to such dealer in the event delivery is so withheld by the local board whether or not there may have been an actual breach.

12. No dealer shall permit his buyer of new potatoes to take delivery of same at the grower's farm. For the purposes of this clause the local board may require a dealer to produce proof of ownership of any conveyance used to take delivery of new potatoes.

13. For the purposes of determining whether or not a breach has been committed of this agreement or of any order of the local board the local board may inspect the records and premises of a dealer and may require a dealer to furnish satisfactory proof that a breach has not been committed.

14. This agreement and everything herein contained is binding upon and shall enure to the benefit of the local board and each and every licensed dealer and shall have the same force and effect as though a separate agreement were entered into between the said local board and each and every dealer affected by the provisions of the within agreement.

SIGNED by the duly appointed members of "The Negotiating Committee" this 19th day of June, 1950.

LOCAL BOARD REPRESENTATIVES: CLIFFORD SMITH HAROLD WILLAN STANLEY R. BAGLEY	DEALERS' REPRESENTATIVES: T. HOWARD JAMES R. H. BRANTON LORNE CAMPBELL
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**Publications Under The Regulations Act, 1944**

JULY 8th, 1950

**THE RECIPROCAL ENFORCEMENT OF JUDGMENTS ACT**

O. Reg. 132/50.  
Application of the Act to Manitoba.  
Amending O. Reg. 20/47.  
Made—22nd June, 1950.  
Filed—23rd June, 1950, 2.30 p.m.

**REGULATIONS MADE UNDER THE RECIPROCAL ENFORCEMENT OF JUDGMENTS ACT**

1. Regulation 1 of Ontario Regulations 20/47 is amended by adding thereto the following:

(bb) Manitoba;

(2054) 27

**THE MAINTENANCE ORDERS (FACILITIES FOR ENFORCEMENT) ACT, 1948**

O. Reg. 133/50.  
Extent of Act.  
Revoking O. Regs. 81/49 and 133/49.  
Made—22nd June, 1950.  
Filed—23rd June, 1950, 3.00 p.m.

**REGULATIONS MADE UNDER THE MAINTENANCE ORDERS (FACILITIES FOR ENFORCEMENT) ACT, 1948**

**EXTENT OF ACT**

1. The provinces of Canada in Schedule 1 and the parts of the British Commonwealth or Empire in Schedule 2 are declared to be reciprocating states for the purposes of the Act.

**SCHEDULE 1**

1. Alberta.
2. British Columbia.
3. Manitoba.
4. Nova Scotia.
5. Saskatchewan.

**SCHEDULE 2**

1. England.
2. Isle of Man.
3. Northern Ireland.

2. Ontario Regulations 81/49 and 133/49 are revoked.

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**THE DEPARTMENT OF EDUCATION ACT**

O. Reg. 134/50.  
General Legislative Grants.  
New.  
Made—  
Approved—22nd June, 1950.  
Filed—23rd June, 1950, 3.15 p.m.

**REGULATIONS MADE BY THE MINISTER UNDER THE DEPARTMENT OF EDUCATION ACT**

**GENERAL LEGISLATIVE GRANTS**

**INTERPRETATION**

1. In these regulations

- (a) "equalized assessment" has the same meaning as in *The Assessment Act*;
- (b) "instructional salaries" means the total amount paid to or on behalf of teachers for day-school services in respect of
  - (i) their salaries, and
  - (ii) travelling allowances for itinerant teachers,
 and includes the amount of superannuation withheld by a board under *The Teachers' Superannuation Act, 1949*;
- (c) "municipality" means city, town, village or township;
- (d) "public institution" means an institution operated by Canada, Ontario, a county or a municipality, and having real property not taxable under *The Assessment Act*;
- (e) "rural municipality" means an organized township;
- (f) "teacher" means a person employed by the board who, under a certificate or letter of standing from the Minister, is engaged in inspecting, supervising or teaching in a school under the jurisdiction of the board;
- (g) "urban municipality" means city, town or village; and
- (h) "year" means the period from and including the 1st of January to and including the 31st of December next following.

2. "Approved cost" shall be subject to the approval of the Minister.

**APPORTIONMENT**

3. The general legislative grants for public schools, separate schools, continuation schools, high schools and vocational schools shall be

- (a) apportioned and distributed to boards in accordance with these regulations, and
- (b) applied to such school purposes as the board receiving a grant deems expedient.

## CONTINGENCIES OF GRANTS

4. Where a board does not operate a school in compliance with the Acts administered by the Minister or the regulations thereunder, the Minister may withhold the whole or any part of a grant payable to the board.

5. Where in any year the amount voted by the Legislature for the grants under these regulations is insufficient or more than sufficient to pay the grants in full, the Minister may make a *pro-rata* reduction or increase, as the case may be.

## PART 1

## PUBLIC AND SEPARATE SCHOOLS

## APPLICATION

6. This Part applies to general legislative grants in respect of public and separate schools.

## INTERPRETATION

7. In this Part

(a) "approved cost" means the total of the disbursements made from current funds by a board or on its behalf during the preceding year in respect of

- (i) instructional salaries not exceeding \$75 for each pupil of average daily attendance as determined under regulation 8,
- (ii) salaries of teachers for night-school services,
- (iii) principal, interest and other charges due in that year on debentures and capital loans,
- (iv) transportation of pupils to and from school, but only where their parents or guardians do not contribute directly to the cost of the transportation,
- (v) tuition fees paid to another board,
- (vi) text-books and library books,
- (vii) fuel and electricity except where the school under the jurisdiction of the board is an urban municipality having a population of not fewer than 2,500 or the school section or separate-school organization has an assessment per class-room unit of \$20,000 or more,
- (viii) rented class-rooms,
- (ix) restoration of insured school-property destroyed or damaged, but not exceeding an amount equal to the insurance proceeds received in respect thereof, and
- (x) capital outlays and repairs but less, in the case of the board of a school in an urban municipality having a population of not fewer than 2,500 or of a board of a school in a rural municipality having a population of not fewer than 20,000, the portion of those disbursements that is equivalent to the amount by which the cost of operating exceeds the amount obtained by multiplying \$115 by the number representing the average daily attendance for the preceding year,

less current-fund receipts as follows:

- (xi) tuition fees from another board,

- (xii) amounts transferred to current funds from capital funds,
- (xiii) insurance proceeds,
- (xiv) receipts from the sale of capital assets, and
- (xv) refunds and reimbursements connected with disbursements previously included in approved cost;

(b) "assessment" means

- (i) subject to sub-clause ii, the assessment of property rateable for public-school purposes in the public-school section or for separate-school purposes in the area prescribed under section 56 of *The Separate Schools Act*, as the case may be, as shown by the assessment roll on which taxes were levied for the preceding year, and where moneys are received by the board under subsection 6, 9 or 9a of section 39 of *The Assessment Act*, includes an amount of mines-profit assessment equivalent to that which, if levied upon at the rate of real-property taxation levied on rate-payers of the school section or separate-school organization for school purposes, would result in taxes equal to the amount of mines-profit tax so received by the board, or
- (ii) where that public-school section or separate-school area is in a municipality which forms part of a county for municipal purposes, the amount at which that assessment was equalized;

(c) "class-room unit" means

- (i) for the board of a larger unit of administration, the number of school-sections or separate-school areas included therein, or the number of open class-rooms on the first school-day in the current year, whichever is the greater,
- (ii) for a board, all of whose pupils are attending a school operated by another board, the quotient, adjusted to the next largest whole number, obtained by dividing the number of those pupils enrolled on the first school-day of the current year by 39,
- (iii) for a board operating a school and having more than 20 pupils enrolled on the first school-day in the current year at a school operated by another board, the number of open class-rooms on the first school-day of the current year added to the quotient, adjusted to the next largest whole number, obtained by dividing the number of those pupils by 39, and
- (iv) for other boards, the number of open class-rooms on the first school-day of the current year;

(d) "cost of operating" means the total of the disbursements for school purposes paid out of current funds by a board or on its behalf during the preceding year under the Acts administered by the Minister and the regulations thereunder, less

- (i) repayments of current-fund borrowings;
- (ii) moneys transferred to a reserve fund,
- (iii) payments to a municipality to be credited against any tax levy by that municipality,



- (iv) receipts from another board but not including receipts under an arbitration award or an agreement in the stead thereof,
  - (v) amounts transferred to current funds from capital funds,
  - (vi) receipts from insurance,
  - (vii) receipts from the sale of capital assets, and
  - (viii) refunds and reimbursements connected with prior disbursements;
- (e) "larger unit of administration" means a consolidated-school section, a township school area, an area under a township board, an improvement district, or a union of separate-school areas;
- (f) "open class-room" means a class-room used throughout each school day by pupils in the charge of a teacher; and
- (g) "population" means the population of the municipality in which the school is located as shown on the assessment roll on which taxes for the preceding year were levied, less the number of inmates of public institutions.

AVERAGE DAILY ATTENDANCE

8.—(1) Subject to subregulations 2, 3 and 4, the average daily attendance shall, for the purposes of sub-clause 1 of clause a of regulation 7, be the average daily attendance for the preceding year.

(2) The number "30" shall be used for a school having not fewer than one open class-room and an average daily attendance under 30.

(3) The number "60" shall be used for a school having not fewer than two open class-rooms and an average daily attendance of not fewer than 35 but under 60.

(4) The number "90" shall be used for a school having not fewer than three open class-rooms and an average daily attendance of not fewer than 70 but under 90.

AMOUNT OF GRANTS

9.—(1) Subject to regulations 10, 11 and 12, the board of a public or separate school in a city, or in a town or village having a population of not fewer than 2,500, shall be paid a grant of

- (a) \$16 for each pupil of average daily attendance during the preceding year, and
- (b) an amount calculated by taking a percentage of the approved cost at the rate set forth in Column 2 in accordance with the population set opposite thereto in Column 1 as follows:

COLUMN 1	COLUMN 2
Population	Percentage
Not fewer than 200,000	16
100,000 to 199,000	17
50,000 to 99,999	20
40,000 to 49,999	21
30,000 to 39,999	22
20,000 to 29,999	23
10,000 to 19,999	24
9,000 to 9,999	25
8,000 to 8,999	26
7,000 to 7,999	27
6,000 to 6,999	28
5,000 to 5,999	29
4,500 to 4,999	30
4,000 to 4,499	33
3,500 to 3,999	36
3,000 to 3,499	38
2,500 to 2,999	40

(2) Subject to regulations 10, 11 and 12, the board of a larger unit of administration, and all other boards not qualifying for a grant under subregulation 1 excepting boards of school sections designated under subsection 1 of section 62a of *The Public Schools Act*, shall be paid a grant of

- (a) \$16 for each pupil of average daily attendance during the preceding year, and
- (b) an amount calculated by taking a percentage of the approved cost at the rate set forth in Column 2 in accordance with the assessment per class-room unit set opposite thereto in Column 1, as follows:

COLUMN 1	COLUMN 2
Assessment per class-room unit	Percentage
at least \$125,000	40
at least \$120,000 but less than \$125,000	42
at least \$115,000 but less than \$120,000	44
at least \$110,000 but less than \$115,000	46
at least \$105,000 but less than \$110,000	48
at least \$100,000 but less than \$105,000	50
at least \$ 95,000 but less than \$100,000	52
at least \$ 90,000 but less than \$ 95,000	54
at least \$ 85,000 but less than \$ 90,000	56
at least \$ 80,000 but less than \$ 85,000	58
at least \$ 75,000 but less than \$ 80,000	60
at least \$ 70,000 but less than \$ 75,000	62
at least \$ 65,000 but less than \$ 70,000	64
at least \$ 60,000 but less than \$ 65,000	66
at least \$ 55,000 but less than \$ 60,000	68
at least \$ 50,000 but less than \$ 55,000	70
at least \$ 45,000 but less than \$ 50,000	72
at least \$ 40,000 but less than \$ 45,000	74
at least \$ 35,000 but less than \$ 40,000	79
at least \$ 30,000 but less than \$ 35,000	84
at least \$ 25,000 but less than \$ 30,000	89
less than \$25,000	92

(3) In addition to the grant under subregulation 2, a grant of \$300 shall be paid

- (a) to each board in the year it enters a larger unit of administration, and
- (b) to the board of a larger unit of administration for each school-section or separate-school area included in the larger unit of administration before the current year.

(4) Where a school-section or separate-school area is withdrawn from a larger unit of administration during the current year, the grant under subregulation 3 shall not be paid in respect of that section or area.

(5) Where there is no assessment for school purposes, the assessment per class-room unit shall be deemed to be \$125,000.

#### TRANSFER OF SECTIONS AND AREAS

10.—(1) Where the whole of a public-school section, or a separate-school area, is transferred from one board to another, the grant for the former board for the year following the transfer shall be

- (a) calculated as though there had been no transfer, and
- (b) paid to the latter board.

(2) Where part of a public-school section is transferred from one board to another, the grant for the former board for the year following the transfer shall

- (a) be calculated as though there had been no transfer, and
- (b) subject to sections 28 and 38 of *The Public Schools Act*, be paid to the boards in the proportion that the enrolment, on the first school-day in December of the preceding year, of pupils in the part remaining under the jurisdiction of the former board bears to the number of pupils in the part transferred.

11.—(1) Where part of a municipality is annexed to an urban municipality on or after the 1st of January, 1949, and at the date of annexation there are outstanding debentures for one or more school buildings in that part, the public- or separate-school board of the urban municipality shall, except in the year of annexation, be paid a grant on the debenture instalments due and paid in the preceding year to the extent that the payments on the debentures would have been eligible for a grant if the annexation had not taken place.

(2) The amount of the grant under subregulation 1 shall be calculated at the rate applicable to

- (a) the board of the school section or separate school in the annexed area for the year preceding annexation, or
- (b) the board of the urban municipality for the year preceding annexation,

whichever rate is the greater.

#### LIMITATION ON GRANTS

12.—(1) The total of

- (a) the special legislative grants under other regulations, and
- (b) the general legislative grants under this Part

shall not exceed in any year

- (c) 90 per cent of the cost of operating where the assessment per class-room unit is at least \$20,000, or
- (d) 95 per cent of the cost of operating where the assessment per class-room unit is under \$20,000.

(2) Except in the case of the board of a larger unit of administration, the total grants payable under this Part shall not exceed the difference between the cost of operating and the amount of the township grant payable under section 87 or 112 of *The Public Schools Act*.

#### PART 2

#### HIGH SCHOOLS, CONTINUATION SCHOOLS AND VOCATIONAL SCHOOLS

#### APPLICATION

13. This Part applies to general legislative grants in respect of high schools, continuation schools and vocational schools.

#### INTERPRETATION

14. In this Part

- (a) "approved cost" means for high schools and continuation schools the total of the disbursements made from current funds by a board or on its behalf during the preceding year in respect of
  - (i) principal, interest and other charges due in that year on debentures and capital loans,
  - (ii) transportation of pupils to and from school, but only where their parents or guardians do not contribute directly to the cost of the transportation,
  - (iii) tuition fees paid to another board for pupils attending a high or continuation school operated by that board,
  - (iv) capital outlays for new buildings, additions to buildings, or for equipment,
  - (v) rented class-rooms, and
  - (vi) restoration of insured school-property destroyed or damaged, but not exceeding an amount equal to the insurance proceeds received in respect thereof,

less current-fund receipts as follows:

- (vii) amounts transferred to current funds from capital funds,
- (viii) insurance proceeds,
- (ix) proceeds from the sale of capital assets, and
- (x) refunds and reimbursements connected with disbursements previously included in approved cost;
- (b) "approved cost" means for vocational schools the total of the disbursements made by a board or on its behalf from
  - (i) current funds in respect of principal, interest and other charges due in the current year on debentures other than those issued in respect of buildings, additions to buildings, or equipment under sub-clause ii, and
  - (ii) current or capital funds in respect of capital outlays for new buildings or additions to buildings, or for equipment;
- (c) "assessment" means

- (i) subject to sub-clause ii, the assessment of property rateable for school purposes in municipalities in whole or in part in the high- or continuation-school district as shown by the assessment roll on which taxes were levied for the preceding year, and where moneys are received by the board under subsection 6, 9 or 9a of section 39 of *The Assessment Act*, includes an amount of mines-profit assessment equivalent to that which, if levied upon at the rate of real-property taxation levied on ratepayers of the high- or continuation-school district for school purposes, would result in taxes equal to the amount of mines-profit tax so received by the board, or
- (ii) where that high- or continuation-school district is in a municipality which forms part of a county for municipal purposes, the amount at which that assessment was equalized;
- (d) "assessment per capita" means the quotient obtained by dividing the number representing the assessment by the number representing the population;
- (e) "population" means the total population of municipalities in whole or in part in the high- or continuation-school district, as shown by the assessment rolls on which taxes for the preceding year were levied, less the number of inmates of public institutions; and
- (f) "population per municipality" means the quotient obtained by dividing the total population of municipalities in whole or in part in the high- or continuation-school district by the number of those municipalities.

AVERAGE DAILY ATTENDANCE

15.—(1) Subject to subregulation 2, "average daily attendance" for the purposes of the grant to the board of a high- or continuation-school under subregulation 1

of regulation 20 means average daily attendance of pupils for the preceding year but does not include pupils from another high- or continuation-school district.

(2) Where the average daily attendance of pupils for the preceding year including pupils from another high- or continuation-school district is under 400, "average daily attendance" for the purposes of regulation 20 means the greater of

- (a) the average daily attendance, and
- (b) the number of teachers employed in the schools throughout December of the preceding year multiplied by 20,

less the average daily attendance of pupils from another high- or continuation-school district.

(3) Under clause b of subregulation 2 the number of teachers shall not

- (a) exceed 20, or one for each 18-pupils or fraction thereof of the average daily attendance, whichever is the lesser, or
- (b) be calculated at less than 2 in respect of a school on an island or in a territorial district.

AMOUNT OF GRANTS

16. The board of a continuation school shall be paid a grant of

- (a) 75 per cent of the approved cost where the school is in a territorial district or on an island, or
- (b) 50 per cent of the approved cost where the school is situated elsewhere.

17.—(1) Subject to subregulations 2 and 3, the board of a high school shall be paid a grant of a percentage of the approved cost as set forth in Column 2, 3, 4 or 5, as the case may be, in accordance with the population per municipality set opposite thereto in Column 1 as follows:

Column 1	Column 2	Column 3	Column 4	Column 5
Population per municipality	The board of a city, separated town or other urban municipality in a county	The board of an urban municipality in a territorial district	The board of a district not operating a school	The board of a high-school district consisting of a township or of all or parts of two or more municipalities, not including a city having a population of not fewer than 20,000
at least 100,000	15	20	20	30
at least 60,000 but under 100,000	20	25	25	30
at least 30,000 but under 60,000	25	30	30	30
at least 20,000 but under 30,000	30	35	35	35
at least 15,000 but under 20,000	35	40	40	40
at least 10,000 but under 15,000	40	45	45	50
at least 5,000 but under 10,000	45	50	50	60
at least 4,000 but under 5,000	50	60	55	65
at least 3,000 but under 4,000	50	65	60	70
at least 1,500 but under 3,000	50	70	65	75

(2) Where the population per municipality is under 1,500 and the assessment per capita is at least \$550, the percentages under Columns 2, 3, 4 and 5 of subregulation 1 shall be 50, 75, 65 and 80, respectively.

(3) Where the population per municipality is under 1,500 and the assessment per capita is under \$550, the percentages under Columns 2, 3, 4 and 5 of subregulation 1 shall be 50, 80, 65 and 85, respectively.

18.—(1) Subject to subregulations 2, 3 and 4, the board of a vocational school shall be paid a grant of a percentage of the approved cost in accordance with regulation 17.

(2) Where an existing agreement was entered into before the 1st of July, 1944, between a board and the Minister with respect to the payment of grants on debenture instalments, or disbursements for buildings and equipment, the percentage set forth in the agreement shall apply.

(3) Where Canada pays Ontario a portion of the disbursements for a vocational school, the percentage applicable to the board of the vocational school under regulation 17 shall be 50 in respect of those disbursements.

(4) Where there are disbursements from current funds for

- (a) instructional equipment for shops,

- (b) power-operated equipment for home-economics rooms, or

- (c) typewriters and business machines for commercial rooms,

the percentage applicable to the board of the vocational school under regulation 17 shall be 50 in respect of those disbursements.

19. In addition to the grant under regulation 17, the board of a high school that operates a school within a high-school district shall be paid

- (a) a grant of \$100 for each rural school-section that is completely within the high-school district, or

- (b) where there is a township school area in the high-school district, a grant of \$100 for each rural school-section that is completely within the high-school district.

20.—(1) In addition to the grants under regulations 16, 17, 18 and 19, and subject to subregulations 2 and 3, the board of a high, continuation or vocational school shall, for each pupil in average daily attendance during the preceding year, be paid a grant as set forth in Column 2, 3, 4, 5, 6 or 7, as the case may be, in accordance with the assessment per capita set opposite thereto in Column 1 as follows:

Assessment per Capita	High Schools				Con- tinuation Schools	Voca- tional Schools
	Column 2	Column 3	Column 4	Column 5		
	Boards in municipalities having a population per municipality of not fewer than 20,000	Boards in urban municipalities having a population per municipality of not fewer than 10,000 but under 20,000	Boards in urban municipalities having a population per municipality under 10,000	Boards of high-school districts not including a city, but including parts of one or more townships each having a population under 20,000		
at least \$1150	\$ 40	\$ 50	\$ 60	\$100	\$ 60	\$ 70
at least \$1100 but under \$1150	\$ 44	\$ 54	\$ 64	\$102	\$ 62	\$ 74
at least \$1050 but under \$1100	\$ 48	\$ 58	\$ 68	\$104	\$ 64	\$ 78
at least \$1000 but under \$1050	\$ 52	\$ 62	\$ 72	\$106	\$ 66	\$ 82
at least \$ 950 but under \$1000	\$ 56	\$ 66	\$ 76	\$108	\$ 68	\$ 86
at least \$ 900 but under \$ 950	\$ 60	\$ 70	\$ 80	\$110	\$ 70	\$ 90
at least \$ 850 but under \$ 900	\$ 64	\$ 74	\$ 84	\$112	\$ 72	\$ 94
at least \$ 800 but under \$ 850	\$ 68	\$ 78	\$ 88	\$114	\$ 74	\$ 98
at least \$ 750 but under \$ 800	\$ 72	\$ 82	\$ 92	\$116	\$ 76	\$102
at least \$ 700 but under \$ 750	\$ 76	\$ 86	\$ 96	\$118	\$ 78	\$106
at least \$ 650 but under \$ 700	\$ 80	\$ 90	\$100	\$120	\$ 80	\$110
at least \$ 600 but under \$ 650	\$ 84	\$ 94	\$104	\$122	\$ 82	\$114
at least \$ 550 but under \$ 600	\$ 88	\$ 98	\$108	\$124	\$ 84	\$118
at least \$ 500 but under \$ 550	\$ 92	\$102	\$112	\$126	\$ 86	\$122
at least \$ 450 but under \$ 500	\$ 96	\$106	\$116	\$128	\$ 88	\$126
at least \$ 400 but under \$ 450	\$100	\$110	\$120	\$130	\$ 90	\$130
at least \$ 350 but under \$ 400	\$104	\$114	\$124	\$132	\$ 92	\$134
at least \$ 300 but under \$ 350	\$108	\$118	\$128	\$134	\$ 94	\$138
at least \$ 250 but under \$ 300	\$112	\$122	\$132	\$136	\$ 96	\$142
at least \$ 200 but under \$ 250	\$116	\$126	\$136	\$138	\$ 98	\$146
under \$ 200	\$120	\$130	\$140	\$140	\$100	\$150

(2) Where the average daily attendance in a vocational school is under 500, the amounts set forth in Column 7 of subregulation 1 shall be increased by \$20 for each of the first 200 pupils.

(3) The grant under subregulations 1 and 2 shall not exceed an amount equal to 120 per cent of the instructional salaries paid in the preceding year.

#### TRANSFER OF DISTRICTS

21. Where part or the whole of a high- or continuation-school district is transferred from one board to another, the grant for the former board for the year of the transfer shall be

- (a) calculated as though there had been no transfer, and
- (b) paid to the boards in the proportion that the enrolment, on the first school-day in December of the preceding year, of pupils in the part remaining under the jurisdiction of the former board bears to the number of pupils in the part transferred.

22.—(1) Where part of a municipality is annexed to an urban municipality on or after the 1st of January, 1949, and at the date of annexation there are outstanding debentures for one or more school buildings in that part, the board of the urban municipality shall, except in the year of annexation, be paid a grant on the debenture instalments due and paid in the preceding year to the extent that the payments on debentures would have been eligible for a grant if the annexation had not taken place.

(2) The amount of the grant under subregulation 1 shall be calculated at the rate applicable to

- (a) the board in the annexed area for the year preceding annexation, or
- (b) the board of the urban municipality for the year preceding annexation,

whichever rate is the greater.

### PART 3

#### NIGHT SCHOOLS

##### APPLICATION

23. This Part applies to general legislative grants in respect of night schools.

##### AMOUNT OF GRANTS

24. The board of a continuation school operating a night school shall be paid a grant of 50 per cent of the total salaries of the teaching staff of the night school paid in the preceding year.

25.—(1) Subject to subregulation 2, the board of a high school operating a night school shall be paid a grant on the total salaries of the teaching staff of the night school paid in the preceding year at the percentage applicable under regulation 17.

(2) Where the board also operates a vocational school, the percentage applicable shall be 50.

### PART 4

#### REVOCATION OF REGULATIONS

26. Ontario Regulations 64/49 and 34/50, regulations 57 and 58 of Ontario Regulations 252/48 and regulations 55 and 56 of Ontario Regulations 61/49 are revoked.

(2056)

27

### THE INDUSTRIAL STANDARDS ACT

O. Reg. 135/50.

Schedule for the Bricklaying and Stonemasonry Industry in the Cornwall Zone.

New.

Made—22nd June, 1950.

Filed—23rd June, 1950, 4.30 p.m.

#### REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.

2. These regulations shall come into force on the tenth day after the publication thereof in The Ontario Gazette under *The Regulations Act, 1944*.

#### SCHEDULE FOR THE BRICKLAYING AND STONEMASONRY INDUSTRY IN THE CORNWALL ZONE

##### HOURS OF WORK

1.—(1) The regular working periods for the industry shall be

- (a) a regular working-week consisting of not more than 44 hours of work to be performed during the regular working-days, and
- (b) a regular working-day consisting of not more than
  - (i) 8 hours of work to be performed on Monday, Tuesday, Wednesday, Thursday and Friday between 8 a.m. and 5 p.m. where one hour is given for noon recess between the 1st of April and the 31st of October, both inclusive, and between 8 a.m. and 4.30 p.m. where one-half hour is given for noon recess between the 1st of November and the 31st of March, both inclusive, and
  - (ii) 4 hours of work to be performed on Saturday between 8 a.m. and 12 noon.

(2) Where the work is of such a nature that it cannot be performed during the hours set forth in clause *b* of subsection 1, it may be done at night where an employee does not work more than 8 hours, and this work shall be known as "night work."

##### MINIMUM RATE OF WAGES

2. The minimum rate of wages shall be

- (a) for work performed during the regular working periods, and
- (b) for night work

\$1.80 an hour.

##### SHIFT WORK

3.—(1) Where the work is carried on in 2 or more shifts, an employee shall be deemed to be employed during a regular working-day where the employee works not more than 8 hours in any 24-hour period.

(2) An employee who works on a night-shift shall be entitled to 8 hours' pay for 7 hours' work.

(3) In all cases governed by subsection 1 no overtime work shall be performed.

## OVERTIME WORK

## 4. Work performed in the industry

- (a) at any time other than during the working periods in sections 1 and 3, and
- (b) on Saturday after 12 noon, Sunday, New Year's Day, Good Friday, Dominion Day, Labour Day or Christmas Day

shall be deemed to be overtime work.

## RATES OF WAGES FOR OVERTIME WORK

## 5. The rates of wages for overtime work shall be

- (a) \$2.70 an hour for overtime work performed during the 5-hour period immediately following the regular working day on Monday, Tuesday, Wednesday, Thursday and Friday, and
- (b) \$3.60 an hour for all other overtime work.

## ADVISORY COMMITTEE

6. The advisory committee is authorized to fix a minimum rate of wages lower than the rate fixed by this schedule for an individual

- (a) whose work is only partly subject to the provisions of this schedule, or
- (b) who is handicapped.

(2057)

27

## THE TEACHERS' SUPERANNUATION ACT, 1949

O. Reg. 136/50.  
General Regulations.  
Revoking subregulations of O. Reg. 79/49.  
Made—22nd June, 1950.  
Filed—23rd June, 1950, 4.45 p.m.

REGULATIONS MADE UNDER  
THE TEACHERS' SUPERANNUATION ACT, 1949

1. Subregulations 8 and 9 of regulation 1 of Ontario Regulations 79/49 are revoked and the following substituted therefor:

- (8) Every such person may vote for a candidate by marking an X opposite the candidate's name on the ballot paper, enclosing the ballot paper in the return envelope, sealing the envelope, and sending it by prepaid post or delivering it to the secretary.
- (9) Any number of such envelopes may be sent or delivered to the secretary in a single package.

2. Subregulations 1, 2 and 3 of regulation 6 of Ontario Regulations 79/49 are revoked and the following substituted therefor:

- (1) In computing the amount of an allowance under section 26 of the Act, the amount of the allowance computed in the manner prescribed by subsection 2 of section 24 of the Act shall be reduced,
  - (a) in the case of a person who is over sixty-one at the beginning of the month next following the month in which he ceased to be employed, by five per centum; or

- (b) in the case of a person who is under sixty-one, at the rate of five per centum in respect of each year by which the age of the person is less than sixty-two years at the beginning of the month next following the month in which he ceased to be employed, provided that such reduction shall not exceed fifty per centum in the aggregate.
- (2) In computing the amount of an allowance under section 27 of the Act, the amount of the allowance computed in the manner prescribed by subsection 2 of section 24 of the Act shall be reduced,
  - (a) in the case of a person who was employed for more than twenty-nine school years, by five per centum; or
  - (b) in the case of a person who was employed for less than twenty-nine school years, at the rate of five per centum in respect of each school year by which the actual number of school years of his employment was less than thirty years.
- (3) In computing the amount of an allowance under section 29 of the Act, the allowance computed in the manner prescribed by subsection 2 of section 24 of the Act shall be reduced,
  - (a) in the case of a person who is over sixty-one at the beginning of the month next following the month in which he ceased to be employed, by two and one-half per centum; or
  - (b) in the case of a person who is under sixty-one, at the rate of two and one-half per centum in respect of each year by which the age of the person is less than sixty-two years at the beginning of the month next following the month in which he ceased to be employed, provided that such reduction shall not exceed twenty-five per centum in the aggregate.

3. Subregulation 1 of regulation 8 of Ontario Regulations 79/49 is revoked and the following substituted therefor:

- (1) Any person who has been absent from duty because of ill-health and who was not paid for any period or periods may, if he has resumed his duties for not fewer than twenty school days in a school year, make contributions to the fund for such period or periods up to but not exceeding a total of six months in the triennium immediately following the first suspension of his salary and a total of six months in any succeeding triennium, and the amount of such contributions shall be calculated according to the rate of salary he was receiving when he became absent from duty or the rate he would have received under the salary schedule applicable if he had remained on duty.

4. Regulation 9 of Ontario Regulations 79/49 is revoked and the following substituted therefor:

- 9.—(1) A person who has been employed within the meaning of the Act for at least the last fifteen years of his service may include, for every purpose relating to an annual allowance, similar service in any province of Canada, in any other part of the British Commonwealth of Nations or in any school for Indians maintained by the Government of Canada,
  - (a) if within five years from the date he became employed or before the 1st day of April, 1955, whichever is the later date, he has

- paid into the fund for each year of such service after the 1st day of April, 1917, a sum of money calculated on the minimum salary on which contributions may be paid at the time the payment is made and at a rate equal to the total of the then current rate of contribution by a person and by the Treasurer of Ontario on his behalf, with interest at the rate of four and three-quarters per centum per annum compounded half-yearly; or
- (b) if, where he was employed before the 1st day of September, 1940, and has not made the payment referred to in clause *a*, he has paid into the fund or has agreed to pay through a reduction in his annual allowance an amount equal to the amount of money accumulated in the fund as a reserve as certified by the actuary on behalf of a person of the same age who has had a similar period of employment.
- (2) In every case under this regulation all similar service in any province of Canada, in any other part of the British Commonwealth of Nations or in any school for Indians maintained by the Government of Canada shall be included.
5. Subregulation 1 of regulation 10 of Ontario Regulations 79/49 and subregulation 2 of regulation 10 of Ontario Regulations 79/49 as made by Ontario Regulations 111/49 are revoked and the following substituted therefor:
- (1) The period between the coming into force of these regulations and the 30th day of June, 1952, is declared to be a period during which there is urgent need for the services of persons in receipt of allowances.
- (2) Until the 30th day of June, 1952, the allowance for any school year in which a person who has been granted a superannuation or dependant's allowance is employed in excess of twenty days shall be reduced by one four-hundredth of the amount of such allowance in respect of every school day in excess of twenty days for which he was employed, and clause *a* of subsection 1 of section 39 of the Act shall not apply in any such case during the period of operation of this regulation.
6. Regulation 17 of Ontario Regulations 79/49 is amended by striking out the word "and" at the end of clause *f*, and by adding thereto the following clause:
- (h) The Ontario English Catholic Teachers' Association.
7. Forms 2, 3 and 5 of Ontario Regulations 79/49 are struck out and the following substituted therefor:

FORM 2

*The Teachers' Superannuation Act, 1949*

APPLICATION FOR A SUPERANNUATION OR DISABILITY ALLOWANCE

1. I, ..... of the ..... of ..... in the ..... of ..... hereby make application for an allowance under *The Teachers' Superannuation Act, 1949*.

2. I was born on the ..... day of ....., 19....

3. My last day of teaching was the ..... day of ....., 19....

4. At present I am (a) married; (b) single; (c) widow; (d) widower; (e) divorced; (f) member of a religious order.

5. My wife's full maiden name is ..... and she was born on the ..... day of ....., 19....  
 My husband's full name is ..... and he was born on the ..... day of ....., 19....

6. I was married on the ..... day of ....., 19....

7. I have ..... children under eighteen years of age.

Their names and birthdates are:

.....  
 .....

8. My complete record of my teaching experience, in Ontario and elsewhere, is as follows:

Do Not Make Any Entry Here	From Date			To Date			Name of Municipality and No. of Section	By Whom Inspected
	Day	Month	Year	Day	Month	Year		

9. I hold the following certificates:

Description	Date	Number

DATED at ..... this ..... day of ....., 19....

.....  
 Signature of Applicant.

.....  
 Postal Address.



FORM 3

*The Teachers' Superannuation Act, 1949*

APPLICATION FOR A DEPENDANT'S ALLOWANCE

1. I, ..... of the ..... of ..... in the  
 (Full name)  
 ..... of ....., hereby make application for a dependant's allowance  
 under *The Teachers' Superannuation Act, 1949*.

2. I was born on the ..... day of ....., 19....

3. (For widows) My full maiden name was .....  
 My husband's full name was .....

4. My husband was born on the ..... day of ....., 19....  
 wife

5. My husband and I were married on the ..... day of ....., 19....  
 wife

6. My husband's last day of teaching was the ..... day of ....., 19....  
 wife's

7. The date of my husband's death was .....  
 wife's

8. I have ..... dependent children under eighteen years of age.  
 Their names and birth dates are:

.....  
 .....

9. My husband's record of teaching experience, in Ontario and elsewhere, is as follows:  
 wife's

Do Not Make Any Entry Here	From Date			To Date			Name of Municipality and No. of Section	By Whom Inspected
	Day	Month	Year	Day	Month	Year		

10. He held the following certificates:  
 She

Description	Date	Number

DATED at ..... this ..... day of ....., 19....

.....  
 Signature of Applicant.

.....  
 Postal Address.

FORM 5

*The Teachers' Superannuation Act, 1949*

APPLICATION FOR REFUND

1. I, ..... of the ..... of ..... in the  
 (Full name)  
 ..... of ..... hereby make application for a refund in respect of my  
 contributions to the Teachers' Superannuation Fund.

2. I was born on the ..... day of ....., 19....

3. My teaching experience is as follows:

From Date	To Date	Name of Municipality and No. of Section	By Whom Inspected

4. I retired from the teaching profession on the ..... day of ....., 19...., and attached hereto are—

(a) a copy of my letter of resignation; and

(b) a letter from the inspector of the school in which I was last employed confirming the fact of my retirement from the profession.

5. I desire that the refund be paid (a) in a lump sum  $\begin{matrix} \text{Yes} \\ \text{No} \end{matrix}$  (b) in three instalments  $\begin{matrix} \text{Yes} \\ \text{No} \end{matrix}$

6. I fully understand that if I should again be employed within the meaning of *The Teachers' Superannuation Act, 1949* I must within five years of my return to employment make repayment of the amounts withdrawn, failing which repayment I shall have no interest in the fund in respect of any part of my former period of employment.

DATED at ..... this ..... day of ..... 19....

.....  
 Signature of Applicant.

.....  
 Postal Address.

(NOTE: Where the refund is applied for by a person other than the person who made the contributions (e.g. the personal representative of a deceased person) such alterations may be made in this form as the circumstances may require.)

## THE PUBLIC HOSPITALS ACT

O. Reg. 137/50.  
By-law of South Waterloo Memorial  
Hospital Incorporated. Expropriation  
of lands for hospital purposes.

New.

Made—22nd June, 1950.

Filed—23rd June, 1950, 2.30 p.m.

REGULATIONS MADE UNDER  
THE PUBLIC HOSPITALS ACT

1. The by-law of South Waterloo Memorial Hospital Incorporated set forth in the Schedule is approved.

## SCHEDULE

BY-LAW NUMBER 5 OF  
SOUTH WATERLOO MEMORIAL HOSPITAL  
INCORPORATED EXPROPRIATION OF LANDS  
FOR HOSPITAL PURPOSES

WHEREAS South Waterloo Memorial Hospital Incorporated is a Corporation incorporated for the purpose of establishing a hospital within the meaning of *The Public Hospitals Act*;

AND WHEREAS the land described in the Schedule is requisite for and advantageous to the purposes of the Hospital;

NOW THEREFORE South Waterloo Memorial Hospital Incorporated enacts that the land described in the Schedule is expropriated.

SOUTH WATERLOO MEMORIAL  
HOSPITAL INCORPORATED.  
DUNCAN McINTOSH,  
President.  
R. H. MALCOLM,  
Secretary.

Certified to be a true copy of the original By-law Number 5.

R. H. MALCOLM,  
Secretary.

## SCHEDULE

In the Township of North Dumfries in the County of Waterloo in the Province of Ontario being composed of part of Subdivision Lots 2 and 3 lying east of the Grand River in concession XII, and premising that bearings are referred to the plan of the Department of Highways numbered P-1791-3, described as follows:

COMMENCING at the most northerly angle of lot 40, registered plan 260; thence north  $49^{\circ} 42'$  west 1232.55 feet to a point on the south-westerly limit of the King's Highway No. 8 as shown on plan of survey by the Department of Highways of Ontario numbered P-1791-3, a copy of the plan being on file in the registry office for the registry division of the County of Waterloo; thence south  $32^{\circ} 54'$  west 563.91 feet to a point; thence south  $54^{\circ} 45'$  east 277.49 feet to a point; thence south  $26^{\circ} 17'$  east 230.8 feet to a point; thence south  $48^{\circ} 27'$  east 231.51 feet, more or less, to the high-water mark of the Grand River; thence south-easterly along the high-water mark 507 feet, more or less, to the south-westerly angle of lot 35 of registered plan 260, the last-mentioned course, if expressed as a straight line, having a bearing of south  $79^{\circ} 05'$  east and a length of 506.5 feet; thence north  $40^{\circ} 09'$  east along the northerly boundary of registered plan 260, being also the northerly boundary of the City of Galt, 383 feet more or less to the point of commencement.

(2059)

27



**Publications Under The Regulations Act, 1944**

JULY 15th, 1950

**THE MILK CONTROL ACT, 1948**

O. Reg. 138/50.  
Strathroy Milk Producers Association.  
New.  
Approved—22nd June, 1950.  
Filed—27th June, 1950, 8.50 a.m.

**ORDER MADE BY THE MINISTER UNDER THE MILK CONTROL ACT, 1948**

1. In this order
  - (a) "Association" means the Strathroy Milk Producers Association; and
  - (b) "producer" means a person engaged in supplying milk to a distributor in the market of the Town of Strathroy.
2. A producer shall pay to the Association licence fees in the amount of one and one-half cents for each hundred pounds of milk supplied.
3. A distributor who receives milk from a producer shall deduct the amount of the licence fees of the producer from moneys payable to the producer and shall pay the amount to the Association.

4. A distributor shall transmit the licence fees deducted in each month to the Association on or before the 20th day of the next following month.

5. The Association shall furnish to the Board at such times as it may require such information and financial statements as the Board may determine.

THOMAS L. KENNEDY,  
Minister of Agriculture.

(2061) 28

**THE WOLF AND BEAR BOUNTY ACT, 1946**

O. Reg. 139/50.  
Amendments to General Regulations.  
Revoking clause a and replacing Forms of O. Reg. 208/47.  
Made—22nd June, 1950.  
Filed—27th June, 1950, 10.30 a.m.

**REGULATIONS MADE UNDER THE WOLF AND BEAR BOUNTY ACT, 1946**

1. Clause a of regulation 4 of Ontario Regulations 208/47 is revoked and the following substituted therefor:

- (a) the counties of Bruce, Frontenac, Hastings, Lanark, Lennox and Addington, Peterborough, Renfrew and Victoria;

2. Form 1 of Ontario Regulations 208/47 is struck out and the following substituted therefor:

FORM 1

*The Wolf and Bear Bounty Act, 1946*

**AFFIDAVIT OF APPLICANT FOR WOLF BOUNTY**

Province of Ontario } In the matter of  
To Wit: } *The Wolf and Bear Bounty Act, 1946*

I, ..... of the ..... of ..... in the County or District of ..... in the Province of Ontario,  
MAKE OATH AND SAY:

1. THAT I killed the ..... (brush) number ..... (timber) wolf on

which I claim bounty, the skin(s) of which (is) (are) identified by number(s) ..... on the following dates and in the following places:

Skin Numbered	Sex	Date of Killing	Place Where Killed	County or Provisional Judicial District
.....	.....	.....	.....	.....
.....	.....	.....	.....	.....
.....	.....	.....	.....	.....
.....	.....	.....	.....	.....
.....	.....	.....	.....	.....
.....	.....	.....	.....	.....
.....	.....	.....	.....	.....
.....	.....	.....	.....	.....
.....	.....	.....	.....	.....
.....	.....	.....	.....	.....

2. THAT my usual occupation is ..... and my occupation at the time I killed the ..... wolf was .....

3. THAT wolf numbered ..... (was) (were) three months of age or over, and wolf numbered ..... (was) (were) under the age of three months.

4. THAT the wolf (was) (were) not kept in captivity while under the age of three months.

5. THAT the wolf (was) (were) hunted from ..... aircraft ..... motor car ..... other vehicle (specify) .....

6. THAT the wolf (was) (were) hunted in the area and according to the terms and conditions permitted in writing by the Minister, dated ..... (if 5 or 6 not applicable, mark thus: "N/A"):

7. THAT I killed the wolf in the following manner:

Trapped: Skin No.....  
 Skin No.....  
 Snared: Skin No.....  
 Skin No.....  
 Shot: Skin No.....  
 Skin No.....  
 Poisoned: Skin No.....  
 Skin No.....  
 Other means (specify): Skin No.....

SWORN BEFORE ME at the ..... of ..... in the ..... of ..... on the ..... day of ..... 19.... } (Signature of applicant)

(Signature)

State authority for taking this affidavit.

Skin Numbered	Sex	Date of Killing	Place Where Killed	County or Provisional Judicial District
.....	.....	.....	.....	.....
.....	.....	.....	.....	.....
.....	.....	.....	.....	.....
.....	.....	.....	.....	.....
.....	.....	.....	.....	.....
.....	.....	.....	.....	.....
.....	.....	.....	.....	.....
.....	.....	.....	.....	.....
.....	.....	.....	.....	.....
.....	.....	.....	.....	.....

Dated at the ..... of ..... in the County or Provisional Judicial District of ..... this ..... day of ..... 19....

(Signature of Issuer)

(2062)

28

3. Form 2 of Ontario Regulations 208/47 is struck out and the following substituted therefor:

FORM 2

The Wolf and Bear Bounty Act, 1946

WOLF BOUNTY CERTIFICATE

I, ..... of the ..... of ..... in the County or District of ..... (state authority)

DO HEREBY CERTIFY THAT

..... (print full name of applicant)

..... (Post Office address) (If Indian, state band and reserve)

Racial origin ..... Age ..... Weight .....

Height ..... Colour of eyes .....

Colour of hair .....

Identifying marks (if any) .....

whose identity has been proven to my satisfaction, did on the ..... day of ..... 19.... produce before me at the ..... of ..... in the County or Provisional Judicial District of ..... the whole skin(s) .. of ..... brush wolf and ..... (number) ..... (number) timber wolf, of which the skin(s) numbered ..... (is) (are) three months of age or over, and the skin(s) numbered ..... (is) (are) under the age of three months, together with an affidavit in the prescribed form that the wolf (was) (were) killed on the dates and at the places following:

THE FARM PRODUCTS MARKETING ACT, 1946

O. Reg. 140/50.  
 Approval of 1950 Agreement for Marketing of Sweet Cherries for Processing.  
 New.  
 Made—27th June, 1950.  
 Filed—27th June, 1950, 10.20 a.m.

ORDER MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT, 1946

MARKETING OF SWEET CHERRIES FOR PROCESSING

The Board approves the agreement appended hereto and orders and declares that it is in force.

G. F. PERKIN, Chairman.  
 F. K. B. STEWART, Secretary.

(Seal)

Dated at Toronto, this 27th day of June, 1950.

1950 AGREEMENT FOR THE MARKETING OF SWEET CHERRIES FOR PROCESSING

MEMORANDUM OF AGREEMENT made by the Negotiating Committee for Sweet Cherries produced in Ontario in 1950, appointed under the provisions of "The Ontario Pear, Plum and Cherry Growers' Marketing-for-Processing Scheme."

We, the undersigned members of the Negotiating Committee agree and recommend to the Farm Products Marketing Board that the following agreement be approved:

1. The minimum price to be paid by a processor or buyer for sweet cherries produced in Ontario during the year 1950 and purchased for processing shall be at the rate of nine and one-half cents (9-1/2c.) per pound.

2. Delivery of sweet cherries shall be made free of delivery charges to processors within the Counties of Welland, Lincoln and Wentworth, in those portions of the Counties of Halton and Peel lying south of the

Dundas Highway and in the County of York lying west and south of the east and north limits of the City of Toronto and including Mount Dennis.

3. The processors shall accept deliveries when sweet cherries are fit for the purposes required.

4. The processors shall pay 50 per cent of the purchase price on delivery or within 15 days thereafter and the balance shall be paid 30 days from the last delivery date.

5. In the case of a dispute as to the grade of any sweet cherries the decision of a Fruit and Vegetable Inspector appointed under the provisions of *The Farm Products Grades and Sales Act* shall be final provided that the Inspector's decision shall be based on the grades for sweet cherries contained in this Agreement.

6. THE GRADES FOR SWEET CHERRIES shall be as follows:

- (a) The grade shall include only sound, mature, hand-picked clean cherries of one variety, of good colour and fair size for the variety;
- (b) The grade shall be free from insect injury and disease, leaves, dead stems or other foreign matter;
- (c) The grade shall be free from damage caused by bruises, skin breaks and hail marks;
- (d) The grade shall be properly packed;
- (e) For the purposes of this grade the following shall not be considered as damage,—
  - (i) Handling and package bruises such as are incident to good commercial handling and packing;
  - (ii) Skin breaks, when stems attached, provided they do not involve an aggregate area of more than 1/8 inch in diameter;
- (f) In order to allow for variations incident to commercial handling and packing of sweet cherries not more than 8 per cent by weight of any lot may be below the foregoing requirements and not more than 1 per cent of the entire lot may be affected with decay or cherry fruit fly;
- (g) The minimum size for sweet cherries, unless otherwise specified in a contract between the processor and the grower, or buyer, shall be 5/8 inch in diameter at the widest point provided that a tolerance of 5 per cent by weight shall be allowed.

DATED at the City of Hamilton in the Province of Ontario, this 26th day of June, 1950.

GROWERS

W. E. SPERA,  
ARTHUR W. SMITH,  
T. P. BRIDGMAN.

PROCESSORS

W. F. FRY,  
H. B. BIGGAR,  
D. I. JAMIESON.

(2063)

28

**THE COMMISSIONERS  
FOR TAKING AFFIDAVITS ACT**

O. Reg. 141/50.

Fees payable to the Crown by Commissioners under the Act.

New.

Approved—29th June, 1950.

Filed—30th June, 1950, 10.35 a.m.

**REGULATIONS MADE UNDER  
THE COMMISSIONERS FOR  
TAKING AFFIDAVITS ACT**

1. The fees payable to the Crown by Commissioners under the Act shall be

- (a) upon appointment . . . . . \$10.00
- (b) upon renewal of appointment . . . . . \$10.00

(2083)

28

**THE RACING COMMISSION ACT, 1950**

O. Reg. 142/50.

Licenses and Fees.

New.

Approved—29th June, 1950.

Filed—30th June, 1950, 12.45 p.m.

**REGULATIONS MADE UNDER  
THE RACING COMMISSION ACT, 1950**

INTERPRETATION

1. In the regulations

- (a) "authorized agent" means a person appointed by an owner to act as agent in all matters pertaining to racing of owner's horses; and
- (b) "sub-agent" means a person appointed by an authorized agent to enter and declare horses.

LICENCES

2. No person shall operate a race track, at which running-horse racing is carried on, or operate as an owner, owner-trainer, trainer, jockey, apprentice jockey, jockey's agent, jockey's valet, authorized agent, sub-agent, groom, exercise boy, or tradesman on that track without a licence as prescribed by these regulations.

3.—(1) A licence

- (a) to operate a race track shall be in Form 1; and
- (b) to operate as an owner, owner-trainer, trainer, jockey, apprentice jockey, jockey's agent, jockey's valet, authorized agent, sub-agent, groom, exercise boy or tradesman shall be in Form 2.

(2) The licences expire the 30th of April following the date of issue.

(3) A licence shall not be transferable.

FEES

4. There shall be paid to the Commission for a licence

- (a) in Form 1, for each day of racing payable in advance of each meeting . . \$400.00

(b) in Form 2,

(i) of an owner.....	5.00
(ii) of an owner-trainer.....	15.00
(iii) of a trainer.....	15.00
(iv) of a jockey.....	15.00
(v) of an apprentice jockey.....	5.00
(vi) of a jockey's agent.....	15.00
(vii) of a jockey's valet.....	5.00
(viii) of an authorized agent.....	2.00
(ix) of a sub-agent.....	1.00
(x) of a groom.....	1.00
(xi) of an exercise boy.....	1.00
(xii) of a tradesman.....	1.00

REGISTRATIONS

5. There shall be registered with the Commission
- (a) an assumed name or change thereof,
  - (b) colours,
  - (c) contract with a jockey, or
  - (d) a partnership or change therein.

FORM 1

*The Racing Commission Act, 1950*

LICENCE

TO OPERATE A RACE TRACK

Under *The Racing Commission Act, 1950*, and the regulations, and subject to the limitations thereof, this licence is granted to

.....  
(name of track operator)

.....  
(post-office address)

to operate a race track at which running-horse racing is carried on

at.....  
(location of track)

for..... days in the year.....

for the periods from..... to.....

and from..... to.....

Dated.....  
(month) (day) (year)

ONTARIO RACING COMMISSION

.....  
Secretary-Treasurer

FORM 2

*The Racing Commission Act, 1950*

LICENCE

TO OPERATE AS.....

Under *The Racing Commission Act, 1950*, and the regulations, and subject to the limitations thereof, this licence is granted to

.....  
of.....  
(post-office address)

to operate as.....  
(owner, owner-trainer, trainer, jockey, apprentice jockey, jockey's agent, jockey's valet, authorized agent, sub-agent, groom, exercise boy or tradesman)

This licence expires on 30th April, 19.....

Dated.....  
(month) (day) (year)

ONTARIO RACING COMMISSION.

.....  
Secretary-Treasurer

(2084)

28

THE MINING TAX ACT

O. Reg. 143/50.

Lands and mining rights open to location, staking or recording as mining claims. New.

Approved—29th June, 1950.

Filed—30th June, 1950, 2.35 p.m.

REGULATIONS MADE UNDER THE MINING TAX ACT

1. The lands described in Schedule 1 shall be open to location, staking or recording as mining claims at 12 noon on the 19th of July, 1950.

2. The mining rights described in Schedule 2 shall be open to staking or recording as mining claims at 12 noon on the 19th of July, 1950.

SCHEDULE 1

1. In the Territorial District of Algoma and being composed of

(a) former mining claim S.S.M. 3494 in the Township of Tp. 48, containing 38.1 acres more or less, and

(b) former mining claim S.S.M. 6660 in the Township of Ryan, containing 33.4 acres more or less.

2. In the Territorial District of Thunder Bay and being composed of

(a) North-east part of Location W.D. 504, north of the Township of MacGregor described as follows:



Commencing at a point on the east limit of Location W.D. 504 distant 60 chains south of the angle thereof; thence north astronomically along the east limit 20 chains; thence west astronomically 20 chains; thence south astronomically 20 chains; thence east astronomically 20 chains to the point of commencement; containing 40 acres more or less.

- (b) part of Location W.D. 504 north of the Township of MacGregor described as follows:

Commencing at a point on the east limit of Location W.D. 504 distant 40 chains south of the north-east angle thereof; thence north astronomically along the limit 20 chains; thence west astronomically 20 chains more or less to a point south astronomically from a point on the north limit of the Location, 20 chains west of the north-east angle thereof; thence south astronomically 20 chains; thence east astronomically 20 chains to the point of commencement; containing 35 acres more or less.

- (c) the north-easterly part of Location W.D. 504, north of the Township of MacGregor described as follows:

Commencing at a point on the north limit of Location W.D. 504 distant 20 chains west of the north-east angle thereof; thence east astronomically along the limit 20 chains; thence south astronomically along the east limit 20 chains; thence west astronomically 20 chains, more or less, to a point south of the point of commencement; thence north astronomically 20 chains more or less to the point of commencement; containing 36.5 acres more or less.

- (d) part of Location W.D. 505, north of the Township of MacGregor described as follows:

Commencing at a point on the west limit of Location W.D. 505 distant 40 chains south of the north-west angle thereof; thence north astronomically along the limit 20 chains; thence east astronomically 20 chains; thence south astronomically 20 chains, more or less, to a point east astronomically 20 chains from the point of commencement; thence west astronomically 20 chains to point of commencement; containing 40 acres more or less.

- (e) part of Location W.D. 505, north of the Township of MacGregor described as follows:

Commencing at a point in the west limit of Location W.D. 505 distant 60 chains south of the north-west angle thereof; thence north astronomically along the limit 20 chains; thence east astronomically 20 chains; thence south 20 chains more or less to a point east

astronomically 20 chains from the point of commencement; thence west astronomically 20 chains to the point of commencement; containing 40 acres more or less.

- (f) the north-westerly part of Location W.D. 505, north of the Township of MacGregor described as follows:

Commencing at a point on the west limit of Location W.D. 505, distant 20 chains south of the north-west angle thereof; thence north astronomically along the limit 20 chains; thence east astronomically along the north limit thereof 20 chains; thence south astronomically 20 chains more or less to a point east astronomically 20 chains from the point of commencement; thence west astronomically 20 chains to the point of commencement; containing 36 acres more or less.

3. In the Territorial District of Timiskaming and being composed of the south-west part of the north part of lot 10 in Concession 6 in the Township of Bayly described as follows:

Commencing at a point in the west limit of lot 10, distant 20 chains south from the westerly limit from the north-west angle thereof; thence south along the westerly limit 15 chains more or less to the high-water mark of Windigo Lake; thence north-easterly following the high-water mark to a point east astronomically from the point of commencement; thence west astronomically 10 chains more or less to the point of commencement; containing 8 acres more or less.

#### SCHEDULE 2

In the County of Lanark and being composed of

- (a) the south half of the east half of lot 13 in Concession 9 in the Township of Bathurst, containing 50 acres more or less,
- (b) the south half of lot A in Concession 9 in the Township of North Burgess, containing 50 acres,
- (c) the south half of the east half of lot 1 in Concession 9 in the Township of North Burgess, containing 50 acres more or less,
- (d) the south half of the east half of lot 3 in Concession 9 in the Township of North Burgess, containing 50 acres more or less, and
- (e) lot 20 in Concession 6 in the Township of North Burgess, containing 100 acres more or less.

(2097)

28



**Publications Under The Regulations Act, 1944**

JULY 22nd, 1950

**THE FARM PRODUCTS MARKETING ACT, 1946**

O. Reg. 144/50.  
Licence fees and delegation of power concerning soya-beans.  
Revoking part and amending O. Reg. 101/49.  
Approved—29th June, 1950.  
Filed—3rd July, 1950, 12.10 p.m.

**REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT, 1946**

1. Subregulation 1 of regulation 10 of Ontario Regulations 101/49 is revoked and the following substituted therefor:

(1) Every grower shall pay to the local board licence fees at the rate of 1 cent for each bushel or fraction thereof of soya-beans delivered to a dealer or processor.

2. Ontario Regulations 101/49 are amended by adding thereto the following regulation:

**DELEGATION OF POWER**

15. The Board delegates to the local board the power to require persons engaged in the producing or marketing of soya-beans to register their names, addresses and occupations with the local board, to require such persons to furnish such information in regard to soya-beans as the local board may determine, and to inspect the books and premises of such persons.

G. F. PERKIN,  
Chairman.  
F. K. B. STEWART,  
Secretary.

(2102) 29

**THE PUBLIC HEALTH ACT**

O. Reg. 145/50.  
The Board of Health for Brant County Health Unit.  
Revoking section 1, except clauses *a*, *c* and *d*, of Schedule 9, of the appendix to O. Reg. 57/45 as made by O. Reg. 104/45.  
Approved—29th June, 1950.  
Filed—4th July, 1950, 11 a.m.

**REGULATIONS MADE BY THE MINISTER UNDER THE PUBLIC HEALTH ACT**

1. Section 1, except clauses *a*, *c* and *d*, of Schedule 9 of the Appendix to Ontario Regulations 57/45, as made by Ontario Regulations 104/45, is revoked and the following substituted therefor:

1. The Board of Health for Brant County Health Unit shall consist of seven members as follows:

(b) Three members to be appointed annually by the Council of the County of Brant to hold office during its pleasure or until their successors are appointed;

W. A. GOODFELLOW,  
Acting Minister of Health

(2106) 29

**THE CREDIT UNIONS ACT, 1940**

O. Reg. 146/50.  
Dissolution of Kitchener District Telephone Employees Credit Union Limited.  
New.  
Made—7th June, 1950.  
Approved—29th June, 1950.  
Filed—4th July, 1950, 2.40 p.m.

**ORDER MADE BY THE MINISTER UNDER THE CREDIT UNIONS ACT, 1940**

IT IS ORDERED that Kitchener District Telephone Employees' Credit Union Limited be dissolved.

Dated at Toronto, this 7th day of June, 1950.

THOMAS L. KENNEDY,  
Minister of Agriculture.

(2110) 29

**THE CREDIT UNIONS ACT, 1940**

O. Reg. 147/50.  
Dissolution of Collingwood Shipbuilders' Credit Union Limited.  
New.  
Made—7th June, 1950.  
Approved—29th June, 1950.  
Filed—4th July, 1950, 2.50 p.m.

**ORDER MADE BY THE MINISTER UNDER THE CREDIT UNIONS ACT, 1940**

IT IS ORDERED that The Collingwood Shipbuilders' Credit Union Limited be dissolved.

Dated at Toronto, this 7th day of June, 1950.

THOMAS L. KENNEDY,  
Minister of Agriculture.

(2111) 29

**THE CREDIT UNIONS ACT, 1940**

O. Reg. 148/50.  
Dissolution of Collingwood Georgian  
View Credit Union Limited.  
New.  
Made—7th June, 1950.  
Approved—29th June, 1950.  
Filed—4th July, 1950, 3 p.m.

**ORDER MADE BY THE MINISTER UNDER  
THE CREDIT UNIONS ACT, 1940**

IT IS ORDERED that Collingwood Georgian View  
Credit Union Limited be dissolved.

Dated at Toronto, this 7th day of June, 1950.

THOMAS L. KENNEDY,  
Minister of Agriculture.

(2112)

29

**THE CREDIT UNIONS ACT, 1940**

O. Reg. 149/50.  
Dissolution of Waldhof Farmers' Co-  
operative Credit Union Limited.  
New.  
Made—7th June, 1950.  
Approved—29th June, 1950.  
Filed—4th July, 1950, 3.10 p.m.

**ORDER MADE BY THE MINISTER UNDER  
THE CREDIT UNIONS ACT, 1940**

IT IS ORDERED that Waldhof Farmers' Co-  
operative Credit Union Limited be dissolved.

Dated at Toronto, this 7th day of June, 1950.

THOMAS L. KENNEDY,  
Minister of Agriculture.

(2113)

29

**THE CREDIT UNIONS ACT, 1940**

O. Reg. 150/50.  
Dissolution of the Co-operative Dry  
Cleaners' (Toronto) Credit Union  
Limited.  
New.  
Made—7th June, 1950.  
Approved—29th June, 1950.  
Filed—4th July, 1950, 3.20 p.m.

**ORDER MADE BY THE MINISTER UNDER  
THE CREDIT UNIONS ACT, 1940**

IT IS ORDERED that Co-operative Dry Cleaners'  
(Toronto) Credit Union Limited be dissolved.

Dated at Toronto, this 7th day of June, 1950.

THOMAS L. KENNEDY,  
Minister of Agriculture.

(2114)

29

**THE FARM PRODUCTS MARKETING ACT, 1946**

O. Reg. 151/50.  
Approval of Agreement for the Marketing  
of Sour Cherries for Processing.  
New.  
Approved—3rd July, 1950.  
Filed—4th July, 1950, 3.40 p.m.

**ORDER MADE BY THE BOARD UNDER  
THE FARM PRODUCTS MARKETING  
ACT, 1946****MARKETING OF SOUR CHERRIES FOR PROCESSING**

The Board approves the agreement appended hereto  
and orders and declares that it is in force.

G. F. PERKIN,  
Chairman.  
F. K. B. STEWART,  
Secretary.

Dated at Toronto, this 3rd day of July, 1950.

**1950 AGREEMENT FOR THE MARKETING OF  
SOUR CHERRIES FOR PROCESSING**

MEMORANDUM OF AGREEMENT made by the Nego-  
tiating Committee for Sour Cherries produced in  
Ontario in 1950, appointed under the provisions of  
"The Ontario Pear, Plum and Cherry Growers'  
Marketing-for-Processing Scheme".

We, the undersigned members of the Negotiating  
Committee agree and recommend to the Farm Pro-  
ducts Marketing Board that the following agreement  
be approved:

1. Delivery of sour cherries shall be made free of  
delivery charges to processors within the Counties of  
Welland, Lincoln and Wentworth, in those portions  
of the Counties of Halton and Peel lying south of the  
Dundas Highway and in the County of York lying  
west and south of the east and north limits of the City  
of Toronto and including Mount Dennis.

2. The processors shall accept deliveries when sour  
cherries are fit for the purposes required.

3. The processors shall pay 50 per cent of the pur-  
chase price on delivery or within 15 days thereafter  
and the balance shall be paid 30 days from the last  
delivery date.

4. In the case of a dispute as to the grade of any  
sour cherries the decision of a Fruit and Vegetable  
Inspector appointed under the provisions of *The Farm  
Products Grades and Sales Act* shall be final provided that  
the Inspector's decision shall be based on the grades for  
sour cherries contained in this Agreement.

5. THE GRADES FOR SOUR CHERRIES shall be as  
follows:

- (a) The grade shall include only sound, mature,  
hand-picked clean cherries of one variety, of  
good colour and fair size for the variety;
- (b) The grade shall be free from insect injury and  
disease, leaves, dead stems or other foreign  
matter;
- (c) The grade shall be free from damage caused  
by bruises, skin breaks and hail marks;
- (d) The grade shall be properly packed;
- (e) For the purpose of this grade the following  
shall not be considered as damage,—

- (i) Handling and package bruises such as are incident to good commercial handling and packing;
- (ii) Skin breaks, when stems attached, provided they do not involve an aggregate area of more than 1/8 inch in diameter;
- (f) In order to allow for variations incident to commercial handling and packing of sour cherries not more than 8 per cent by weight of any lot may be below the foregoing requirements and not more than 1 per cent of the entire lot may be affected with decay or cherry fruit fly;
- (g) The minimum size for sour cherries, unless otherwise specified in a contract between the processor and the grower, or buyer, shall be 5/8 inch in diameter at the widest point provided that a tolerance of 5 per cent by weight shall be allowed.

Dated at the City of Hamilton in the Province of Ontario, this 3rd day of July, 1950.

GROWERS

JAMES PENGILLEY, JR.  
WALLACE SECORD  
T. LEWIS PUDDICOMBE

PROCESSORS

G. RIDLER  
W. I. DRYNAN  
A. W. ARKELL

(2115)

29

**THE HIGHWAY IMPROVEMENT ACT**

O. Reg. 152/50.  
Permit Fees and Delegation of Minister's Powers.  
New.  
Made—12th June, 1950.  
Filed—5th July, 1950, 4.00 p.m.

**ORDER MADE BY THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT**

The undersigned, under sections 79b and 80 of *The Highway Improvement Act*, hereby makes the regulations attached hereto.

GEO. H. DOUCETT,  
Minister of Highways.

June 12th, 1950.

**ORDER MADE BY THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT**

1. The fee for a permit to place, erect or alter any gasoline pump, or any part thereof,
  - (a) upon or within 8 feet of any limit of the King's Highway shall be.....\$25.00
  - (b) upon or within 25 feet, but not upon or within 8 feet, of any limit of the King's Highway shall be..... 5.00
  - (c) not upon or within 25 feet of any limit of the King's Highway shall be..... Nil
2. The fee for a permit to place, erect or alter any sign, notice or advertising device, or any part thereof,

	Non-Illuminated	Illuminated
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- (a) where the area is under 40 square feet and does not exceed 10 feet in length, other than a sign not more than 2 feet by 1 foot displaying the name of the owner or occupant of the premises to which it is affixed, or the name of such premises, shall be..... \$1.00      \$2.00
- (b) where the area is over 40 square feet and does not exceed 25 feet in length, shall be..... 7.50      15.00
- (c) where the length is more than 25 feet, shall be..... 15.00      30.00

3. Every permit shall expire on the 31st of December next following the date of issue.

4. The powers of the Minister to make orders, to give notices and to issue permits under section 79b and 80 of the Act are delegated to the Deputy Minister.

(2121)

29



# Publications Under The Regulations Act, 1944

JULY 29th, 1950

## THE GUARANTEE COMPANIES SECURITIES ACT

O. Reg. 153/50.  
Addition to Schedule.  
Amending Schedule 1 of O. Reg. 86/46.  
Approved—5th July, 1950.  
Filed—10th July, 1950, 11.00 a.m.

## REGULATIONS MADE UNDER THE GUARANTEE COMPANIES SECURITIES ACT

Schedule 1 of Ontario Regulations 86/46 as amended by Ontario Regulations 219/47, 68/49, 204/49 and 50/50 is further amended by adding thereto the following:

31a. The Law Union and Rock Insurance Company, Limited

(2153) 30

## THE WORKMEN'S COMPENSATION ACT

O. Reg. 154/50.  
General and Schedules 1, 2 and 3.  
New.  
Made—22nd June, 1950.  
Approved—5th July, 1950.  
Filed—11th July, 1950, 9.00 a.m.

## REGULATIONS MADE BY THE BOARD UNDER THE WORKMEN'S COMPENSATION ACT

### INTERPRETATION

1. In these regulations

- (a) "office building" means a building used or occupied, wholly or partly, for office purposes; and
- (b) "restaurant" means a cafe, cafeteria, dining-room, tea- or coffee-room, or any place where meals or refreshments are served on order to the public.

### INDUSTRIES EXCLUDED FROM PART I OF THE ACT

2. The following industries are excluded from the operation of Part I of the Act:

- (a) the business of
  - (i) a florist or seedsman and seed-growing,
  - (ii) gardening and horticulture,
  - (iii) fruit-growing,
  - (iv) picking, grading, packing, handling, hauling and storage of fruit or vegetables, carried on by co-operative fruit-growers' associations or companies, whose membership or shareholders are

limited to the producers of the fruit or vegetables and whose object is to bring about more satisfactory handling and sale thereof and not to carry on the work or operations as a business for profit or gain, and

- (v) keeping and breeding of live-stock, poultry or bees,
- (b) barbering and shoe-shining establishments,
- (c) the business of an architect,
- (d) educational work, veterinary work and dentistry,
- (e) funeral-directing and embalming,
- (f) hand-laundries,
- (g) mail-carrying,
- (h) manufacturing plaster statutory,
- (i) the business of a photographer,
- (j) the pumping or raising and collecting and conveying of petroleum by a person who does not refine or otherwise treat the petroleum or prepare or manufacture any product therefrom,
- (k) retail mercantile business, and, unless carried on by means of a store or warehouse, wholesale mercantile business,
- (l) every industry carried on as part of, in immediate connection with, and for the purpose of an exclusively retail business dealing in
  - (i) men's or women's clothing,
  - (ii) white-wear, shirts or collars;
  - (iii) corsets,
  - (iv) hats or caps, and
  - (v) furs or robes, and
- (m) taxidermy.

### INDUSTRIES EXCLUDED FROM PART I OF THE ACT WHEN CONNECTED WITH RETAIL STORE

3. When carried on as part of, in immediate connection with, and for the purpose of an exclusively retail store, the following industries are excluded from the operation of Part I of the Act:

- (a) boot-making, shoemaking and repairing boots and shoes,
- (b) coffee-grinding,
- (c) drug-manufacturing,
- (d) harness-making and harness-repairing,
- (e) meat-cutting,
- (f) the business of an optician,
- (g) paper-cutting,

- (h) pipe-cutting,
- (i) sausage-manufacturing,
- (j) tinsmithing, and
- (k) watch-, clock- and jewellery-making and repairing.

INDUSTRIES EXCLUDED FROM SCHEDULE 1  
WHERE FEWER THAN 6 EMPLOYED

4. Where fewer than 6 workmen are usually employed therein, the following industries are withdrawn from the class in Schedule 1 in which they would otherwise be included:

- (a) cutting or splitting of fire-wood,
- (b)
  - (i) cutting, hewing, piling or hauling logs, wood or bark,
  - (ii) land-clearing and stumping,
  - (iii) logging, and
  - (iv) bark-peeling by hand,
- (c) manufacturing
  - (i) cheese, and
  - (ii) feathers or artificial flowers,
- (d) operation of threshing-machines, clover-mills and ensilage-cutters,
- (e) operation and maintenance of
  - (i) an office-building or -buildings, whether operated and maintained as a business or by the operator for his own use, and
  - (ii) a building or buildings rented wholly or partly for manufacturing,
- (f) mining, including prospecting and development-work, except in producing-mines where the workmen are employed by the owner, lessee or recorded holder thereof,
- (g) power-laundries, dyeing-, cleaning- or bleaching-establishments,
- (h) restaurant business, and
- (i) window-cleaning.

INDUSTRIES EXCLUDED FROM SCHEDULE 1  
WHERE FEWER THAN 4 EMPLOYED

5. Where fewer than 4 workmen are usually employed therein, the following industries, when not incidental to an industry under Schedule 1, are withdrawn from the class in Schedule 1 in which they would otherwise be included:

- (a) blacksmithing-shop or blacksmithing-and woodworking shop,
- (b) butchering,
- (c) conveying passengers by automobile or trolley-coach,
- (d) manufacturing rubber stamps, pads or stencils,
- (e) picture-framing,
- (f) repair-shops, excepting automobile repair-shops and automobile repair-garages,
- (g) upholstering, and

- (h) work or operations added to Schedule 1 by regulation 12.

TORONTO FIRE DEPARTMENT EXCLUDED

6. Part I of the Act shall not apply to the permanent employees of the Fire Department of the City of Toronto who are under The Toronto Fire Department Superannuation and Benefit Fund.

HAMILTON FIRE AND POLICE DEPARTMENTS EXCLUDED

7. Part I of the Act shall not apply to the employees of the Fire Department and Police Department of the City of Hamilton.

GENERAL RULE OF INTERPRETATION

8. Subject to regulation 12,

- (1) anything not itself done by the employer as a business or trade or for profit or gain, if, but for this regulation, it would be an industry included in Schedule 1, is excluded from the operation of Part I of the Act, except where it is done as a part of, or process in, or incidentally to, or for, or for the purpose of, an industry in Schedule 1; and
- (2) where anything not itself done by the employer as a business or trade or for profit or gain is done as a part of, or process in, or incidentally to, or for, or for the purpose of, an industry in Schedule 1, it shall be included in the class in Schedule 1 in which the last-mentioned industry is included.

INDUSTRY REGARDED AS A UNIT

9.—(1) For the purpose of determining and fixing the percentage, rate or sum to be assessed and levied upon employers, an industry, including its various operations, shall be regarded as a unit.

(2) The several operations in an industry shall not be segregated and shall not be given a separate rate of assessment, except that

- (a) where operations in each of two or more sub-classes or groups of industries are so intermingled as to make difficult the apportionment of the cost of accidents happening in the operations to the appropriate sub-classes or groups, the operations shall be rated separately but for the purposes of assessment they shall all be allocated to the class, sub-class or group of industries to which the preponderating part of the industry belongs;
- (b) where an employer has operations bearing different rates of assessments and general operations or pay-rolls which are common to all, for purposes of assessment the pay-roll for the general operations shall be apportioned pro rata at the different rates; and
- (c) building-construction work, excluding ordinary wear-and-tear repair-work, ordinarily done by employers in Class 24, where the yearly pay-roll exceeds \$1,000, shall be segregated and separately rated in the industry in which the work is carried on.

(3) Where distinctly separate plants or establishments are operated in the same industry, the employer may transmit to the Board separate pay-rolls, and in that case the pay-rolls shall bear the rate of assessment chargeable to the industry.

OPERATIONS CARRIED ON PARTLY AS A BUSINESS

10. The pay-roll of workmen engaged in operations carried on partly as an industry under Schedule 1 and



partly as an industry not under Schedule 1 shall be rated and dealt with by the Board as if all the operations were under Schedule 1.

WHEN BUSINESS CARRIED ON BY FARMER UNDER  
PART I OF THE ACT

11. Where a person engages in a business of farming and also carries on other operations, which if carried on by any other person as a business or trade would be an industry included in Part I of the Act and for which workmen are specially employed, the other operations shall be included in and subject to Part I of the Act; but coverage shall apply only to the workmen specially employed if the operations are not wholly incidental to the business of farming.

SPECULATIVE BUILDING

12. The construction of

- (a) a house or any part of it by an employer who, within 3 years before the commencement of the house, has completed or had completed for him the building of another house, and
- (b) any building or any part of it to sell or rent in whole or in part,

shall, whether or not it is done or carried on as a business or trade for profit or gain, if not included in Schedule 2, be included in the class or classes of industries in Schedule 1 to which according to the nature of the work it should belong.

BANKRUPTCY, WINDING-UP PROCEEDINGS, ETC.

13. Continuation of an industry and reconstruction, alteration, repair, demolition, taking care of, or making ready for sale the plant or property of an industry or business in Schedule 1 in bankruptcy, in winding-up proceedings or under receivership, are added to the class to which the industry belongs.

POSTING UP INFORMATION REGARDING ACT

14. Every employer in Schedule 1 or Schedule 2 shall post up and keep posted up in conspicuous places within easy access of his workmen such card, pamphlet or other information concerning the Act or these regulations as may be supplied to him by the Board.

INDUSTRIAL DISEASES

15. The diseases in Schedule 3 are declared to be industrial diseases and the diseases and the description of processes are added to Schedule 3.

TUBERCULOSIS AS INDUSTRIAL DISEASE

16.—(1) In the case of tuberculosis as described in Schedule 3 compensation shall not be payable,—

- (a) unless the workman,—
  - (i) has undergone an examination in accordance with Ontario Regulations 22/44, 43/45, or 43/48, and found free from tuberculosis at the time of the examination; and
  - (ii) notwithstanding anything contained in the Act, files a claim for compensation within 3 months from the time he ceased to be employed in a hospital, sanatorium, sanitarium or laboratory;
- (b) where the workman shows evidence of tuberculosis within 3 months after the first examination.

(2) Clause *b* of sub-regulation 1 shall not apply to a workman who was in the continuous employ of the

hospital, sanatorium, sanitarium or laboratory during the period of 3 months immediately preceding the first examination.

FIRST-AID REQUIREMENTS

17.—(1) Every employer having not more than 15 workmen usually employed shall provide and maintain in his factory or place of employment a first-aid box large enough so that each article therein is in plain view and easily accessible which shall contain the following supplies:

- (a) A Standard First-Aid Manual.
- (b) Instruments:
  - (i) 1 pair of scissors,
  - (ii) 1 pair of tweezers,
  - (iii) 12 safety-pins,
  - (iv) 1 tourniquet,
  - (v) 1 graduated medicine-glass, and
  - (vi) 1 small white-enamel basin.
- (c) Drugs:
  - (i) 1 ounce of aromatic spirits of ammonia,
  - (ii) 4 ounces of solution of green soap,
  - (iii) 2 ounces of any recognized skin anti-septic, such as alcohol,
  - (iv) 1 ounce of sterile vaseline in collapsible tube, and
  - (v) 1 tube of ophthalmic ointment, such as borated or plain vaseline,

in bottles or containers plainly labelled and the specific purpose for which the contents are to be used marked thereon.
- (d) Dressings:
  - (i) 1 ounce of sterile absorbent cotton,
  - (ii) 6 sterile gauze pads, 2 inches square,
  - (iii) 6 sterile gauze pads, 4 inches square,
  - (iv) 24 finger dressings, with adhesive attached,
  - (v) 4 sterile gauze bandages of assorted sizes,
  - (vi) 1 triangular bandage, and
  - (vii) 1 roll of adhesive plaster, ½ inch by 5 yards.

(2) Every employer having more than 15 and under 300 workmen usually employed shall provide and maintain in his factory or place of employment, or in each factory or place of employment, if he has more than one, a first-aid box large enough so that each article therein is in plain view and easily accessible and containing, with such additional quantities as may be reasonably necessary to provide first-aid to his injured workmen, the following supplies:

- (a) A Standard First-Aid Manual.
- (b) Instruments:
  - (i) 1 pair of scissors,

- (ii) 1 pair of tweezers,
- (iii) 24 safety-pins,
- (iv) 1 tourniquet,
- (v) 1 graduated medicine-glass, and
- (vi) 1 white-enamel basin.

## (c) Drugs:

- (i) 2 ounces of aromatic spirits of ammonia,
- (ii) 12 ounces of solution of green soap,
- (iii) 6 ounces of any recognized skin anti-septic, such as alcohol,
- (iv) 2 collapsible tubes of sterile vaseline, and
- (v) 1 tube of ophthalmic ointment, such as borated or plain vaseline,

in bottles or containers plainly labelled and the specific purpose for which the contents are to be used marked thereon.

## (d) Dressings:

- (i) 6 1-ounce packages of absorbent cotton,
- (ii) 24 sterile gauze pads, 2 inches square,
- (iii) 24 sterile gauze pads, 4 inches square,
- (iv) 48 finger dressings, with adhesive attached,
- (v) 12 sterile gauze bandages of assorted sizes,
- (vi) 3 triangular bandages,
- (vii) 1 roll of adhesive plaster,  $\frac{1}{2}$  inch by 5 yards, and
- (viii) wood splints of assorted sizes.

(3) Where the number of workmen usually employed is under 50 the first-aid box shall be in charge of a suitable person.

(4) Where the number of workmen usually employed is 50 or more the first-aid box shall be in charge of a clerk, workman, nurse, or other person who has taken a recognized course of study in "First-Aid to the Injured".

## FIRST-AID ROOM REQUIREMENTS

(5) Every employer having 300 or more workmen usually employed shall provide and maintain as convenient as possible to his factory or place of employment an emergency first-aid room, which shall be painted white and kept sanitary at all times, and shall be in charge of a clerk, workman, nurse, or other person who has taken a recognized course of study in "First-Aid to the Injured", and shall be equipped in such quantities as may be reasonably necessary to provide first-aid to injured workmen with the following:

- (a) A Standard First-Aid Manual.
- (b) Instruments:
  - (i) scissors,
  - (ii) dressing-forceps,
  - (iii) safety-pins,

- (iv) eye-droppers, and
- (v) graduated medicine-glass.

## (c) Drugs:

- (i) aromatic spirits of ammonia,
- (ii) solution of green soap,
- (iii) alcohol,
- (iv) vaseline,
- (v) ophthalmic ointment, such as borated or plain vaseline, and
- (vi) boracic acid,

in bottles or containers plainly labelled and the specific purpose for which the contents are to be used marked thereon.

## (d) Dressings:

- (i) absorbent cotton,
- (ii) gauze pads of assorted sizes,
- (iii) sterile gauze,
- (iv) sterile gauze bandages of assorted sizes,
- (v) adhesive plaster,
- (vi) triangular bandages,
- (vii) cotton bandages of assorted sizes, and
- (viii) wood splints of assorted sizes.

## (e) Furnishings:

- (i) hot and cold running-water,
- (ii) 3 white-enamel wash-basins,
- (iii) 1 sterilizer,
- (iv) 1 cabinet for surgical dressings,
- (v) 1 enamel foot-bath,
- (vi) 1 enamel refuse-pail,
- (vii) 1 first-aid box for use by attendant at the scene of accident before patient is removed to plant or general hospital,
- (viii) 1 couch,
- (ix) 1 stretcher, and
- (x) 3 tourniquets.

## FIRST-AID EQUIPMENT ON TRAINS AND VESSELS

(6) A first-aid box as provided in subregulation 2 shall accompany the crew in charge of every railway-train in transit and every vessel.

## REVOCATION

18. Ontario Regulations 235/44, 33/45, 4/46, 149/46, regulations 1, 2, 3, and 4 of Ontario Regulations 47/48, Ontario Regulations 281/48 and 7/50 are revoked.

## INCLUSION AND PUBLICATION

19. These regulations include a consolidation and revision of Schedules 1, 2 and 3 of the Act.

20. These regulations shall come into force upon publication in THE ONTARIO GAZETTE under *The Regulations Act, 1944.*

## SCHEDULE 1

INDUSTRIES THE EMPLOYERS IN WHICH ARE  
LIABLE TO CONTRIBUTE TO THE ACCIDENT FUND

## CLASS 1

1. (a) Lumbering.
  - (b) Bark-peeling.
  - (c) Booming.
  - (d) Cord-wood cutting.
  - (e) Pulp-logging.
  - (f) Rafting.
  - (g) River-driving.
  - (h) Saw-logging.
  - (i) Woods-operations, and hauling and loading in woods-operations.
  - (j) Land-clearing and stumping.
2. (a) Manufacturing
  - (i) basket-bottoms,
  - (ii) cooperage-stock,
  - (iii) headings,
  - (iv) staves,
  - (v) spokes, and
  - (vi) veneer.
- (b) Operating
  - (i) lath-mills,
  - (ii) sawmills,
  - (iii) shingle-mills, and
  - (iv) lumber-yards in connection with saw mills.
- (c) Rossing.

## CLASS 2

1. (a) Manufacturing
  - (i) corrugated-paper boxes and corrugated-paper cases,
  - (ii) fibre board, and
  - (iii) fibre-board boxes and fibre-board cases.
- (b) Operating
  - (i) paper-mills,
  - (ii) pulp-mills, and
  - (iii) pulp- and paper-mills and pulp-and-paper mills.

## CLASS 3

1. (a) Manufacturing
  - (i) artificial limbs,

- (ii) bed-springs of wood,
- (iii) canoes,
- (iv) coffins,
- (v) cork articles,
- (vi) cork carpets,
- (vii) fixtures of wood,
- (viii) furniture,
- (ix) linoleum,
- (x) mattresses,
- (xi) organs,
- (xii) phonographs,
- (xiii) pianos,
- (xiv) piano-actions or piano-keys,
- (xv) plywood,
- (xvi) skiffs,
- (xvii) small boats,
- (xviii) veneered panels, and
- (xix) wicker and rattan ware.

- (b) Installing pipe-organs.
- (c) Picture-framing.
- (d) Upholstering.

## CLASS 4

1. (a) Manufacturing
  - (i) excelsior,
  - (ii) hardwood flooring, and
  - (iii) wooden packing-cases or wooden boxes.
- (b) Operating
  - (i) planing- or moulding-mills,
  - (ii) sash- or door-factories and sash-and-door factories, and
  - (iii) lumber-yards in connection with planing-mills and sash- or door-factories and sash-and-door factories.
2. (a) Manufacturing
  - (i) baskets,
  - (ii) cheese-boxes,
  - (iii) churns,
  - (iv) refrigerators, not included in Class 10,
  - (v) slack barrels,
  - (vi) spokes and hubs for wooden vehicles,
  - (vii) toys and novelties, not included in Class 10,
  - (viii) turned and shaped goods,
  - (ix) veneer articles and plywood articles, and

- (x) washing-machines, not included in Class 10.
- (b) Pattern-making.
3. (a) Manufacturing
- (i) brooms,
  - (ii) brushes,
  - (iii) carpet-sweepers,
  - (iv) cigar boxes,
  - (v) door-screens,
  - (vi) dusters,
  - (vii) grilles,
  - (viii) hockey-sticks,
  - (ix) lacrosse-sticks,
  - (x) lead-pencils,
  - (xi) matches,
  - (xii) mops,
  - (xiii) mouldings,
  - (xiv) musical instruments, not included in Class 10,
  - (xv) picture-frames,
  - (xvi) pressed-wood pulleys,
  - (xvii) pumps, not included in Class 10,
  - (xviii) screens or window-shades, not included in Class 10,
  - (xix) shade-rollers,
  - (xx) skis,
  - (xxi) slack barrels and kegs, not including staves or headings,
  - (xxii) sport rackets,
  - (xxiii) tight barrels and kegs,
  - (xxiv) toboggans, and
  - (xxv) venetian blinds made of wood, and other articles made of wood.
- (b) Carpenter-, joiner- or cabinet-work, in shop.
- (c) Hand-carving.

## CLASS 5

1. Mining.
2. Diamond-drilling.
3. Reduction of ores.
4. Smelting of ores, not including iron.
5. Treatment of ores or minerals.
6. Shaft-sinking in or for mines.

## CLASS 6

1. (a) Operating sand-, shale-, clay- or gravel-pits.
- (b) Stone-crushing.

- (c) Quarrying.
2. Manufacturing cement.
  3. Manufacturing
    - (a) abrasive-cloth or -paper articles,
    - (b) bric,
    - (c) fire-proofing,
    - (d) foundry-facings,
    - (e) porcelain,
    - (f) pottery,
    - (g) roof-tile,
    - (h) sewer-pipe,
    - (i) terra-cotta, and
    - (j) tile.
  4. (a) Manufacturing glass or glass products.
  - (b) Glass-cutting.
  5. (a) Operating marble-works.
  - (b) Stone-cutting and stone-dressing.
  - (c) Monument-making.
  6. (a) Manufacturing
    - (i) artificial brick and artificial stone,
    - (ii) cement blocks or cement tile,
    - (iii) peat-fuel,
    - (iv) plaster board, plaster blocks or plaster casts, casts,
    - (v) slate, and
    - (vi) stone paving-blocks or artificial-stone paving-blocks.
  - (b) Operating lime-kilns.
  - (c) Lime-burning.
  - (d) Milling of gypsum, lime, limestone or other stone.
  - (e) Manufacturing coal briquettes.

## CLASS 7

1. (a) Manufacturing heavy forgings.
- (b) Operating
  - (i) rolling-mills, and
  - (ii) steel-works.
- (c) Smelting of iron, with blast-furnace.
2. Manufacturing
  - (a) abrasives,
  - (b) alundum,
  - (c) artificial abrasives and artificial graphite,
  - (d) calcium carbide,

- (e) carbon electrodes,
- (f) carborundum,
- (g) cyanamid, and
- (h) electrolytic ferro-silicon.

## CLASS 8

1. (a) Manufacturing
    - (i) babbitt metal,
    - (ii) metal sanitary-ware,
    - (iii) metal water-fixtures,
    - (iv) metal bedsteads, not included in Class 10,
    - (v) pipe-fittings, and
    - (vi) wrought-iron pipe or wrought-iron tubing.
  - (b) Operating
    - (i) foundries, and
    - (ii) lead-works.
  - (c) Die-casting.
2. Manufacturing
    - (a) cast hot-water-boilers and cast radiators,
    - (b) furnaces, and
    - (c) stoves.
  3. (a) Galvanizing.
  - (b) Gas- or electric-welding.
  - (c) Metal-enamelling.
  - (d) Tinning.

## CLASS 9

1. Fabrication of structural
  - (a) iron,
  - (b) metal, and
  - (c) steel.
2. (a) Manufacturing
  - (i) locomotives,
  - (ii) road-rollers and road-making machines, and
  - (iii) traction-engines.
- (b) Ship-building or ship-repairing.
3. Manufacturing
  - (a) boilers, including installing,
  - (b) cranes,
  - (c) engines,
  - (d) freight or passenger elevators,
  - (e) heavy machinery,
  - (f) iron stairs,

- (g) metal window-frames,
- (h) ornamental iron for buildings or fences,
- (i) riveted pipes, riveted tanks or riveted tubing, and
- (j) safes.

## 4. Manufacturing

- (a) metal
  - (i) ceiling,
  - (ii) roofing,
  - (iii) shingles, and
  - (iv) siding.
- (b) other metal sheets.
- (c) steel
  - (i) barrels,
  - (ii) drums, and
  - (iii) tanks.

## CLASS 10

1. (1) Manufacturing
  - (a) ammunition-shells, without explosives,
  - (b) carriage-mountings,
  - (c) chains,
  - (d) cream-separators,
  - (e) cutlery,
  - (f) display-fixtures of wood, papier-mâché or composition,
  - (g) electric apparatus, appliances or motors,
  - (h) electric fixtures,
  - (i) fire-arms,
  - (j) gas-fixtures,
  - (k) hardware,
  - (l) light forgings,
  - (m) light machinery,
  - (n) metal
    - (i) axles, springs or vehicle-parts,
    - (ii) instruments,
    - (iii) refrigerators,
    - (iv) signs,
    - (v) toys,
    - (vi) utensils, and
    - (vii) wares,
  - (o) sheet-metal wares or articles,
  - (p) sheet-metal enamelled wares or articles,
  - (q) sporting-goods,

- (r) steel bedsteads,
  - (s) tools,
  - (t) tin-ware articles,
  - (u) washing-machines, and
  - (v) other metal articles.
- (2) Operating
- (a) blacksmith-shops,
  - (b) machine-shops, and
  - (c) metal-stamping-works.
- (3) Erecting metal signs.
- (4) Heat-treating.
2. (a) Manufacturing
- (i) bolts,
  - (ii) cables,
  - (iii) cold-drawn shafting or tubing,
  - (iv) lightning-rods,
  - (v) metal flag-staffs,
  - (vi) nails,
  - (vii) nuts,
  - (viii) screws,
  - (ix) windmills, and
  - (x) wires.
- (b) Manufacturing
- (i) screens,
  - (ii) wire baskets, cages, cloth, fencing and other wire goods.
3. (a) Manufacturing
- (i) adding-machines,
  - (ii) batteries, dry and storage,
  - (iii) buttons of metal, pearl, ivory or horn,
  - (iv) cameras,
  - (v) cash-registers,
  - (vi) celluloid articles,
  - (vii) clocks,
  - (viii) gold, silver and plated ware,
  - (ix) incandescent lamps,
  - (x) ivory articles,
  - (xi) jewellery,
  - (xii) machine-needles,
  - (xiii) musical instruments,
  - (xiv) neon-tube-lights,
  - (xv) optical goods,
  - (xvi) phonograph-records,
  - (xvii) photographic supplies,
  - (xviii) plastics, articles made from,
  - (xix) radios and television-sets, including servicing,
  - (xx) radio-tubes,
  - (xxi) rubber stamps or stencils,
  - (xxii) scales,
  - (xxiii) sewing-machines,
  - (xxiv) typewriters, and
  - (xxv) watches and watch-cases.
- (b) Erecting wire fences.
- (c) Operating dental laboratories.
- (d) Plating.
- (e) Polishing and buffing.
- CLASS 11
1. Manufacturing
- (a) agricultural implements,
  - (b) carriages,
  - (c) farm-tractors,
  - (d) motor-truck bodies,
  - (e) sleighs,
  - (f) threshing-machines, and
  - (g) vehicles, other than self-propelled vehicles.
2. (a) Manufacturing
- (i) automobiles,
  - (ii) automobile-bodies,
  - (iii) aeroplanes,
  - (iv) baby-carriages,
  - (v) bicycles,
  - (vi) motor cycles,
  - (vii) motor trucks,
  - (viii) toy wagons or toy sleighs, and
  - (ix) tricycles.
- (b) Aerial-testing or -flying by the manufacturer of aeroplanes.
- (c) Painting vehicles or vehicle-parts.
- (d) Automobile-trimming or -painting.
- (e) Operations by persons licensed under Part IV of *The Highway Traffic Act*.
3. (a) Manufacturing gun-carriages.
- (b) Operating car-shops.
- CLASS 12
1. Manufacturing
- (a) gasoline, and

- (b) petroleum and petroleum products.
2. (a) Manufacturing
- (i) gas, and
- (ii) gas, including distribution and transmission.
- (b) Distributing and transmitting natural gas.
- (c) Cutting, storing, handling and delivering natural ice.
- (d) Manufacturing artificial ice, including handling and delivering.
- (e) Operating by-product coke-ovens.
- (f) Sinking artesian wells, including boring and drilling.
3. Manufacturing
- (a) asphalted, pitched or tarred paper,
- (b) dry colour,
- (c) japan and other driers,
- (d) oil,
- (e) paint,
- (f) printing-ink,
- (g) printers' rollers,
- (h) salt,
- (i) soap,
- (j) tar,
- (k) turpentine, and
- (l) varnish.
4. Manufacturing
- (a) ammonia,
- (b) celluloid,
- (c) charcoal,
- (d) corrosive acids or corrosive chemicals,
- (e) salts, and
- (f) wood-alcohol.
5. Manufacturing
- (a) baking-powder,
- (b) candles,
- (c) drugs,
- (d) dyes,
- (e) extracts,
- (f) medicines,
- (g) mucilage,
- (h) non-corrosive acids or non-corrosive chemical preparations,
- (i) non-hazardous chemical preparations,
- (j) perfumes,

- (k) pharmaceutical or toilet preparations,
- (l) shoe-polish or -blacking,
- (m) wax crayons,
- (n) writing-ink, and
- (o) yeast.

6. Manufacturing
- (a) cartridges,
- (b) cordite or other high explosives,
- (c) dynamite,
- (d) fireworks,
- (e) fuses,
- (f) gunpowder,
- (g) gun-cotton,
- (h) nitro-glycerine, and
- (i) torpedoes.

## CLASS 13

1. (a) Manufacturing
- (i) cattle-foods, and
- (ii) cereals.
- (b) Operating
- (i) clover-mills,
- (ii) ensilage-cutters,
- (iii) grain-elevators, and
- (iv) threshing-machines.
- (c) Milling.
- (d) Warehousing or handling of grain.

## CLASS 14

1. (a) Manufacturing
- (i) fertilizers,
- (ii) glue, and
- (iii) meat products.
- (b) Butchering.
- (c) Operating
- (i) abattoirs, and
- (ii) packing-houses.
- (d) Preparation of meats.

## CLASS 15

1. Manufacturing
- (a) butter,
- (b) cheese, and
- (c) dairy products.

2. (a) Manufacturing
- (i) biscuits,
  - (ii) cereal products,
  - (iii) chewing-gum,
  - (iv) chocolate,
  - (v) cocoa,
  - (vi) confectionery, and
  - (vii) macaroni.
- (b) Operating bakeries.
3. (a) Manufacturing
- (i) cider,
  - (ii) condensed milk or condensed cream,
  - (iii) fruit juice,
  - (iv) jam,
  - (v) spices and condiments, and
  - (vi) vinegar.
- (b) Canning or preparation of fish, fruit, vegetables or other food-stuff.
- (c) Operating pickle-factories.
- (d) Roasting and grinding coffee and roasting nuts.
4. (a) Manufacturing
- (i) glucose,
  - (ii) malt or malt products, and
  - (iii) starch.
- (b) Operating sugar-refineries.
5. (a) Manufacturing
- (i) alcohol,
  - (ii) malt liquors,
  - (iii) methylated spirits,
  - (iv) mineral waters,
  - (v) soda-water,
  - (vi) spirituous liquors, and
  - (vii) wine.
- (b) Operating
- (i) breweries, and
  - (ii) distilleries.
6. Manufacturing
- (a) cigarettes,
  - (b) cigars, and
  - (c) tobacco or tobacco products.

## CLASS 16

1. (a) Embossing leather.

- (b) Japanning patent leather.
- (c) Operating tanneries.
- (d) Preparation of furs or hides.
- (e) Wool-pulling.

2. (a) Manufacturing
- (i) bags,
  - (ii) belting,
  - (iii) boots,
  - (iv) gloves,
  - (v) harness,
  - (vi) purses,
  - (vii) saddlery,
  - (viii) shoes,
  - (ix) trusses, and
  - (x) other goods and products,  
of leather.

- (b) Manufacturing
- (i) suit-cases,
  - (ii) trunks,
  - (iii) valises, and
  - (iv) whips.

3. Manufacturing
- (a) belting,
  - (b) gloves,
  - (c) golf-balls,
  - (d) hose,
  - (e) imitation leather,
  - (f) shoes,
  - (g) tires,
  - (h) tubing, and
  - (i) other goods and products,  
of rubber.

## CLASS 17

1. (a) Manufacturing
- (i) bags,
  - (ii) binder-twine,
  - (iii) blankets,
  - (iv) braids,
  - (v) canvas,
  - (vi) carpets,
  - (vii) cloth,
  - (viii) cordage,



- (ix) cotton waste,
  - (x) fabrics,
  - (xi) felt,
  - (xii) felt hats,
  - (xiii) fibre or asbestos goods,
  - (xiv) haircloth or goods,
  - (xv) hosiery,
  - (xvi) manilla or hemp goods or manilla or hemp products,
  - (xvii) ropes,
  - (xviii) rugs,
  - (xix) shoddy,
  - (xx) shoe-laces,
  - (xxi) textiles,
  - (xxii) thread,
  - (xxiii) woven labels, and
  - (xxiv) yarn.
- (b) Bleaching, dyeing or finishing fabrics.
- (c) Operating
- (i) flax-mills, and
  - (ii) weaving-manufactories.
- (d) Operating knitting- and spinning-manufactories.
- (e) Wool-scouring.

## CLASS 18

1. (a) Manufacturing
- (i) articles from leather or fabric, not included in Class 16 or 17,
  - (ii) artificial feathers and artificial flowers,
  - (iii) awnings,
  - (iv) canvas goods,
  - (v) caps,
  - (vi) clothing-pads,
  - (vii) collars,
  - (viii) corsets,
  - (ix) embroidery,
  - (x) furs,
  - (xi) gloves,
  - (xii) hats, other than felt,
  - (xiii) lamp-shades, including assembling electric lamps,
  - (xiv) men's clothing,
  - (xv) mittens,
  - (xvi) neck-ties,
  - (xvii) quilts,

- (xviii) robes,
  - (xix) shirts,
  - (xx) stuffed dolls,
  - (xxi) tarpaulins,
  - (xxii) tents,
  - (xxiii) white-wear,
  - (xxiv) window-drapes,
  - (xxv) window-shades, not included in Class 4, and
  - (xxvi) women's clothing.
- (b) Covering umbrellas.
- (c) Erecting awnings.
2. (a) Bleaching, dyeing or cleaning.
- (b) Operating power-laundries.

## CLASS 19

1. Printing and publishing, including job-work.
2. (a) Manufacturing
- (i) card-board boxes,
  - (ii) jewellery-cases,
  - (iii) paper bags or other articles of paper,
  - (iv) papier-mâché articles,
  - (v) playing-cards, including printing,
  - (vi) stationery, and
  - (vii) wall-paper.
- (b) Book binding.
- (c) Coating and finishing of paper.
- (d) Embossing.
- (e) Engraving or photo-engraving, not including printing.
- (f) Job-printing.
- (g) Lithographing, including mounting and finishing.
- (h) Operating type-setting- and type-foundries.
- (i) Paper-oiling and -waxing.
  - (j) Paper pattern-making.
  - (k) Printing and gumming paper-tape.
  - (l) Printing metal display-signs.
  - (m) Steel-plate bank-note engraving and printing.
  - (n) Stereotyping and electrotyping.

## CLASS 20

1. (a) Carting, teaming and trucking.
- (b) Mixing and delivering ready-mixed concrete.
- (c) Operations of forwarding companies or persons engaged in the business of transportation by canoes, scows or sleighs.

- (d) Sanding streets or roads.
  - (e) Scavengering.
  - (f) Street-cleaning or removal of snow or ice.
  - (g) Transporting passengers or any matter or material by aeroplane, airship or other flying machine.
  - (h) Warehousing or storage.
2. (a) Creosoting of timbers.
- (b) Kiln-drying.
  - (c) Operating
    - (i) coal-, wood- or lumber-yards, and
    - (ii) builders'-supply businesses.
  - (d) Conveying passengers by automobile or trolley-coach.
  - (e) Operating junk-yards.

## CLASS 21

1. (a) Manufacturing
  - (i) asphalt, and
  - (ii) paving-material.
- (b) Construction of
  - (i) air-ports,
  - (ii) bridges,
  - (iii) culverts or small bridges,
  - (iv) roads,
  - (v) sewers,
  - (vi) sidewalks, and
  - (vii) waterworks-systems, including operation and maintenance.
- (c) Blasting-work.
- (d) Bull-dozer operations.
- (e) Caisson-work.
- (f) Concrete- or cement-work, not included in Class 24.
- (g) Excavating, not included in Class 24.
- (h) Laying of mains and connections.
- (i) Shaft-sinking.
- (j) Trenching.
- (k) Tunnelling.
- (l) Well-digging.

## CLASS 22

1. (a) Construction, installation or operation of
  - (i) electric power-lines, and
  - (ii) electric power-transmission lines, not included in Schedule 2.
- (b) Construction or operation of

- (i) electric-light systems,
  - (ii) electric-light works, and
  - (iii) electric power-plants, not included in Schedule 2.
- (c) Construction and operation by a telephone or telegraph company, not included in Schedule 2, of telephone and telegraph lines and works for purposes of its business.

## CLASS 23

1. (a) Construction of steel buildings and bridges.
- (b) Erection or installation of
  - (i) chimneys,
  - (ii) coke-ovens,
  - (iii) fire-escapes,
  - (iv) stacks (high metal), not included in Class 24,
  - (v) stand-pipes,
  - (vi) tanks, elevated,
  - (vii) water-towers, and
  - (viii) windmills.
- (c) Erection, installation and repair of
  - (i) boilers,
  - (ii) elevators, freight or passenger,
  - (iii) engines,
  - (iv) heavy machinery,
  - (v) iron stairs,
  - (vi) metal window-frames,
  - (vii) ornamental metal-work on buildings, and
  - (viii) tanks, not elevated.
- (d) Wrecking of machinery.
2. (a) Construction of
  - (i) breakwaters,
  - (ii) canals,
  - (iii) dams,
  - (iv) dry-docks,
  - (v) harbour-improvements,
  - (vi) piers,
  - (vii) railways, not including bridge-construction, and
  - (viii) wharves.
- (b) Canal or dam maintenance.
- (c) Dredging.
- (d) Pile-driving.
- (e) Sand-sucking.
- (f) Subaqueous construction.

- (g) Operation of railways, not included in Schedule 2.
3. (a) Operation of
- (i) dry-docks, and
  - (ii) wharves or work upon wharves.
- (b) Fishing.
- (c) Loading or unloading cars.
- (d) Stevedoring.

## CLASS 24

1. (a) Construction or erection of
- (i) blast-furnaces,
  - (ii) chimney-stacks,
  - (iii) grain-elevators,
  - (iv) power-plants,
  - (v) pulp-mills, and
  - (vi) other high structures.
- (b) Bricklaying.
- (c) Cement- or concrete-work and excavating, for or in connection with buildings.
- (d) Construction of buildings or construction in respect of buildings.
- (e) Moving of houses or other buildings.
- (f) Lathing.
- (g) Mason-work.
- (h) Plastering.
- (i) Pointing.
- (j) Roofing.
- (k) Sand-blasting.
- (l) Steam-cleaning of buildings.
- (m) Stone-setting.
- (n) Structural carpentry.
- (o) Window-cleaning.
- (p) Wrecking of buildings.
2. (a) Installation of
- (i) lighting fixtures,
  - (ii) marble, mosaic or tile in interior of buildings, and
  - (iii) commercial refrigeration.
- (b) Electric wiring of buildings.
- (c) Erection of
- (i) radio- and television-aerials, and
  - (ii) lightning-rods.
- (d) Floor-laying.
- (e) Gas- or steam-fitting.

- (f) Plumbing, heating or sanitary-engineering.
- (g) sheet-metal work.
3. (a) Air-conditioning.
- (b) Caulking.
- (c) Glazing or installation of plate- or leaded-glass.
- (d) Installation of
- (i) furnaces, oil-burners and other heating-appliances, and
  - (ii) metal ceiling, metal siding and other metal sheets.
- (e) Insulating, including pipe-covering.
- (f) Painting, decorating or renovating.
- (g) Steeple-jack work.
- (h) Weather-stripping.

## CLASS 25

1. Operation of hospitals, sanatoria or sanatoria approved or licensed by the Province of Ontario, where not operated in or for another industry under Part I of the Act.
2. Operation of hotels, inns, public houses or taverns, where not operated in or for another industry under Part I of the Act.
3. Operation of office buildings whether operated as a business or by the operator for his own use.
4. Operation of a restaurant business, where not operated in or for another industry under Part I of the Act.
5. Operation of a wholesale store or wholesale warehouse.
6. Operation of theatres and places for exhibition of moving pictures or television, under a licence issued under *The Theatres and Cinematographs Act*.

## SCHEDULE 2

INDUSTRIES THE EMPLOYERS IN WHICH ARE  
INDIVIDUALLY LIABLE TO PAY THE  
COMPENSATION AND MEDICAL AID

1. Any trade or business within the meaning of subsection 2 of section 1 of the Act.
2. The construction or operation of railways operated by steam, electric or other motive power, street-railways and incline-railways, but not their construction when constructed by any person other than the company which owns or operates the railway.
3. The construction or operation of car-shops, machine-shops, steam- and power-plants and other works for the purposes of any railway mentioned in item 2 or used or to be used in connection with it when constructed or operated by the company which owns or operates the railway.
4. The construction or operation of telephone lines and works within the legislative authority of the Parliament of Canada, for the purposes of the business of a telephone company or used or to be used in connection with its business when constructed or operated by the company.
5. The construction or operation of telegraph lines and works for the purpose of the business of a telegraph company or used or to be used in connection with its

business when constructed or operated by the company.

6. The construction or operation of boats, ships, vessels and works for the purposes of the business of a navigation company, corporation or person carrying on a navigation business or used or to be used in connection with the business when constructed or operated by the company, corporation or person; and all other navigation, towing and marine-wrecking carried on as a business.
7. The operation of the business of an express company which operates on or in conjunction with a railway, or of sleeping-, parlour- or dining-cars, whether operated by the railway company, or by an express, sleeping-, parlour- or dining-car company.
8. The construction or operation of a bridge connecting Ontario with an adjacent province or state, but not its construction when constructed by any person or company other than the person or company owning or operating the bridge.
9. Any employment by or under the Crown in right of Ontario and any employment by a permanent board or commission appointed by the Crown in right of Ontario.

SCHEDULE 3

COLUMN 1	COLUMN 2
Description of Disease	Process
1. Anthrax	Handling of wool, hair, bristles, hides and skins
2. Infected blisters	Any process involving continuous friction
3. Bursitis	
4. Epitheliomatous cancer or ulceration of the skin due to tar, pitch, bitumen, mineral oil or paraffin, or any compound, product or residue of any of these substances	Handling or use of tar, pitch, bitumen, mineral oil or paraffin, or any compound, product or residue of any of these substances
5. Compressed-air illness or caisson disease	Any process carried on in compressed air
6. Dermatitis venenata	
7. Poisoning and its sequelae by	
(a) arsenic	Any process involving the use of arsenic or its preparations or compounds
(b) benzol	Any process involving the use of benzol
(c) brass, nickel or zinc	Any process involving the use of brass or nickel or melting or smelting of zinc
(d) cadmium	Any process involving the use of cadmium or its preparations or compounds

SCHEDULE 3

COLUMN 1	COLUMN 2
Description of Disease	Process
(e) carbon bisulphide	Any process involving the use of carbon bisulphide or its preparations or compounds
(f) carbon dioxide	Any process involving the evolution of carbon dioxide
(g) carbon monoxide	Any process involving the evolution of carbon monoxide
(h) chlorinated hydro-carbons (carbon tetrachloride, trichlorethylene, tetrachlorethane, trichloronaphthalene and others)	Any process in the manufacture or involving the use of these substances
(i) chrome	Any process involving the use of chromium or its compounds
(j) lead	Any process involving the use of lead or its preparations or compounds
(k) mercury	Any process involving the use of mercury or its preparations or compounds
(l) nitro- and amino-derivatives of benzene, phenol and their homologues (trinitrotoluene, dinitrophenol, anilin and others)	Handling any nitro- or amino-derivatives of benzene or phenol or any of their homologues, or any process in the manufacture or involving the use thereof
(m) nitrous fumes and	Any process in which nitrous fumes are evolved
(n) phosphorus	Any process involving the use of phosphorus or its preparations or compounds
8. Pneumoconiosis	Quarrying, cutting, crushing, grinding or polishing of stone, or grinding or polishing of metal
9. Any disease due to exposure to Xrays, radium or other radioactive substances	
10. Respiratory disease due to the inhalation of materials used in non-offset sprays	Any process or occupation involving the use of non-offset sprays in the printing industry

SCHEDULE 3

COLUMN 1	COLUMN 2
Description of Disease	Process
11. Retinitis due to electro-welding or acetylene-welding	Mining
12. Silicosis	
13. Teno-synovitis	
14. Tuberculosis contracted by a workman employed by and in  (a) a hospital, sanatorium or sanitarium to which Part I of the Act applies or  (b) a laboratory operated by the Province of Ontario	
15. Ulceration of the corneal surface of the eye, due to tar, pitch, bitumen, mineral oil or paraffin, or any compound, product or residue of any of these substances	Handling or use of tar, pitch, bitumen, mineral oil or paraffin, or any compound, product or residue of any of these substances

E. E. SPARROW,  
Chairman.  
W. JOHNSTON,  
Secretary.

Dated at Toronto this 22nd day of June, 1950.

(2154)

30

**THE FARM PRODUCTS MARKETING ACT, 1946**

O. Reg. 155/50.  
Approval of 1950 Agreement for the Marketing of Sour Cherries for Processing.  
New.  
Made—12th July, 1950.  
Approved—13th July, 1950.  
Filed—13th July, 1950, 1.00 p.m.

**ORDER MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT, 1946**

**MARKETING OF SOUR CHERRIES FOR PROCESSING**

The Board approves the agreement appended hereto and orders and declares that it is in force.

(Seal) J. A. GARNER, Member.  
F. K. B. STEWART, Secretary.

Dated at Toronto, this 13th day of July, 1950.

**1950 AGREEMENT FOR THE MARKETING OF SOUR CHERRIES FOR PROCESSING**

MEMORANDUM OF AGREEMENT made by the Negotiating Board for Sour Cherries produced in Ontario in 1950, appointed under the provisions of "The Ontario Pear, Plum and Cherry Growers' Marketing-for-Processing Scheme".

We, the undersigned members of the Negotiating Board agree and recommend to the Farm Products Marketing Board that the following agreement be approved:

1. The minimum price to be paid by a processor or buyer for sour cherries produced in Ontario during the year 1950 and purchased for processing shall be at the rate of nine and three-quarter cents (9¾c.) per pound.

DATED at the City of Hamilton in the Province of Ontario, this 12th day of July, 1950.

HAROLD E. FULLER,  
Chairman.  
E. H. CUDNEY,  
Member Negotiating Board.  
JAMES PENGILLEY, JR.,  
Member Negotiating Board.

(2175)

30

**THE PUBLIC INSTITUTIONS INSPECTION ACT**

O. Reg. 156/50.  
Gaols, Gaolers and Prisoners under *The Municipal Act* or *The Gaols Act*.  
New.  
Made—13th July, 1950.  
Approved—13th July, 1950.  
Filed—17th July, 1950, 1.30 p.m.

**REGULATIONS MADE UNDER**

**THE PUBLIC INSTITUTIONS INSPECTION ACT**

**APPLICATION**

1. These regulations apply to gaols established under *The Municipal Act* or under *The Gaols Act*.

**INTERPRETATION**

2. In these regulations

- (a) "Deputy Minister" means the Deputy Minister of Reform Institutions, and
- (b) "inspector" means an inspector appointed under the Act.

**DUTIES OF GAOLERS**

3. A gaoler shall

- (a) be responsible for the care and custody of prisoners in his gaol, and
- (b) prescribe the duties of his staff and be responsible for the efficiency of his gaol.

4.—(1) Before absenting himself from his gaol for any reason a gaoler shall instruct the senior gaol-employee on duty in the gaol to perform the duties of the gaoler.

(2) Except with the permission of an inspector, the gaoler shall not leave his gaol while on duty therein.

5.—(1) The gaoler shall not admit to the gaol any persons brought by constables or others unless such persons are accompanied by committal papers or remand orders signed by competent authority.

(2) Only in exceptional cases where it would be impossible or inconvenient to secure the necessary authority or when requested to receive prisoners from the provincial bailiff for temporary detention shall any departure be made from this rule.

6.—(1) A gaoler shall cause

- (a) a prisoner on admission to his gaol to be
  - (i) searched,
  - (ii) bathed,
  - (iii) clothed, and
  - (iv) provided with a towel, soap, tooth-brush, tooth-powder and comb, and
- (b) the clothing of a prisoner on admission to his gaol to be examined for vermin.

(2) Where the clothing of a prisoner on admission to a gaol is found to be soiled or infested with vermin, the gaoler shall cause the clothing to be cleaned or disinfected but so as not to damage the clothing.

7. The gaoler shall cause

- (a) a prisoner
  - (i) to be clean and properly dressed,
  - (ii) to bathe at least once a week,
  - (iii) to clean and tidy his cell each day, and
  - (iv) to assist in cleaning and tidying the corridor adjacent to his cell each day, and
- (b) a male prisoner to shave at least twice a week.

8.—(1) Where the number of prisoners in a gaol exceeds the number of cells in the gaol, the gaoler shall have beds placed in the corridors of the gaol to accommodate the excess prisoners.

(2) Where it becomes necessary to place beds for prisoners in the corridors of the gaol, the gaoler shall notify the sheriff, or in the case of a county gaol he shall notify the sheriff having the care of the gaol.

9. Unless a prisoner is violent and destructive, a gaoler shall not allow a prisoner to sleep on the floor of his gaol.

10. The gaoler shall ensure that

- (a) adult prisoners awaiting trial upon first charge,
- (b) adult prisoners convicted and sentenced,
- (c) juvenile prisoners, whether under sentence or awaiting trial,
- (d) adult prisoners awaiting trial on a second or further charge,
- (e) juvenile prisoners awaiting trial on a second or further charge, and
- (f) other offenders who have been previously convicted,

are properly segregated according to class and sex in separate areas if the accommodation and arrangement of the gaol permit.

11. A gaoler shall cause

- (a) the sheets, pillow slips and towels used by a prisoner to be washed at least once a week, and
- (b) the blankets used by a prisoner to be washed at least quarter-yearly,

and before being re-issued to another prisoner.

12. Where a gaol is not equipped with a ventilating system, the gaoler shall require the windows of the gaol to be opened so as to secure a current of air through all parts of the gaol.

13. A gaoler shall permit a prisoner who is confined in gaol but not under sentence of imprisonment to wear his own clothing, except that where the clothing of a prisoner is

- (a) not adequate,
- (b) unfit to wear, or
- (c) required for judicial purposes,

the gaoler shall supply the prisoner with gaol clothing unless the prisoner arranges to have other clothing provided at his own expense.

14. A gaoler shall cause a prisoner confined in his gaol under sentence of imprisonment to wear gaol clothing.

#### INSPECTION OF GAOLS

15.—(1) A gaoler shall inspect his gaol and visit the prisoners daily.

(2) The gaoler shall complete a gaol-inspection report in form 1 after each inspection.

(3) When there are more than 50 prisoners in a gaol the gaoler thereof may delegate his inspection duties to a senior gaol-employee.

(4) The senior gaol-employee upon making an inspection under subregulation 3 shall complete form 1 after each inspection.

(5) The gaol inspection-reports shall be kept on file in the office of the gaoler for one year from the date of the report.

16. A gaoler shall check the security provisions of his gaol at least once a week during the hours of darkness.

17. A gaoler or gaol employee shall not permit a prisoner under his control to enter any unoccupied part of the gaol until the gaoler or gaol employee has inspected that part of the gaol.

18. Unless a female gaol-employee is present no male person shall inspect

- (a) a part of the gaol occupied by female prisoners, or
- (b) a female prisoner.

19. A gaoler shall not permit

- (a) dirt, garbage or refuse to accumulate on gaol property,
- (b) wood or other material which may be used as a means of escape to be piled against the inside or outside of the gaol walls,
- (c) trees, vines or shrubs to be planted in any of the gaol yards,

(d) trees, vines, shrubs or plants, high than three feet, along the outer side of the gaol walls, or

(e) live stock or manure to be kept in the yards of the gaol.

20. A gaoler shall cause his gaol to be kept clean and sanitary.

21.—(1) A gaoler shall ensure that adequate fire-fighting equipment is available in the gaol and that the equipment is maintained in proper and serviceable condition.

(2) A gaoler shall ensure that all employees of the gaol are fully conversant with procedures to be followed in case of fire.

(3) A gaoler shall see that practice fire-drill is held at least once a month and at undetermined times.

(4) A gaoler shall complete a fire-drill record in form 2 after each fire drill.

#### EMPLOYMENT OF PRISONERS

22.—(1) A gaoler shall employ prisoners confined to his gaol under sentence of imprisonment at

(a) preparing food for the prisoners in

(b) washing clothing and bedding supplied to prisoners in

(c) sawing and splitting wood for use in,

(d) gardening and cutting grass on the grounds of,

(e) repairing, painting and whitewashing buildings and fences of,

(f) cleaning yards of,

(g) shovelling snow from the grounds of, and

(h) any industrial project which may be provided at,

the gaol.

(2) Where the gaol surgeon of a gaol certifies to the gaoler that the health of a prisoner in the gaol may be injuriously affected by the performance of any duty or work in subregulation 1, the gaoler shall comply with the certificate.

(3) Subregulations 1 and 2 shall not apply to a prisoner confined to a gaol under sentence of death, or to prisoners sentenced to penitentiaries, reformatories or industrial farms.

#### HOURS OF LABOUR

23.—(1) A gaoler shall not permit a prisoner to work or be on duty in his gaol more than 8 hours a day.

(2) A gaoler shall not cause a prisoner to perform work in a gaol on Sunday, Christmas Day and Good Friday, except

(a) keeping his cell clean and tidy, and assisting in keeping the gaol clean and tidy, and

(b) preparing food, or

(c) essential work.

(3) A gaoler shall not employ a prisoner outside the gaol walls during the hours of darkness.

24. Where a prisoner is not at work, a gaoler shall permit the prisoner to use tobacco supplied at his own expense in designated areas.

25.—(1) Where a gaol surgeon prescribes a special diet or medicine for a prisoner in a gaol, the gaoler shall provide the prisoner with the diet or medicine.

(2) At the request and expense of a prisoner in a gaol the gaoler may supply the prisoner for his own use with approved reading-matter, or tobacco in any form.

26. Under regulation 25, a gaoler may allow a prisoner weekly

(a) three packages of cigarettes (20s),

(b) two packages of pipe-tobacco  $\frac{(1s)}{(12)}$ ,

(c) two packages of cigarette-tobacco  $\frac{(1s)}{(12)}$ ,

(d) two plugs of tobacco  $\frac{(1s)}{(12)}$ , or

(e) twelve cigars.

27.—(1) A gaoler shall detail one or more gaol employees on duty at night in his gaol.

(2) The gaoler shall keep the records from the watchman's clock on file in the gaol office for one year.

28. A gaoler shall cause all lights, except night-lights, to be extinguished by 9 p.m. in the parts of his gaol where prisoners are confined.

29. For any violation of these regulations

(a) the Deputy Minister may suspend a gaoler, gaol surgeon or gaol employee, or the sheriff, an inspector or

(b) the gaoler may suspend a gaol surgeon or gaol employee,

pending the decision of the Minister.

30. A gaoler shall reside in the house or apartment where it is provided for his use.

#### GENERAL

##### Officers

31. Gaol officers on duty shall ensure that

(a) cells are unlocked not later than 6.30 a.m.,

(b) the cells are cleaned and the beds made up in accordance with instructions, and at times prescribed by the gaoler,

(c) thereafter the cells are locked until locking-time at night except as prescribed by the gaol surgeon in case of sickness, and

(d) all prisoners are locked in their cells not later than 8 p.m.

32. In gaols having staff-corridors from which there is a clear view of all cells at all times, gaol officers may allow cells to remain open during the day and until locking-time at night.

33. A gaol employee shall

(a) perform his duties in an orderly manner and in active co-operation with other gaol employees,

(b) be fair and firm with the prisoners under his control,

(c) guard all prisoners under his control,

(d) obtain all necessary information concerning the gaol or prisoners from the gaoler or gaol employee relieved,

- (e) obtain permission of the gaoler before leaving the gaol during his hours of duty, and
- (f) immediately report to the gaoler any infraction of these regulations by a prisoner.

34.—(1) Unless there is another gaol employee present, no gaol employee shall

- (a) open a gate or door leading to, or
- (b) enter

a corridor or ward of a gaol where prisoners are confined.

(2) No gaol employee shall enter a corridor or ward of the gaol where prisoners are confined unless one or more other gaol employees

- (a) remain outside the gate or door leading to the corridor or ward; and
- (b) lock the gate or door as soon as the other gaol employee has entered the corridor or ward.

(3) Upon entering a corridor or ward of the gaol where prisoners are confined, a gaol employee shall not have in his possession any keys other than the cell-keys.

35.—(1) On the completion of his daily duty a gaol employee shall make a report to the gaoler of any unusual incident occurring while on duty.

(2) Upon commencing his daily duty, a gaol employee shall

- (a) check the area of the gaol for which he is responsible with the officer he relieves, and
- (b) make a report to the gaoler on
  - (i) the number of prisoners,
  - (ii) the general condition in respect of cleanliness and security

in the area of the gaol for which he is responsible.

36. A gaol employee on night duty shall be equipped with a watchman's clock, and

- (a) shall make a round of the gaol at least once in each hour and at irregular periods, and
- (b) record by means of the watchman's clock his rounds at all watchman's stations.

37. No male gaoler, gaol surgeon or gaol employee shall have in his possession any keys which may be used to open a door or gate leading to a part of the gaol occupied by female prisoners.

38. The keys of the area of the gaol occupied by male prisoners and any fire-arms or other protective equipment shall be secured by the senior gaol-employee on duty in a safe place when not in use.

39. Except upon the order of the gaoler no person shall enter a part of a gaol where prisoners are confined having in his possession an offensive weapon.

40.—(1) No gaoler, gaol surgeon or gaol employee shall

- (a) use any stores or supplies purchased for or supplied to a gaol for his own purpose,
- (b) receive any benefit, advantage or interest from the sale, gift or loan of any article belonging to a gaol,

(c) discuss any matters with a prisoner in the gaol unless required to do so in the course of his duty,

(d) furnish any information in respect of the gaol, or any occurrence therein to any person unless permitted to do so in the course of his duty,

(e) use foul, indecent or profane language in the gaol,

(f) use any portion of the gaol yards as a garden for raising roots or vegetables for his own purpose,

(g) use any portion of the gaol or yards for storage or as a workshop for his own purpose without the permission of the sheriff having the care of the gaol, or

(h) smoke on duty.

(2) Except with the consent of the Minister, a gaoler or gaol employee shall not engage in any professional trade or business undertaking for personal gain.

(3) Subject to regulation 25, no gaoler, gaol surgeon or gaol employee of a gaol shall permit to be brought in, or bring in to the gaol any food, medicine, reading-matter or tobacco in any form to a prisoner therein.

41. Gaol employees shall not receive any visitors within the gaol without permission of the gaoler.

42. Except where authorized by the Minister, no person shall have in his possession in a gaol a camera or photographic apparatus for the purpose of taking of photographs.

#### UNIFORMS

43.—(1) A gaoler and gaol employee shall wear gaol-officer's uniform while on duty.

(2) No person shall wear a gaol-officer's uniform for personal use while not on duty.

(3) The gaoler of a county gaol shall report to the sheriff having the care of the gaol when new uniforms are required.

#### GAOL SURGEON

44.—(1) The gaol surgeon shall inspect the food and sanitary conditions in the gaol at least once a month.

(2) He shall

- (a) make a report of his inspection to the gaoler, and
- (b) record his inspection in the medical journal in form 3.

(3) The gaol surgeon shall medically examine each prisoner within 24 hours after the prisoner is admitted to the gaol and record his findings in the medical journal in form 3.

#### FEMALE GAOL-EMPLOYEES

45.—(1) Under the direction of the gaoler a female gaol-employee shall be in charge of that part of the gaol assigned to female prisoners.

(2) The female gaol-employee shall

- (a) not permit a male person to enter that part of a gaol assigned to female prisoners unless accompanied by a female gaol-employee,



- (b) have custody of the keys of that part of the gaol assigned to female prisoners,
- (c) be responsible to the gaoler for the safe-keeping of the keys of that part of the gaol under her control, and

shall in all other respects be subject to these regulations governing gaol employees.

## GENERAL

## Prisoners

46. Every prisoner has the right to complain to

- (a) the gaoler at his daily visits,
- (b) the sheriff when he visits the gaol, and
- (c) the inspector during his inspections,

of any act on the part of a gaol employee or other prisoner affecting his rights and privileges under these regulations.

47. Every prisoner, unless he

- (a) is under sentence of death,
- (b) attempts to escape,
- (c) is found to be plotting to escape, or
- (d) misconducts himself in any way,

shall be allowed to have daily exercise in the open air, and the gaoler shall ensure that the prisoner is attended by one or more of the gaol officers.

## LETTERS

48.—(1) Prisoners awaiting trial shall have the right to send and receive letters at all reasonable times.

(2) Prisoners serving sentence shall be allowed to write a letter once a week and may receive letters at all reasonable times.

(3) Additional business or special letters may be permitted at the discretion of the gaoler.

(4) All mail-matter written or sent, or received by a prisoner shall be submitted by him to the gaoler for examination.

49. With the consent of the gaol surgeon, a prisoner may, at his own expense, consult with a legally qualified medical practitioner other than the gaol surgeon.

50. During any inspection of the gaol a prisoner shall be required to stand to the side of his cell-door or where there is no cell available for the prisoner, to the side of his bed.

## ACCOMMODATION

51. Each cell in a gaol shall be equipped with

- (a) a bed,
- (b) sufficient blankets to provide adequate warmth for each prisoner,
- (c) pillow and pillow-slip,
- (d) 2 sheets,
- (e) a drinking-cup, and
- (f) a water-closet or a night-pail with lid.

## VISITING

## MINISTERS OF RELIGION

52.—(1) A gaoler shall permit a minister of religion to visit a prisoner in his gaol.

(2) Where a prisoner requests a gaoler to obtain the services of a minister of religion by name or denomination the gaoler shall transmit the request.

(3) A gaoler shall not compel a prisoner to see a minister of religion.

(4) The gaoler shall require the visit between a minister and a prisoner to take place in the presence but not within the hearing of a gaol employee.

## BARRISTERS OR SOLICITORS

53.—(1) A gaoler shall permit a barrister or solicitor to consult with a prisoner in his gaol.

(2) Where a prisoner requests the professional services of a barrister or solicitor by name, the gaoler shall transmit the request.

(3) The gaoler shall require the consultation between a prisoner and a barrister or solicitor to take place in the presence, but not within the hearing of a gaol employee.

(4) A gaoler, gaol surgeon or gaol employee shall not advise a prisoner to obtain the services of a barrister or solicitor by name.

## MINISTERS AND BARRISTERS OR SOLICITORS

54.—(1) Where a minister of religion or a barrister or solicitor is accompanied by a person who is not

- (a) a minister of religion,
- (b) a barrister or solicitor, or
- (c) a clerk of a barrister or solicitor,

a gaoler may refuse that person permission to visit the prisoner, but where the gaoler grants permission the visit shall take place in the presence of and within the hearing of a gaol employee.

(2) A minister of religion, barrister or solicitor may visit a prisoner at all reasonable hours.

## OTHER VISITORS

55.—(1) A gaoler shall permit

- (a) a prisoner who is confined in his gaol but not under sentence to have 2 visits a week, or
- (b) a prisoner who is confined in his gaol under sentence of imprisonment to have 1 visit a week.

(2) The gaoler may restrict visits to relatives only, but with permission of the sheriff, a friend of a prisoner may be permitted to visit.

(3) A gaoler shall not permit persons known to have been confined in a penal or reformatory institution to visit a prisoner without permission of the sheriff.

## PRISONERS UNDER SENTENCE OF DEATH

56. Regulations 51, 52, 53 and 54 shall not apply to visits to prisoners under sentence of death but those visits shall be governed by section 1064 of the Criminal Code (Canada) and shall take place within the sight and hearing of a gaol employee, but visits of Ministers of religion, barristers or solicitors shall take place within the sight but not within the hearing of a gaol employee.

## FOOD ALLOWANCE FOR PRISONERS

57. The minimum daily food allowance for a prisoner in a gaol shall be

- (a) 1 pint of cooked cereal or 2 ounces of dry cereal,
- (b) 1 pint of sweet milk,
- (c) 3 table-spoonfuls of sugar,
- (d) 6 ounces of boneless meat or fish, or 2 eggs,
- (e) 6 ounces of potatoes,
- (f) 12 ounces of white or whole-wheat bread,
- (g) 6 ounces of fresh or canned vegetables,
- (h) 2 ounces of jam, marmalade or fruit, and
- (i) 3 pints of tea or coffee.

## BOOKS AND RECORDS

58. The gaoler shall keep or cause to be kept in his gaol

- (a) a gaol register in form 4,
- (b) an account ledger in form 5,
- (c) a prisoner's-property sheet in form 6,
- (d) a visitor's register in form 7,
- (e) a punishment register in form 8, and
- (f) a prisoner's trust account in form 9.

59. The gaol register shall be closed on the 31st of March of each year and the names of prisoners whose sentences have not expired on 31st of March shall be

- (a) re-entered in the gaol register for the year commencing the 1st of April next following, and
- (b) kept separate from the entries in respect of prisoners admitted to the gaol after 31st of March.

60.—(1) The account ledger shall be balanced on 30th June and September and on the 31st of December and March in each year,

(2) The gaoler shall on the 31st of March of each year make an abstract of the account ledger showing the number of days spent in the gaol by the prisoners and the daily cost of food,

(3) The abstract shall be transmitted to the Deputy Minister by the 30th of April in each year.

61.—(1) Upon leaving the gaol a prisoner shall upon receipt of his property, certify in the prisoner's-property sheet in respect of his property that he has received the items listed under his name.

(2) Where a prisoner is transferred to another penal institution the prisoner's-property shall be delivered to the escorting officer who shall be responsible for the prisoner's property.

(3) The escorting officer and the prisoner shall certify in the prisoner's-property sheet in respect of the prisoner's property that the escorting officer has received the articles listed under the prisoner's name.

(4) Where an error occurs in the prisoner's-property sheet the gaoler shall forthwith report the error to the sheriff.

## PRISONER'S ACCOUNTS

62.—(1) Except upon the written order of a prisoner no purchases shall be made against his account.

(2) Where an article has been purchased at the request of a prisoner and if, after examination he finds the article and the price paid satisfactory, he shall so certify.

(3) Where a prisoner refuses so to certify the gaoler shall return the article to the vendor and credit the prisoner's account.

(4) Where a prisoner leaves a gaol he shall be required.

(a) to check the purchase-slips and the account, and

(b) to certify, if correct.

(5) Where there is a favourable balance in the prisoner's account, the balance shall be delivered

(a) to the prisoner upon being discharged from the gaol, or

(b) to the escorting officer for transmission to the institution to which the prisoner is being transferred.

63. The gaoler shall cause all entries in gaol books and records to be made with pen and ink.

## DISCIPLINE OF PRISONERS

64. No punishment shall be awarded to a prisoner except by the gaoler or in his absence by the acting gaoler.

65.—(1) A prisoner in a gaol shall not

(a) idle,

(b) neglect work or duty,

(c) use foul, indecent or profane language,

(d) disobey an order,

(e) have in his possession any money or unauthorized article,

(f) attempt to smuggle anything into the gaol,

(g) destroy or deface property,

(h) misconduct himself,

(i) use insulting, threatening or abusive language,

(j) cause a disturbance,

(k) commit any indecent act,

(l) leave or attempt to leave the limits of the gaol without being escorted by a gaol employee, or

(m) give counsel to or abet another prisoner to do any act in violation of these regulations.

(2) Where a prisoner violates the provisions of sub-regulation 1, a gaoler may, after a hearing and if the prisoner is found guilty,

(a) order the prisoner to be deprived of privileges for not more than 5 days,

(b) order the prisoner to be deprived of privileges and confined to the cells for not more than 5 days,

- (c) order the prisoner to be deprived of privileges, confined to the cells and placed on reduced diet for not more than 5 days,
- (d) order the prisoner to undergo corporal punishment of not more than 10 strokes of the strap,
- (e) order the prisoner to be confined to the cells and placed on reduced diet for not more than 10 days and undergo corporal punishment of not more than 10 strokes of the strap, or
- (f) order the prisoner to be confined to a cell with full diet for an indefinite period.

(3) Where a prisoner violates the provisions of sub-clauses *e* or *f* of subregulation 1 the gaoler shall confiscate the money or unauthorized articles pending the decision of the inspector.

(4) In this regulation

- (a) "privileges" means
  - (i) use of tobacco,
  - (ii) reading newspapers, magazines and periodicals,
  - (iii) writing and receiving letters, and
  - (iv) receiving visits, other than visits from a minister of religion, a barrister or solicitor;
- (b) "reduced diet" means a diet consisting of water and a third of a loaf at each of three meals a day prepared and baked from the following ingredients:
  - (i) 2 ounces of powdered milk or 8 ounces whole milk,
  - (ii) 3½ ounces of grated potatoes,
  - (iii) 3½ ounces of finely chopped carrot,
  - (iv) 1 ounce of tomato juice or puree,
  - (v) 3½ ounces of finely chopped cabbage,
  - (vi) 4 ounces of ground beef,
  - (vii) 2 ounces of lard or shortening,
  - (viii) 1 ounce of white or whole-wheat flour,

- (ix) ½ ounce of salt,
  - (x) 1 table-spoonful of chopped onion,
  - (xi) 1 egg, and
  - (xii) 5 ounces of cooked beans; and
- (c) "gaol employee" includes gaoler and gaol surgeon.

#### CORPORAL PUNISHMENT OF PRISONERS

66.—(1) Where the strapping is ordered as corporal punishment under regulation 65, the gaoler shall supervise the strapping.

(2) Before the strap is applied to a prisoner the gaol surgeon shall

- (a) make a physical and mental examination of the prisoner,
- (b) record the results of his examination in the medical journal, and
- (c) prohibit corporal punishment if the examination proves the prisoner to be physically or mentally unfit to stand the punishment.

(3) When the strap is applied to a prisoner the gaol surgeon shall

- (a) be in attendance, and
- (b) curtail the punishment if considered necessary for reasons of health.

(4) The strap shall be a plain unperforated leather strap not under 3 inches in width and not over 21 inches in length attached to a wooden handle not over 11 inches in length.

(5) The strap shall be applied across the bare buttocks in such manner as to prevent the prisoner being injured on any other part of the body.

67. Corporal punishment shall not be awarded to a female prisoner.

68. Where a prisoner has been strapped under regulation 65 the gaol surgeon shall sign the entry in the punishment book immediately after the punishment has been given.

#### REVOCATION

69. Ontario Regulations 284/44 are revoked.

FORM 1

*The Public Institutions Inspection Act*

GAOLER'S DAILY INSPECTION REPORT

Date.....

Gaol.....

ITEM	INSPECTED	CONDITION
1	CELLS	
2	CORRIDORS	
3	OTHER ACCOMMODATION	
4	TOILETS AND BASINS	
5	LOCKS	
6	WINDOWS	
7	SCREENS AND BARS	
8	DOORS AND GRILLES	
9	BEDS AND BEDDING	
10	KITCHEN AND EQUIPMENT	
11	BOILER OR FURNACEROOM	
12	FIRE FIGHTING EQUIPMENT	
13	EMERGENCY ALARM SYSTEM	
14	OTHER BUILDINGS	
15	YARDS AND WALLS	
16	SANITATION	

GENERAL REMARKS:

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.....  
Signature of Gaoler

FORM 2

*The Public Institutions Inspection Act*

FIRE-DRILL RECORD

Gaol.....

DATE

TIME ALARM SOUNDED TIME ALL-CLEAR SOUNDED

ALL STATIONS MANNED IN.....MINUTES.....SECONDS

WERE PRISONERS REQUIRED TO STAND TO?

WERE PRISONERS EVACUATED TO YARDS?

TIME REQUIRED FOR EVACUATION

TYPES OF FIRE-FIGHTING EQUIPMENT

CONDITION OF FIRE-FIGHTING EQUIPMENT

WERE ALL EMERGENCY EXITS OPENED?

WERE ALL EXITS AND APPROACHING AREAS CLEAR OF OBSTRUCTION?

ARE FIRE-EMERGENCY INSTRUCTIONS POSTED AND AVAILABLE TO STAFF AND PRISONERS?

DID ALL OFFICERS COMPLY WITH FIRE-EMERGENCY PROCEDURE?

DID PRISONERS PROPERLY COMPLY WITH POSTED INSTRUCTIONS?

GENERAL REMARKS:

.....  
Signature of Gaoler

FORM 3

*The Public Institutions Inspection Act*

MEDICAL JOURNAL OF GAOL SURGEON

Date and Hour of Visit	Name of Prisoner	Diagnosis if sick— Examination result— Normal health or disability if present	Instructions respecting diet or exemption from labour, and all medical treatment given to prisoner	Weight of Prisoner		Gaol Surgeon's Signature
				On admission	On discharge	



FORM 5

*The Public Institutions Inspection Act*

ACCOUNT LEDGER

Account.....

.....Account No.....

Date	Particulars	Folio	Debit		Credit		Dr. or Cr.	Balance

FORM 6

*The Public Institutions Inspection Act*

PRISONER'S-PROPERTY SHEET

I, .....No.....when admitted to.....  
 .....had in my possession the following clothing and personal property:

(a) Clothing

(list additional items on back of form)

	No.	Remarks		No.	Remarks
Braces			Socks		
Caps			Shoes		
Hat			Rubbers		
Coat			Gloves		
Vest			Collars		
Pants			Ties		
Overcoat			Scarf		
Dress Shirt			Sweater		
Undershirt			Miscellaneous		
Underdrawers					
Combinations					
Work Shirt					

(b) Personal property:

(c) Money

.....  
 Witness (Gaol-Employee) ..... Prisoner's Signature

This is to certify that I have received the above personal-property and money from the receiving gaol-employee

.....  
 Gaol-employee in charge of prisoners' property

This is to certify that I received upon discharge my clothing and personal property as above enumerated and that I received cash balance and institutional clothing as follows:

Clothing  
 Cash on arrival.....  
 Cash received.....  
 Less expenditures.....  
 Balance.....

.....  
 Witness ..... Prisoner's Signature



FORM 7

*The Public Institutions Inspection Act*

VISITOR'S REGISTER

Date	Prisoner	Signature of Visitor	Address of Visitor	Relationship to prisoner	Signature of Gaol-employee	Remarks

FORM 8

*The Public Institutions Inspection Act*

PUNISHMENT REGISTER

Date	Prisoner	Offence	Witnesses	Punishment Awarded	Signature of gaol-employee awarding punishment	Remarks



(b) acquired or disposed of the following equipment:

.....  
.....  
.....

(c) employed the following embalmers:

Name	Address	Period of Employment
.....	.....	.....
.....	.....	.....
.....	.....	.....
.....	.....	.....

The answers and statements in the appended schedule are true.

Dated at.....this.....day of.....19....

WITNESS: }  
..... }  
Signature of applicant

SCHEDULE

1. Is the business of funeral director to be conducted in your own name?.....
2. If not, give the name in which it is to be conducted.....
3. If a firm, partnership or corporation, are you to be the manager?.....
4. How many funerals were conducted during the year ending the 31st of October immediately preceding this application by the business for which you are to be the funeral director?.....

NOTE.—File this application with all blanks filled in and all irrelevant words struck out with the assistant secretary of the Board, 100 College Street, Toronto 2, Ontario.

- (3) Where during the year ending on the 31st of October preceding the application for renewal the business operated by a funeral director furnished to the public funeral supplies and services for
  - (a) fewer than 50 funerals, the renewal fee shall be \$15,
  - (b) not fewer than 50 funerals but fewer than 200 funerals, the renewal fee shall be \$25,
  - (c) not fewer than 200 funerals but fewer than 350 funerals, the renewal fee shall be \$40, and
  - (d) 350 funerals or more, the renewal fee shall be \$50.

4. Clause b of subregulation 1 of regulation 18 of Ontario Regulations 254/48 is revoked and the following substituted therefor:

- (b) pay the Board a fee of \$5.

5. Subregulation 2 of regulation 18 of Ontario Regulations 254/48, except form 11, is revoked and the following substituted therefor:

- (2) An application for renewal of an embalmer's licence shall be made to the assistant secretary in form 11 and shall be accompanied by a fee of \$5.

6. Regulation 19 of Ontario Regulations 254/48 is revoked and the following substituted therefor:

19. Where a holder of a certificate of qualification who is not the holder of a licence applies for a licence as an embalmer or a funeral director he shall pay to the Board a fee of \$5 for each year since he last held a licence.

7. Clause b of subregulation 3 of regulation 20 of Ontario Regulations 254/48 is revoked and the following substituted therefor:

- (b) 60 years of age or over and not actively engaged as an embalmer.

8. Regulation 24 of Ontario Regulations 254/48 is revoked and the following substituted therefor:

24. For the purpose of subclause iii of clause a of subsection 1 of section 14 of the Act the following are designated as jurisdictions:

- (a) the provinces of Canada:
  - (i) Alberta,
  - (ii) Manitoba,
  - (iii) Nova Scotia, and
  - (iv) Saskatchewan.
- (b) Minnesota, one of the United States of America.

9. Item 1 of Form 7 of Ontario Regulations 254/48 is amended by adding at the end thereof the following:

Name of funeral director	Address	Period of Service	
		From	To
.....	.....	.....	.....
.....	.....	.....	.....
.....	.....	.....	.....

10. Form 9 of Ontario Regulations 254/48 is amended by striking out the paragraph "I enclose licence fee of \$8" and inserting in lieu thereof the paragraph "I enclose licence fee of \$15".

11. Form 11 of Ontario Regulations 254/48 is amended by striking out the paragraph "I enclose licence fee of \$3" where it appears therein and inserting in lieu thereof the paragraph "I enclose licence fee of \$5".

BOARD OF EXAMINERS UNDER UNDER THE EMBALMERS AND FUNERAL DIRECTORS ACT, 1947

- ROSS L. BECKETT
- S. WALTERS
- C. C. HARPER
- W. M. COMSTOCK

### THE PUBLIC HEALTH ACT

O. Reg. 158/50.  
Oxford Health Unit.  
Amending Schedule 7 of O. Reg. 57/45.  
Approved—13th July, 1950.  
Filed—18th July, 1950, 11.10 a.m.

#### REGULATIONS MADE BY THE MINISTER UNDER THE PUBLIC HEALTH ACT

1. Schedule 7 of the Appendix to Ontario Regulations 57/45 as made by Ontario Regulations 2/47 is revoked and the following substituted therefor:

#### SCHEDULE 7

##### OXFORD HEALTH UNIT

1.—(1) The Board of Health for Oxford Health Unit shall consist of six members as follows:

- (a) one member to be appointed by the Lieutenant-Governor in Council;
- (b) three members to be appointed annually by the Municipal Council of the County of Oxford;
- (c) one member to be appointed annually by the Municipal Council of the Town of Ingersoll; and
- (d) one member to be appointed annually by the Municipal Council of the City of Woodstock.

(2) A member appointed by a municipal council shall hold office during the pleasure of the municipal council which appointed him or until his successor is appointed.

W. A. GOODFELLOW,  
Acting Minister of Health.

(2190)

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### THE PUBLIC HEALTH ACT

O. Reg. 159/50.  
Unorganized townships in the Territorial District of Cochrane included in Porcupine Health Unit.  
New.  
Made—13th July, 1950.  
Filed—18th July, 1950, 11.20 a.m.

#### REGULATIONS MADE UNDER THE PUBLIC HEALTH ACT

1. The Porcupine Health Unit may include the following unorganized townships in the Territorial District of Cochrane:

- (a) Bristol,
- (b) Cody,
- (c) Deloro,

- (d) German,
- (e) Godfrey,
- (f) Guibord,
- (g) Macklem,
- (h) Matheson,
- (i) Munro,
- (j) Ogden,
- (k) Shaw, and
- (l) Teefy.

2. Ontario Regulations 99/48 are revoked.

(2191)

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### THE PUBLIC HEALTH ACT

O. Reg. 160/50.  
Constitution of the Board of Health of the Porcupine Health Unit.  
Amending O. Reg. 57/45.  
Approved—13th July, 1950.  
Filed—18th July, 1950, 11.30 a.m.

#### REGULATIONS MADE BY THE MINISTER UNDER THE PUBLIC HEALTH ACT

1.—(1) Section 1, except the clauses, of Schedule 1 of the Appendix to Ontario Regulations 57/45 as made by Ontario Regulations 98/48 and amended by Ontario Regulations 181/48 is revoked and the following substituted therefor:

1. The Board of Health of the Porcupine Health Unit shall consist of seven members as follows:

(2) Section 1 of Schedule 1 of the Appendix to Ontario Regulations 57/45 as made by Ontario Regulations 98/48 and amended by Ontario Regulations 181/48 is further amended by adding the following clauses:

- (f) one member to be appointed annually by the Municipal Council of the Town of Iroquois Falls and the Municipal Council of the Municipal Township of Calvert;
- (g) one member to be appointed annually by the Municipal Council of the Town of Matheson and the Municipal Council of the Municipal Township of Black River.

2. Section 2 of Schedule 1 of the Appendix to Ontario Regulations 57/45 as made by Ontario Regulations 98/48 is amended by adding the following subsection:

- (3) A member appointed under clauses *f* and *g* of section 1 shall hold office during the pleasure of either or both of the municipal councils which appointed him.

W. A. GOODFELLOW  
Acting Minister of Health.

(2192)

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**THE PUBLIC HEALTH ACT**

O. Reg. 161/50.  
 York County Health Unit.  
 Amending O. Reg. 57/45.  
 Approved—13th July, 1950.  
 Filed—18th July, 1950, 11.40 a.m.

**REGULATIONS MADE BY  
 THE MINISTER UNDER  
 THE PUBLIC HEALTH ACT**

1. Ontario Regulations 57/45 are amended by adding to the Appendix the following schedule:

**SCHEDULE 26**

**YORK COUNTY HEALTH UNIT**

1. The Board of Health of York County Health Unit shall consist of twelve members as follows:

- (a) one member to be appointed by the Lieutenant-Governor in Council; and
- (b) one member each to be appointed annually by the municipal council of
  - (i) The Corporation of the Town of Aurora,
  - (ii) The Corporation of the Township of Georgina,
  - (iii) The Corporation of the Township of Markham,
  - (iv) The Corporation of the Village of Markham,
  - (v) The Corporation of the Town of Newmarket,
  - (vi) The Corporation of the Township of North Gwillimbury,
  - (vii) The Corporation of the Village of Richmond Hill,
  - (viii) The Corporation of the Village of Stouffville,
  - (ix) The Corporation of the Village of Sutton,
  - (x) The Corporation of the Township of Vaughan, and
  - (xi) The Corporation of the Village of Woodbridge.

2. A member appointed by a municipal council shall hold office during the pleasure of the municipal council which appointed him.

W. A. GOODFELLOW  
 Acting Minister of Health.

(2193)

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**THE FARM PRODUCTS  
 MARKETING ACT, 1946**

O. Reg. 162/50.  
 Licence Fees for Asparagus and Delegation of Power.  
 Amending O. Reg. 28/50.  
 Approved—13th July, 1950.  
 Filed—18th July, 1950, 1.00 p.m.

**REGULATIONS MADE BY THE BOARD  
 UNDER THE FARM PRODUCTS  
 MARKETING ACT, 1946**

1. Subregulation 1 of regulation 10 of Ontario Regulations 28/50 is revoked and the following substituted therefor:

- (1) Every grower shall pay to the local board licence fees at the rate of  $\frac{3}{4}$  cent for each pound or fraction thereof of asparagus delivered to a processor and processed by the processor.

2. Regulation 15 of Ontario Regulations 28/50 is revoked and the following substituted therefor:

**DELEGATION OF POWER**

- 15. The Board delegates to the local board the power to require persons engaged in the producing or marketing of asparagus for processing to register their names, addresses and occupations with the local board, to require such persons to furnish such information in regard to asparagus as the local board may determine, and to inspect the books and premises of such persons.

G. F. PERKIN  
 Chairman.

F. K. B. STEWART  
 Secretary.

(2194)

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# Publications Under The Regulations Act, 1944

AUGUST 5th, 1950

## THE GAME AND FISHERIES ACT, 1946

O. Reg. 163/50.  
Open season for wapiti (elk) in 1950.  
Amending O. Reg. 145/46.  
Made—13th July, 1950.  
Filed—19th July, 1950, 11.00 a.m.

### REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT, 1946

#### OPEN SEASON FOR WAPITI (ELK) IN 1950

Upon application by a holder of a licence in form 17, 18 or 26 under Ontario Regulations 145/46, a licence shall be issued to him in form 1 to hunt, kill or destroy wapiti (elk) in the year 1950 in those parts of Ontario described in

- (a) schedule 1 of regulation 1 of Ontario Regulations 129/50 from the 2nd of October to the 25th of November, both inclusive;
- (b) schedule 2 of regulation 1 of Ontario Regulations 129/50 from the 16th of October to the 25th of November, both inclusive; and
- (c) schedule 3 of regulation 1 of Ontario Regulations 129/50 from the 1st of November to the 25th of November, both inclusive.

#### FORM 1

*The Game and Fisheries Act, 1946* Number.....

19

### LICENCE TO HUNT WAPITI (ELK)

#### Identification

Age  
Height  
Weight  
Colour of hair  
Colour of eyes

Under *The Game and Fisheries Act, 1946*, and the regulations, and subject to the limitations thereof, this licence is granted to.....

..... of.....  
a holder of a licence in form 17, 18 or 26 under Ontario Regulations 145/46, to hunt wapiti (elk) during the open season for wapiti (elk) in the year 1950.

.....  
Signature of Issuer                      Specimen Signature of Licensee

.....  
Date    Deputy Minister

*The Game and Fisheries Act, 1946*                      Licence Number.....

### WAPITI (ELK) SHIPPING COUPON

This coupon permits the licensee to ship one wapiti (elk) to any point in Ontario.

This coupon expires the 30th day of November, 19

Licensee.....

Cancelled by.....  
Shipping Agent

Date.....

.....  
Deputy Minister.

*The Game and Fisheries Act, 1946*

Licence Number.....

### WAPITI (ELK)-SKIN SHIPPING COUPON

This coupon permits the licensee to ship one wapiti (elk) skin to any point in Ontario.

This coupon expires the 31st day of March, 19

Licensee.....

Cancelled by.....  
Shipping Agent

Date.....

.....  
Deputy Minister.

(2195)

31

## THE POWER COMMISSION ACT

O. Reg. 164/50.  
Rationing of Power.  
Revoking Parts II, III, IV, and V of  
O. Regs. 169/49 and revoking O. Regs.  
8/50, 36/50 and 41/50.  
Approved—20th July, 1950.  
Filed—24th July, 1950, 9.00 a.m.

### REGULATIONS MADE BY THE COMMISSION UNDER THE POWER COMMISSION ACT

1. Parts II, III, IV and V of Ontario Regulations 169/49 and Ontario Regulations 8/50, 36/50 and 41/50 are revoked.

### THE HYDRO-ELECTRIC POWER COMMISSION OF ONTARIO

ROBERT H. SAUNDERS,  
Chairman.  
E. B. EASSON,  
Secretary.

Dated at Toronto, the 26th day of June, A.D. 1950.

(2236)

31

**THE FARM PRODUCTS MARKETING ACT, 1946**

O. Reg. 165/50.  
 Approval of agreement for the marketing  
 of Plums for Processing.  
 New.  
 Made—24th July, 1950.  
 Filed—24th July, 1950, 1.30 p.m.

**ORDER MADE BY THE BOARD UNDER  
 THE FARM PRODUCTS MARKETING ACT, 1946**

**MARKETING OF PLUMS FOR PROCESSING**

The Board approves the agreement appended hereto and orders and declares that it is in force.

G. F. PERKIN,  
 Chairman.  
 F. K. B. STEWART,  
 Secretary.

Dated at Toronto, this 24th day of July, 1950.

**1950 AGREEMENT FOR THE  
 MARKETING OF PLUMS FOR PROCESSING**

MEMORANDUM OF AGREEMENT made by the Negotiating Committee for Plums for Processing produced in Ontario in 1950, appointed under the provisions of "The Ontario Pear, Plum and Cherry Growers' Marketing-for-Processing Scheme".

We, the undersigned members of the Negotiating Committee agree and recommend to the Farm Products Marketing Board that the following agreement be approved:

1. The minimum price to be paid by processors and buyers of plums of the varieties known as Felenburg and German prunes produced in Ontario during the year 1950 and purchased for processing shall be Fifty-five Dollars (\$55.00) per ton.

2. The minimum price to be paid by processors and buyers of plums of all varieties produced in Ontario during the year 1950 and purchased for processing shall be Forty-seven Dollars and Fifty Cents (\$47.50) per ton.

3. Deliveries by growers, dealers, shippers or sub-agencies shall be optional.

4. The processors shall pay at least 50 per centum of the purchase price for each variety of plums named in this Agreement and a record of each grower's statement for such payments shall be forwarded by each processor to the Ontario, Pear, Plum and Cherry Growers' Marketing Board on delivery or within fifteen days thereafter. Growers are not required to surrender delivery weigh slips for such advance payment. The balance due shall be paid in full on or before the 15th day of November, 1950, at which time delivery weigh slips shall be surrendered by the growers, if requested.

5. The grade and quality shall be tree run and suitable for delivery to processors for the purpose of being processed.

6. In order to allow for variations incident to commercial handling and packing, not more than 5 per cent by weight of any lot may be below the foregoing requirements.

7. In the case of a dispute as to the grade of any plums purchased for processing, the matter shall be referred to an inspector appointed under the provisions of *The Farm Products Grades and Sales Act* and his decision shall be made in accordance with the provisions

of this Agreement and the contract, if any, made between the grower, dealer, shipper or sub-agency and the processor.

DATED at the City of Hamilton in the Province of Ontario this 21st day of July, 1950.

<u>GROWERS</u>	<u>PROCESSORS</u>
PAUL A. FISHER	S. I. DRYNAN
J. E. HARTLEY	R. MACKLIM
GEO. R. LAMBERT	M. BOESE, JR.

(2237)

31

**THE PUBLIC HOSPITALS ACT**

O. Reg. 166/50.  
 Schedules covering Group Hospitals.  
 Amending Schedule 1 of O. Reg. 54/50.  
 Made—20th July, 1950.  
 Filed—24th July, 1950, 3.30 p.m.

**REGULATIONS MADE UPON THE  
 RECOMMENDATION OF THE MINISTER  
 UNDER THE PUBLIC HOSPITALS ACT**

1. Schedule 1 of Ontario Regulations 54/50 is amended by striking out the figures in column 2 of the items in column 1 and substituting therefor the figures in column 3 under the headings "Group A Hospitals", "Group B Hospitals", "Group C Hospitals", "Group D Hospitals" and "Group G Hospitals", as set forth in Schedules I, II, III, IV and V hereto.

**SCHEDULE 1**

**GROUP A HOSPITALS**

COLUMN 1	COLUMN 2	COLUMN 3
Item	Figures struck out	Figures substituted
10	1408 871	1429 892

**SCHEDULE II**

**GROUP B HOSPITALS**

COLUMN 1	COLUMN 2	COLUMN 3
Item	Figures struck out	Figures substituted
30	308 154	514 257



SCHEDULE III  
GROUP C HOSPITALS

COLUMN 1	COLUMN 2		COLUMN 3	
Item	Figures struck out		Figures substituted	
8	39	15	74	21
24	18	7	36	14

SCHEDULE IV  
GROUP D HOSPITALS

COLUMN 1	COLUMN 2		COLUMN 3	
Item	Figures struck out		Figures substituted	
3	10	10	22	12
17		6		12
23		3		4
24	..	6	..	12

SCHEDULE V  
GROUP G HOSPITALS

COLUMN 1	COLUMN 2		COLUMN 3	
Item	Figures struck out		Figures substituted	
5	54	46	115	92

2. Schedule 1 of Ontario Regulations 54/50 is amended by

- (a) (i) striking out item 1 under the heading "Group A Hospitals," and
- (ii) adding the following items under the heading "Group A Hospitals";

1	Hamilton	Hamilton Gen'l Hospital	702	351
1a	Kingston	Hotel Dieu Hospital	290	158

- (b) (i) striking out item 9 under the heading "Group B Hospitals", and
- (ii) adding the following items under the heading "Group B Hospitals":

5a	Cornwall	Cornwall Gen'l Hospital	151	75
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- 22a St. Thomas Memorial Hospital 102 42
- (c) (i) striking out item 16 and item 61 under the heading "Group C Hospitals", and
- (ii) adding the following items under the heading "Group C Hospitals":

18a	Espanola	Espanola Gen'l Hospital	17	12
34a	Leamington	Leamington and District Memorial Hospital	51	14
37a	Markdale	Centre Grey General Hospital	24	10

- (d) (i) striking out item 8 under the heading "Group D Hospitals", and
- (ii) adding the following item under the heading "Group D Hospitals":

4a	Burks Falls	Burks Falls and District Red Cross Hospital	22	12
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and

- (e) striking out items 1, 2, 3, 6 and 9 under the heading "Group G Hospitals" and substituting the following therefor:

1	Brantford	Brantford Gen'l Hospital (Chronic Patients Unit)	53	42
2	Ft. William	McKellar Gen'l Hospital (Chronic Patients Unit)	34	34
3	Haileybury	Misericordia Hospital (Chronic Patients Unit)	31	31
3a	Hamilton	Hamilton Gen'l Hospital (Chronic Patients Unit)	164	164

.....

6	Kitchener	Kitchener-Waterloo Hospital (Chronic Patients Unit)	48	48
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.....

9	St. Thomas	Memorial Hospital (Chronic Patients Unit)	59	42
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(2245) 31

THE FIRE DEPARTMENTS ACT, 1949

O. Reg. 167/50.  
Standards.  
New.  
Made—20th July, 1950.  
Filed—24th July, 1950, 4.30 p.m.

REGULATIONS MADE UNDER  
THE FIRE DEPARTMENTS ACT, 1949

INTERPRETATION

1. In these regulations

- (a) "net pump-pressure" means the sum in pounds per square inch of,
  - (i) the pump discharge-pressure,
  - (ii) the lift, and
  - (iii) the friction loss in the suction hose;

- (b) "pumper" means motorized fire pumper; and
- (c) "rated capacity" means the number of Imperial gallons of water a minute that a pumper is capable of delivering at a specified net pump-pressure.

STANDARDS FOR PUMPERS

2. For the purpose of grants in respect of the purchase price of pumpers, any pumper hereafter bought by a municipality shall be deemed not to meet the prescribed standards if it is more than fifteen years old at the time of such purchase.

3. For a municipality with a population of not more than 750, the standard for a pumper hereafter bought shall be a pumper with a rated capacity of not less than 150 Imperial gallons a minute at 120 pounds net pump-pressure mounted on the chassis of a self-propelled truck, or on a trailer with wheels not less than 15 inches in rim diameter equipped with pneumatic tires and having a gauge of not less than 56 inches.

4. For a municipality with a population of more than 750, the standard for a pumper hereafter bought shall be a pumper midship-mounted on the chassis of a self-propelled truck with a rated capacity of not less than 420 Imperial gallons a minute at 120 pounds net pump-pressure and capable of delivering 50 per cent of its rated capacity at 200 pounds net pump-pressure and 33 1/3 per cent of its rated capacity at 250 pounds net pump-pressure.

5. For a municipality with a population of more than 10,000, the standard for a pumper hereafter bought shall be at least one pumper midship-mounted on the chassis of a self-propelled truck with a rated capacity of not less than 600 Imperial gallons a minute at 120 pounds net pump-pressure and capable of delivering 50 per cent of its rated capacity at 200 pounds net pump-pressure and 33 1/3 per cent of its rated capacity at 250 pounds net pump-pressure.

6. For a municipality with a population of not more than 10,000 and for a municipality with a population of more than 10,000 which has met the standard under regulation 5, the standard for a pumper specially designed for fire-fighting purposes by means of high-pressure fog shall be a pumper

- (a) that delivers water fog under pressure of not less than 400 pounds a square inch at the gun-nozzle and at a rate of not less than 30 Imperial gallons a minute;
- (b) that is mounted on the chassis of a truck with a capacity of not less than 3 tons; and
- (c) that is equipped with a water-tank with a capacity of not less than 300 Imperial gallons.

7. For a township or an improvement district having no system of water works or water-mains with hydrants, the standards for a pumper hereafter bought shall be

- (a) a pumper with a rated capacity of not less than 420 gallons a minute at 120 pounds net pressure and midship-mounted on the chassis of a self-propelled truck with a capacity of not less than 3 tons and equipped with a water-tank with a capacity of not less than 300 Imperial gallons, or
- (b) a pumper with a rated capacity of not less than 150 gallons a minute at 120 pounds net pump-pressure, mounted on the chassis of a self-propelled truck and equipped with a water-tank with a capacity of not less than 600 Imperial gallons.

TESTS

8. Under regulations 4 to 7 inclusive, the pumper shall be a pumper

- (a) the type of which has passed a 12-hour rating test, and
- (b) that has passed a 3-hour acceptance test

made by the Canadian Underwriters' Association, the Canadian Standards Association or the Fire Marshal at the plant of the manufacturer to determine the rated capacities of the pumper.

THREADS FOR FIRE HOSE COUPLINGS

9. The standard thread for couplings for 1½-inch fire hose and other fittings used in connection with couplings shall be the iron-pipe standard thread of 11½ threads an inch, and meeting the following specifications:

- (a) having a straight thread of "V" pattern, the sides having an included angle of 60 degrees, truncated at top and bottom;
- (b) having a pilot or blank section at the outer end of the male thread, and the outer ends of the male and female threads terminating by the "Higbee Cut";
- (c) the female thread ends being shorter than the male end for end-wise clearance, and the outer edge of the male pilot and the inside of the female being slightly chamfered; and
- (d) having the following dimensions, in inches:

MALE COUPLING

Nominal Inside Diameter	Pitch	Major Diam.		Pitch Diam.		Minor Diam. Max.	Threads per Inch	Depth of Thread
		Max.	Min.	Max.	Min.			
1.5	0.08696	1.8788	1.8618	1.8223	1.8138	1.7658	11½	0.05648

FEMALE COUPLING

Nominal Inside Diameter	Pitch	Major Diam. Min.	Pitch Diam.		Minor Diam.		Threads per Inch	Depth of Thread
			Max.	Min.	Max.	Min.		
1.5	0.08696	1.8888	1.8408	1.8323	1.7928	1.7758	11½	0.05648

10. For a municipality that for the first time purchases a pumper as part of the organization or re-organization of its fire department, the standard thread for couplings for 2½-inch fire hose and other fittings used in connection with couplings shall be 5 threads an inch and 3 1/8 inch outside diameter, and meeting the following specifications:

- (a) the basic thread form having an included angle of 60 degrees, truncated at top and bottom;
- (b) having a pilot or blank section at the outer edge of the male thread with a blank recess at the outer end of the female thread, with the outer ends of both male and female threads terminating by the "Higbee Cut";
- (c) the female thread end being shorter than the male end for end-wise clearance, and the outer edge of the male and the inside edge of the female and being slightly chamfered;

- (d) all demountable couplings and other fittings being mounted with streamline key lugs;
- (e) the termination of thread at the "Higbee Cut" at the outer ends of both male and female couplings being in line with one of the key lugs, with these lugs being indented or otherwise marked so as to provide indication, under all conditions, as to the correct relative position of the thread ends when couplings are connected;
- (f) the material from which hose couplings and fittings are fabricated being bronze, and showing an analysis within the following limits:—
  - Copper — Not less than 83 per cent
  - Tin — Not less than 5 per cent
  - Zinc — Not more than 7 per cent
  - Lead — The remainder
- (g) the detailed dimensions, in inches, being:

MALE COUPLING

Nominal Inside Diameter	Pitch	Major Diam.		Pitch Diam.		Minor Diam. Max.	Threads per Inch	Depth of Thread
		Max.	Min.	Max.	Min.			
2.5	0.2000	3.1250	3.0938	2.9951	2.9795	2.8652	5	0.1299

FEMALE COUPLING

Nominal Inside Diameter	Pitch	Major Diam. Min.	Pitch Diam.		Minor Diam.		Threads per Inch	Depth of Thread
			Max.	Min.	Max.	Min.		
2.5	0.2000	3.1406	3.0263	3.0107	2.9120	2.8808	5	0.1299

and

- (h) the internal lip diameter of the tail piece on both male and female couplings being as follows—
  - (a) for a double jacket hose—3-1/16 inch
  - (b) for a single jacket hose—2-15/16 inch

STANDARDS FOR OTHER APPARATUS AND EQUIPMENT

11. All fire apparatus and fire-fighting equipment owned by a municipality at the time of coming into force of the Act and used exclusively for fire department purposes shall be deemed to meet the standards for the purposes of payment of grants under this Act to such municipality.

12. All fire apparatus, other than pumpers the standards for which are prescribed in regulations 2 to 8 inclusive, and all fire-fighting equipment, other than threads for fire hose couplings the standards for which are prescribed in regulations 9 and 10, hereafter bought by a municipality to be used exclusively for fire department purposes shall be deemed to meet the standards for the purposes of payment of grants under this Act to such municipality.

THE PROVINCIAL PARKS ACT

O. Reg. 168/50.  
 Prospecting and mining in Provincial Parks.  
 New.  
 Made—20th July, 1950.  
 Filed—25th July, 1950, 2.40 p.m.

REGULATIONS MADE UNDER THE PROVINCIAL PARKS ACT, 1950

MINING IN PROVINCIAL PARKS

1. Prospecting and staking out of mining claims or the development of mineral interests, or the working of mines, is permitted in the provincial parks as provided in these regulations, made under clause i of subsection 1 of section 11 of the Act.

PART I

2. This Part applies to Lake Superior Provincial Park.

3. Before prospecting for minerals in the Park a prospector shall

- (a) obtain permission in writing from the proper mining recorder to prospect in accordance with this Part, and
- (b) present the permission in writing to the district forester or other local officer of the Department of Lands and Forests.

4.—(1) All matters in respect of a mining claim staked in the Park shall be subject to *The Mining Act* and the regulations made thereunder in so far as they are not inconsistent with this Part.

(2) A mining claim staked in the Park shall be recorded in the office of the mining recorder at Sault Ste. Marie.

(3) In cases of mining claims in the Park recorded before the 1st day of November, 1949, and that are in good standing, the time for performing work shall be computed from the 1st day of November, 1949, and in cases of mining claims recorded after the 1st day of November, 1949, the time for performing work shall be computed from the date of recording.

5.—(1) Where

- (a) a recorded holder has complied with regulation 3 and subregulation 1 of regulation 4; and
- (b) an inspection by an officer of the Department of Mines shows that a bona fide discovery of valuable mineral in place has been made and that active mining development is in progress,

the recorder holder shall, subject to payment of the prescribed fee or rental, be entitled to a licence of occupation for the purposes of the working of mines, the removal of ores and minerals therefrom and the developing of mineral interests.

(2) The fee or rental an acre for a licence of occupation shall be

- (a) for the first year.....\$1.00
- (b) for each subsequent year..... .25

(3) Licences of occupation shall be issued by the Minister of Mines and the fees or rentals therefor collected by him.

6. Only one discovery shall be required for a group of not more than nine contiguous claims held by a recorded holder.

7. Where the inspection in clause b of regulation 5 indicates that there is not a bona fide discovery the claim shall be cancelled.

8. The recorded holder of a mining claim shall not erect any buildings without permission in writing from the district forester or other local officer of the Department of Lands and Forests.

PART II

9. This part applies to Algonquin Provincial Park, Quetico Provincial Park and Sibley Provincial Park.

10. Before prospecting for minerals in the Park a prospector shall

- (a) obtain permission in writing from the proper mining recorder to prospect in accordance with this Part, and

- (b) present the permission in writing in clause a to the district forester or other local officer of the Department of Lands and Forests.

11. All matters in respect of a mining claim staked in the Park shall be subject to *The Mining Act* and the regulations made thereunder in so far as they are not inconsistent with this Part.

12. Where the prospector makes a discovery of valuable mineral in place he may stake a claim.

13.—(1) Where the prospector stakes a claim he shall

- (a) indicate the discovery by a discovery-post, and
- (b) attach a sketch to his application to record showing
  - (i) the location of the discovery-post, and
  - (ii) the direction and distance in feet or chains from the No. 1 post of the claim upon which the discovery has been made.

(2) Only one discovery shall be required for a group of not more than nine contiguous claims held by a recorded holder.

14. Claims staked in Algonquin Provincial Park, Quetico Provincial Park and Sibley Provincial Park shall be recorded in the office of the mining recorder at Toronto, Fort Frances and Port Arthur respectively.

15. Where an officer of the Department of Mines inspects a discovery and files an inspection report in the office of the proper mining recorder and the inspection report indicates there is not a bona fide discovery the claim shall be cancelled.

16. The recorded holder of a mining claim shall not erect any buildings without permission in writing from the district forester or other local officer of the Department of Lands and Forests.

17. The time for performing work shall be computed from the date on which the inspection report is filed in the office of the proper mining recorder.

18.—(1) Where the recorded holder of a mining claim

- (a) is granted a work permit under *The Forest Fires Prevention Act, 1948*, and
- (b) complies with regulation 11, he shall, subject to payment of the prescribed fee or rental, be entitled to a licence of occupation for the purposes of the working of mines, the removal of ores and minerals therefrom and the developing of mineral interests.

(2) The fee or rental an acre for a licence of occupation shall be

- (a) for the first year.....\$1.00
- (b) for each subsequent year..... .25

(3) Licences of occupation shall be issued by the Minister of Mines and the fees or rentals therefor collected by him.

**THE MINING ACT**

O. Reg. 169/50.  
 Mining rights reopened for prospecting,  
 staking out, sale or lease.  
 Amending O. Reg. 19/50.  
 Made—5th July, 1950.  
 Filed—25th July, 1950, 2.50 p.m.

**REGULATIONS MADE UNDER  
 THE MINING ACT**

1. Schedule 1 of Ontario Regulations 19/50 is struck out and the following substituted therefor:

**SCHEDULE 1**

1. In the Territorial District of Cochrane and being the geographic townships of

- |               |                |               |
|---------------|----------------|---------------|
| .1 Beatty     | .12 Currie     | .23 Leitch    |
| .2 Blount     | .13 Dundonald  | .24 Matheson  |
| .3 Bond       | .14 Fournier   | .25 McCart    |
| .4 Bowman     | .15 Fox        | .26 Newmarket |
| .5 Brower     | .16 German     | .27 Playfair  |
| .6 Calder     | .17 Glackmeyer | .28 Pyne      |
| .7 Calvert    | .18 Hanna      | .29 St. John  |
| .8 Carr       | .19 Hislop     | .30 Stock     |
| .9 Clergue    | .20 Kennedy    | .31 Taylor    |
| .10 Clute     | .21 Kendrey    | .32 Walker    |
| .11 Colquhoun | .22 Lamarche   |               |

2. In the Territorial District of Timiskaming and being the geographic townships of

- .1 Benoit
- .2 Eby
- .3 Otto

(2248)

31

**THE ONTARIO MUNICIPAL BOARD ACT.**

O. Reg. 170/50.  
 Composition of the Board.  
 Revoking O. Regs. 205/47.  
 Made—9th March, 1950.  
 Filed—27th July, 1950, 11 a.m.

**REGULATIONS MADE UNDER  
 THE ONTARIO MUNICIPAL BOARD ACT**

- 1. Ontario Regulations 205/47 are revoked.
- 2. The Board shall be composed of 7 members.

(2258)

31



**Publications Under The Regulations Act, 1944**

AUGUST 12th, 1950

**THE RURAL POWER DISTRICT SERVICE CHARGE ACT**

O. Reg. 171/50.  
Service Charges in Rural Power Districts.  
Amending O. Reg. 49/45.  
Made—20th July, 1950.  
Filed—31st July, 1950, 9.45 a.m.

**REGULATIONS MADE UPON THE RECOMMENDATION OF THE HYDRO-ELECTRIC POWER COMMISSION OF ONTARIO UNDER THE RURAL POWER DISTRICT SERVICE CHARGE ACT**

1. Regulation 1 of Ontario Regulations 49/45 is revoked and the following substituted therefor:

1. In these regulations

- (a) "commercial service" means service rendered to a business establishment, including a church, school, public hall, boarding-house or other establishment used wholly or in part for business or community purposes;
- (b) "Commission" means The Hydro-Electric Power Commission of Ontario;
- (c) "farm service" means service rendered to lands and buildings thereon used for the production of food or industrial crops on that land;
- (d) "hamlet service" means a service rendered to a domestic establishment;
- (e) "kw" means kilowatt; and
- (f) "summer service" means service rendered to any kind of establishment normally used during summer months only.

1a.—(1) The classes of service rendered by the Commission in a rural power district are

- (a) commercial, represented by the letter "C",
- (b) farm, represented by the letter "F",
- (c) hamlet, represented by the letter "H", and
- (d) summer, represented by the letter "S".

(2) Class "S" is divided into sub-classes as follows:

- (a) S2 being for a minimum demand of 2 kw,
- (b) S3 being for a minimum demand of 3 kw, and
- (c) S4 being for a minimum demand of 4 kw.

1b.—(1) The maximum service charge for the class of service rendered by the Commission in a rural power district shown in Column 1 shall be as set forth in Column 2 of Schedule 1.

SCHEDULE I

Item	Column 1	Column 2
	Class of Service	Maximum Annual Service Charge
1	C	Nil
2	F	Nil
3	H	Nil
4	S2	\$16.67
5	S3	22.22
6	S4	22.22

- (2) For all summer service where the minimum demand exceeds that in sub-class S4 the maximum service charge shall be \$5 a kw annually.
- (3) A discount of 10 per cent of the maximum annual service charge shall be allowed for prompt payment.

(2270)

32

**THE FARM PRODUCTS MARKETING ACT, 1946**

O. Reg. 172/50.  
Agreement for Marketing of Soya-Beans between Growers and Processors.  
Made—31st July, 1950.  
Filed—31st July, 1950, 3 p.m.

**ORDER MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT, 1946**

MARKETING OF SOYA BEANS

The Board approves the agreement appended hereto and declares that it is in force.

G. F. PERKIN  
Chairman.  
F. K. B. STEWART  
Secretary.

Dated at Toronto  
this 31st day of July, 1950.

**1950 AGREEMENT FOR THE MARKETING OF SOYA-BEANS**

MEMORANDUM OF AGREEMENT made by the Negotiating Board for soya-beans produced in Ontario in 1950, appointed under the provisions of "The Ontario Soya-Bean Growers' Marketing Scheme"

We, the undersigned members of the Negotiating Board, agree and recommend to the Farm Products Marketing Board that the following agreement be approved:—

1. The minimum price for 1950 crop soya-beans produced in Ontario shall be the trading price for each day on an open market basis.

2. Soya-beans containing over 14% moisture may be subject to the following discounts:

- (a) for soya-beans containing over 14% moisture and up to and including 18% moisture, the maximum discount shall be 1½¢ per bushel for each ½% of moisture content.
- (b) for soya-beans containing over 18% moisture, the maximum discount shall be 2¢ per bushel for each ½% of moisture content.

3. The processors undertake, as far as possible, to pay prices for soya-beans in accordance with the principles and practices in existence during the past year.

4. The processors and growers agree that this agreement may be re-negotiated at any time during the marketing period.

DATED at Welland, Ontario, this 28th day of July, 1950.

HAROLD E. FULLER.  
*Judge Harold E. Fuller.*  
 JNO. H. WILCOX,  
*Grower Representative.*  
 C. L. ROGERS,  
*Processor Representative.*

(2271)

32

**THE FARM PRODUCTS MARKETING ACT, 1946**

O. Reg. 173/50.  
 Agreement for Marketing of Soya-Beans between Growers and Dealers.  
 New.  
 Made—31st July, 1950.  
 Filed—31st July, 1950, 3.05 p.m.

**ORDER MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT, 1946**

**MARKETING OF SOYA-BEANS**

The Board approves the agreement appended hereto and declares that it is in force.

G. F. PERKIN  
 Chairman.  
 F. K. B. STEWART  
 Secretary.

Dated at Toronto this 31st day of July, 1950.

**1950 AGREEMENT FOR THE MARKETING OF SOYA-BEANS**

MEMORANDUM OF AGREEMENT made by the Negotiating Board for soya-beans produced in Ontario in 1950, appointed under the provisions of "The Ontario Soya-Bean Growers' Marketing Scheme".

We, the undersigned members of the Negotiating Board, agree and recommend to the Farm Products Marketing Board that the following agreement be

1. The maximum charge to any grower by every dealer for cleaning, handling and selling soya-beans shall be 10¢ per bushel.

This charge represents the maximum difference allowed between the quoted market price F.O.B. Country stations and the price paid to the grower.

DATED at Welland this 28th day of July, 1950.

HAROLD E. FULLER.  
*Judge Harold E. Fuller.*

*Grower Representative.*  
 P. A. STRICKLAND,  
*Dealer Representative.*

(2272)

32

**THE FARM PRODUCTS MARKETING ACT, 1946**

O. Reg. 174/50.  
 Approval of Agreement for the Marketing of Peaches for Processing.  
 New.  
 Made—3rd August, 1950.  
 Filed—3rd August, 1950, 3.15 p.m.

**ORDER MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT, 1946**

**MARKETING OF PEACHES FOR PROCESSING**

The Board approves the agreement appended hereto and orders and declares that it is in force.

G. F. PERKIN  
 Chairman.  
 F. K. B. STEWART  
 Secretary.

Dated at Toronto, this 3rd day of August, 1950.

**1950 AGREEMENT FOR THE MARKETING OF PEACHES FOR PROCESSING**

MEMORANDUM OF AGREEMENT made by the Negotiating Committee for Peaches produced in Ontario in 1950, appointed under the provisions of "The Ontario Peach Growers' Marketing-for-Processing Scheme".

We, the undersigned members of the Negotiating Committee agree and recommend to The Farm Products Marketing Board that the following agreement be approved:

1. The minimum price to be paid by a processor or buyer for the variety of peaches known as Jubilee produced in Ontario during the year 1950, two inches and up, uniformly ripe as nearly as possible, and suitable for processing, shall be Ninety-Two Dollars and Fifty Cents (\$92.50) per ton.
2. The minimum price to be paid by a processor or buyer for the variety of peaches known as Elberta, produced in Ontario during the year 1950, two inches and up, uniformly ripe, as nearly as possible, and suitable for processing shall be Ninety-Two Dollars and Fifty Cents (\$92.50) per ton.
3. The minimum prices to be paid by a processor or buyer for the varieties of peaches known as "V'S" and all other varieties of peaches, except Elberta and Jubilee, produced in Ontario during the year 1950, two inches and up, uniformly ripe, as nearly as possible, and suitable for processing, shall be Eighty-Two Dollars and Fifty Cents (\$82.50) per ton.
4. The minimum prices for peaches mentioned in this Order shall apply to all peaches produced in



Ontario during the year 1950 which are purchased or received by a processor or buyer regardless of the size of any such peaches.

5. A tolerance of 5 per centum shall be allowed.

6. The processors shall pay at least 50 per centum of the purchase price for each variety of peaches named in this Agreement and a record of each grower's statement for such payments shall be forwarded by each processor to the Ontario Peach Growers' Marketing Board on delivery or within fifteen days thereafter. Growers are not required to surrender delivery weigh slips for such advance payment. The balance due shall be paid in full on or before the 15th day of November, 1950, at which time delivery weigh slips shall be surrendered by the growers, if requested.

7. Delivery of the said peaches which are produced in the Niagara District shall be made by the grower or his agent free of delivery charges to any factory located in Hamilton, Burlington or East thereof, in the Niagara Peninsula.

8. In case of a dispute arising as to the suitability of peaches for processing the matter shall be referred to an Inspector appointed under the provisions of *The Farm Products Grades and Sales Act*, and his decision shall be made in accordance with the provisions of this Agreement.

9. Notwithstanding the provisions of any contract whenever any processor or his representatives orders, or arranges with, or instructs any grower to deliver peaches to a factory, warehouse or other premises then the processor shall in every such case pay for such peaches in accordance with the provisions of this Agreement.

DATED at the City of Hamilton in the Province of Ontario, this 2nd day of August, 1950.

<u>GROWER REPRESENTATIVES</u>	<u>PROCESSOR REPRESENTATIVES</u>
W. C. NICKERSON	T. W. BRIGHT
ERNEST CULP	E. M. SMART
G. ROSS BRUNER	W. I. DRYNAN

(2283)

32

**THE HOURS OF WORK AND VACATIONS WITH PAY ACT, 1944**

O. Reg. 175/50.  
 Employees excepted from application of Act.  
 Amending O. Regs. 92/45 and 83/47.  
 Approved—3rd August, 1950.  
 Filed—4th August, 1950, 9.35 a.m.

**REGULATIONS MADE BY THE BOARD UNDER THE HOURS OF WORK AND VACATIONS WITH PAY ACT, 1944**

1. Clause *a* of regulation 2 of Ontario Regulations 92/45 is revoked and the following substituted therefor:

- (a) any employee who is qualified in a profession, trade or calling under
  - (i) *The Architects Act*,
  - (ii) *The Barristers Act*,
  - (iii) *The Certified Public Accountants Act*,
  - (iv) *The Chartered Accountants Act*,
  - (v) *The Chartered Shorthand Reporters Act*,
  - (vi) *The Dental Technicians Act, 1946*,
  - (vii) *The Dentistry Act*,

- (viii) *The Drugless Practitioners Act*,
- (ix) *The Land Surveyors Act*,
- (x) *The Medical Act*,
- (xi) *The Nurses Act, 1947*,
- (xii) *The Optometry Act*,
- (xiii) *The Pharmacy Act*,
- (xiv) *The Professional Engineers Act*,
- (xv) *The Public Accountancy Act, 1950*,
- (xvi) *The Solicitors Act*,
- (xvii) *The Teaching Profession Act, 1944*, or
- (xviii) *The Veterinary Science Practice Act*,

and who is engaged in the practice of his profession, trade or calling, or to any enrolled student or articulated apprentice under any of those Acts;

2. Clause *a* of regulation 9 of Ontario Regulations 92/45 is revoked and the following substituted therefor:

- (a) any employee who is qualified in a profession, trade or calling under any of the Acts named in clause *a* of regulation 2, and who is engaged in the practice of his profession, trade or calling, or to any enrolled student or articulated apprentice under any of those Acts;

3. Subregulations 5 and 6 of regulation 10 of Ontario Regulations 92/45 as made by Ontario Regulations 83/47 are revoked and the following substituted therefor:

- (5) The employer shall, within 10 days after the employee presents a vacation-with-pay stamp book to the employer,

- (a) affix to the vacation-with-pay stamp book of the employee the requisite amount of vacation-with-pay credit stamps, purchased by the employer, in payment of the amount of vacation pay to which the employee is entitled under subregulations 1 and 2, and

- (b) return the vacation-with-pay stamp book to the employee.

- (6) The employer shall affix to the vacation-with-pay stamp book of an employee working in the construction industry the requisite amount of vacation-with-pay credit stamps, purchased by the employer, in payment of the amount of vacation pay to which the employee is entitled and return the vacation-with-pay stamp book to the employee

- (a) within 10 days after the employee, who has ceased to be employed by the employer, presents a vacation-with-pay stamp book to the employer, and

- (b) on the 30th of June in each year where the employee has

- (i) not ceased to be employed by the employer, and

- (ii) presented a vacation-with-pay stamp book to the employer.

**THE INDUSTRY AND LABOUR BOARD**

E. BILLINGTON,  
 Chairman.  
 E. G. GIBB,  
 Member.  
 J. F. NUTLAND,  
 Member.

Dated at Toronto the 18th day of July, 1950.

(2291)

32



**Publications Under The Regulations Act, 1944**

AUGUST 19th, 1950

**THE FARM PRODUCTS MARKETING ACT,  
1946**

O. Reg. 176/50.  
Approval of Agreement for the Mar-  
keting of Bartlett Pears for Pro-  
cessing.  
New.  
Made—4th August, 1950.  
Filed—4th August, 1950, 1.40 p.m.

**ORDER MADE BY THE BOARD UNDER  
THE FARM PRODUCTS MARKETING  
ACT, 1946**

**MARKETING OF BARTLETT PEARS FOR PROCESSING**

The Board approves the agreement appended hereto and declares that it is in force.

G. F. PERKIN,  
Chairman.  
F. K. B. STEWART,  
Secretary.

Dated at Toronto,  
this 4th day of August, 1950.

**1950 AGREEMENT FOR THE MARKETING  
OF BARTLETT PEARS FOR PROCESSING**

MEMORANDUM OF AGREEMENT made by the Negotiating Board for Bartlett Pears produced in Ontario in 1950, appointed under the provisions of "The Ontario Pear, Plum and Cherry Growers' Marketing-for-Processing Scheme".

We, the undersigned members of the Negotiating Board agree and recommend to The Farm Products Marketing Board that the following agreement be approved:

1. For Bartlett pears 2 inches and up, uniformly ripe, as nearly as possible, and suitable for processing, the minimum price shall be One Hundred and Fifteen Dollars (\$115.00) per ton.
2. For Bartlett pears 1¾ inches up to 2 inches, uniformly ripe, as nearly as possible, and suitable for processing, the minimum price shall be Sixty-Five Dollars (\$65.00) per ton.
3. For Bartlett pears below 1¾ inches the minimum price shall be Sixty-Five Dollars (\$65.00) per ton.
4. A tolerance of 5 per centum shall be allowed.
5. The processors shall pay at least 50 per centum of the purchase price of Bartlett pears and a record of each grower's statement for such payments shall be forwarded by each processor to the Ontario Pear, Plum and Cherry Growers' Marketing Board on delivery or within fifteen days thereafter. Growers are not required to surrender delivery weigh slips for such advance payment. The balance due shall be paid in full on or before the 15th day of November, 1950, at which time delivery weigh slips shall be surrendered by the growers, if requested.
6. Delivery of pears shall be made free of delivery charges to processors within the Counties of Welland, Lincoln and Wentworth, in those portions of the

Counties of Halton and Peel lying south of the Dundas Highway and in the County of York lying west and south of the east and north limits of the City of Toronto.

7. In case of a dispute arising as to the suitability of pears for processing or as to the grade or tolerance the matter shall be referred to an Inspector appointed under the provisions of *The Farm Products Grades and Sales Act*, and his decision shall be made in accordance with the provisions of this Agreement and shall be final.

DATED at the City of Hamilton, in the Province of Ontario, this 1st day of August, 1950.

*Grower Representative*  
ARTHUR W. SMITH,  
Vineland Station.

*Processor Representative*  
W. I. DRYNAN,  
Hamilton.

(2296)

33

**THE RACING COMMISSION ACT, 1950**

O. Reg. 177/50.  
Application of regulations to harness-  
racing.  
Amending O. Reg. 142/50.  
Made—3rd August, 1950.  
Filed—4th August, 1950, 4.15 p.m.

**REGULATIONS MADE UNDER THE  
RACING COMMISSION ACT, 1950**

1. Regulation 1 of Ontario Regulations 142/50 is revoked and the following substituted therefor:

1. In these regulations

- (a) "authorized agent" means a person appointed by an owner to act as agent in all matters pertaining to racing of owner's horses;
- (b) "sub-agent" means a person appointed by an authorized agent to enter and declare horses; and
- (c) "harness-racing" means horse racing carried on with trotting or pacing horses.

2. Ontario Regulations 142/50 are amended by adding thereto the following regulations:

1a. Regulations 2, 3, 4 and 5 apply to running-horse racing.

6. Regulations 7 and 8 apply to harness-racing except when at an agricultural exhibition conducted by a Society within the meaning of *The Agricultural Societies Act, 1939*.

**HARNESS-RACING**

7.—(1) No person shall operate a race track, at which harness-racing is carried on, or operate as an owner, driver or tradesman on

that track without a licence as prescribed by these regulations.

- (2) A licence
  - (a) to operate a race track shall be in Form 3; and
  - (b) to operate as an owner, driver or tradesman shall be in Form 4.
- (3) The licences expire the 30th of April following the date of issue.
- (4) A licence shall not be transferable.

FORM 3

*The Racing Commission Act, 1950*

LICENCE

To operate a Race Track at which Harness-Racing is carried on

Under *The Racing Commission Act, 1950*, and the regulations, and subject to the limitations thereof, this licence is granted to

.....  
(name of track operator)

.....  
(post-office address)

to operate a race track at which harness-racing is carried on at.....

(location of track)

for.....days in the year.....  
for the periods from.....to.....  
and from.....to.....

Dated.....  
(month) (day) (year)

ONTARIO RACING COMMISSION

.....  
Secretary-Treasurer

FORM 4

*The Racing Commission Act, 1950*

LICENCE

To operate as.....  
at a track where Harness-Racing is carried on

Under *The Racing Commission Act, 1950*, and the regulations, and subject to the limitations thereof, this licence is granted to

.....  
of.....  
(post-office address)

to operate as.....  
(Owner, driver or tradesman)  
at a track where harness-racing is carried on.

This licence expires on 30th April, 19....

Dated.....  
(month) (day) (year)

ONTARIO RACING COMMISSION

.....  
Secretary-Treasurer

8. No holder of a licence in Form 3 or holder of an owner or driver licence in Form 4 shall start or permit or cause to be started any harness-race or heat after six o'clock in the afternoon of any day at any track where harness-racing is carried on for 5 or more days in any year ending with the 31st of December.

(2297)

33

# Publications Under The Regulations Act, 1944

AUGUST 26th, 1950

## THE GAME AND FISHERIES ACT, 1946

O. Reg. 178/50.

Hunting Licences.

Revoking O. Regs. 145/46, 116/47,  
207/47, 220/47, 245/47, 248/47,  
2/48, 2/49, 40/49, 185/49 and  
216/49.

Made—3rd August, 1950.

Filed—8th August, 1950, 4.10 p.m.

## REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT, 1946

### RESIDENT LICENCE TO HUNT

1.—(1) A licence issued to a resident under sub-clause v of clause a of section 23 of the Act shall be valid only

- (a) from and including the 1st day of September to and including the 15th day of June next following in that part of Ontario known as the "Northern Region" described as: commencing at a point on the southerly shore of James Bay where it is intersected by the boundary between Ontario and Quebec; thence southerly and south-easterly following the boundary to the south-east corner of the Township of East Hawkesbury; thence in a general north-westerly direction following the southerly boundary of the Township of East Hawkesbury, to the northerly boundary of the County of Glengarry; thence westerly along the northerly boundaries of the counties of Glengarry, Stormont and Dundas to the easterly boundary of the County of Grenville; thence northerly along the last-named boundary to the northerly shore of the Rideau River; thence westerly along the northerly shores of the Rideau River and Rideau Lake to the easterly boundary of the Township of North Crosby, in the County of Leeds; thence northerly and westerly following the easterly and northerly boundaries of the Township of North Crosby, to the easterly boundary of the County of Frontenac; thence northerly along the last-named boundary to the King's Highway Number 7; thence westerly along the King's Highway Number 7 to the right-of-way of the Canadian Pacific Railway at the City of Peterborough; thence westerly following the Canadian Pacific Railway to the King's Highway Number 12 at Myrtle Station in the County of Ontario; thence northerly along the King's Highway Number 12 to the northerly boundary of the Township of Brock; thence westerly along the last-named boundary to the shore of Lake Simcoe; thence following the southerly and westerly shore of Lake Simcoe to the southerly boundary of the Township of Vespra; thence westerly along the southerly boundaries of the townships of Vespra, Sunnidale, Nottawasaga and Osprey to the southerly boundary of the Township of Artemesia; thence south-westerly along the last-named boundary to the easterly boundary of the Township of Proton; thence southerly along the last-named boundary to the southerly boundary of the County of Grey; thence in a general westerly direction following the southerly boundaries of the counties of Grey and Bruce to the high-water mark of Lake Huron; thence west

astronomically to the boundary between Canada and the United States of America; thence northerly and westerly along the last-named boundary to the boundary between Ontario and Manitoba; thence in a northerly and north-easterly direction along the last-named boundary to the southerly shore of Hudson Bay; thence in a general easterly, south-easterly and north-easterly direction following the shores of Hudson Bay and James Bay to the point of commencement;

- (b) from and including the 1st day of September to and including the last day of February next following in that part of Ontario known as the "Southern Region" described as: commencing at a point in the southerly boundary of the County of Bruce at the high-water mark of Lake Huron; thence in a general easterly direction along the southerly boundaries of the counties of Bruce and Grey to the easterly boundary of the Township of Proton; thence northerly along the last-named boundary to the southerly boundary of the Township of Artemesia; thence north-easterly along the last-named boundary to the southerly boundary of the Township of Osprey; thence easterly along the southerly boundaries of the townships of Osprey, Nottawasaga, Sunnidale and Vespra to the shore of Lake Simcoe; thence following the westerly and southerly shore of Lake Simcoe to the northerly boundary of the Township of Brock; thence easterly along the northerly boundary of the Township of Brock to the King's Highway Number 12; thence southerly along the King's Highway Number 12 to the right-of-way of the Canadian Pacific Railway at Myrtle Station; thence easterly following the Canadian Pacific Railway to the King's Highway Number 7 at the City of Peterborough; thence easterly along the King's Highway Number 7 to the easterly boundary of the County of Frontenac; thence southerly along the last-named boundary to the northerly boundary of the Township of North Crosby; thence easterly and southerly along the northerly and easterly boundaries of the Township of North Crosby, to the northerly shore of Rideau Lake; thence easterly along the northerly shores of Rideau Lake and the Rideau River to the easterly boundary of the County of Grenville; thence southerly along the last-named boundary to the northerly boundary of the County of Dundas; thence easterly along the northerly boundaries of the counties of Dundas, Stormont and Glengarry to the south-westerly boundary of the Township of East Hawkesbury; thence easterly and south-easterly along the last-named boundary to the boundary between Ontario and Quebec; thence southerly along the last-named boundary to the boundary between Canada and the United States of America; thence in a general south-westerly direction following the boundary between Canada and the United States of America to the intersection with the south-easterly production of the boundary between the counties of Elgin and Kent; thence north-westerly to and along the easterly boundary of the County of Kent to the southerly boundary of the County of Lambton; thence westerly along the last-named boundary to the westerly boundary of the County of Kent; thence southerly along the last-named boundary to the northerly shore of Lake St. Clair; thence westerly following the northerly

shore of Lake St. Clair to the boundary between Canada and the United States of America; thence in a general northerly direction following the last-named boundary to the intersection with a line drawn west astronomically from a point where the high-water mark of Lake Huron is intersected by the southerly boundary of the County of Bruce; thence east astronomically to the point of commencement; and

- (c) from and including the 25th day of September to and including the 31st day of January next following in that part of Ontario known as the "Essex-Kent Region" described as: commencing at a point on the boundary between the counties of Elgin and Kent at the high-water mark of Lake Erie; thence south-easterly along the production of the boundary to the boundary between Canada and the United States of America; thence in a general south-westerly and northerly direction following the last-named boundary to the northerly shore of Lake St. Clair; thence easterly following the northerly shore of Lake St. Clair to the westerly boundary of the County of Kent; thence northerly, easterly and south-easterly following the westerly, northerly and easterly boundaries of the County of Kent to the point of commencement.

(2) A licence under subregulation 1 shall not be valid for hunting beaver, caribou, deer, fisher, marten, mink, moose, musk-rat, otter or raccoon.

#### NON-RESIDENT LICENCE TO HUNT

2. A licence to a non-resident issued under subclause i, ii or iii of clause c of section 23 of the Act shall not be valid for hunting rabbits in the counties of Essex and Kent, excepting thereout Pelee Island in the Township of Pelee in the County of Essex.

#### RECIPROCAL HUNTING-LICENCES

##### 3. Residents of

- (a) Manitoba, and  
(b) Saskatchewan

are classed as Ontario residents for the purpose of a licence in form 8.

#### HOTEL, BOARDING-HOUSE, CAMP, RESTAURANT OR CLUB LICENCES

4.—(1) The holder of a hotel, boarding-house, camp, restaurant or club licence shall on the first day of each month make a return in form 1 and send it by registered mail to the Department at Toronto.

(2) When the licensee does not purchase or receive game in any month, he shall report it in his return.

5.—(1) The holder of a hotel, boarding-house, camp, restaurant or club licence shall keep a book and record therein the names and addresses of persons from whom imported game was obtained, the dates the game was received, and a description of the game.

##### (2) The book shall be

- (a) kept on the premises designated on the licence,  
(b) available for inspection by Department officials, and  
(c) retained by the licensee for at least one year after the licence expires.

#### METAL SEAL FOR MOOSE OR DEER

6. The metal seal provided under section 61 of the Act shall be so attached to the moose or deer that it cannot be removed without being mutilated.

#### FORM OF LICENCES

7. A licence issued under section 14 of the Act shall be in form 2.

8. A licence issued under section 23 of the Act shall be

- (a) in forms 3 and 4 under subclause i of clause a,  
(b) in forms 5 and 6 under subclauses ii and iii of clause a, respectively,  
(c) (i) in form 7 for the purpose of hunting any animal or bird, and  
(ii) in form 8 for the purpose of hunting any bird

under subclause v of clause a,

- (d) in form 9 under clause b,  
(e) in forms 10 and 11 under subclause ii of clause c,  
(f) in forms 12, 13, 14 and 15 under subclauses i, iii, iv and v of clause c, respectively,  
(g) in form 16 under clause d,  
(h) in form 17 under clause e, and  
(i) in form 18 under clause f.

9. A licence issued under section 24 of the Act shall be

- (a) in form 19 under clause a, and  
(b) in form 20 under clause c.

10. A licence issued under clause a of section 39 of the Act shall be in form 21.

#### EXPIRY OF LICENCES

11.—(1) A licence in form 2 shall expire the 31st of December of the year in which it is issued.

(2) A licence in form 10, 12 or 13 shall expire the last day of February next following the date on which it is issued.

(3) The expiry dates of a licence in form 7 or 8 for those parts of Ontario described in clauses a, b, and c of regulation 1 shall be the 15th of June, the last day of February and the 31st of January, respectively, next following the date on which it is issued.

(4) A licence in form 14 or 15 shall expire the 15th of June next following the date on which it is issued.

(5) A licence in form 19 or 20 shall expire the 31st of March next following the date on which it is issued.

(6) A licence in form 21 shall expire the 31st of August next following the date on which it is issued.

#### REVOCATION

12. Ontario Regulations 145/46, 116/47, 207/47, 220/47, 245/47, 248/47, 2/48, 2/49, 40/49, 185/49 and 216/49 are revoked.

FORM 1

*The Game and Fisheries Act, 1946*

IMPORTED GAME RECEIVED BY THE HOLDER OF A HOTEL, BOARDING-HOUSE, CAMP, RESTAURANT OR CLUB LICENCE

For the month of ..... 19.....

Date received	Received from		Deer	Moose	Caribou	Wild ducks	Wild geese	Other waterfowl	Snipe	Quail	Woodcock	English ring-necked pheasants	Hungarian partridge	Ruffed grouse	Prairie chicken	Pinnated grouse
	Name	Address														
		On hand at end of the month														

Name..... I certify that this return is true  
 Address.....  
 Licence Number.....  
 Signature of licensee  
 Date

FORM 2

*The Game and Fisheries Act, 1946*

Number.....

19

LICENCE TO SELL THE MEAT OF MUSK-RAT, BEAVER, RACCOON OR BEAR

Under *The Game and Fisheries Act, 1946*, and the regulations, and subject to the limitations thereof, this licence is granted to..... of..... to sell the meat of musk-rat, beaver, raccoon or bear.

This licence expires on the 31st of December, 19....

Signature of Issuer  
 Specimen signature of Licensee  
 Date  
 Deputy Minister

FORM 3

*The Game and Fisheries Act, 1946*

Number.....

19

RESIDENT'S LICENCE TO HUNT DEER

Identification

Licence fee.....\$3.50  
 Issuing fee......50  
 Total fee.....\$4.00  
 Age  
 Height  
 Weight  
 Colour of hair  
 Colour of eyes

Under *The Game and Fisheries Act, 1946*, and the regulations, and subject to the limitations thereof, this licence is granted to..... of..... to hunt deer during the open season in the year 19....

Signature of Issuer  
 Specimen Signature of Licensee  
 Date  
 Deputy Minister

*The Game and Fisheries Act, 1946*

Licence Number.....

DEER SHIPPING-COUPON

This coupon permits the licensee to ship one deer to any point in Ontario.

This coupon expires at midnight of the fourth day following the close of the open season.

Licensee.....  
Cancelled by.....  
Shipping Agent

Date.....  
Deputy Minister

*The Game and Fisheries Act, 1946*

Licence Number.....

DEER-SKIN SHIPPING-COUPON

This coupon permits the licensee to ship one deer-skin to any point in Ontario.

This coupon expires the 31st of March, 19.....

Licensee.....  
Cancelled by.....  
Shipping Agent

Date.....  
Deputy Minister

FORM 4

*The Game and Fisheries Act, 1946*

Number.....

19

SPECIAL RESIDENT'S LICENCE TO HUNT DEER

Licence fee.....\$3.50      Identification  
Issuing fee......50      Age  
Total fee.....\$4.00      Height  
                                    Weight  
                                    Colour of hair  
                                    Colour of eyes

Under *The Game and Fisheries Act, 1946*, and the regulations, and subject to the limitations thereof, this licence is granted to.....  
of.....  
to hunt deer during the open season in the year 19....  
in the Township of.....

.....  
Signature of Issuer      Specimen signature of Licensee

.....  
Date      Deputy Minister

*The Game and Fisheries Act, 1946*

Special Resident's Licence No.....

DEER SHIPPING-COUPON

This coupon permits the licensee to ship one deer to any point in Ontario.

This coupon expires at midnight of the fourth day following the close of the open season.

Licensee.....

Cancelled by.....  
Shipping Agent

Date.....  
Deputy Minister

*The Game and Fisheries Act, 1946*

Special Resident's Licence No.....

DEER-SKIN SHIPPING-COUPON

This coupon permits the licensee to ship one deer-skin to any point in Ontario.

This coupon expires the 31st of March, 19.....

Licensee.....

Cancelled by.....  
Shipping Agent

Date.....  
Deputy Minister

FORM 5

*The Game and Fisheries Act, 1946*

Number.....

19

FARMER'S LICENCE TO HUNT DEER

Licence fee.....\$ .80      Identification  
Issuing fee......20      Age  
Total fee.....\$1.00      Height  
                                    Weight  
                                    Colour of hair  
                                    Colour of eyes

Under *The Game and Fisheries Act, 1946*, and the regulations, and subject to the limitations thereof, this licence is granted to.....  
a farmer on lot..... Concession..... Township  
of..... County or District of.....  
to hunt deer during the open season in the year 19....  
in the County or District in which he resides.

.....  
Signature of Issuer      Specimen Signature of Licensee

.....  
Date      Deputy Minister

*The Game and Fisheries Act, 1946*

Licence Number.....

DEER SHIPPING-COUPON

This coupon permits the licensee to ship one deer to the nearest point to his home in the County or District in which he resides.

This coupon expires at midnight of the fourth day following the close of the open season.

Licensee.....

Cancelled by.....  
Shipping Agent

Date.....  
Deputy Minister



*The Game and Fisheries Act, 1946*

Licence Number.....

DEER-SKIN SHIPPING-COUPON

This coupon permits the licensee to ship one deer-skin to the nearest point to his home in the County or District in which he resides.

This coupon expires the 31st of March, 19.....

Licensee.....

Cancelled by.....  
Shipping Agent

Date.....  
Deputy Minister

FORM 6

*The Game and Fisheries Act, 1946*

Number.....  
19

RESIDENT'S LICENCE TO HUNT MOOSE

Identification

Licence fee.....\$5.50  
Issuing fee......50  
Total fee.....\$6.00

Age  
Height  
Weight  
Colour of hair  
Colour of eyes

Under *The Game and Fisheries Act, 1946*, and the regulations, and subject to the limitations thereof, this licence is granted to.....  
of.....  
to hunt moose during the open season in the year 19.....

Signature of Issuer

Specimen Signature of Licensee

Date

Deputy Minister

*The Game and Fisheries Act, 1946*

Licence Number.....

MOOSE SHIPPING-COUPON

This coupon permits the licensee to ship one moose to any point in Ontario.

This coupon expires at midnight of the fourth day following the close of the open season.

Licensee.....

Cancelled by.....  
Shipping Agent

Date.....  
Deputy Minister

*The Game and Fisheries Act, 1946*

Licence Number.....

MOOSE-SKIN SHIPPING-COUPON

This coupon permits the licensee to ship one moose-skin to any point in Ontario.

This coupon expires the 31st of March, 19.....

Licensee.....

Cancelled by.....  
Shipping Agent

Date.....  
Deputy Minister

FORM 7

*The Game and Fisheries Act, 1946*

Number.....  
19

RESIDENT HUNTING-LICENCE

Identification

Licence fee.....\$.85  
Issuing fee......15  
Total fee.....\$1.00

Age  
Height  
Weight  
Colour of hair  
Colour of eyes

Under *The Game and Fisheries Act, 1946*, and the regulations, and subject to the limitations thereof, this licence is granted to.....  
of.....  
to carry or use fire-arms or air-guns for the purpose of hunting any animal or bird.

In respect of those parts of Ontario known in the regulations as the "Northern Region", the "Southern Region" and the "Essex-Kent Region" this licence expires on the 15th of June, the last day of February, and the 31st of January, respectively, next following the date on which it is issued.

Date of issue

Specimen signature of Licensee

Signature of Issuer

Deputy Minister

FORM 8

*The Game and Fisheries Act, 1946*

Number.....  
19

RECIPROCAL HUNTING-LICENCE

Identification

Licence fee.....\$.85  
Issuing fee......15  
Total fee.....\$1.00

Age  
Height  
Weight  
Colour of hair  
Colour of eyes

Under *The Game and Fisheries Act, 1946*, and the regulations, and subject to the limitations thereof, this licence is granted to.....  
of.....  
to carry or use fire-arms or air-guns for the purpose of hunting any bird.

In respect of those parts of Ontario known in the regulations as the "Northern Region", the "Southern Region" and the "Essex-Kent Region" this licence

expires on the 15th of June, the last day of February, and the 31st of January, respectively, next following the date on which it is issued.

.....  
 Date of issue                      Specimen signature of Licensee  
 .....  
 Signature of Issuer                  Deputy Minister

FORM 9

*The Game and Fisheries Act, 1946*

Number.....

19

RESIDENT'S CAMP-LICENCE FOR HUNTING DEER

Licence fee.....\$3.50  
 Issuing fee......50  
 Total fee.....\$4.00

Under *The Game and Fisheries Act, 1946*, and the regulations, and subject to the limitations thereof, this licence is granted to.....  
 Name of

.....  
 Hunting-Camp  
 of.....  
 to hunt deer during the open season in the year 19....

The members of the hunting-camp and the numbers of their resident deer-hunting licences are:

Name of Licensee	Licence Number	Name of Licensee	Licence Number

.....  
 Signature of Issuer                  Deputy Minister  
 .....  
 Date                                      Deputy Minister

*The Game and Fisheries Act, 1946*

Licence Number.....

DEER SHIPPING-COUPON

This coupon permits the licensee to ship one deer to any point in Ontario.

This coupon expires at midnight of the fourth day following the close of the open season.

Licensee.....  
 Cancelled by.....  
 Shipping Agent

Date.....  
 Deputy Minister

*The Game and Fisheries Act, 1946*

Licence Number.....

DEER-SKIN SHIPPING-COUPON

This coupon permits the licensee to ship one deer-skin to any point in Ontario.

This coupon expires the 31st of March, 19.....

Licensee.....

Cancelled by.....  
 Shipping Agent

Date.....  
 Deputy Minister

FORM 10

*The Game and Fisheries Act, 1946*

Number.....

19

NON-RESIDENT'S LICENCE TO HUNT DEER, BEAR, FOX, GAME BIRDS, RABBITS, RACCOON, SQUIRREL AND WOLF

Licence fee.....\$25.00                  Identification  
 Issuing fee......75                      Age  
 Total fee.....\$25.75                      Height  
     Weight  
     Colour of hair  
     Colour of eyes

Under *The Game and Fisheries Act, 1946*, and the regulations, and subject to the limitations thereof, this licence is granted to.....

of.....  
 to hunt deer, bear, fox, game birds, rabbits, raccoon, squirrel and wolf.

This licence expires the last day of February, 19....

.....  
 Date of issue                      Specimen signature of Licensee

.....  
 Signature of Issuer                  Deputy Minister

*The Game and Fisheries Act, 1946*

SHIPPING COUPON FOR GAME BIRDS

Non-Resident Licence Number.....

This coupon permits the licensee to export.....  
 .....in the number authorized to be possessed by the regulations made under this Act or under the *Migratory Birds Convention Act (Canada)*.

This coupon expires the 31st of December, 19....

Licensee.....

Cancelled by.....  
 Shipping Agent

Date.....  
 Deputy Minister

*The Game and Fisheries Act, 1946*

BEAR SHIPPING-COUPON

Non-Resident Licence Number.....

This coupon permits the licensee to export.....  
bear.

This coupon expires the 4th of March, 19.....

Licensee.....

Cancelled by.....  
Shipping Agent

Date.....  
Deputy Minister

*The Game and Fisheries Act, 1946*

RABBIT SHIPPING-COUPON

Non-Resident Licence Number.....

This coupon permits the licensee to export.....  
rabbits.

This coupon expires at midnight of the fourth day  
following the close of the open season.

Licensee.....

Cancelled by.....  
Shipping Agent

Date.....  
Deputy Minister

*The Game and Fisheries Act, 1946*

DEER SHIPPING-COUPON

Non-Resident Licence Number.....

This coupon permits the licensee to export one deer.

This coupon expires at midnight of the fourth day  
following the close of the open season.

Licensee.....

Cancelled by.....  
Shipping Agent

Date.....  
Deputy Minister

*The Game and Fisheries Act, 1946*

SQUIRREL SHIPPING-COUPON

Non-Resident Licence Number.....

This coupon permits the licensee to export squirrel  
in the number authorized to be possessed under the  
regulations made under this Act.

This coupon expires at midnight of the fourth day  
following the close of the open season.

Licensee.....

Cancelled by.....  
Shipping Agent

Date.....  
Deputy Minister

FORM 11

*The Game and Fisheries Act, 1946*

Number.....

19

SPECIAL NON-RESIDENT'S LICENCE TO  
HUNT DEER, BEAR, FOX, GAME BIRDS,  
RABBITS, RACCOON, SQUIRREL  
AND WOLF

Identification

Licence fee.....\$25.00 Age  
Issuing fee......75 Height  
Weight  
Total fee.....\$25.75 Colour of hair  
Colour of eyes

Under *The Game and Fisheries Act, 1946*, and the  
regulations, and subject to the limitations thereof,  
this licence is granted to.....  
of.....  
to hunt deer, bear, fox, game birds, rabbits, raccoon,  
squirrel and wolf during the open season in the year  
19..... in the Township of.....

Signature of Issuer Specimen signature of  
Licensee

Date Deputy Minister

*The Game and Fisheries Act, 1946*

Special Non-Resident's  
Licence No.....

DEER SHIPPING-COUPON

This coupon permits the licensee to export one deer.

This coupon expires at midnight of the fourth day  
following the close of the open season.

Licensee.....

Cancelled by.....  
Shipping Agent

Date.....  
Deputy Minister

FORM 12

*The Game and Fisheries Act, 1946*

Number.....

19

NON-RESIDENT'S LICENCE TO HUNT BEAR,  
FOX, GAME BIRDS, RABBITS, RACCOON,  
SQUIRREL AND WOLF

Identification

Licence fee.....\$15.00 Age  
Issuing fee......50 Height  
Weight  
Total fee.....\$15.50 Colour of hair  
Colour of eyes

Under *The Game and Fisheries Act, 1946*, and the  
regulations, and subject to the limitations thereof, this  
licence is granted to.....  
of.....  
to hunt bear, fox, game birds, rabbits, raccoon, squirrel  
and wolf.

This licence expires the last day of February, 19....

Date of issue Specimen signature of Licensee

Signature of Issuer Deputy Minister

The Game and Fisheries Act, 1946

SHIPPING COUPON FOR GAME BIRDS

Non-Resident Licence Number.....

This coupon permits the licensee to export..... in the number authorized to be possessed by the regulations made under this Act or under the Migratory Birds Convention Act (Canada).

This coupon expires the 31st of December, 19....

Licensee.....

Cancelled by..... Shipping Agent

Date..... Deputy Minister

The Game and Fisheries Act, 1946

BEAR SHIPPING-COUPON

Non-Resident Licence Number.....

This coupon permits the licensee to export..... bear.

This coupon expires the 4th of March, 19.....

Licensee.....

Cancelled by..... Shipping Agent

Date..... Deputy Minister

The Game and Fisheries Act, 1946

RABBIT SHIPPING-COUPON

Non-Resident Licence Number.....

This coupon permits the licensee to export..... rabbits.

This coupon expires at midnight of the fourth day following the close of the open season.

Licensee.....

Cancelled by..... Shipping Agent

Date..... Deputy Minister

The Game and Fisheries Act, 1946

SQUIRREL SHIPPING-COUPON

Non-Resident Licence Number.....

This coupon permits the licensee to export squirrel in the number authorized to be possessed under the regulations made under this Act.

This coupon expires at midnight of the fourth day following the close of the open season.

Licensee.....

Cancelled by..... Shipping Agent

Date..... Deputy Minister

FORM 13

The Game and Fisheries Act, 1946

Number.....

19

NON-RESIDENT'S LICENCE TO HUNT MOOSE, DEER, BEAR, FOX, GAME BIRDS, RABBITS, RACCOON, SQUIRREL AND WOLF

Table with 2 columns: Fee and Identification. Fees: Licence fee \$74.00, Issuing fee 1.00, Total fee \$75.00. Identification: Age, Height, Weight, Colour of hair, Colour of eyes.

Under The Game and Fisheries Act, 1946, and the regulations, and subject to the limitations thereof, this licence is granted to..... of..... to hunt moose, deer, bear, fox, game birds, rabbits, raccoon, squirrel and wolf.

This licence expires the last day of February, 19....

Date of issue Specimen signature of Licensee

Signature of Issuer Deputy Minister

The Game and Fisheries Act, 1946

SHIPPING COUPON FOR GAME BIRDS

Non-Resident Licence Number.....

This coupon permits the licensee to export..... in the number authorized to be possessed by the regulations made under this Act or under the Migratory Birds Convention Act (Canada).

This coupon expires the 31st of December, 19....

Licensee.....

Cancelled by..... Shipping Agent

Date..... Deputy Minister

The Game and Fisheries Act, 1946

BEAR SHIPPING-COUPON

Non-Resident Licence Number.....

This coupon permits the licensee to export..... bear.

This coupon expires the 4th of March, 19.....

Licensee.....

Cancelled by..... Shipping Agent

Date..... Deputy Minister

*The Game and Fisheries Act, 1946*

**RABBIT SHIPPING-COUPON**

Non-Resident Licence Number.....

This coupon permits the licensee to export..... rabbits.

This coupon expires at midnight of the fourth day following the close of the open season.

Licensee.....

Cancelled by.....  
Shipping Agent

Date.....  
Deputy Minister

*The Game and Fisheries Act, 1946*

**DEER SHIPPING-COUPON**

Non-Resident Licence Number.....

This coupon permits the licensee to export one deer.

This coupon expires at midnight of the fourth day following the close of the open season.

Licensee.....

Cancelled by.....  
Shipping Agent

Date.....  
Deputy Minister

*The Game and Fisheries Act, 1946*

**MOOSE SHIPPING-COUPON**

Non-Resident Licence Number.....

This coupon permits the licensee to export one moose.

This coupon expires at midnight of the fourth day following the close of the open season.

Licensee.....

Cancelled by.....  
Shipping Agent

Date.....  
Deputy Minister

*The Game and Fisheries Act, 1946*

**SQUIRREL SHIPPING-COUPON**

Non-Resident Licence Number.....

This coupon permits the licensee to export squirrel in the number authorized to be possessed under the regulations made under this Act.

This coupon expires at midnight of the fourth day following the close of the open season.

Licensee.....

Cancelled by.....  
Shipping Agent

Date.....  
Deputy Minister

**FORM 14**

*The Game and Fisheries Act, 1946*

Licence Number.....

19

**NON-RESIDENT'S LICENCE TO HUNT BEAR**

Identification

Licence fee.....\$5.00  
Issuing fee......25  
Total fee.....\$5.25

Age  
Height  
Weight  
Colour of hair  
Colour of eyes

Under *The Game and Fisheries Act, 1946*, and the regulations, and subject to the limitations thereof, this licence is granted to..... of..... to hunt bear from the 1st of April, 19....., to the 15th of June, 19.....

.....  
Date of issue  
Signature of Issuer  
.....  
Specimen signature of Licensee  
Deputy Minister

*The Game and Fisheries Act, 1946*

**BEAR SHIPPING-COUPON**

Non-Resident Licence Number.....

This coupon permits the licensee to export one bear.

This coupon expires the 19th of June, 19.....

Licensee.....

Cancelled by.....  
Shipping Agent

Date.....  
Deputy Minister

**FORM 15**

*The Game and Fisheries Act, 1946*

Number.....

19

**NON-RESIDENT'S LICENCE TO HUNT WOLVES**

Identification

Licence fee.....\$5.00  
Issuing fee......25  
Total fee.....\$5.25

Age  
Height  
Weight  
Colour of hair  
Colour of eyes

Under *The Game and Fisheries Act, 1946*, and the regulations, and subject to the limitations thereof, this licence is granted to..... of..... to hunt wolves from the 1st of March to the 15th of June.

This licence expires the 15th of June, 19.....

.....  
Date of issue  
Signature of Issuer  
.....  
Specimen signature of Licensee  
Deputy Minister

FORM 16

*The Game and Fisheries Act, 1946*

19 Number.....

DOG LICENCE (DEER OR MOOSE)

Licence fee.....	\$1.85	Age	Identification of Dog
Issuing fee.....	.15	Weight	
Total fee.....	\$2.00	Sex	
		Colour	

Under *The Game and Fisheries Act, 1946*, and the regulations, and subject to the limitations thereof, this licence is granted.....  
of.....  
and.....  
of.....  
to use or be accompanied by a dog while hunting deer or moose during the open season in the year 19.....

.....	.....
Signature of Issuer	Specimen signature of Licensee
.....	.....
	Specimen signature of Licensee
.....	.....
Date	Deputy Minister

FORM 17

*The Game and Fisheries Act, 1946*

19 Number.....

RESIDENT'S LICENCE TO HUNT RACCOON

Licencee fee.....	\$2.00	Age	Identification
		Height	
		Weight	
		Colour of hair	
		Colour of eyes	

Under *The Game and Fisheries Act, 1946*, and the regulations, and subject to the limitations thereof, this licence is granted.....  
of.....  
to hunt raccoon during the open season in the year 19.....

.....	.....
Signature of Issuer	Specimen signature of Licensee
.....	.....
Date	Deputy Minister

FORM 18

*The Game and Fisheries Act, 1946*

19 Number.....

DOG LICENCE (RACCOON)

Licence fee.....	\$1.00	Age	Identification of Dog
		Weight	
		Sex	
		Colour	

Under *The Game and Fisheries Act, 1946*, and the regulations, and subject to the limitations thereof, this licence is granted to.....  
of.....  
to use or be accompanied by a dog while hunting raccoon during the open season in the year 19.....

.....	.....
Signature of Issuer	Specimen signature of Licensee
.....	.....
Date	Deputy Minister

FORM 19

*The Game and Fisheries Act, 1946*

19 Number.....

COLD-STORAGE LICENCE

Licence fee.....\$3.00

Under *The Game and Fisheries Act, 1946*, and the regulations, and subject to the limitations thereof, this licence is granted to.....  
to engage in the business of cold storage of game in the.....of.....  
in the County of.....

This licence expires the 31st of March, 19.....

.....	.....
Date of issue	Specimen signature of Licensee
.....	.....
Signature of Issuer	Deputy Minister

FORM 20

*The Game and Fisheries Act, 1946*

19 Number.....

HOTEL, BOARDING-HOUSE, CAMP, RESTAURANT OR CLUB LICENCE

Licence fee \$.....

Under *The Game and Fisheries Act, 1946*, and the regulations, and subject to the limitations thereof, this licence is granted to.....  
Name of hotel, boarding-house, camp, restaurant or club

.....  
Address  
to buy, sell or possess any game, other than fur-bearing animals, that may be lawfully sold.

This licence expires the 31st of March, 19.....

.....	.....
Date of issue	
.....	.....
Signature of Issuer	Deputy Minister

FORM 21

*The Game and Fisheries Act, 1946*

19 Number.....

LICENCE TO KEEP DEER, MOOSE OR BIRDS  
IN CLOSED SEASONS

Under *The Game and Fisheries Act, 1946*, and the regulations, and subject to the limitations thereof, this licence is granted to.....  
of.....  
to keep on the premises of.....

located at.....  
the following deer, moose or birds.....  
.....  
between the end of the open season and the 31st of August in the year following the date of issue.

..... Date of issue ..... Specimen signature of Licensee  
..... Signature of Issuer ..... Deputy Minister

(2302) 33

THE GAME AND FISHERIES ACT, 1946

O. Reg. 179/50.  
Trap-line Areas.  
New.  
Made—3rd August, 1950.  
Filed—8th August, 1950, 4.20 p.m.

REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT, 1946

1. Part of Ontario is divided into those trap-line areas shown outlined in black on the maps or plans filed in the office of the Registrar of Regulations at Toronto under the numbers in column 1 of the schedules and the areas are designated by the identifying initials and numbers in column 2 of each schedule and are situated in the provisional county, county or territorial district set opposite thereto in column 3 of each schedule.

SCHEDULE 1

Abbreviations:  
Hal for Haliburton  
Nip for Nipissing  
Ren for Renfrew

Item	Column 1	Column 2	Column 3	Item	Column 1	Column 2	Column 3
1	15	AL-1	Hal	22	15	AL-22	Ren
2	15	AL-2	Hal	23	15	AL-23	Ren
3	15	AL-3	Hal	24	15	AL-24	Ren
4	15	AL-4	Hal	25	15	AL-25	Ren
5	15	AL-5	Nip	26	15	AL-26	Ren
6	15	AL-6	Nip	27	15	AL-27	Ren
7	15	AL-7	Nip	28	15	AL-28	Ren
8	15	AL-8	Nip	29	15	AL-29	Ren
9	15	AL-9	Ren	30	15	AL-30	Ren
10	15	AL-10	Nip	31	15	AL-31	Ren
11	15	AL-11	Nip	32	15	AL-32	Ren
12	15	AL-12	Nip	33	15	AL-33	Ren
13	15	AL-13	Nip	34	15	AL-34	Nip
14	15	AL-14	Nip	35	15	AL-35	Nip
15	15	AL-15	Ren	36	15	AL-36	Nip
16	15	AL-16	Ren	37	15	AL-37	Nip
17	15	AL-17	Ren	38	15	AL-38	Nip
18	15	AL-18	Ren	39	15	AL-39	Ren
19	15	AL-19	Ren	40	15	AL-40	Nip
20	15	AL-20	Ren	41	15	AL-41	Nip
21	15	AL-21	Ren				

SCHEDULE 2

Abbreviations:  
Al for Algoma  
Sud for Sudbury

Item	Column 1	Column 2	Column 3	Item	Column 1	Column 2	Column 3
1	16	CP-1	Al	7	16	CP-7	Sud
2	16	CP-2	Sud	8	16	CP-8	Sud
3	16	CP-3	Al	9	16	CP-9	Sud
4	16	CP-4	Al	10	16	CP-10	Al
5	16	CP-5	Sud	11	16	CP-11	Al
6	16	CP-6	Sud	12	16	CP-12	Al

## SCHEDULE 2—Continued

Item	Column 1	Column 2	Column 3	Item	Column 1	Column 2	Column 3
13	16	CP-13	Sud	93	16	CP-93	Sud
14	16	CP-14	Sud	94	16	CP-94	Sud
15	16	CP-15	Sud	95	16	CP-95	Sud
16	16	CP-16	Sud	96	16	CP-96	Sud
17	16	CP-17	Sud	97	16	CP-97	Sud
18	16	CP-18	Al	98	16	CP-98	Sud
19	16	CP-19	Al	99	16	CP-99	Sud
20	16	CP-20	Sud	100	16	CP-100	Sud
21	16	CP-21	Sud	101	16	CP-101	Sud
22	16	CP-22	Sud	102	16	CP-102	Sud
23	16	CP-23	Sud	103	16	CP-103	Sud
24	16	CP-24	Sud	104	16	CP-104	Sud
25	16	CP-25	Sud	105	16	CP-105	Sud
26	16	CP-26	Sud	106	16	CP-106	Sud
27	16	CP-27	Sud	107	16	CP-107	Sud
28	16	CP-28	Sud	108	16	CP-108	Sud
29	16	CP-29	Sud	109	16	CP-109	Sud
30	16	CP-30	Sud	110	16	CP-110	Sud
31	16	CP-31	Al	111	16	CP-111	Sud
32	16	CP-32	Sud	112	16	CP-112	Sud
33	16	CP-33	Sud	113	16	CP-113	Sud
34	16	CP-34	Sud	114	16	CP-114	Sud
35	16	CP-35	Sud	115	16	CP-115	Sud
36	16	CP-36	Sud	116	16	CP-116	Sud
37	16	CP-37	Sud	117	16	CP-117	Sud
38	16	CP-38	Sud	118	16	CP-118	Sud
39	16	CP-39	Sud	119	16	CP-119	Sud
40	16	CP-40	Sud	120	16	CP-120	Sud
41	16	CP-41	Sud	121	16	CP-121	Sud
42	16	CP-42	Sud	122	16	CP-122	Sud
43	16	CP-43	Sud	123	16	CP-123	Sud
44	16	CP-44	Sud	124	16	CP-124	Sud
45	16	CP-45	Sud	125	16	CP-125	Sud
46	16	CP-46	Sud	126	16	CP-126	Sud
47	16	CP-47	Sud	127	16	CP-127	Sud
48	16	CP-48	Sud	128	16	CP-128	Al
49	16	CP-49	Sud	129	16	CP-129	Sud
50	16	CP-50	Sud	130	16	CP-130	Sud
51	16	CP-51	Sud	131	16	CP-131	Sud
52	16	CP-52	Sud	132	16	CP-132	Sud
53	16	CP-53	Sud	133	16	CP-133	Sud
54	16	CP-54	Sud	134	16	CP-134	Sud
55	16	CP-55	Sud	135	16	CP-135	Sud
56	16	CP-56	Sud	136	16	CP-136	Al
57	16	CP-57	Sud	137	16	CP-137	Sud
58	16	CP-58	Sud	138	16	CP-138	Sud
59	16	CP-59	Sud	139	16	CP-139	Sud
60	16	CP-60	Sud	140	16	CP-140	Sud
61	16	CP-61	Sud	141	16	CP-141	Sud
62	16	CP-62	Sud	142	16	CP-142	Sud
63	16	CP-63	Sud	143	16	CP-143	Sud
64	16	CP-64	Sud	144	16	CP-144	Sud
65	16	CP-65	Sud	145	16	CP-145	Al
66	16	CP-66	Sud	146	16	CP-146	Sud
67	16	CP-67	Sud	147	16	CP-147	Sud
68	16	CP-68	Sud	148	16	CP-148	Sud
69	16	CP-69	Sud	149	16	CP-149	Sud
70	16	CP-70	Sud	150	16	CP-150	Sud
71	16	CP-71	Sud	151	16	CP-151	Sud
72	16	CP-72	Sud	152	16	CP-152	Sud
73	16	CP-73	Sud	153	16	CP-153	Al
74	16	CP-74	Sud	154	16	CP-154	Al
75	16	CP-75	Sud	155	16	CP-155	Al
76	16	CP-76	Sud	156	16	CP-156	Al
77	16	CP-77	Sud	157	16	CP-157	Al
78	16	CP-78	Sud	158	16	CP-158	Al
79	16	CP-79	Sud	159	16	CP-159	Al
80	16	CP-80	Sud	160	16	CP-160	Al
81	16	CP-81	Sud	161	16	CP-161	Al
82	16	CP-82	Sud	162	16	CP-162	Al
83	16	CP-83	Sud	163	16	CP-163	Al
84	16	CP-84	Sud	164	16	CP-164	Al
85	16	CP-85	Sud	165	16	CP-165	Al
86	16	CP-86	Sud	166	16	CP-166	Al
87	16	CP-87	Sud	167	16	CP-167	Al
88	16	CP-88	Sud	168	16	CP-168	Al
89	16	CP-89	Sud	169	16	CP-169	Al
90	16	CP-90	Sud	170	16	CP-170	Al
91	16	CP-91	Sud	171	16	CP-171	Al
92	16	CP-92	Sud				



SCHEDULE 3

Abbreviations:  
Co for Cochrane  
Tim for Timiskaming

Item	Column 1	Column 2	Column 3	Item	Column 1	Column 2	Column 3
1	17	CO-47	Co	36	17	CO-82	Co & Tim
2	17	CO-48	Co	37	17	CO-83	Tim
3	17	CO-49	Co	38	17	CO-84	Co & Tim
4	17	CO-50	Co	39	17	CO-85	Co
5	17	CO-51	Co	40	17	CO-86	Co
6	17	CO-52	Co	41	17	CO-87	Co
7	17	CO-53	Co	42	17	CO-88	Co
8	17	CO-54	Co	43	17	CO-89	Co
9	17	CO-55	Co	44	17	CO-90	Co
10	17	CO-56	Co	45	17	CO-91	Co
11	17	CO-57	Co	46	17	CO-92	Co
12	17	CO-58	Co	47	17	CO-93	Co & Tim
13	17	CO-59	Co	48	17	CO-94	Co & Tim
14	17	CO-60	Co	49	17	CO-95	Co & Tim
15	17	CO-61	Co	50	17	CO-96	Tim
16	17	CO-62	Co	51	17	CO-97	Co & Tim
17	17	CO-63	Co	52	17	CO-98	Co & Tim
18	17	CO-64	Co	53	17	CO-99	Co
19	17	CO-65	Co	54	17	CO-100	Co & Tim
20	17	CO-66	Co	55	17	CO-101	Co
21	17	CO-67	Co	56	17	CO-102	Co
22	17	CO-68	Co	57	17	CO-103	Co
23	17	CO-69	Co	58	17	CO-104	Co
24	17	CO-70	Co	59	17	CO-105	Co
25	17	CO-71	Co	60	17	CO-106	Co
26	17	CO-72	Co & Tim	61	17	CO-107	Co
27	17	CO-73	Tim	62	17	CO-108	Co
28	17	CO-74	Tim	63	17	CO-109	Co & Tim
29	17	CO-75	Co	64	17	CO-110	Co
30	17	CO-76	Co	65	17	CO-111	Co
31	17	CO-77	Co	66	17	CO-113	Co
32	17	CO-78	Tim	67	17	CO-116	Co
33	17	CO-79	Co & Tim	68	17	CO-117	Co
34	17	CO-80	Tim	69	17	CO-118	Co
35	17	CO-81	Co & Tim				

SCHEDULE 4

Abbreviations:  
R.R. for Rainy River

Item	Column 1	Column 2	Column 3	Item	Column 1	Column 2	Column 3
1	18	FF-1	R.R.	26	18	FF-26	R.R.
2	18	FF-2	R.R.	27	18	FF-27	R.R.
3	18	FF-3	R.R.	28	18	FF-28	R.R.
4	18	FF-4	R.R.	29	18	FF-29	R.R.
5	18	FF-5	R.R.	30	18	FF-30	R.R.
6	18	FF-6	R.R.	31	18	FF-31	R.R.
7	18	FF-7	R.R.	32	18	FF-32	R.R.
8	18	FF-8	R.R.	33	18	FF-33	R.R.
9	18	FF-9	R.R.	34	18	FF-34	R.R.
10	18	FF-10	R.R.	35	18	FF-35	R.R.
11	18	FF-11	R.R.	36	18	FF-36	R.R.
12	18	FF-12	R.R.	37	18	FF-37	R.R.
13	18	FF-13	R.R.	38	18	FF-38	R.R.
14	18	FF-14	R.R.	39	18	FF-39	R.R.
15	18	FF-15	R.R.	40	18	FF-40	R.R.
16	18	FF-16	R.R.	41	18	FF-41	R.R.
17	18	FF-17	R.R.	42	18	FF-42	R.R.
18	18	FF-18	R.R.	43	18	FF-43	R.R.
19	18	FF-19	R.R.	44	18	FF-44	R.R.
20	18	FF-20	R.R.	45	18	FF-45	R.R.
21	18	FF-21	R.R.	46	18	FF-46	R.R.
22	18	FF-22	R.R.	47	18	FF-47	R.R.
23	18	FF-23	R.R.	48	18	FF-48	R.R.
24	18	FF-24	R.R.	49	18	FF-49	R.R.
25	18	FF-25	R.R.	50	18	FF-50	R.R.

SCHEDULE 4—Continued

Item	Column 1	Column 2	Column 3	Item	Column 1	Column 2	Column 3
51	18	FF-51	R.R.	85	18	FF-85	R.R.
52	18	FF-52	R.R.	86	18	FF-86	R.R.
53	18	FF-53	R.R.	87	18	FF-87	R.R.
54	18	FF-54	R.R.	88	18	FF-88	R.R.
55	18	FF-55	R.R.	89	18	FF-89	R.R.
56	18	FF-56	R.R.	90	18	FF-90	R.R.
57	18	FF-57	R.R.	91	18	FF-91	R.R.
58	18	FF-58	R.R.	92	18	FF-92	R.R.
59	18	FF-59	R.R.	93	18	FF-93	R.R.
60	18	FF-60	R.R.	94	18	FF-94	R.R.
61	18	FF-61	R.R.	95	18	FF-95	R.R.
62	18	FF-62	R.R.	96	18	FF-96	R.R.
63	18	FF-63	R.R.	97	18	FF-97	R.R.
64	18	FF-64	R.R.	98	18	FF-98	R.R.
65	18	FF-65	R.R.	99	18	FF-99	R.R.
66	18	FF-66	R.R.	100	18	FF-100	R.R.
67	18	FF-67	R.R.	101	18	FF-101	R.R.
68	18	FF-68	R.R.	102	18	FF-102	R.R.
69	18	FF-69	R.R.	103	18	FF-103	R.R.
70	18	FF-70	R.R.	104	18	FF-104	R.R.
71	18	FF-71	R.R.	105	18	FF-105	R.R.
72	18	FF-72	R.R.	106	18	FF-106	R.R.
73	18	FF-73	R.R.	107	18	FF-107	R.R.
74	18	FF-74	R.R.	108	18	FF-108	R.R.
75	18	FF-75	R.R.	109	18	FF-109	R.R.
76	18	FF-76	R.R.	110	18	FF-110	R.R.
77	18	FF-77	R.R.	111	18	FF-111	R.R.
78	18	FF-78	R.R.	112	18	FF-112	R.R.
79	18	FF-79	R.R.	113	18	FF-113	R.R.
80	18	FF-80	R.R.	114	18	FF-114	R.R.
81	18	FF-81	R.R.	115	18	FF-115	R.R.
82	18	FF-82	R.R.	116	18	FF-116	R.R.
83	18	FF-83	R.R.	117	18	FF-117	R.R.
84	18	FF-84	R.R.	118	18	FF-118	R.R.

SCHEDULE 5

Abbreviations:

- Al for Algoma
- Co for Cochrane
- Sud for Sudbury

Item	Column 1	Column 2	Column 3	Item	Column 1	Column 2	Column 3
1	19	GG-1	Al	28	19	GG-28	Sud
2	19	GG-2	Al	29	19	GG-29	Sud
3	19	GG-3	Al	30	19	GG-30	Co
4	19	GG-4	Sud	31	19	GG-31	Co
5	19	GG-5	Sud	32	19	GG-32	Co & Sud
6	19	GG-6	Sud	33	19	GG-33	Sud
7	19	GG-7	Sud	34	19	GG-34	Sud
8	19	GG-8	Al	35	19	GG-35	Sud
9	19	GG-9	Al	36	19	GG-36	Sud
10	19	GG-10	Al	37	19	GG-37	Sud
11	19	GG-11	Al	38	19	GG-38	Sud
12	19	GG-12	Al	39	19	GG-39	Sud
13	19	GG-13	Sud	40	19	GG-40	Sud
14	19	GG-14	Sud	41	19	GG-41	Sud
15	19	GG-15	Sud	42	19	GG-42	Sud
16	19	GG-16	Sud	43	19	GG-43	Sud
17	19	GG-17	Sud	44	19	GG-44	Sud
18	19	GG-18	Al	45	19	GG-45	Sud
19	19	GG-19	Al	46	19	GG-46	Sud
20	19	GG-20	Al	47	19	GG-47	Sud
21	19	GG-21	Sud	48	19	GG-48	Co
22	19	GG-22	Sud	49	19	GG-49	Co
23	19	GG-23	Sud	50	19	GG-50	Sud
24	19	GG-24	Sud	51	19	GG-51	Sud
25	19	GG-25	Sud	52	19	GG-52	Sud
26	19	GG-26	Sud	53	19	GG-53	Sud
27	19	GG-27	Sud	54	19	GG-54	Sud

SCHEDULE 5—Continued

Item	Column 1	Column 2	Column 3	Item	Column 1	Column 2	Column 3
55	19	GG-55	Sud	99	19	GG-99	Sud
56	19	GG-56	Sud	100	19	GG-100	Sud
57	19	GG-57	Sud	101	19	GG-101	Sud
58	19	GG-58	Sud	102	19	GG-102	Sud
59	19	GG-59	Sud	103	19	GG-103	Sud
60	19	GG-60	Co	104	19	GG-104	Sud
61	19	GG-61	Co	105	19	GG-105	Sud
62	19	GG-62	Sud	106	19	GG-106	Sud
63	19	GG-63	Sud	107	19	GG-107	Sud
64	19	GG-64	Sud	108	19	GG-108	Sud
65	19	GG-65	Sud	109	19	GG-109	Sud
66	19	GG-66	Sud	110	19	GG-110	Sud
67	19	GG-67	Sud	111	19	GG-111	Sud
68	19	GG-68	Sud	112	19	GG-112	Sud
69	19	GG-69	Sud	113	19	GG-113	Sud
70	19	GG-70	Sud	114	19	GG-114	Sud
71	19	GG-71	Sud	115	19	GG-115	Sud
72	19	GG-72	Sud	116	19	GG-116	Sud
73	19	GG-73	Sud	117	19	GG-117	Sud
74	19	GG-74	Sud	118	19	GG-118	Sud
75	19	GG-75	Sud	119	19	GG-119	Sud
76	19	GG-76	Sud	120	19	GG-120	Sud
77	19	GG-77	Co	121	19	GG-121	Sud
78	19	GG-78	Co	122	19	GG-122	Sud
79	19	GG-79	Co & Sud	123	19	GG-123	Sud
80	19	GG-80	Sud	124	19	GG-124	Sud
81	19	GG-81	Sud	125	19	GG-125	Sud
82	19	GG-82	Sud	126	19	GG-126	Sud
83	19	GG-83	Sud	127	19	GG-127	Sud
84	19	GG-84	Sud	128	19	GG-128	Sud
85	19	GG-85	Sud	129	19	GG-129	Sud
86	19	GG-86	Sud	130	19	GG-130	Sud
87	19	GG-87	Sud	131	19	GG-131	Sud
88	19	GG-88	Sud	132	19	GG-132	Sud
89	19	GG-89	Sud	133	19	GG-133	Sud
90	19	GG-90	Sud	134	19	GG-134	Sud
91	19	GG-91	Sud	135	19	GG-135	Sud
92	19	GG-92	Sud	136	19	GG-136	Sud
93	19	GG-93	Sud	137	19	GG-137	Sud
94	19	GG-94	Sud	138	19	GG-138	Sud
95	19	GG-95	Sud	139	19	GG-139	Sud
96	19	GG-96	Sud	140	19	GG-140	Sud
97	19	GG-97	Sud	141	19	GG-141	Sud
98	19	GG-98	Sud				

SCHEDULE 6

Abbreviations:  
Ken for Kenora

Item	Column 1	Column 2	Column 3	Item	Column 1	Column 2	Column 3
1	20	KE-1	Ken	20	20	KE-20	Ken
2	20	KE-2	Ken	21	20	KE-21	Ken
3	20	KE-3	Ken	22	20	KE-22	Ken
4	20	KE-4	Ken	23	20	KE-23	Ken
5	20	KE-5	Ken	24	20	KE-24	Ken
6	20	KE-6	Ken	25	20	KE-25	Ken
7	20	KE-7	Ken	26	20	KE-26	Ken
8	20	KE-8	Ken	27	20	KE-27	Ken
9	20	KE-9	Ken	28	20	KE-28	Ken
10	20	KE-10	Ken	29	20	KE-29	Ken
11	20	KE-11	Ken	30	20	KE-30	Ken
12	20	KE-12	Ken	31	20	KE-31	Ken
13	20	KE-13	Ken	32	20	KE-32	Ken
14	20	KE-14	Ken	33	20	KE-33	Ken
15	20	KE-15	Ken	34	20	KE-34	Ken
16	20	KE-16	Ken	35	20	KE-35	Ken
17	20	KE-17	Ken	36	20	KE-36	Ken
18	20	KE-18	Ken	37	20	KE-37	Ken
19	20	KE-19	Ken	38	20	KE-38	Ken

## SCHEDULE 6—Continued

Item	Column 1	Column 2	Column 3	Item	Column 1	Column 2	Column 3
39	20	KE-39	Ken	115	20	KE-115	Ken
40	20	KE-40	Ken	116	20	KE-116	Ken
41	20	KE-41	Ken	117	20	KE-117	Ken
42	20	KE-42	Ken	118	20	KE-118	Ken
43	20	KE-43	Ken	119	20	KE-119	Ken
44	20	KE-44	Ken	120	20	KE-120	Ken
45	20	KE-45	Ken	121	20	KE-121	Ken
46	20	KE-46	Ken	122	20	KE-122	Ken
47	20	KE-47	Ken	123	20	KE-123	Ken
48	20	KE-48	Ken	124	20	KE-124	Ken
49	20	KE-49	Ken	125	20	KE-125	Ken
50	20	KE-50	Ken	126	20	KE-126	Ken
51	20	KE-51	Ken	127	20	KE-127	Ken
52	20	KE-52	Ken	128	20	KE-128	Ken
53	20	KE-53	Ken	129	20	KE-129	Ken
54	20	KE-54	Ken	130	20	KE-130	Ken
55	20	KE-55	Ken	131	20	KE-131	Ken
56	20	KE-56	Ken	132	20	KE-132	Ken
57	20	KE-57	Ken	133	20	KE-133	Ken
58	20	KE-58	Ken	134	20	KE-134	Ken
59	20	KE-59	Ken	135	20	KE-135	Ken
60	20	KE-60	Ken	136	20	KE-136	Ken
61	20	KE-61	Ken	137	20	KE-137	Ken
62	20	KE-62	Ken	138	20	KE-138	Ken
63	20	KE-63	Ken	139	20	KE-139	Ken
64	20	KE-64	Ken	140	20	KE-140	Ken
65	20	KE-65	Ken	141	20	KE-141	Ken
66	20	KE-66	Ken	142	20	KE-142	Ken
67	20	KE-67	Ken	143	20	KE-143	Ken
68	20	KE-68	Ken	144	20	KE-144	Ken
69	20	KE-69	Ken	145	20	KE-145	Ken
70	20	KE-70	Ken	146	20	KE-146	Ken
71	20	KE-71	Ken	147	20	KE-147	Ken
72	20	KE-72	Ken	148	20	KE-148	Ken
73	20	KE-73	Ken	149	20	KE-149	Ken
74	20	KE-74	Ken	150	20	KE-150	Ken
75	20	KE-75	Ken	151	20	KE-151	Ken
76	20	KE-76	Ken	152	20	KE-152	Ken
77	20	KE-77	Ken	153	20	KE-153	Ken
78	20	KE-78	Ken	154	20	KE-154	Ken
79	20	KE-79	Ken	155	20	KE-155	Ken
80	20	KE-80	Ken	156	20	KE-156	Ken
81	20	KE-81	Ken	157	20	KE-157	Ken
82	20	KE-82	Ken	158	20	KE-158	Ken
83	20	KE-83	Ken	159	20	KE-159	Ken
84	20	KE-84	Ken	160	20	KE-160	Ken
85	20	KE-85	Ken	161	20	KE-161	Ken
86	20	KE-86	Ken	162	20	KE-162	Ken
87	20	KE-87	Ken	163	20	KE-163	Ken
88	20	KE-88	Ken	164	20	KE-164	Ken
89	20	KE-89	Ken	165	20	KE-165	Ken
90	20	KE-90	Ken	166	20	KE-166	Ken
91	20	KE-91	Ken	167	20	KE-167	Ken
92	20	KE-92	Ken	168	20	KE-168	Ken
93	20	KE-93	Ken	169	20	KE-169	Ken
94	20	KE-94	Ken	170	20	KE-170	Ken
95	20	KE-95	Ken	171	20	KE-171	Ken
96	20	KE-96	Ken	172	20	KE-172	Ken
97	20	KE-97	Ken	173	20	KE-173	Ken
98	20	KE-98	Ken	174	20	KE-174	Ken
99	20	KE-99	Ken	175	20	KE-175	Ken
100	20	KE-100	Ken	176	20	KE-176	Ken
101	20	KE-101	Ken	177	20	KE-177	Ken
102	20	KE-102	Ken	178	20	KE-178	Ken
103	20	KE-103	Ken	179	20	KE-179	Ken
104	20	KE-104	Ken	180	20	KE-180	Ken
105	20	KE-105	Ken	181	20	KE-181	Ken
106	20	KE-106	Ken	182	20	KE-182	Ken
107	20	KE-107	Ken	183	20	KE-183	Ken
108	20	KE-108	Ken	184	20	KE-184	Ken
109	20	KE-109	Ken	185	20	KE-185	Ken
110	20	KE-110	Ken	186	20	KE-186	Ken
111	20	KE-111	Ken	187	20	KE-187	Ken
112	20	KE-112	Ken	188	20	KE-188	Ken
113	20	KE-113	Ken	189	20	KE-189	Ken
114	20	KE-114	Ken	190	20	KE-190	Ken

SCHEDULE 6—Continued

Item	Column 1	Column 2	Column 3	Item	Column 1	Column 2	Column 3
191	20	KE-191	Ken	247	20	KE-247	Ken
192	20	KE-192	Ken	248	20	KE-248	Ken
193	20	KE-193	Ken	249	20	KE-249	Ken
194	20	KE-194	Ken	250	20	KE-250	Ken
195	20	KE-195	Ken	251	20	KE-251	Ken
196	20	KE-196	Ken	252	20	KE-252	Ken
197	20	KE-197	Ken	253	20	KE-253	Ken
198	20	KE-198	Ken	254	20	KE-254	Ken
199	20	KE-199	Ken	255	20	KE-255	Ken
200	20	KE-200	Ken	256	20	KE-256	Ken
201	20	KE-201	Ken	257	20	KE-257	Ken
202	20	KE-202	Ken	258	20	KE-258	Ken
203	20	KE-203	Ken	259	20	KE-259	Ken
204	20	KE-204	Ken	260	20	KE-260	Ken
205	20	KE-205	Ken	261	20	KE-261	Ken
206	20	KE-206	Ken	262	20	KE-262	Ken
207	20	KE-207	Ken	263	20	KE-263	Ken
208	20	KE-208	Ken	264	20	KE-264	Ken
209	20	KE-209	Ken	265	20	KE-265	Ken
210	20	KE-210	Ken	266	20	KE-266	Ken
211	20	KE-211	Ken	267	20	KE-267	Ken
212	20	KE-212	Ken	268	20	KE-268	Ken
213	20	KE-213	Ken	269	20	KE-269	Ken
214	20	KE-214	Ken	270	20	KE-270	Ken
215	20	KE-215	Ken	271	20	KE-271	Ken
216	20	KE-216	Ken	272	20	KE-272	Ken
217	20	KE-217	Ken	273	20	KE-273	Ken
218	20	KE-218	Ken	274	20	KE-274	Ken
219	20	KE-219	Ken	275	20	KE-275	Ken
220	20	KE-220	Ken	276	20	KE-276	Ken
221	20	KE-221	Ken	277	20	KE-277	Ken
222	20	KE-222	Ken	278	20	KE-278	Ken
223	20	KE-223	Ken	279	20	KE-279	Ken
224	20	KE-224	Ken	280	20	KE-280	Ken
225	20	KE-225	Ken	281	20	KE-281	Ken
226	20	KE-226	Ken	282	20	KE-282	Ken
227	20	KE-227	Ken	283	20	KE-283	Ken
228	20	KE-228	Ken	284	20	KE-284	Ken
229	20	KE-229	Ken	285	20	KE-285	Ken
230	20	KE-230	Ken	286	20	KE-286	Ken
231	20	KE-231	Ken	287	20	KE-287	Ken
232	20	KE-232	Ken	288	20	KE-288	Ken
233	20	KE-233	Ken	289	20	KE-289	Ken
234	20	KE-234	Ken	290	20	KE-290	Ken
235	20	KE-235	Ken	291	20	KE-291	Ken
236	20	KE-236	Ken	292	20	KE-292	Ken
237	20	KE-237	Ken	293	20	KE-293	Ken
238	20	KE-238	Ken	294	20	KE-294	Ken
239	20	KE-239	Ken	295	20	KE-295	Ken
240	20	KE-240	Ken	296	20	KE-296	Ken
241	20	KE-241	Ken	297	20	KE-297	Ken
242	20	KE-242	Ken	298	20	KE-298	Ken
243	20	KE-243	Ken	299	20	KE-299	Ken
244	20	KE-244	Ken	300	20	KE-300	Ken
245	20	KE-245	Ken	301	20	KE-301	Ken
246	20	KE-246	Ken	302	20	KE-302	Ken

Abbreviations:  
Mus for Muskoka  
Sim for Simcoe

SCHEDULE 7

Item	Column 1	Column 2	Column 3	Item	Column 1	Column 2	Column 3
1	21	LS-1	Mus	17	21	LS-17	Sim
2	21	LS-2	Mus	18	21	LS-18	Sim
3	21	LS-3	Mus	19	21	LS-19	Sim
4	21	LS-4	Mus	20	21	LS-20	Sim
5	21	LS-5	Mus & Sim	21	21	LS-21	Sim
6	21	LS-6	Mus & Sim	22	21	LS-22	Mus
7	21	LS-7	Sim	23	21	LS-23	Mus
8	21	LS-8	Sim	24	21	LS-24	Mus
9	21	LS-9	Sim	25	21	LS-25	Mus
10	21	LS-10	Sim	26	21	LS-26	Mus
11	21	LS-11	Sim	27	21	LS-27	Mus
12	21	LS-12	Sim	28	21	LS-28	Mus & Sim
13	21	LS-13	Sim	29	21	LS-29	Sim
14	21	LS-14	Mus	30	21	LS-30	Sim
15	21	LS-15	Sim	31	21	LS-31	Sim
16	21	LS-16	Sim				

## SCHEDULE 8

## Abbreviations:

Nip for Nipissing

Sud for Sudbury

Tim for Timiskaming

Item	Column 1	Column 2	Column 3	Item	Column 1	Column 2	Column 3
1	22	NB-1	Tim	73	22	NB-73	Sud
2	22	NB-2	Tim	74	22	NB-74	Nip
3	22	NB-3	Tim	75	22	NB-75	Nip
4	22	NB-4	Tim	76	22	NB-76	Nip
5	22	NB-5	Tim	77	22	NB-77	Nip
6	22	NB-6	Tim	78	22	NB-78	Nip
7	22	NB-7	Tim	79	22	NB-79	Nip
8	22	NB-8	Tim	80	22	NB-80	Nip
9	22	NB-9	Tim	81	22	NB-81	Nip
10	22	NB-10	Tim	82	22	NB-82	Nip
11	22	NB-11	Tim	83	22	NB-83	Nip
12	22	NB-12	Tim	84	22	NB-84	Nip
13	22	NB-13	Tim	85	22	NB-85	Sud
14	22	NB-14	Tim	86	22	NB-86	Nip
15	22	NB-15	Tim	87	22	NB-87	Nip
16	22	NB-16	Tim	88	22	NB-88	Nip
17	22	NB-17	Tim	89	22	NB-89	Nip
18	22	NB-18	Tim	90	22	NB-90	Nip
19	22	NB-19	Tim	91	22	NB-91	Nip
20	22	NB-20	Tim	92	22	NB-92	Nip
21	22	NB-21	Tim	93	22	NB-93	Sud
22	22	NB-22	Tim	94	22	NB-94	Sud
23	22	NB-23	Sud	95	22	NB-95	Nip
24	22	NB-24	Sud	96	22	NB-96	Nip
25	22	NB-25	Sud	97	22	NB-97	Nip
26	22	NB-26	Sud	98	22	NB-98	Nip
27	22	NB-27	Tim	99	22	NB-99	Nip
28	22	NB-28	Tim	100	22	NB-100	Nip
29	22	NB-29	Tim	101	22	NB-101	Nip
30	22	NB-30	Tim	102	22	NB-102	Sud
31	22	NB-31	Tim	103	22	NB-103	Sud
32	22	NB-32	Tim	104	22	NB-104	Nip
33	22	NB-33	Tim	105	22	NB-105	Nip
34	22	NB-34	Tim	106	22	NB-106	Nip
35	22	NB-35	Tim	107	22	NB-107	Nip
36	22	NB-36	Tim	108	22	NB-108	Nip
37	22	NB-37	Tim	109	22	NB-109	Nip
38	22	NB-38	Sud	110	22	NB-110	Nip
39	22	NB-39	Sud	111	22	NB-111	Nip
40	22	NB-40	Sud	112	22	NB-112	Nip
41	22	NB-41	Nip	113	22	NB-113	Nip
42	22	NB-42	Nip	114	22	NB-114	Sud
43	22	NB-43	Nip	115	22	NB-115	Nip
44	22	NB-44	Nip	116	22	NB-116	Nip
45	22	NB-45	Nip	117	22	NB-117	Nip
46	22	NB-46	Nip	118	22	NB-118	Nip
47	22	NB-47	Nip	119	22	NB-119	Nip
48	22	NB-48	Nip	120	22	NB-120	Nip
49	22	NB-49	Tim	121	22	NB-121	Nip
50	22	NB-50	Tim	122	22	NB-122	Nip
51	22	NB-51	Tim	123	22	NB-123	Nip
52	22	NB-52	Sud	124	22	NB-124	Nip
53	22	NB-53	Nip	125	22	NB-125	Nip
54	22	NB-54	Nip	126	22	NB-126	Sud
55	22	NB-55	Nip	127	22	NB-127	Nip
56	22	NB-56	Nip	128	22	NB-128	Nip
57	22	NB-57	Nip	129	22	NB-129	Nip
58	22	NB-58	Nip & Tim	130	22	NB-130	Nip
59	22	NB-59	Nip & Tim	131	22	NB-131	Nip
60	22	NB-60	Sud	132	22	NB-132	Nip
61	22	NB-61	Nip	133	22	NB-133	Nip
62	22	NB-62	Nip	134	22	NB-134	Nip
63	22	NB-63	Nip	135	22	NB-135	Nip
64	22	NB-64	Nip	136	22	NB-136	Nip
65	22	NB-65	Nip	137	22	NB-137	Nip
66	22	NB-66	Nip	138	22	NB-138	Nip
67	22	NB-67	Nip	139	22	NB-139	Nip
68	22	NB-68	Nip	140	22	NB-140	Nip
69	22	NB-69	Nip	141	22	NB-141	Nip
70	22	NB-70	Nip	142	22	NB-142	Nip
71	22	NB-71	Sud	143	22	NB-143	Nip
72	22	NB-72	Sud	144	22	NB-144	Nip

SCHEDULE 8—Continued

Item	Column 1	Column 2	Column 3	Item	Column 1	Column 2	Column 3
145	22	NB-145	Nip	155	22	NB-155	Nip
146	22	NB-146	Nip	156	22	NB-156	Nip
147	22	NB-147	Nip	157	22	NB-157	Nip
148	22	NB-148	Nip	158	22	NB-158	Nip
149	22	NB-149	Nip	159	22	NB-159	Nip
150	22	NB-150	Sud	160	22	NB-160	Nip
151	22	NB-151	Nip	161	22	NB-161	Sud
152	22	NB-152	Sud	162	22	NB-162	Nip
153	22	NB-153	Sud	163	22	NB-163	Nip
154	22	NB-154	Nip				

SCHEDULE 9

Abbreviations:

- Hal for Haliburton
- Mus for Muskoka
- Nip for Nipissing
- H, M & N for "Haliburton, Muskoka and Nipissing"
- P.S. for Parry Sound

Item	Column 1	Column 2	Column 3	Item	Column 1	Column 2	Column 3
1	23	PS-1	Nip	50	23	PS-50	Hal & Nip
2	23	PS-2	Nip	51	23	PS-51	Hal
3	23	PS-3	Nip	52	23	PS-52	Hal
4	23	PS-4	Nip	53	23	PS-53	Hal
5	23	PS-5	Nip	54	23	PS-54	Hal
6	23	PS-6	Nip	55	23	PS-55	P.S.
7	23	PS-7	Nip	56	23	PS-56	H, M & N
8	23	PS-8	Nip	57	23	PS-57	Hal
9	23	PS-9	Nip & P.S.	58	23	PS-58	Hal
10	23	PS-10	Nip & P.S.	59	23	PS-59	Hal
11	23	PS-11	Nip	60	23	PS-60	P.S.
12	23	PS-12	Nip	61	23	PS-61	P.S.
13	23	PS-13	Nip	62	23	PS-62	P.S.
14	23	PS-14	Nip & P.S.	63	23	PS-63	P.S.
15	23	PS-15	P.S.	64	23	PS-64	P.S.
16	23	PS-16	P.S.	65	23	PS-65	P.S.
17	23	PS-17	P.S.	66	23	PS-66	P.S.
18	23	PS-18	P.S.	67	23	PS-67	P.S.
19	23	PS-19	Nip & P.S.	68	23	PS-68	P.S.
20	23	PS-20	P.S.	69	23	PS-69	P.S.
21	23	PS-21	P.S.	70	23	PS-70	P.S.
22	23	PS-22	P.S.	71	23	PS-71	P.S.
23	23	PS-23	P.S.	72	23	PS-72	P.S.
24	23	PS-24	P.S.	73	23	PS-73	P.S.
25	23	PS-25	P.S.	74	23	PS-74	P.S.
26	23	PS-26	P.S.	75	23	PS-75	P.S.
27	23	PS-27	P.S.	76	23	PS-76	P.S.
28	23	PS-28	P.S.	77	23	PS-77	P.S.
29	23	PS-29	P.S.	78	23	PS-78	P.S.
30	23	PS-30	P.S.	79	23	PS-79	P.S.
31	23	PS-31	P.S.	80	23	PS-80	P.S.
32	23	PS-32	P.S.	81	23	PS-81	P.S.
33	23	PS-33	P.S.	82	23	PS-82	P.S.
34	23	PS-34	P.S.	83	23	PS-83	Nip
35	23	PS-35	P.S.	84	23	PS-84	P.S.
36	23	PS-36	P.S.	85	23	PS-85	P.S.
37	23	PS-37	P.S.	86	23	PS-86	P.S.
38	23	PS-38	P.S.	87	23	PS-87	P.S.
39	23	PS-39	P.S.	88	23	PS-88	P.S.
40	23	PS-40	P.S.	89	23	PS-89	P.S.
41	23	PS-41	P.S.	90	23	PS-90	P.S.
42	23	PS-42	P.S.	91	23	PS-91	P.S.
43	23	PS-43	P.S.	92	23	PS-92	Mus & Nip
44	23	PS-44	P.S.	93	23	PS-93	Hal
45	23	PS-45	P.S.	94	23	PS-94	P.S.
46	23	PS-46	Mus & P.S.	95	23	PS-95	P.S.
47	23	PS-47	Mus & Nip	96	23	PS-96	P.S.
48	23	PS-48	Hal	97	23	PS-97	P.S.
49	23	PS-49	Nip				

SCHEDULE 10

Abbreviations:  
T.B. for Thunder Bay

Item	Column 1	Column 2	Column 3	Item	Column 1	Column 2	Column 3
1	24	PA-1	T.B.	74	24	PA-74	T.B.
2	24	PA-2	T.B.	75	24	PA-75	T.B.
3	24	PA-3	T.B.	76	24	PA-76	T.B.
4	24	PA-4	T.B.	77	24	PA-77	T.B.
5	24	PA-5	T.B.	78	24	PA-78	T.B.
6	24	PA-6	T.B.	79	24	PA-79	T.B.
7	24	PA-7	T.B.	80	24	PA-80	T.B.
8	24	PA-8	T.B.	81	24	PA-81	T.B.
9	24	PA-9	T.B.	82	24	PA-82	T.B.
10	24	PA-10	T.B.	83	24	PA-83	T.B.
11	24	PA-11	T.B.	84	24	PA-84	T.B.
12	24	PA-12	T.B.	85	24	PA-85	T.B.
13	24	PA-13	T.B.	86	24	PA-86	T.B.
14	24	PA-14	T.B.	87	24	PA-87	T.B.
15	24	PA-15	T.B.	88	24	PA-88	T.B.
16	24	PA-16	T.B.	89	24	PA-89	T.B.
17	24	PA-17	T.B.	90	24	PA-90	T.B.
18	24	PA-18	T.B.	91	24	PA-91	T.B.
19	24	PA-19	T.B.	92	24	PA-92	T.B.
20	24	PA-20	T.B.	93	24	PA-93	T.B.
21	24	PA-21	T.B.	94	24	PA-94	T.B.
22	24	PA-22	T.B.	95	24	PA-95	T.B.
23	24	PA-23	T.B.	96	24	PA-96	T.B.
24	24	PA-24	T.B.	97	24	PA-97	T.B.
25	24	PA-25	T.B.	98	24	PA-98	T.B.
26	24	PA-26	T.B.	99	24	PA-99	T.B.
27	24	PA-27	T.B.	100	24	PA-100	T.B.
28	24	PA-28	T.B.	101	24	PA-101	T.B.
29	24	PA-29	T.B.	102	24	PA-102	T.B.
30	24	PA-30	T.B.	103	24	PA-103	T.B.
31	24	PA-31	T.B.	104	24	PA-104	T.B.
32	24	PA-32	T.B.	105	24	PA-105	T.B.
33	24	PA-33	T.B.	106	24	PA-106	T.B.
34	24	PA-34	T.B.	107	24	PA-107	T.B.
35	24	PA-35	T.B.	108	24	PA-108	T.B.
36	24	PA-36	T.B.	109	24	PA-109	T.B.
37	24	PA-37	T.B.	110	24	PA-110	T.B.
38	24	PA-38	T.B.	111	24	PA-111	T.B.
39	24	PA-39	T.B.	112	24	PA-112	T.B.
40	24	PA-40	T.B.	113	24	PA-113	T.B.
41	24	PA-41	T.B.	114	24	PA-114	T.B.
42	24	PA-42	T.B.	115	24	PA-115	T.B.
43	24	PA-43	T.B.	116	24	PA-116	T.B.
44	24	PA-44	T.B.	117	24	PA-117	T.B.
45	24	PA-45	T.B.	118	24	PA-118	T.B.
46	24	PA-46	T.B.	119	24	PA-119	T.B.
47	24	PA-47	T.B.	120	24	PA-120	T.B.
48	24	PA-48	T.B.	121	24	PA-121	T.B.
49	24	PA-49	T.B.	122	24	PA-122	T.B.
50	24	PA-50	T.B.	123	24	PA-123	T.B.
51	24	PA-51	T.B.	124	24	PA-124	T.B.
52	24	PA-52	T.B.	125	24	PA-125	T.B.
53	24	PA-53	T.B.	126	24	PA-126	T.B.
54	24	PA-54	T.B.	127	24	PA-127	T.B.
55	24	PA-55	T.B.	128	24	PA-128	T.B.
56	24	PA-56	T.B.	129	24	PA-129	T.B.
57	24	PA-57	T.B.	130	24	PA-130	T.B.
58	24	PA-58	T.B.	131	24	PA-131	T.B.
59	24	PA-59	T.B.	132	24	PA-132	T.B.
60	24	PA-60	T.B.	133	24	PA-133	T.B.
61	24	PA-61	T.B.	134	24	PA-134	T.B.
62	24	PA-62	T.B.	135	24	PA-135	T.B.
63	24	PA-63	T.B.	136	24	PA-136	T.B.
64	24	PA-64	T.B.	137	24	PA-137	T.B.
65	24	PA-65	T.B.	138	24	PA-138	T.B.
66	24	PA-66	T.B.	139	24	PA-139	T.B.
67	24	PA-67	T.B.	140	24	PA-140	T.B.
68	24	PA-68	T.B.	141	24	PA-141	T.B.
69	24	PA-69	T.B.	142	24	PA-142	T.B.
70	24	PA-70	T.B.	143	24	PA-143	T.B.
71	24	PA-71	T.B.	144	24	PA-144	T.B.
72	24	PA-72	T.B.	145	24	PA-145	T.B.
73	24	PA-73	T.B.	146	24	PA-146	T.B.



SCHEDULE 10—Continued

Item	Column 1	Column 2	Column 3	Item	Column 1	Column 2	Column 3
147	24	PA-147	T.B.	189	24	PA-189	T.B.
148	24	PA-148	T.B.	190	24	PA-190	T.B.
149	24	PA-149	T.B.	191	24	PA-191	T.B.
150	24	PA-150	T.B.	192	24	PA-192	T.B.
151	24	PA-151	T.B.	193	24	PA-193	T.B.
152	24	PA-152	T.B.	194	24	PA-194	T.B.
153	24	PA-153	T.B.	195	24	PA-195	T.B.
154	24	PA-154	T.B.	196	24	PA-196	T.B.
155	24	PA-155	T.B.	197	24	PA-197	T.B.
156	24	PA-156	T.B.	198	24	PA-198	T.B.
157	24	PA-157	T.B.	199	24	PA-199	T.B.
158	24	PA-158	T.B.	200	24	PA-200	T.B.
159	24	PA-159	T.B.	201	24	PA-201	T.B.
160	24	PA-160	T.B.	202	24	PA-202	T.B.
161	24	PA-161	T.B.	203	24	PA-203	T.B.
162	24	PA-162	T.B.	204	24	PA-204	T.B.
163	24	PA-163	T.B.	205	24	PA-205	T.B.
164	24	PA-164	T.B.	206	24	PA-206	T.B.
165	24	PA-165	T.B.	207	24	PA-207	T.B.
166	24	PA-166	T.B.	208	24	PA-208	T.B.
167	24	PA-167	T.B.	209	24	PA-209	T.B.
168	24	PA-168	T.B.	210	24	PA-210	T.B.
169	24	PA-169	T.B.	211	24	PA-211	T.B.
170	24	PA-170	T.B.	212	24	PA-212	T.B.
171	24	PA-171	T.B.	213	24	PA-213	T.B.
172	24	PA-172	T.B.	214	24	PA-214	T.B.
173	24	PA-173	T.B.	215	24	PA-215	T.B.
174	24	PA-174	T.B.	216	24	PA-216	T.B.
175	24	PA-175	T.B.	217	24	PA-217	T.B.
176	24	PA-176	T.B.	218	24	PA-218	T.B.
177	24	PA-177	T.B.	219	24	PA-219	T.B.
178	24	PA-178	T.B.	220	24	PA-220	T.B.
179	24	PA-179	T.B.	221	24	PA-221	T.B.
180	24	PA-180	T.B.	222	24	PA-222	T.B.
181	24	PA-181	T.B.	223	24	PA-223	T.B.
182	24	PA-182	T.B.	224	24	PA-224	T.B.
183	24	PA-183	T.B.	225	24	PA-225	T.B.
184	24	PA-184	T.B.	226	24	PA-226	T.B.
185	24	PA-185	T.B.	227	24	PA-227	T.B.
186	24	PA-186	T.B.	228	24	PA-228	T.B.
187	24	PA-187	T.B.	229	24	PA-229	T.B.
188	24	PA-188	T.B.				

SCHEDULE 11

Abbreviations:

- F, L & R for "Frontenac, Lanark and Renfrew"
- Fro for Frontenac
- Hal for Haliburton
- Has for Hastings
- Lan for Lanark
- L & A for Lennox and Addington
- Ren for Renfrew

Item	Column 1	Column 2	Column 3	Item	Column 1	Column 2	Column 3
1	25	QU-1	Has, L & A	16	25	QU-16	Has
2	25	QU-2	Has	17	25	QU-17	Has
3	25	QU-3	Has	18	25	QU-18	L & A
4	25	QU-4	L & A	19	25	QU-19	L & A
5	25	QU-5	L & A	20	25	QU-20	Has
6	25	QU-6	L & A	21	25	QU-21	Fro
7	25	QU-7	Has	22	25	QU-22	Fro
8	25	QU-8	Has	23	25	QU-23	Fro
9	25	QU-9	Has	24	25	QU-24	Fro
10	25	QU-10	Has	25	25	QU-25	Fro
11	25	QU-11	Has	26	25	QU-26	L & A
12	25	QU-12	Has	27	25	QU-27	L & A
13	25	QU-13	L & A	28	25	QU-28	L & A
14	25	QU-14	Has, L & A	29	25	QU-29	L & A & Ren
15	25	QU-15	L & A	30	25	QU-30	Ren

## SCHEDULE 11—Continued

Item	Column 1	Column 2	Column 3	Item	Column 1	Column 2	Column 3
31	25	QU-31	L & A	105	25	QU-105	Fro
32	25	QU-32	L & A	106	25	QU-106	Fro, L & A
33	25	QU-33	L & A	107	25	QU-107	Fro
34	25	QU-34	L & A	108	25	QU-108	Fro, L & A
35	25	QU-35	L & A	109	25	QU-109	Fro
36	25	QU-36	L & A & Ren	110	25	QU-110	Fro
37	25	QU-37	Ren	111	25	QU-111	Fro
38	25	QU-38	Fro	112	25	QU-112	Fro
39	25	QU-39	Ren	113	25	QU-113	Fro
40	25	QU-40	L & A	114	25	QU-114	Fro
41	25	QU-41	Has	115	25	QU-115	Fro
42	25	QU-42	Has	116	25	QU-116	Fro
43	25	QU-43	Has	117	25	QU-117	Fro
44	25	QU-44	Lan	118	25	QU-118	Fro
45	25	QU-45	Fro	119	25	QU-119	Fro
46	25	QU-46	Lan	120	25	QU-120	Ren
47	25	QU-47	Lan	121	25	QU-121	Ren
48	25	QU-48	Lan	122	25	QU-122	Lan
49	25	QU-49	Fro & Ren	123	25	QU-123	Fro
50	25	QU-50	F, L & R	124	25	QU-124	Fro
51	25	QU-51	Fro & Ren	125	25	QU-125	Has
52	25	QU-52	Lan	126	25	QU-126	Has
53	25	QU-53	Ren	127	25	QU-127	L & A
54	25	QU-54	Lan	128	25	QU-128	L & A
55	25	QU-55	Lan	129	25	QU-129	Fro
56	25	QU-56	Lan	130	25	QU-130	Fro
57	25	QU-57	Lan	131	25	QU-131	Fro
58	25	QU-58	Ren	132	25	QU-132	Has
59	25	QU-59	Lan	133	25	QU-133	Has
60	25	QU-60	Ren	134	25	QU-134	Fro
61	25	QU-61	Has	135	25	QU-135	Fro
62	25	QU-62	Has	136	25	QU-136	Fro
63	25	QU-63	Has	137	25	QU-137	Fro
64	25	QU-64	Has	138	25	QU-138	Fro
65	25	QU-65	Has	139	25	QU-139	L & A
66	25	QU-66	Has	140	25	QU-140	Fro, L & A
67	25	QU-67	Has	141	25	QU-141	Fro, L & A
68	25	QU-68	Has	142	25	QU-142	Fro, L & A
69	25	QU-69	Has	143	25	QU-143	Fro
70	25	QU-70	Has	144	25	QU-144	Fro
71	25	QU-71	Has	145	25	QU-145	L & A
72	25	QU-72	Has	146	25	QU-146	L & A
73	25	QU-73	Has	147	25	QU-147	L & A
74	25	QU-74	Ren	148	25	QU-148	L & A
75	25	QU-75	Ren	149	25	QU-149	L & A
76	25	QU-76	Hal	150	25	QU-150	Ren
77	25	QU-77	Hal	151	25	QU-151	L & A
78	25	QU-78	Hal	152	25	QU-152	Fro
79	25	QU-79	Has	153	25	QU-153	Fro
80	25	QU-80	Ren	154	25	QU-154	Fro
81	25	QU-81	Ren	155	25	QU-155	Fro
82	25	QU-82	Ren	156	25	QU-156	Fro
83	25	QU-83	Ren	157	25	QU-157	Fro
84	25	QU-84	Ren	158	25	QU-158	Fro
85	25	QU-85	Ren	159	25	QU-159	Fro
86	25	QU-86	Ren	160	25	QU-160	Fro
87	25	QU-87	Ren	161	25	QU-161	Fro
88	25	QU-88	Ren	162	25	QU-162	Ren
89	25	QU-89	Ren	163	25	QU-163	Lan
90	25	QU-90	Ren	164	25	QU-164	Ren
91	25	QU-91	Fro	165	25	QU-165	Fro
92	25	QU-92	Fro	166	25	QU-166	Fro
93	25	QU-93	Fro	167	25	QU-167	Fro
94	25	QU-94	Fro	168	25	QU-168	Fro
95	25	QU-95	Fro	169	25	QU-169	Has
96	25	QU-96	Fro	170	25	QU-170	Ren
97	25	QU-97	L & A	171	25	QU-171	Ren
98	25	QU-98	L & A	172	25	QU-172	Fro
99	25	QU-99	L & A	173	25	QU-173	Fro
100	25	QU-100	Fro	174	25	QU-174	Fro
101	25	QU-101	L & A	175	25	QU-175	Fro
102	25	QU-102	L & A	176	25	QU-176	Has
103	25	QU-103	Fro	177	25	QU-177	Ren
104	25	QU-104	Fro	178	25	QU-178	Ren

SCHEDULE 12

Abbreviations:

Al for Algoma  
 Sud for Sudbury  
 T.B. for Thunder Bay

Item	Column 1	Column 2	Column 3	Item	Column 1	Column 2	Column 3
1	26	SS-1	Al	73	26	SS-73	Al
2	26	SS-2	Al	74	26	SS-74	Al
3	26	SS-3	Al	75	26	SS-75	Al
4	26	SS-4	Al	76	26	SS-76	Al
5	26	SS-5	Al	77	26	SS-77	Al
6	26	SS-6	Al	78	26	SS-78	Al
7	26	SS-7	Al	79	26	SS-79	Al
8	26	SS-8	Al	80	26	SS-80	Al
9	26	SS-9	Al	81	26	SS-81	Al
10	26	SS-10	Al	82	26	SS-82	Al
11	26	SS-11	Al	83	26	SS-83	Al
12	26	SS-12	Al	84	26	SS-84	Al
13	26	SS-13	Al	85	26	SS-85	Al
14	26	SS-14	Al	86	26	SS-86	Al
15	26	SS-15	Al	87	26	SS-87	Al
16	26	SS-16	Al	88	26	SS-88	Al
17	26	SS-17	Al	89	26	SS-89	Al
18	26	SS-18	Al	90	26	SS-90	Al
19	26	SS-19	Al	91	26	SS-91	Al
20	26	SS-20	Al	92	26	SS-92	Al
21	26	SS-21	Al	93	26	SS-93	Al
22	26	SS-22	Al	94	26	SS-94	Al
23	26	SS-23	Al	95	26	SS-95	Al
24	26	SS-24	Al	96	26	SS-96	Al
25	26	SS-25	Al	97	26	SS-97	Al
26	26	SS-26	Al	98	26	SS-98	Al
27	26	SS-27	Al	99	26	SS-99	Al
28	26	SS-28	Al	100	26	SS-100	Al
29	26	SS-29	Al	101	26	SS-101	Al
30	26	SS-30	Al	102	26	SS-102	Al
31	26	SS-31	Al	103	26	SS-103	Al
32	26	SS-32	Al	104	26	SS-104	Al
33	26	SS-33	Al	105	26	SS-105	Al
34	26	SS-34	Al	106	26	SS-106	Al
35	26	SS-35	Al	107	26	SS-107	Al
36	26	SS-36	Al	108	26	SS-108	Al
37	26	SS-37	Al	109	26	SS-109	Al
38	26	SS-38	Al	110	26	SS-110	Al
39	26	SS-39	Al	111	26	SS-111	Al
40	26	SS-40	Al	112	26	SS-112	Al
41	26	SS-41	Al	113	26	SS-113	Al
42	26	SS-42	Al	114	26	SS-114	Al
43	26	SS-43	Al	115	26	SS-115	Al
44	26	SS-44	Al	116	26	SS-116	Al
45	26	SS-45	Al	117	26	SS-117	Al
46	26	SS-46	Al	118	26	SS-118	Al
47	26	SS-47	Al	119	26	SS-119	Al
48	26	SS-48	Al	120	26	SS-120	Al
49	26	SS-49	Al	121	26	SS-121	Al
50	26	SS-50	Al	122	26	SS-122	Al
51	26	SS-51	Al	123	26	SS-123	Al
52	26	SS-52	Al	124	26	SS-124	Al
53	26	SS-53	Al	125	26	SS-125	Al
54	26	SS-54	Al	126	26	SS-126	Al
55	26	SS-55	Al	127	26	SS-127	Al
56	26	SS-56	Al	128	26	SS-128	Al
57	26	SS-57	Al	129	26	SS-129	Al
58	26	SS-58	Al	130	26	SS-130	Al
59	26	SS-59	Al	131	26	SS-131	Al
60	26	SS-60	Al	132	26	SS-132	Al
61	26	SS-61	Al	133	26	SS-133	Al
62	26	SS-62	Al	134	26	SS-134	Al
63	26	SS-63	Al	135	26	SS-135	Al
64	26	SS-64	Al	136	26	SS-136	Al
65	26	SS-65	Al	137	26	SS-137	Al
66	26	SS-66	Al	138	26	SS-138	Al
67	26	SS-67	Al	139	26	SS-139	Al
68	26	SS-68	Al	140	26	SS-140	Al
69	26	SS-69	Al	141	26	SS-141	Al
70	26	SS-70	Al	142	26	SS-142	Al
71	26	SS-71	Al	143	26	SS-143	Al
72	26	SS-72	Al	144	26	SS-144	Al

SCHEDULE 12—Continued

Item	Column 1	Column 2	Column 3	Item	Column 1	Column 2	Column 3
145	26	SS-145	Al	220	26	SS-220	Al
146	26	SS-146	Al	221	26	SS-221	Al
147	26	SS-147	Al	222	26	SS-222	Al
148	26	SS-148	Al	223	26	SS-223	Al
149	26	SS-149	Al	224	26	SS-224	Al
150	26	SS-150	Al	225	26	SS-225	Al
151	26	SS-151	Al	226	26	SS-226	Al
152	26	SS-152	Al	227	26	SS-227	Al
153	26	SS-153	Al	228	26	SS-228	Al
154	26	SS-154	Al	229	26	SS-229	Al
155	26	SS-155	Al	230	26	SS-230	Al
156	26	SS-156	Al	231	26	SS-231	Al
157	26	SS-157	Al	232	26	SS-232	Al
158	26	SS-158	Al	233	26	SS-233	Sud
159	26	SS-159	Al	234	26	SS-234	Sud
160	26	SS-160	Al	235	26	SS-235	Sud
161	26	SS-161	Al	236	26	SS-236	Al
162	26	SS-162	Al	237	26	SS-237	Al
163	26	SS-163	Al	238	26	SS-238	Al
164	26	SS-164	Al	239	26	SS-239	Al
165	26	SS-165	Al	240	26	SS-240	Al
166	26	SS-166	Al	241	26	SS-241	Al
167	26	SS-167	Al	242	26	SS-242	Al
168	26	SS-168	Al	243	26	SS-243	Al
169	26	SS-169	Al	244	26	SS-244	Al
170	26	SS-170	Al	245	26	SS-245	Al
171	26	SS-171	Al	246	26	SS-246	Al
172	26	SS-172	Al	247	26	SS-247	Al
173	26	SS-173	Al	248	26	SS-248	Al
174	26	SS-174	Al	249	26	SS-249	Al
175	26	SS-175	Al	250	26	SS-250	Al
176	26	SS-176	Al	251	26	SS-251	Al
177	26	SS-177	Al	252	26	SS-252	Al
178	26	SS-178	Al	253	26	SS-253	Al
179	26	SS-179	Al	254	26	SS-254	Al
180	26	SS-180	Al	255	26	SS-255	Al
181	26	SS-181	Al	256	26	SS-256	Al
182	26	SS-182	A	257	26	SS-257	Al
183	26	SS-183	Al	258	26	SS-258	Al
184	26	SS-184	Al	259	26	SS-259	Al
185	26	SS-185	Al	260	26	SS-260	Al
186	26	SS-186	Al	261	26	SS-261	Al
187	26	SS-187	Al	262	26	SS-262	Al
188	26	SS-188	Al	263	26	SS-263	Al
189	26	SS-189	Al	264	26	SS-264	Al
190	26	SS-190	Al	265	26	SS-265	Al
191	26	SS-191	Al	266	26	SS-266	Al
192	26	SS-192	Al	267	26	SS-267	Al
193	26	SS-193	Al	268	26	SS-268	Al
194	26	SS-194	Al	269	26	SS-269	Al
195	26	SS-195	Al	270	26	SS-270	Al
196	26	SS-196	Al	271	26	SS-271	Al
197	26	SS-197	Al	272	26	SS-272	Al
198	26	SS-198	Al	273	26	SS-273	Al
199	26	SS-199	Al	274	26	SS-274	Al
200	26	SS-200	Al	275	26	SS-275	Al
201	26	SS-201	Al	276	26	SS-276	Al
202	26	SS-202	Al & Sud	277	26	SS-277	Al
203	26	SS-203	Al & Sud	278	26	SS-278	Al
204	26	SS-204	Al & Sud	279	26	SS-279	Al
205	26	SS-205	Al	280	26	SS-280	Al
206	26	SS-206	Al	281	26	SS-281	Al
207	26	SS-207	Al	282	26	SS-282	Al
208	26	SS-208	Al	283	26	SS-283	Al
209	26	SS-209	Al	284	26	SS-284	Al
210	26	SS-210	Al	285	26	SS-285	Al
211	26	SS-211	Al	286	26	SS-286	Al
212	26	SS-212	Al	287	26	SS-287	T.B.
213	26	SS-213	Al	288	26	SS-288	T.B.
214	26	SS-214	Sud	289	26	SS-289	T.B.
215	26	SS-215	Sud	290	26	SS-290	T.B.
216	26	SS-216	Sud	291	26	SS-291	T.B.
217	26	SS-217	Sud	292	26	SS-292	T.B.
218	26	SS-218	Sud	293	26	SS-293	Al
219	26	SS-219	Sud	294	26	SS-294	Al

SCHEDULE 12—Continued

Item	Column 1	Column 2	Column 3	Item	Column 1	Column 2	Column 3
295	26	SS-295	Al	370	26	SS-370	T.B.
296	26	SS-296	Al	371	26	SS-371	T.B.
297	26	SS-297	Al	372	26	SS-372	T.B.
298	26	SS-298	Al	373	26	SS-373	T.B.
299	26	SS-299	Al	374	26	SS-374	T.B.
300	26	SS-300	Al	375	26	SS-375	T.B.
301	26	SS-301	Al	376	26	SS-376	T.B.
302	26	SS-302	Al	377	26	SS-377	Al & T.B.
303	26	SS-303	Al	378	26	SS-378	Al
304	26	SS-304	Al	379	26	SS-379	Al
305	26	SS-305	Al	380	26	SS-380	Al
306	26	SS-306	Al	381	26	SS-381	Al
307	26	SS-307	Al	382	26	SS-382	Al
308	26	SS-308	Al	383	26	SS-383	Al
309	26	SS-309	Al	384	26	SS-384	Al
310	26	SS-310	Al	385	26	SS-385	Al
311	26	SS-311	Al	386	26	SS-386	Al
312	26	SS-312	T.B.	387	26	SS-387	Al
313	26	SS-313	T.B.	388	26	SS-388	Al
314	26	SS-314	T.B.	389	26	SS-389	Al
315	26	SS-315	T.B.	390	26	SS-390	Al
316	26	SS-316	T.B.	391	26	SS-391	Al
317	26	SS-317	T.B.	392	26	SS-392	Al
318	26	SS-318	T.B.	393	26	SS-393	Al
319	26	SS-319	Al	394	26	SS-394	Al
320	26	SS-320	Al	395	26	SS-395	Al
321	26	SS-321	Al	396	26	SS-396	Al
322	26	SS-322	Al	397	26	SS-397	Al & T.B.
323	26	SS-323	Al	398	26	SS-398	Al & T.B.
324	26	SS-324	Al	399	26	SS-399	T.B.
325	26	SS-325	Al	400	26	SS-400	T.B.
326	26	SS-326	Al	401	26	SS-401	T.B.
327	26	SS-327	Al	402	26	SS-402	T.B.
328	26	SS-328	Al	403	26	SS-403	T.B.
329	26	SS-329	Al	404	26	SS-404	T.B.
330	26	SS-330	Al	405	26	SS-405	T.B.
331	26	SS-331	Al	406	26	SS-406	T.B.
332	26	SS-332	Al	407	26	SS-407	T.B.
333	26	SS-333	Al	408	26	SS-408	T.B.
334	26	SS-334	Al	409	26	SS-409	T.B.
335	26	SS-335	Al	410	26	SS-410	T.B.
336	26	SS-336	Al	411	26	SS-411	T.B.
337	26	SS-337	Al	412	26	SS-412	T.B.
338	26	SS-338	Al	413	26	SS-413	T.B.
339	26	SS-339	Al	414	26	SS-414	Al & T.B.
340	26	SS-340	Al	415	26	SS-415	Al
341	26	SS-341	Al & T.B.	416	26	SS-416	Al
342	26	SS-342	T.B.	417	26	SS-417	Al
343	26	SS-343	T.B.	418	26	SS-418	Al
344	26	SS-344	T.B.	419	26	SS-419	Al
345	26	SS-345	T.B.	420	26	SS-420	T.B.
346	26	SS-346	T.B.	421	26	SS-421	T.B.
347	26	SS-347	T.B.	422	26	SS-422	T.B.
348	26	SS-348	T.B.	423	26	SS-423	T.B.
349	26	SS-349	T.B.	424	26	SS-424	T.B.
350	26	SS-350	Al	425	26	SS-425	T.B.
351	26	SS-351	Al	426	26	SS-426	T.B.
352	26	SS-352	Al	427	26	SS-427	T.B.
353	26	SS-353	Al	428	26	SS-428	T.B.
354	26	SS-354	Al	429	26	SS-429	T.B.
355	26	SS-355	Al	430	26	SS-430	T.B.
356	26	SS-356	Al	431	26	SS-431	T.B.
357	26	SS-357	Al	432	26	SS-432	T.B.
358	26	SS-358	Al	433	26	SS-433	T.B.
359	26	SS-359	Al	434	26	SS-434	T.B.
360	26	SS-360	Al	435	26	SS-435	T.B.
361	26	SS-361	Al	436	26	SS-436	Al
362	26	SS-362	Al	437	26	SS-437	Al
363	26	SS-363	Al	438	26	SS-438	Al
364	26	SS-364	Al	439	26	SS-439	Al
365	26	SS-365	Al	440	26	SS-440	Al
366	26	SS-366	Al	441	26	SS-441	Al
367	26	SS-367	T.B.	442	26	SS-442	Al
368	26	SS-368	T.B.	443	26	SS-443	Al
369	26	SS-369	T.B.				

SCHEDULE 13

Abbreviations:

Ken for Kenora  
T.B. for Thunder Bay

Item	Column 1	Column 2	Column 3	Item	Column 1	Column 2	Column 3
1	27	SL-1	Ken	39	27	SL-42	T.B.
2	27	SL-2	Ken	40	27	SL-43	Ken
3	27	SL-3	Ken	41	27	SL-44	Ken & T.B.
4	27	SL-4	Ken	42	27	SL-45	T.B.
5	27	SL-5	Ken	43	27	SL-46	T.B.
6	27	SL-6	Ken	44	27	SL-47	Ken
7	27	SL-7	T.B.	45	27	SL-48	Ken
8	27	SL-8	Ken	46	27	SL-49	Ken & T.B.
9	27	SL-9	Ken	47	27	SL-50	T.B.
10	27	SL-10	Ken	48	27	SL-51	Ken
11	27	SL-11	Ken & T.B.	49	27	SL-52	T.B.
12	27	SL-12	Ken	50	27	SL-53	Ken
13	27	SL-13	Ken	51	27	SL-54	Ken
14	27	SL-14	Ken	52	27	SL-55	Ken
15	27	SL-15	Ken & T.B.	53	27	SL-56	T.B.
16	27	SL-16	Ken	54	27	SL-57	T.B.
17	27	SL-17	Ken	55	27	SL-58	T.B.
18	27	SL-18	Ken	56	27	SL-59	Ken
19	27	SL-19	Ken	57	27	SL-60	Ken
20	27	SL-20	Ken	58	27	SL-61	T.B.
21	27	SL-21	Ken	59	27	SL-62	Ken
22	27	SL-22	Ken	60	27	SL-63	Ken & T.B.
23	27	SL-23	Ken	61	27	SL-64	T.B.
24	27	SL-24	Ken	62	27	SL-65	T.B.
25	27	SL-25	Ken	63	27	SL-66	T.B.
26	27	SL-26	T.B.	64	27	SL-67	Ken
27	27	SL-27	Ken	65	27	SL-68	T.B.
28	27	SL-28	Ken	66	27	SL-69	Ken
29	27	SL-29	T.B.	67	27	SL-70	T.B.
30	27	SL-31	T.B.	68	27	SL-71	T.B.
31	27	SL-33	T.B.	69	27	SL-72	T.B.
32	27	SL-35	T.B.	70	27	SL-73	Ken
33	27	SL-36	T.B.	71	27	SL-74	Ken & T.B.
34	27	SL-37	Ken	72	27	SL-75	Ken & T.B.
35	27	SL-38	Ken & T.B.	73	27	SL-76	Ken & T.B.
36	27	SL-39	Ken	74	27	SL-77	T.B.
37	27	SL-40	T.B.	75	27	SL-78	T.B.
38	27	SL-41	T.B.	76	27	SL-79	T.B.

SCHEDULE 14

Abbreviations:

Al for Algoma  
Man for Manitoulin  
Sud for Sudbury

Item	Column 1	Column 2	Column 3	Item	Column 1	Column 2	Column 3
1	28	SU-1	Al	21	28	SU-21	Al
2	28	SU-2	Al	22	28	SU-22	Al
3	28	SU-3	Al	23	28	SU-23	Al
4	28	SU-4	Al	24	28	SU-24	Al
5	28	SU-5	Al	25	28	SU-25	Al
6	28	SU-6	Al	26	28	SU-26	Al & Sud
7	28	SU-7	Al	27	28	SU-27	Sud
8	28	SU-8	Al	28	28	SU-28	Al
9	28	SU-9	Al	29	28	SU-29	Al
10	28	SU-10	Al	30	28	SU-30	Sud
11	28	SU-11	Al	31	28	SU-31	Sud
12	28	SU-12	Al	32	28	SU-32	Sud
13	28	SU-13	Al	33	28	SU-33	Sud
14	28	SU-14	Al	34	28	SU-34	Sud
15	28	SU-15	Al	35	28	SU-35	Sud
16	28	SU-16	Al	36	28	SU-36	Sud
17	28	SU-17	Al	37	28	SU-37	Sud
18	28	SU-18	Al	38	28	SU-38	Sud
19	28	SU-19	Al	39	28	SU-39	Sud
20	28	SU-20	Al	40	28	SU-40	Sud

## SCHEDULE 14—Continued

Item	Column 1	Column 2	Column 3	Item	Column 1	Column 2	Column 3
41	28	SU-41	Sud	116	28	SU-116	Sud
42	28	SU-42	Sud	117	28	SU-117	Sud
43	28	SU-43	Sud	118	28	SU-118	Sud
44	28	SU-44	Sud	119	28	SU-119	Sud
45	28	SU-45	Sud	120	28	SU-120	Sud
46	28	SU-46	Sud	121	28	SU-121	Sud
47	28	SU-47	Sud	122	28	SU-122	Sud
48	28	SU-48	Sud	123	28	SU-123	Sud
49	28	SU-49	Sud	124	28	SU-124	Sud
50	28	SU-50	Sud	125	28	SU-125	Sud
51	28	SU-51	Sud	126	28	SU-126	Sud
52	28	SU-52	Sud	127	28	SU-127	Sud
53	28	SU-53	Sud	128	28	SU-128	Sud
54	28	SU-54	Sud	129	28	SU-129	Sud
55	28	SU-55	Sud	130	28	SU-130	Sud
56	28	SU-56	Sud	131	28	SU-131	Sud
57	28	SU-57	Sud	132	28	SU-132	Sud
58	28	SU-58	Sud	133	28	SU-133	Sud
59	28	SU-59	Sud	134	28	SU-134	Sud
60	28	SU-60	Sud	135	28	SU-135	Man
61	28	SU-61	Man	136	28	SU-136	Man
62	28	SU-62	Sud	137	28	SU-137	Sud
63	28	SU-63	Sud	138	28	SU-138	Sud
64	28	SU-64	Sud	139	28	SU-139	Sud
65	28	SU-65	Sud	140	28	SU-140	Sud
66	28	SU-66	Sud	141	28	SU-141	Sud
67	28	SU-67	Sud	142	28	SU-142	Sud
68	28	SU-68	Sud	143	28	SU-143	Sud
69	28	SU-69	Sud	144	28	SU-144	Sud
70	28	SU-70	Sud	145	28	SU-145	Sud
71	28	SU-71	Sud	146	28	SU-146	Sud
72	28	SU-72	Sud	147	28	SU-147	Sud
73	28	SU-73	Sud	148	28	SU-148	Sud
74	28	SU-74	Sud	149	28	SU-149	Sud
75	28	SU-75	Sud	150	28	SU-150	Sud
76	28	SU-76	Sud	151	28	SU-151	Sud
77	28	SU-77	Sud	152	28	SU-152	Man
78	28	SU-78	Sud	153	28	SU-153	Sud
79	28	SU-79	Sud	154	28	SU-154	Sud
80	28	SU-80	Sud	155	28	SU-155	Sud
81	28	SU-81	Sud	156	28	SU-156	Sud
82	28	SU-82	Sud	157	28	SU-157	Sud
83	28	SU-83	Man	158	28	SU-158	Sud
84	28	SU-84	Sud	159	28	SU-159	Sud
85	28	SU-85	Sud	160	28	SU-160	Sud
86	28	SU-86	Sud	161	28	SU-161	Sud
87	28	SU-87	Sud	162	28	SU-162	Sud
88	28	SU-88	Sud	163	28	SU-163	Sud
89	28	SU-89	Sud	164	28	SU-164	Sud
90	28	SU-90	Sud	165	28	SU-165	Sud
91	28	SU-91	Sud	166	28	SU-166	Sud
92	28	SU-92	Sud	167	28	SU-167	Sud
93	28	SU-93	Sud	168	28	SU-168	Sud
94	28	SU-94	Sud	169	28	SU-169	Sud
95	28	SU-95	Sud	170	28	SU-170	Sud
96	28	SU-96	Sud	171	28	SU-171	Sud
97	28	SU-97	Sud	172	28	SU-172	Sud
98	28	SU-98	Sud	173	28	SU-173	Sud
99	28	SU-99	Man	174	28	SU-174	Sud
100	28	SU-100	Man	175	28	SU-175	Sud
101	28	SU-101	Man	176	28	SU-176	Sud
102	28	SU-102	Man	177	28	SU-177	Sud
103	28	SU-103	Man	178	28	SU-178	Sud
104	28	SU-104	Man	179	28	SU-179	Sud
105	28	SU-105	Sud	180	28	SU-180	Sud
106	28	SU-106	Sud	181	28	SU-181	Sud
107	28	SU-107	Sud	182	28	SU-182	Sud
108	28	SU-108	Sud	183	28	SU-183	Sud
109	28	SU-109	Sud	184	28	SU-184	Sud
110	28	SU-110	Sud	185	28	SU-185	Sud
111	28	SU-111	Sud	186	28	SU-186	Sud
112	28	SU-112	Sud	187	28	SU-187	Sud
113	28	SU-113	Sud	188	28	SU-188	Sud
114	28	SU-114	Sud	189	28	SU-189	Sud
115	28	SU-115	Sud	190	28	SU-190	Sud

SCHEDULE 14—Continued

Item	Column 1	Column 2	Column 3	Item	Column 1	Column 2	Column 3
191	28	SU-191	Sud	212	28	SU-212	Sud
192	28	SU-192	Sud	213	28	SU-213	Sud
193	28	SU-193	Sud	214	28	SU-214	Sud
194	28	SU-194	Sud	215	28	SU-215	Sud
195	28	SU-195	Sud	216	28	SU-216	Sud
196	28	SU-196	Sud	217	28	SU-217	Sud
197	28	SU-197	Sud	218	28	SU-218	Sud
198	28	SU-198	Sud	219	28	SU-219	Sud
199	28	SU-199	Sud	220	28	SU-220	Sud
200	28	SU-200	Sud	221	28	SU-221	Sud
201	28	SU-201	Sud	222	28	SU-222	Sud
202	28	SU-202	Sud	223	28	SU-223	Sud
203	28	SU-203	Sud	224	28	SU-224	Sud
204	28	SU-204	Sud	225	28	SU-225	Sud
205	28	SU-205	Sud	226	28	SU-226	Sud
206	28	SU-206	Sud	227	28	SU-227	Sud
207	28	SU-207	Sud	228	28	SU-228	Sud
208	28	SU-208	Sud	229	28	SU-229	Sud
209	28	SU-209	Sud	230	28	SU-230	Sud
210	28	SU-210	Sud	231	28	SU-231	Man
211	28	SU-211	Sud				

SCHEDULE 15

Abbreviations:  
Co for Cochrane  
Tim for Timiskaming

Item	Column 1	Column 2	Column 3	Item	Column 1	Column 2	Column 3
1	29	TI-1	Co	42	29	TI-42	Tim,
2	29	TI-2	Co	43	29	TI-43	Tim
3	29	TI-3	Co	44	29	TI-44	Tim
4	29	TI-4	Co	45	29	TI-45	Tim
5	29	TI-5	Tim	46	29	TI-46	Tim
6	29	TI-6	Co & Tim	47	29	TI-47	Tim
7	29	TI-7	Co	48	29	TI-48	Tim
8	29	TI-8	Co	49	29	TI-49	Tim
9	29	TI-9	Co	50	29	TI-50	Tim
10	29	TI-10	Co	51	29	TI-51	Tim
11	29	TI-11	Co	52	29	TI-52	Tim
12	29	TI-12	Co	53	29	TI-53	Tim
13	29	TI-13	Co	54	29	TI-54	Tim
14	29	TI-14	Co	55	29	TI-55	Tim
15	29	TI-15	Tim	56	29	TI-56	Tim
16	29	TI-16	Co	57	29	TI-57	Tim
17	29	TI-17	Co & Tim	58	29	TI-58	Tim
18	29	TI-18	Co & Tim	59	29	TI-59	Tim
19	29	TI-19	Co & Tim	60	29	TI-60	Tim
20	29	TI-20	Co & Tim	61	29	TI-61	Tim
21	29	TI-21	Co	62	29	TI-62	Tim
22	29	TI-22	Co	63	29	TI-63	Tim
23	29	TI-23	Co	64	29	TI-64	Tim
24	29	TI-24	Tim	65	29	TI-65	Tim
25	29	TI-25	Co & Tim	66	29	TI-66	Tim
26	29	TI-26	Co & Tim	67	29	TI-67	Tim
27	29	TI-27	Tim	68	29	TI-68	Tim
28	29	TI-28	Tim	69	29	TI-69	Tim
29	29	TI-29	Tim	70	29	TI-70	Tim
30	29	TI-30	Tim	71	29	TI-71	Tim
31	29	TI-31	Tim	72	29	TI-72	Tim
32	29	TI-32	Tim	73	29	TI-73	Tim
33	29	TI-33	Tim	74	29	TI-74	Tim
34	29	TI-34	Tim	75	29	TI-75	Tim
35	29	TI-35	Tim	76	29	TI-76	Tim
36	29	TI-36	Co & Tim	77	29	TI-77	Tim
37	29	TI-37	Tim	78	29	TI-78	Tim
38	29	TI-38	Tim	79	29	TI-79	Tim
39	29	TI-39	Tim	80	29	TI-80	Tim
40	29	TI-40	Tim	81	29	TI-81	Tim
41	29	TI-41	Tim	82	29	TI-82	Tim



## SCHEDULE 15—Continued

Item	Column 1	Column 2	Column 3	Item	Column 1	Column 2	Column 3
83	29	TI-83	Tim	118	29	TI-118	Tim
84	29	TI-84	Tim	119	29	TI-119	Tim
85	29	TI-85	Tim	120	29	TI-120	Tim
86	29	TI-86	Tim	121	29	TI-121	Tim
87	29	TI-87	Tim	122	29	TI-122	Tim
88	29	TI-88	Tim	123	29	TI-123	Tim
89	29	TI-89	Tim	124	29	TI-124	Tim
90	29	TI-90	Tim	125	29	TI-125	Tim
91	29	TI-91	Tim	126	29	TI-126	Tim
92	29	TI-92	Tim	127	29	TI-127	Tim
93	29	TI-93	Tim	128	29	TI-128	Tim
94	29	TI-94	Tim	129	29	TI-129	Tim
95	29	TI-95	Tim	130	29	TI-130	Tim
96	29	TI-96	Tim	131	29	TI-131	Tim
97	29	TI-97	Tim	132	29	TI-132	Tim
98	29	TI-98	Tim	133	29	TI-133	Tim
99	29	TI-99	Tim	134	29	TI-134	Tim
100	29	TI-100	Tim	135	29	TI-135	Tim
101	29	TI-101	Tim	136	29	TI-136	Tim
102	29	TI-102	Tim	137	29	TI-137	Tim
103	29	TI-103	Tim	138	29	TI-138	Tim
104	29	TI-104	Tim	139	29	TI-139	Tim
105	29	TI-105	Tim	140	29	TI-140	Tim
106	29	TI-106	Tim	141	29	TI-141	Tim
107	29	TI-107	Tim	142	29	TI-142	Tim
108	29	TI-108	Tim	143	29	TI-143	Tim
109	29	TI-109	Tim	144	29	TI-144	Tim
110	29	TI-110	Tim	145	29	TI-145	Tim
111	29	TI-111	Tim	146	29	TI-146	Tim
112	29	TI-112	Tim	147	29	TI-147	Tim
113	29	TI-113	Tim	148	29	TI-148	Tim
114	29	TI-114	Tim	149	29	TI-149	Tim
115	29	TI-115	Tim	150	29	TI-150	Tim
116	29	TI-116	Tim	151	29	TI-151	Tim
117	29	TI-117	Tim				

(2303)

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## THE GAME AND FISHERIES ACT, 1946

O. Reg. 180/50.  
Trapping Licences and General.  
New.  
Made—3rd August, 1950.  
Filed—9th August, 1950, 8.45 a.m.

REGULATIONS MADE UNDER  
THE GAME AND FISHERIES ACT, 1946

## TRAP-LINE LICENCES

1. An application for a trap-line licence shall be

- (a) in form 1; and  
(b) made not later than the 15th of October in each year.

2.—(1) A licence to trap fur-bearing animals on Crown lands in a trap-line area shall be in form 2 and the fee therefor shall be \$5.

(2) A licence in form 2 expires the 30th of June next following the date of issue.

3.—(1) The holder of a licence in form 2 shall have the exclusive right to trap fur-bearing animals on Crown lands in the trap-line area described in the licence.

(2) Where the holder of a licence in form 2 is

- (a) an owner, or the holder of a written permit for the purpose from the owner, of patented lands, or  
(b) a purchaser or locatee, or the holder of a written permit for the purpose from the purchaser or locatee, under *The Public Lands Act*

in the trap-line area described in the licence he may trap fur-bearing animals on that land.

4. The holder of a licence in form 2 shall, during the open season for trapping fur-bearing animals and

- (a) for the period of two weeks immediately before the open season, and  
(b) for the period of two weeks immediately after the open season,

supervise the trap-line area described in his licence and keep open the portages and trails necessary for trapping in the area.

5.—(1) Where the holder of a licence in form 2 is unable temporarily, through illness or cause, to comply with regulation 4 he shall

- (a) notify the district forester, and

- (b) nominate a person to trap on the trap-line area in his stead.

(2) Where the person nominated is approved in writing by the district forester he shall have all the rights and be subject to the obligations of the licensee until the licensee resumes trapping on his trap-line area.

(3) The licensee in subregulation 1 shall notify the district forester when he resumes trapping on his trap-line area.

#### TRANSFER OF TRAP-LINE LICENCES

6.—(1) Application for the transfer of a trap-line licence shall be in form 3.

(2) A transfer shall be subject to the conditions that

- (a) the transferor disposes of all his interest in the trap-line area, and  
(b) the transferee has no interest in any other trap-line area.

7. An Indian holding a licence in form 2 may hunt and trap on a trap-line area lying within schedule 15 of Appendix A of Ontario Regulations 1/49.

#### RESIDENT TRAPPER'S LICENCES

##### FORM AND EXPIRY OF LICENCES

8.—(1) A licence issued under subclause iv of clause a of section 13 of the Act shall be in form 4.

(2) A licence in form 4 expires the 30th of June next following the date of issue.

##### RESTRICTIONS

9. The holder of a licence in form 4 shall not

- (a) hunt or trap on Crown lands for which a licence in form 2 has been issued, and  
(b) subject to regulation 11, hunt, take or kill beaver at any time.

#### BEAVER

##### FORM AND EXPIRY OF LICENCE

10. Where a person is

- (a) an owner of patented land, or a purchaser or locatee under *The Public Lands Act* of unpatented land, or  
(b) the holder of a written permit from the owner, purchaser or locatee to trap beaver on the land, and  
(c) the holder of a licence in form 4,

he may trap beaver on that land under a licence known as "Special Beaver Licence", and issued upon application therefor.

11.—(1) An application for a Special Beaver Licence shall be in form 5.

(2) A special Beaver Licence shall be in form 6.

(3) A licence in form 6 shall expire the 30th of June next following the date of issue.

#### TRAPPING GENERAL

##### BEAVER QUOTA

12.—(1) The holder of a licence in form 2 or form 6 may trap in open season not more than the quota for beaver shown on the licence as determined under subregulations 2, 3 and 4.

(2) The quota in subregulation 1 shall be determined on the basis of 1 beaver for each occupied beaver-house reported in the application in form 1 or form 5.

(3) Where the applicant in form 1 or form 5 reports and the district forester confirms that the land in the area described in the licence does not suffice to support the beaver remaining, the quota may be increased by the number in excess of that which can be supported on the land.

(4) Where the applicant in form 5 reports and the district forester confirms that the beaver in the occupied beaver-houses are causing damage to the land, the quota may be increased so that all the beaver in the damaged area may be trapped.

13. No person other than the holder of a licence in form 2 shall trap beaver on Crown lands.

#### SEALING OF SKINS OR PELTS OF BEAVER, FISHER AND MARTEN

14. The sealing of the skins and pelts of beaver, fisher and marten shall be done by inserting through the eye-hole or the nose a numbered seal with the words "Department of Lands and Forests" stamped thereon.

#### MULTIPLICITY OF LICENCES

15.—(1) No person shall hold more than

- (a) 1 licence in form 2,  
(b) 1 licence in form 4, or  
(c) 1 licence in form 6.

(2) The holder of a licence

- (a) in form 2 shall not hold a licence in form 4, or  
(b) in form 4 shall not hold a licence in form 2.

#### RETURNS

16.—(1) The holder of a licence in form 2, 4 or 6 shall make a true annual return in form 7 not later than 15 days after the licence expires and send it to the district forester of the district in which the licence was issued.

(2) Subject to subregulation 1, the holder of a licence in form 2, 4 or 6 shall at all times have or keep in his possession form 7.

#### DISPOSAL OF PELTS

##### LICENCE TO POSSESS PELTS IN CLOSED SEASON

17.—(1) No person shall apply for or hold a licence issued under clause b or c of section 39 of the Act for a greater number of pelts than he has in his possession.

(2) The licence shall be in form 8 and expires the 31st of October of the year of issue.

#### FUR DEALERS AND TRAVELLING FUR-BUYERS

##### FORM AND EXPIRY OF LICENCES

18.—(1) Licences issued under clause d of section 24 of the Act shall be

- (a) under subclause i, in form 9,  
(b) under subclause ii, in form 10,  
(c) under subclauses iii and iv, in form 11,  
(d) under subclause v, in form 12,  
(e) under subclause vi, in form 13, and

(f) under subclause vii, in form 14.

(2) A licence in form 9, 10, 11, 12 or 13 expires the 30th of June next following the date of issue.

(3) A licence in form 14 expires 30 days after the date of issue.

#### RESTRICTIONS

19.—(1) The holder of a travelling fur-buyer's licence in form 10 or a fur-dealer's licence for a non-resident or a person not a British subject in form 11 may deal direct only with licensed fur-dealers and licensed fur-farmers in that part of Ontario described as:

COMMENCING at a point on the southerly shore of Hudson Bay where it is intersected by the boundary between Ontario and Manitoba; thence south-westerly and southerly following the boundary to the boundary between Canada and the United States; thence in a general south-easterly direction following the last-named boundary to the intersection with a line drawn west astronomically from the southerly extremity of Fitzwilliam Island in Lake Huron; thence east astronomically to the southerly extremity of Fitzwilliam Island; thence north-easterly following the southerly and easterly shore of Fitzwilliam Island to the northerly extremity thereof; thence north-easterly in a straight line to a point on the southerly shore of the westerly channel of the French River where it is intersected by the production southerly of the east boundary of the Township of Travers; thence in a general easterly direction following the southerly shore of the westerly and main channel of the French River to the outlet of Lake Nipissing; thence in a general easterly and northerly direction following the southerly and easterly shore of Lake Nipissing to the boundary between the townships of Widdfield and West Ferris; thence easterly along the last-named boundary to Trout Lake; thence easterly along the southerly shores of Trout Lake and the Mattawa River to the southerly shore of the Ottawa River; thence east astronomically to the boundary between Ontario and Quebec; thence in a northerly direction following the last-named boundary to the shore of James Bay; thence in a general southerly and north-westerly direction following the shores of James Bay and Hudson Bay to the point of commencement.

(2) The holder of a licence in form 10 or 11 shall not deal direct with licensed trappers in that part of Ontario specified in subregulation 1.

20.—(1) A fur-dealer's store licence shall be kept on the premises designated on the licence.

(2) A travelling fur-buyer shall keep the licence on his person.

#### RETURNS BY FUR-DEALERS

21.—(1) The holder of a licence in form 9, 10 or 12 shall on or before the 10th day in each month make returns in forms 15 and 16 in triplicate, and he shall

- (a) send the original by registered mail to the Department at Toronto,
- (b) send the duplicate original by registered mail to the district forester of the district in which the premises designated on the licence are situated or in which the licensee resides, and
- (c) retain the triplicate original intact in the book in which forms 15 and 16 are supplied.

(2) The holder of a licence in form 11 or 13 shall comply with subregulation 1 except clause *b* and he shall send the duplicate original of forms 15 and 16 by registered mail to the District Forester at Maple, Ontario.

(3) The triplicate original shall be available for inspection by Department officials.

(4) Where a licensee does not receive or dispose of pelts in any month, he shall so report in his returns.

(5) Where a licensee is unable to make a return on or before the 10th day in any month, the district forester may grant an extension of time in writing.

22.—(1) The holder of a licence in form 9, 10, 11, 12 or 13 shall keep books and record in one the receipt and disposition of pelts obtained from animals killed or trapped outside Ontario and in another the receipt and disposition of pelts obtained from animals killed or trapped in Ontario.

(2) The books shall set out

- (a) the names and addresses of the persons from whom the pelts were received and the date thereof, and
- (b) the names and addresses of the persons to whom pelts were disposed of and the date thereof,

(3) The books shall be

- (a) available for inspection by Department officials, and
- (b) retained by the licensee for at least one year after the licence expires.

#### FUR-FARMER'S LICENCE

23.—(1) A licence to breed and propagate fur-bearing animals and possess fur-bearing animals for that purpose, known as "Fur-farmer's Licence", shall be in form 17 and the fee therefor shall be \$5 for each 50-acres or fraction thereof covered by the licence.

(2) A licence in form 17 expires the 31st of December of the year of issue.

(3) Where

- (a) the licence expires, or
- (b) fur-farming operations are discontinued by the licensee,

the licensee shall within 10 days complete form 18 and send it by registered mail to the Department at Toronto.

24.—(1) The holder of a fur-farmer's licence shall keep books and record therein details of operations under the licence.

(2) The books shall be available for inspection by Department officials.

25. The holder of a fur-farmer's licence shall keep the premises covered by the licence in a sanitary condition.

26. No fur-bearing animal shall be kept on the premises covered by a fur-farmer's licence in a manner which will inflict unnecessary cruelty.

27.—(1) Fur-bearing animals bred or kept under a fur-farmer's licence shall not be removed from the premises covered by the licence to any point in Ontario except under a transportation licence in form 19.

(2) A licence in form 19 expires 7 days after the date of issue.

28. A fur-farmer's licence shall be valid only for keeping fur-bearing animals in pens unless the premises covered by the licence are enclosed by a fence constructed in a manner which will prevent the animals from escaping or other animals from gaining admission.

29. A fur-farmer's licence shall be valid only for the species covered by the licence.

MISCELLANEOUS

TANNER'S LICENCE

30.—(1) A licence issued under clause *e* of section 24 of the Act shall be in form 20.

(2) A licence in form 20 expires the 31st of December of the year of issue.

31.—(1) The holder of a tanner's licence shall on the 1st day of each month make a return in form 21 for the preceding month and send it by registered mail to the Department at Toronto.

(2) When in any month a licensee has not tanned, dressed, plucked, dyed or treated pelts, he shall so report in his return.

32.—(1) The holder of a tanner's licence shall keep a book and record therein the names and addresses of persons from whom he has received pelts, the dates the pelts were received and a description thereof.

(2) The book shall be

(a) available for inspection by Department officials, and

(b) retained by the licensee for at least one year after the licence expires.

33.—(1) The holder of a tanner's licence shall in form 22 report to the Department at Toronto pelts received without being accompanied by a licence in form 23.

(2) A licence issued under subsection 1 of section 25 of the Act shall be in form 23.

(3) A licence in form 23 expires 90 days after the date of issue and shall be mailed to the Department at Toronto by the tanner accepting the pelts upon completion of the tanning, dressing, plucking, dyeing or treating of the pelts.

LICENCE TO SHIP PELTS BY AEROPLANE

34.—(1) A licence issued under subsection 2 of section 64 of the Act for shipment of pelts by aeroplane shall be in form 24 or 25.

(2) A licence in form 24 or 25 expires 30 days after the date of issue.

(3) The licence shall be

(a) valid only for shipping the pelts listed thereon, and

(b) sent with the shipment to the consignee at the point of destination.

(4) A licence in form 24 shall be returned to the Department at Toronto by the consignee within 48 hours after receiving delivery.

EXPORT LICENCE FOR FUR-BEARING ANIMALS OR THEIR PELTS

35.—(1) An export licence issued under section 65 of the Act shall be in form 26 or 27.

(2) A licence in form 26 expires 30 days after the date of issue.

(3) A licence in form 27 expires 7 days after the date of issue.

36. A licence in form 26 shall be attached to the express way-bill covering the shipment.

ROYALTIES

37. The royalties for taking or shipping to any point outside Ontario fur-bearing animals or their pelts or sending any of them to a tanner or taxidermist to be tanned or plucked or treated in any way shall be as follows:

(a) Beaver.....	\$2.00	(i) Marten.....	\$1.00
(b) Fisher.....	1.50	(j) Mink.....	0.50
(c) Fox (cross).....	0.50	(k) Musk-rat.....	0.10
(d) Fox (red).....	0.10	(l) Otter.....	1.00
(e) Fox (silver, black or blue).....	0.50	(m) Raccoon.....	0.10
(f) Fox (white).....	0.50	(n) Skunk.....	0.05
(g) Fox (not specified).....	0.50	(o) Weasel (ermine).....	0.05
(h) Lynx.....	1.50	(p) Wolverine.....	0.40

FORM 1

*The Game and Fisheries Act, 1946*

APPLICATION FOR A TRAP-LINE LICENCE

19....

Identification

Age  
Height  
Weight  
Colour of hair  
Colour of eyes

Under *The Game and Fisheries Act, 1946*, and the regulations, and subject to the limitations thereof,

I .....  
(Print full name, surname preceding)  
of.....  
(Post-office address)

make application for a trap-line licence to trap fur-bearing animals on Crown lands in trap-line area number.....

1. My trap-line licence for last year was number....

2. I am a British subject and have resided in Ontario for ..... years.

3. I have trapped on this area for.....years.

4. There are.....occupied beaver-houses on this area.

I certify that the information in this application is true.

Dated at.....in the.....of  
.....this.....day of.....19....

.....  
Signature of applicant

FORM 2

*The Game and Fisheries Act, 1946*

TRAP-LINE LICENCE

19....

Beaver quota                      Licence number.....  
   Licence fee.....

Identification

Age  
Height  
Weight  
Colour of hair  
Colour of eyes

Under *The Game and Fisheries Act, 1946*, and the regulations, and subject to the limitations thereof, this licence is granted to.....  
(name in full, surname preceding)

of.....  
(Post-office address)  
to trap fur-bearing animals on Crown lands in trap-line area number.....

This licence expires the 30th of June, 19.....

.....  
Date of Issue  
.....  
Specimen signature of Deputy Minister  
Licensee

FORM 3

*The Game and Fisheries Act, 1946*

APPLICATION FOR TRANSFER OF A TRAP-LINE LICENCE

The licensee, as vendor, requests that trap-line licence number....., now in the name of....., be transferred to..... as purchaser.

Date..... 19.....

.....  
Signature of Licensee

The undersigned applies for the transfer of the above-numbered trap-line licence and in support of this application gives the following information:

- 1. Name of applicant.....  
(please print)
- 2. Address.....
- 3. Are you a resident British subject? .....
- 4. Are you at present the holder of a trap-line licence? .....
- 5. Do you hold any interest in any other trap-line area? .....
- 6. Are you acquiring all the interest of the licensee in the trap-line area? .....
- 7. Amount of consideration paid by you? \$.....
- 8. List type and pieces of equipment and number of cabins in the trap-line area:.....  
.....  
.....
- 9. Is the consideration in your opinion a fair and just one for the trap-line area in its present state?.....

Dated..... this  
..... day of..... 19.....

.....  
(Signature of applicant)

Approved.....  
District Forester  
at.....

FORM 4

*The Game and Fisheries Act, 1946*

RESIDENT TRAPPER'S LICENCE FOR A BRITISH SUBJECT

19....

Licence Number.....

Identification

Licence fee..... \$4.50  
Issuing fee..... .50  
Total fee..... \$5.00

Age  
Height  
Weight  
Colour of hair  
Colour of eyes

Under *The Game and Fisheries Act, 1946*, and the regulations, and subject to the limitations thereof, this licence is granted to.....  
of.....  
to hunt and trap fur-bearing animals during the open seasons.

This licence expires the 30th of June, 19.....

.....  
Date of Issue  
.....  
Signature of Issuer  
.....  
Specimen signature of Licensee  
Deputy Minister

FORM 5

*The Game and Fisheries Act, 1946*

APPLICATION FOR SPECIAL BEAVER LICENCE

19.....

Identification

Age  
Height  
Weight  
Colour of hair  
Colour of eyes

Under *The Game and Fisheries Act, 1946*, and the regulations, and subject to the limitations thereof,

I, .....  
(Print name in full, surname preceding)  
of.....  
(Post-office address)

apply for a Special Beaver Licence to trap..... beaver on the following lands:

- Lot.....
- Concession.....
- Township.....

- (a) being patented lands of which I am the owner,
- (b) being unpatented lands of which I am the purchaser or locatee under *The Public Lands Act*, or
- (c) being lands for which I am the holder of a written permit annexed from the owner, purchaser or locatee.

1. There are..... occupied beaver-houses located on the land.

2. The land does not support in excess of..... beaver, and there are..... beaver on the land.



FORM 8

*The Game and Fisheries Act, 1946*  
LICENCE TO POSSESS PELTS

Licence Number.....

Under *The Game and Fisheries Act, 1946*, and the regulations, and subject to the limitations thereof, this licence is granted to..... to possess the following pelts on premises located at ..... during the closed season.

Ontario Pelts	Pelts other than Ontario Pelts

This licence expires the 31st of October, 19....

.....  
Specimen signature of Licensee

.....  
Signature of Issuer

.....  
Deputy Minister

.....  
Date

FORM 9

*The Game and Fisheries Act, 1946*  
FUR-DEALER'S STORE LICENCE

19.....

Licence fee—\$25.00

Licence Number.....

Under *The Game and Fisheries Act, 1946*, and the regulations, and subject to the limitations thereof, this licence is granted to..... a resident British subject, to buy, sell and deal in fur-bearing animals or their pelts on premises known as ..... during the open season.

This licence expires the 30th of June, 19.....

.....  
Date of Issue

.....  
Specimen signature of Licensee

.....  
Signature of Issuer

.....  
Deputy Minister

FORM 10

*The Game and Fisheries Act, 1946*  
TRAVELLING FUR-BUYER'S LICENCE

19.....

Licence fee—\$100.00

Licence Number.....

Identification  
Age  
Height  
Weight  
Colour of hair  
Colour of eyes

Under *The Game and Fisheries Act, 1946*, and the regulations, and subject to the limitations thereof, this licence is granted to..... a resident British subject, to buy, sell and deal in fur-bearing animals or their pelts during the open season.

This licence expires the 30th of June, 19.....

.....  
Date of Issue

.....  
Specimen signature of Licensee

.....  
Signature of Issuer

.....  
Deputy Minister

FORM 11

*The Game and Fisheries Act, 1946*  
FUR-DEALER'S LICENCE FOR A NON-RESIDENT OR A PERSON NOT A BRITISH SUBJECT

19.....

Licence fee—\$200.00

Licence Number.....

Identification  
Age  
Height  
Weight  
Colour of hair  
Colour of eyes

Under *The Game and Fisheries Act, 1946*, and the regulations, and subject to the limitations thereof, this licence is granted to..... to buy, sell and deal in fur-bearing animals or their pelts during the open season.

This licence expires the 30th of June, 19.....

.....  
Date of Issue

.....  
Specimen signature of Licensee

.....  
Signature of Issuer

.....  
Deputy Minister

FORM 12

*The Game and Fisheries Act, 1946*  
FUR-DEALER'S WHOLESALE LICENCE

19.....

Licence fee—\$100.00

Licence Number.....

Under *The Game and Fisheries Act, 1946*, and the regulations, and subject to the limitations thereof, this licence is granted to.....







Pelts other than Ontario Pelts disposed of during the month	Number	Stock on hand on last day of month	Ontario Pelts	Other than Ontario Pelts
Beaver		Beaver		
Fisher		Fisher		
Fox (cross)		Fox (cross)		
Fox (red)		Fox (red)		
Fox (silver, black or blue)		Fox (silver, black or blue)		
Fox (white)		Fox (white)		
Fox (not specified)		Fox (not specified)		
Lynx		Lynx		
Marten		Marten		
Mink		Mink		
Musk-rat		Musk-rat		
Otter		Otter		
Raccoon		Raccoon		
Skunk		Skunk		
Weasel (ermine)		Weasel (ermine)		
Wolverine		Wolverine		

Name.....  
 Address.....  
 Licence Number.....

I certify that this return is a true statement of the number and kind of pelts disposed of by me.  
 .....  
 Signature of Licensee  
 .....  
 Date

FORM 17

*The Game and Fisheries Act, 1946*

FUR-FARMER'S LICENCE

19.....

Licence fee..... Licence Number.....

Under *The Game and Fisheries Act, 1946*, and the regulations, and subject to the limitations thereof, this licence is granted to..... of..... to breed and propagate fur-bearing animals and possess fur-bearing animals for that purpose on premises known as..... at or near..... located on lot number..... Concession.....

Township of..... County of.....  
 District of.....  
 Species of fur-bearing animals in pens.....  
 Species of fur-bearing animals on premises enclosed by a fence.....  
 Area of premises..... acres.

This licence expires the 31st of December, 19.....

.....  
 Signature of Issuer  
 .....  
 Date Deputy Minister

FORM 18

*The Game and Fisheries Act, 1946*

FUR-FARMER'S REPORT

For the Year Ending December 31, 19.....

Fur-Farmer's Licence Number.....

Name of Fur-farm.....

Location.....

Name of Operator.....

P. O. Address.....

SPECIES	ON HAND at beginning of period covered by this report (including boarders) (a)	Live Animals RECEIVED During Year				
		Wild Animals Trapped and Kept for Breeding (b)	Purchased or Received by Trade (c)	Boarders Received (d)	BORN on Farm this year (e)	SOLD or Traded Alive (f)
Beaver in pens						
Beaver in semi-captivity						
Fisher						
Red fox						
Cross fox						
Standard silver or silver-black fox						
White marked silver fox						
Blue or silver-blue fox						
Platinum fox						
Lynx						
Marten						
Mink						
Musk-rat in pens						
Musk-rat in semi-captivity						
Otter						
Racoon						
Skunk						



FORM 22

*The Game and Fisheries Act, 1946*

TANNER'S NOTICE OF PELTS RECEIVED WITHOUT LICENCE

.....19....

To

The Department of Lands and Forests,  
Parliament Buildings,  
Toronto, Ontario.

The following pelts were received at this address for the purpose of being tanned, dressed, plucked, dyed or treated, without a licence in form 23 accompanying the shipment, from ..... of .....

Ontario Pelts	Pelts other than Ontario Pelts

Signed.....

Address.....

Tanner's Licence No.....

FORM 23

*The Game and Fisheries Act, 1946*

TANNER'S LICENCE TO ACCEPT PELTS

19.....

Licence Number.....

Under *The Game and Fisheries Act, 1946*, and the regulations, and subject to the limitations thereof, this licence is granted to .....  
Address.....  
the holder of fur-dealer's licence number.....

..... is authorized to accept for tanning, dressing, plucking, dyeing or treating at.....  
(name of tanner)

the following pelts:

(a) pelts upon which royalties have been paid:

_____ Beaver @	_____ Marten @		Brought forward		
_____ Fisher @	_____ Mink @				
_____ Fox (cross) @	_____ Musk-rat @				
_____ Fox (red) @	_____ Otter @				
_____ Fox (silver, black or blue) @	_____ Raccoon @				
_____ Fox (white) @	_____ Skunk @				
_____ Fox (not specified) @	_____ Weasel (ermine) @				
_____ Lynx @	_____ Wolverine @				
Carried forward	Total				

(b) pelts exempt from royalties:

This licence expires 90 days after the date of issue.

..... Date of Issue	..... Deputy Minister
..... Signature of Issuer	..... Date delivered by Tanner
..... Date received by Tanner	..... Signature of Tanner

FORM 24

*The Game and Fisheries Act, 1946*

LICENCE TO SHIP PELTS BY AEROPLANE WITHIN ONTARIO

Licence Number.....

Under *The Game and Fisheries Act, 1946*, and the regulations, and subject to the limitations thereof, this licence is granted to.....  
of.....  
to ship by aeroplane from.....  
to..... (shipping point)  
..... at.....  
(name of consignee) (address within Ontario)  
the following pelts:

- |                                  |                      |
|----------------------------------|----------------------|
| Beaver.....                      | Marten.....          |
| Fisher.....                      | Mink.....            |
| Fox (cross).....                 | Musk-rat.....        |
| Fox (red).....                   | Otter.....           |
| Fox (silver, black or blue)..... | Racoon.....          |
| Fox (white).....                 | Skunk.....           |
| Fox (not specified).....         | Weasel (ermine)..... |
| Lynx.....                        | Wolverine.....       |

This licence expires 30 days after the date of issue.

..... Date of Issue	.....
..... Place	.....
..... Signature of Issuer	..... Deputy Minister

FORM 25

*The Game and Fisheries Act, 1946*

LICENCE TO SHIP PELTS BY AEROPLANE OUTSIDE ONTARIO

Licence Number.....

Under *The Game and Fisheries Act, 1946*, and the regulations, and subject to the limitations thereof, this licence is granted to.....  
of.....  
to ship by aeroplane from.....  
to..... (shipping point)  
.....  
(name of consignee) (address outside Ontario)  
the following pelts:

(a) pelts upon which royalties have been paid:

_____ Beaver	@	_____ Marten	@	Brought forward
_____ Fisher	@	_____ Mink	@	
_____ Fox (cross)	@	_____ Musk-rat	@	
_____ Fox (red)	@	_____ Otter	@	
_____ Fox (silver, black or blue)	@	_____ Raccoon	@	
_____ Fox (white)	@	_____ Skunk	@	
_____ Fox (not specified)	@	_____ Weasel (ermine)	@	
_____ Lynx	@	_____ Wolverine	@	
Carried forward		Total		

(b) pelts exempt from royalties:

This licence expires 30 days after the date of issue.

.....  
Date of Issue

.....  
Signature of Issuer

.....  
Place

.....  
Deputy Minister

FORM 26

*The Game and Fisheries Act, 1946*

EXPORT LICENCE FOR GAME

19.....

Licence Number.....

Under *The Game and Fisheries Act, 1946*, and the regulations, and subject to the limitations thereof, this licence to export game is granted to.....  
address.....

The..... Express Company is authorized to accept for export from Ontario to.....

(name of consignee) (address)

(a) pelts upon which royalties have been paid:

_____ Beaver	@	_____ Marten	@	Brought forward
_____ Fisher	@	_____ Mink	@	
_____ Fox (cross)	@	_____ Musk-rat	@	
_____ Fox (red)	@	_____ Otter	@	
_____ Fox (silver, black or blue)	@	_____ Raccoon	@	
_____ Fox (white)	@	_____ Skunk	@	
_____ Fox (not specified)	@	_____ Weasel (ermine)	@	
_____ Lynx	@	_____ Wolverine	@	
Carried forward		Total		

(b) pelts exempt from royalties:

This licence expires 30 days after the date of issue.

.....  
Date of Issue ..... Deputy Minister  
.....  
Signature of Issuer  
Way-bill number ..... Date ..... Place .....  
.....  
Signature of Express Agent

FORM 27

*The Game and Fisheries Act, 1946*

FUR-FARMER'S EXPORT LICENCE

Licence Number .....

Under *The Game and Fisheries Act, 1946*, and the regulations, and subject to the limitations thereof, this licence is granted to ..... of ..... the holder of Fur-Farmer's Licence Number .....

A postmaster or The ..... Express Company is authorized to accept for export from Ontario to ..... at ..... (address) ..... (number and kind) silver, black, cross and blue fox, or their pelts, bred on a fur-farm operated within Ontario under a licence.

This licence expires 7 days after the date of issue.

.....  
Date of Issue ..... Specimen signature of Licensee  
.....  
Signature of Issuer ..... Deputy Minister  
Way-bill number ..... Date ..... Place .....  
.....  
Signature of Postmaster or Express Agent

(2304)

34

THE FARM PRODUCTS MARKETING ACT, 1946

O. Reg. 181/50.  
Licence Fees concerning the Marketing of Beans.  
Revoking part and Amending O. Reg. 31/50.  
Approved—3rd August, 1950.  
Filed—11th August, 1950, 11.10 a.m.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT, 1946

1. Subregulation 1 of regulation 6 of Ontario Regulations 31/50 is revoked and the following substituted therefor:

- (1) Every grower shall pay to the local board licence fees at the rate of 50 cents for each bushel or fraction thereof of beans delivered to a dealer.

2. Regulation 11 of Ontario Regulations 31/50 is revoked.

G. F. PERKIN,  
Chairman.  
F. K. B. STEWART,  
Secretary.

(2325)

34



# Publications Under The Regulations Act, 1944

SEPTEMBER 2nd, 1950

## THE PUBLIC HEALTH ACT

O. Reg. 182/50.  
 Insulin.  
 New.  
 Approved—9th August, 1950.  
 Filed—15th August, 1950, 9.00 a.m.

### REGULATIONS MADE BY THE MINISTER UNDER THE PUBLIC HEALTH ACT

1. In these regulations
  - (a) "Director" means the Director of the Division of Epidemiology of the Department; and
  - (b) "patient" means an indigent person who applies for a free supply of insulin.
- 2.—(1) The Minister may supply insulin to an indigent person free of charge on receipt of an application in Form 1.
  - (2) Part 1 of Form 1 shall be completed by
    - (a) the patient,
    - (b) an adult residing with a patient who is by reason of mental or physical disability unable to complete Part 1, or
    - (c) the parent or guardian where the patient is under 16 years of age.
  - (3) Part 2 of Form 1 shall be completed by a duly qualified medical practitioner.
  - (4) Part 3 of Form 1 shall be completed
    - (a) by the clerk of the municipality of residence of the patient,
    - (b) where the patient is a patient in a hospital, by the superintendent of the hospital if a municipality is paying maintenance for the patient, or
    - (c) where the patient resides in unorganized territory, by a clergyman, a constable of the Ontario Provincial Police Force, a postmaster or a field worker appointed under *The Welfare Units Act, 1948*.
  - (5) Where the Director has in his possession the information mentioned in Part 1 of Form 1, the Minister may supply the insulin notwithstanding that Part 1 of Form 1 has not been completed.

3.—(1) The municipality in which the patient resides shall contribute to the Minister 25 per cent of the cost of insulin supplied to the patient.

(2) The Director shall send a statement in Form 2 to the clerk of the municipality in which the patient resides.

(3) The statement shall be sent on the 1st of March, June, September and December in each year.

W. A. GOODFELLOW,  
 Acting Minister of Health.

## FORM 1

### *The Public Health Act*

## PART 1

### APPLICATION FOR A FREE SUPPLY OF INSULIN

Name of patient in full.....  
 (Surname) (Christian name)  
 Married, single, widowed, divorced or separated .....

If a married woman, husband's Christian name in full .....

If widowed, deceased husband's Christian name in full .....

Age (last birthday).....

Address.....  
 (post office) (street or rural route number) .....

(township, village, town or city) .....

(county or district)

I,.....  
 (name in full)  
 solemnly declare that I am unable to pay for the supply of insulin as set forth in Part 2.

.....  
 (signature of patient).

I,.....  
 (name in full)  
 declare that.....  
 (name of patient)

is unable by reason of mental or physical infirmity to complete Part 1 and to the best of my knowledge and belief he is unable to pay for the supply of insulin as set forth in Part 2.

.....  
 (signature of adult).

I,.....  
 (name in full)  
 declare that I am.....  
 (the parent, guardian)

of.....  
 (name of patient)  
 who is under the age of 16 years and that neither he nor any person responsible for his maintenance is able to pay for the supply of insulin as set forth in Part 2.

.....  
 (signature of parent, guardian).

Note: Subregulation 2 of regulation 2 provides that

- 2.—(2) Part 1 of Form 1 shall be completed by
  - (a) the patient,
  - (b) an adult residing with a patient who is by reason of mental or physical disability unable to complete Part 1, or
  - (c) the parent or guardian where the patient is under 16 years of age.

PART 2

CERTIFICATE OF A DULY QUALIFIED MEDICAL PRACTITIONER

I, .....  
 (name in full of duly qualified medical practitioner)  
 certify that .....  
 (name of patient)  
 requires a supply of insulin of the type and strength  
 mentioned hereunder:

Type	Strength	Require- ments per day in units	Number of vials for 30 days
Insulin-Toronto	40 units per cc.		
	80 units per cc.		
Protamine Zinc Insulin	40 units per cc.		
	80 units per cc.		

.....  
 (Signature of duly qualified  
 medical practitioner).

.....  
 (address of duly qualified  
 medical practitioner).

PART 3

I, .....  
 clerk of the municipality of .....  
 solemnly declare that to the best of my knowledge and  
 belief.....

(name of patient)

is unable to pay for the supply of insulin as set forth  
 in Part 2.

Date.....  
 (signature of the clerk).

I, .....  
 superintendent of the .....  
 (name of hospital)  
 declare that.....  
 (name of patient)  
 is a patient for whom the municipality of.....  
 ..... is paying maintenance in this hospital.

Date.....  
 (signature of the  
 superintendent).

I, .....  
 (name in full)  
 solemnly declare that to the best of my knowledge and  
 belief,.....  
 (name of patient)  
 is unable to pay for the supply of insulin as set forth  
 in Part 2.

Date.....  
 signature  
 .....  
 occupation  
 .....  
 address

Note: Subregulation 4 of regulation 2 provides that

2.—(4) Part 3 of Form 1 shall be completed

(a) by the clerk of the municipality of resi-  
 dence of the patient,

(b) where the patient is a patient in a hos-  
 pital, by the superintendent of the hos-  
 pital if a municipality is paying main-  
 tenance for the patient, or

(c) where the patient resides in unorganized  
 territory, by a clergyman, a constable  
 of the Ontario Provincial Police Force,  
 a postmaster or a field worker ap-  
 pointed under *The Welfare Units Act,*  
*1948.*

FORM 2

*The Public Health Act*

NOTICE TO MUNICIPALITY

To the clerk of the municipality of .....

The following indigent persons resident in ..... have been supplied with insulin free of  
 (municipality)

charge during the period from ..... to ..... at the cost as follows:

Name of person	Address	Insulin Supplied				Cost
		Number of Vials				
		Insulin-Toronto		Protamine zinc		
		Units	Units	Units	Units	
		400	800	400	800	
						Total Cost.....

The amount to be contributed by the municipality is \$....., being 25 per cent of the total cost.

Date.....

Director, Division of Epidemiology.

**THE PUBLIC HEALTH ACT**

O. Reg. 183/50.  
 Ontario Wine.  
 Revoking O. Reg. 71/45.  
 Approved—9th August, 1950.  
 Filed—15th August, 1950, 9.00 a.m.

**REGULATIONS MADE BY THE MINISTER UNDER THE PUBLIC HEALTH ACT**

1. Ontario Regulations 71/45 are revoked.

W. A. GOODFELLOW,  
 Acting Minister of Health.

(2347)

35

**THE HIGHWAY IMPROVEMENT ACT**

O. Reg. 184/50.  
 Controlled Access Highway—Toronto to Oshawa.  
 Revoking item 3 of schedule to O. Reg. 39/45 and amending O. Reg. 121/50.  
 Made—9th August, 1950.  
 Filed—15th August, 1950, 12.40 p.m.

**REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT****TORONTO TO OSHAWA**

1. Item 3 of the schedule to Ontario Regulations 39/45 is struck out.
2. Ontario Regulations 121/50 are amended by adding thereto the following regulations:

**TORONTO TO OSHAWA**

4. That portion of the King's Highway described in schedules 15 to 18 and outlined in red and illustrated on maps or plans filed in the office of the Registrar of Regulations at Toronto as numbers 44 to 47 respectively is designated as a controlled access highway.

**SCHEDULE 15**

In the Township of Scarborough in the County of York being

- (a) part of lots 1, 2, 4, 5 and 6, concession 1,  
 (b) part of lot 1 concession 2,  
 (c) part of lots  
 (i) 23 to 25, both inclusive, and  
 (ii) 39 to 44, both inclusive,  
 shown on registered plan 2732,  
 (d) part of Cedarview Drive, registered plan 2732,  
 (e) part of the road allowance in concession 1 between lots  
 (i) 2 and 3, and  
 (ii) 4 and 5,

- (f) part of the road allowance between lot 1 concession 1 and lot 1 concession 2, and  
 (g) part of the road allowance between the townships of Scarborough and Pickering,

and, premising that all bearings are astronomic and are referred to the meridian through the south-east angle of lot 1 concession 2 Township of Scarborough, bounded by a line located as follows:

Commencing at a standard iron bar marking the point of intersection of the easterly limit of the Kingston Road with the westerly limit of lot 6 concession 1; thence north  $27^{\circ} 43' 10''$  east along the easterly limit of the Kingston Road, 110.1 feet; thence north-easterly 25.7 feet along the easterly limit of the Kingston Road on a curve left of 564.16 feet radius, the chord equivalent being 25.7 feet measured north  $25^{\circ} 44' 30''$  east to a standard iron bar; thence north-easterly 144.04 feet along the easterly limit of the Kingston Road on a curve left of 564.16 feet radius, the chord equivalent being 143.65 feet measured north  $17^{\circ} 16' 50''$  east to a standard iron bar; thence north-easterly 29.44 feet continuing along the easterly limit of the Kingston Road on a curve left of 564.16 feet radius, the chord equivalent being 29.43 feet measured north  $8^{\circ} 47' 50''$  east to a standard iron bar; thence north-easterly 227.35 feet on a curve right of 2441.04 feet radius, the chord equivalent being 227.26 feet measured north  $44^{\circ} 47'$  east, to a Department of Highways monument; thence north  $47^{\circ} 27'$  east 166.75 feet; thence north  $40^{\circ} 39'$  west 30.02 feet; thence north  $47^{\circ} 27'$  east 1074.18 feet to a Department of Highways monument; thence north  $48^{\circ} 50'$  east 912.30 feet to a Department of Highways monument; thence north  $48^{\circ} 50'$  east 368.34 feet to a point in the easterly limit of lot 5 concession 1 distant 503.34 feet measured south  $16^{\circ} 59' 30''$  east along the easterly limit of lot 5 from the south-easterly limit of the Kingston Road as widened as shown on a plan registered in the Registry Office for the Registry Division for the East and West Ridings of the County of York, as No. 2797; thence north  $48^{\circ} 50'$  east 72.34 feet to a standard iron bar in the westerly limit of lot 4 concession 1; thence north  $48^{\circ} 50'$  east 559.32 feet to a Department of Highways monument; thence north  $48^{\circ} 50'$  east 1000.0 feet to a Department of Highways monument; thence north  $48^{\circ} 50'$  east 1000.0 feet to a standard iron bar; thence north  $48^{\circ} 50'$  east 436.96 feet to a point in the westerly limit of lot 2 concession 1 distant 745.22 feet measured south  $16^{\circ} 50' 50''$  east along the westerly limit of lot 2 from the north-west angle of lot 2 concession 1; thence south  $16^{\circ} 50' 50''$  east along the westerly limit of lot 2 a distance of 10.97 feet; thence north  $48^{\circ} 50'$  east 2926.26 feet to a point in the easterly limit of lot 1 concession 2 distant 297.18 feet measured north  $17^{\circ} 51'$  west along the easterly limit of lot 1 from the south-east angle of lot 1 concession 2; thence north  $48^{\circ} 50'$  east 35.93 feet to a point in the centre line of the road allowance between the townships of Scarborough and Pickering; thence south  $17^{\circ} 51'$  east along the centre line of the road allowance 206.89 feet; thence south  $48^{\circ} 50'$  west 3038.58 feet to a point in the easterly limit of lot 24, registered plan 2732, distant 74.08 feet measured south  $16^{\circ} 50' 50''$  east along the easterly limit of lot 24 from the north-east angle of lot 24; thence south  $48^{\circ} 50'$  west 274.16 feet to a standard iron bar; thence south  $48^{\circ} 50'$  west 1000.0 feet to a Department of Highways monument; thence south  $48^{\circ} 50'$  west 1000.0 feet to a Department of Highways monument; thence south  $48^{\circ} 50'$  west 649.10 feet to a standard iron bar in the westerly limit of lot 4 concession 1; thence south  $48^{\circ} 50'$  west 72.34 feet to a standard iron bar in the easterly limit of lot 5 concession 1; thence south  $48^{\circ} 50'$  west 278.56 feet to a Department of Highways monument; thence south  $48^{\circ} 50'$  west 909.88 feet to a Depart-

ment of Highways monument; thence south  $47^{\circ} 27'$  west 1237.35 feet; thence south  $38^{\circ} 34' 24''$  west 446.31 feet to a standard iron bar in the northerly limit of the Old Danforth Road; thence north  $76^{\circ} 25' 50''$  west along the northerly limit of the Old Danforth Road 109.2 feet to a point in the westerly limit of lot 6 concession 1; thence north  $16^{\circ} 55' 20''$  west along the westerly limit of lot 6 a distance of 1.3 feet to the place of commencement.

## SCHEDULE 16

In the Township of Pickering in the County of Ontario being

- (a) part of lots 1 to 25, both inclusive, concession 1,
- (b) part of lots 24 to 30, both inclusive, range 3 broken front concession,
- (c) part of lots 33 to 35, both inclusive, range 3 broken front concession,
- (d) lots 34, 35, 36, 43, 44, 64 and 65, registered plan 189,
- (e) part of lots 32, 33, 37, 38, 41, 42, 45, 46, 60, 61, 62 and 63, registered plan 189,
- (f) part of lane, part of Riverside Lane and part of Morgan Avenue, all as shown on registered plan 189,
- (g) part of Rouge Mount Drive, registered plan 350,
- (h) part of lots 8, 9, 10, 11, 12, 15, 16, 17, 18, 19, 20, 21, 22 and 23, registered plan 350,
- (i) part of lots 3, 4, 5, 6, 9, 10, 11, 12, 13, 15, 16, 17 and 18 and part of Evelyn Avenue, all as shown on registered plan 230,
- (j) part of the road allowance between the townships of Pickering and Whitby,
- (k) part of the road allowances in concession 1, between lots
  - (i) 2 and 3,
  - (ii) 4 and 5,
  - (iii) 6 and 7,
  - (iv) 8 and 9,
  - (v) 10 and 11,
  - (vi) 12 and 13,
  - (vii) 14 and 15,
  - (viii) 16 and 17,
  - (ix) 18 and 19,
  - (x) 20 and 21,
  - (xi) 22 and 23, and
  - (xii) 24 and 25,
- (l) part of Mill Road,
- (m) part of road opened by by-law No. 668 of the Township of Pickering,
- (n) part of public road in lot 14 concession 1,
- (o) part of the road allowances in range 3 broken front concession, between lots

- (i) 24 and 25,
- (ii) 26 and 27,
- (iii) 28 and 29,
- (iv) 30 and 31,
- (v) 32 and 33, and
- (vi) 34 and 35,

(p) part of the road allowance between concession 1 and range 3 broken front concession, and

(q) part of the road allowance between the townships of Pickering and Scarborough,

and being a strip of land 200 feet wide lying between two lines drawn parallel to, on opposite sides of and distant 100 feet measured perpendicularly from a centre line and centre line produced, and, premising that all bearings are astronomic and are referred to the meridian through the intersection of the centre line of the road allowance between the townships of Scarborough and Pickering and the centre line of the highway in longitude  $79^{\circ} 09'$  west, the centre line may be located as follows:

Commencing at a point in the centre line of the road allowance between the townships of Scarborough and Pickering, the centre line of the road allowance being the westerly limit of the herein-described land, the point being located by starting at the south-west angle of lot 35 range 3 broken front concession, thence north  $17^{\circ} 51'$  west along the westerly boundary of lot 35 a distance of 314.30 feet, thence south  $48^{\circ} 49' 20''$  west 35.94 feet to the point of commencement; thence north  $48^{\circ} 49' 20''$  east 1487.85 feet to a point in the easterly boundary of lot 35 distant 906.99 feet measured north  $17^{\circ} 08' 40''$  west along the easterly boundary from the south-east angle of lot 35; thence north  $48^{\circ} 49' 20''$  east 2554.67 feet to a point in the easterly limit of lot 44, registered plan 189, distant 94.52 feet measured north  $2^{\circ} 51' 40''$  west along the easterly limit from the south-east angle of lot 44; thence north  $48^{\circ} 49' 20''$  east a distance of 471.79 feet; thence north  $48^{\circ} 50' 50''$  east 36.16 feet to a point in the westerly limit of lot 11, registered plan 350, distant 42.60 feet measured north  $17^{\circ} 01'$  west along the westerly limit from the south-west angle of lot 11; thence north  $48^{\circ} 50' 50''$  east a distance of 1467.74 feet to a point in the westerly limit of lot 15, registered plan 230, distant 179.32 feet measured south  $17^{\circ} 22' 50''$  east along the westerly limit of lots 15 and 16, registered plan 230, from the north-westerly angle of lot 16; thence north  $48^{\circ} 50' 50''$  east 481.79 feet; thence north  $50^{\circ} 10' 15''$  east 1025.05 feet to a point in the westerly limit of lot 30, range 3 broken front concession 3382.67 feet measured along the westerly limit from the south-west angle of lot 30; thence north  $50^{\circ} 10' 15''$  east 556.24 feet; thence north  $48^{\circ} 07' 50''$  east, 2326.60 feet to a point in the easterly limit of lot 29, range 3 broken front concession 2066.75 feet measured south  $17^{\circ} 21' 25''$  east along the easterly limit from the north-east angle of lot 29; thence north  $48^{\circ} 07' 50''$  east 378.07 feet; thence north-easterly on a curve left of 11459.2 feet radius and to which the last-mentioned course is tangent 515.56 feet; thence north  $45^{\circ} 33' 10''$  east 1553.27 feet; thence north-easterly 585.05 feet, on a curve right of 5729.65 feet radius, the chord equivalent being 584.78 feet measured north  $48^{\circ} 28' 40''$  east, to a point in the easterly limit of lot 27, range 3 broken front concession distant 741.75 feet measured south  $17^{\circ} 13'$  east along the easterly limit from the north-east angle of lot 27; thence north-easterly 600.67 feet on a curve right of 5729.65 feet radius, the chord equivalent being 600.40 feet measured north  $54^{\circ} 24' 23''$  east; thence north  $57^{\circ} 24' 35''$  east 2069.85 feet to a point in the northerly limit of lot 25, range 3 broken

front concession 169.81 feet measured south  $72^{\circ} 53'$  west along the northerly limit from the north-east angle of lot 25; thence north  $57^{\circ} 24' 35''$  east a distance of 2901.06 feet to a point in the easterly limit of lot 23, concession 1 distant 706.75 feet measured north  $17^{\circ} 10'$  west along the easterly limit from the south-east angle of lot 23; thence north  $57^{\circ} 24' 35''$  east 2833.10 feet to a point in the easterly limit of lot 21, concession 1 distant 1501.20 feet measured north  $17^{\circ} 08'$  west along the easterly limit from the south-east angle of lot 21; thence north  $57^{\circ} 24' 35''$  east 2826.26 feet to a point in the easterly limit of lot 19, concession 1 distant 2241.54 feet measured north  $17^{\circ} 11'$  west along the easterly limit from the south-east angle of lot 19; thence north  $57^{\circ} 24' 35''$  east 2825.06 feet to a point in the easterly limit of lot 17, concession 1 distant 2998.0 feet measured north  $17^{\circ} 11'$  west along the easterly limit from the south-east angle of lot 17; thence north  $57^{\circ} 24' 35''$  east 1713.25 feet; thence north-easterly on a curve right of 2864.93 feet radius, and to which the last-mentioned course is tangent, 858.72 feet; thence north  $74^{\circ} 35'$  east 218.17 feet to a point in the easterly limit of lot 15, concession 1 distant 3556.20 feet measured north  $17^{\circ} 09' 30''$  west along the easterly limit from the south-east angle of lot 15; thence north  $74^{\circ} 35'$  east, 2721.57 feet to a point in the easterly limit of lot 13, concession 1 distant 3460.69 feet measured north  $17^{\circ} 09' 30''$  west along the easterly limit from the south-east angle of lot 13; thence north  $74^{\circ} 35'$  east 2730.89 feet to a point in the easterly limit of lot 11, concession 1 distant 3379.11 feet measured north  $17^{\circ} 06' 40''$  west along the easterly limit from the south-east angle of lot 11; thence north  $74^{\circ} 35'$  east 98.19 feet; thence north  $72^{\circ} 40' 30''$  east 2621.29 feet to a point in the easterly limit of lot 9, concession 1 distant 3384.35 feet measured north  $17^{\circ} 09' 30''$  west along the easterly limit from the south-east angle of lot 9; thence north  $72^{\circ} 40' 30''$  east 2730.90 feet to a point in the easterly limit of lot 7 distant 3389.21 feet measured north  $17^{\circ} 11' 30''$  west along the easterly limit from the south-east angle of lot 7; thence north  $72^{\circ} 40' 30''$  east 2726.30 feet to a point in the easterly limit of lot 5, concession 1 distant 3406.68 feet measured north  $17^{\circ} 11' 30''$  west along the easterly limit from the south-east angle of lot 5; thence north  $72^{\circ} 40' 30''$  east 2727.56 feet to a point in the easterly limit of lot 3, concession 1 distant 3424.48 feet measured north  $17^{\circ} 11' 30''$  west along the easterly limit from the south-east angle of lot 3; thence north  $72^{\circ} 40' 30''$  east 2725.92 feet to a point in the easterly limit of lot 1, concession 1 distant 3445.55 feet measured north  $17^{\circ} 11' 30''$  west along the easterly limit from the south-east angle of lot 1; thence north  $72^{\circ} 40' 30''$  east 33 feet to a point in the centre line of the road allowance between the townships of Pickering and Whitby, the centre line being the easterly limit of the herein-described land.

## SCHEDULE 17

In the Township of Whitby, part of the township now in the Town of Whitby and part of the Town of Whitby, in the County of Ontario, being

- (a) part of lots 18 to 26, both inclusive, concession 1.
- (b) part of lots 28 to 35, both inclusive, concession 1.
- (c) part of lots 18 to 24, both inclusive, broken front concession,
- (d) part of lots 1, 2, 12, 14, 16, 28, 29 and 30, Mrs. Tincombe's Plan and shown on the Municipal Plan of the Town of Whitby,
- (e) lots 13 and 15, Mrs. Tincombe's Plan and shown on the Municipal Plan of the Town of Whitby,

- (f) lot 2, Block M, Wallace's Plan, shown on the Municipal Plan of the Town of Whitby,
- (g) part of lots 1, 3 and 4, Block M, Wallace's Plan, shown on the Municipal Plan of the Town of Whitby,
- (h) part of lot 2, Block P, Wallace's Plan, shown on the Municipal Plan of the Town of Whitby,
- (i) part of lot 1, fronting on Byron Street, Block G, Radenhurst's Plan, shown on the Municipal Plan of the Town of Whitby,
- (j) part of lot 1, fronting on Centre Street, Block G, Radenhurst's Plan, shown on the Municipal Plan of the Town of Whitby,
- (k) lot 10, fronting on Centre Street, Block F, Radenhurst's Plan, shown on the Municipal Plan of the Town of Whitby,
- (l) part of lots 8 and 9, fronting on Centre Street, Block F, Radenhurst's Plan, shown on the Municipal Plan of the Town of Whitby,
- (m) lot 9, fronting on Byron Street, Block F, Radenhurst's Plan, shown on the Municipal Plan of the Town of Whitby,
- (n) part of lots 8 and 10, fronting on Byron Street, Block F, Radenhurst's Plan, shown on the Municipal Plan of the Town of Whitby,
- (o) lot 8 and part of lots 6, 7, 9 and 10, fronting on Byron Street, Block B, Radenhurst's Plan, shown on the Municipal Plan of the Town of Whitby,
- (p) lots 7 and 8 and part of lots 6 and 9, fronting on Brock Street, Block B, Radenhurst's Plan, shown on the Municipal Plan of the Town of Whitby,
- (q) part of Tincombe Street, King Street, Centre Street, Byron Street, Second Street, Brock Street and Henry Street, shown on the Municipal Plan of the Town of Whitby, and
- (r) part of the road allowance between
  - (i) lots 18 and 19, broken front concession,
  - (ii) lots 20 and 21, broken front concession,
  - (iii) lots 22 and 23, broken front concession,
  - (iv) lots 18 and 19, concession 1,
  - (v) lots 20 and 21, concession 1,
  - (vi) lots 22 and 23, concession 1,
  - (vii) lots 24 and 25, concession 1,
  - (viii) lots 28 and 29, concession 1,
  - (ix) lots 30 and 31, concession 1,
  - (x) lots 32 and 33, concession 1,
  - (xi) lots 34 and 35, concession 1,
  - (xii) the townships of Whitby and Pickering, and
  - (xiii) concession 1 and broken front concession,

and being a strip of land 200 feet wide lying between two lines drawn parallel to, on opposite sides of and distant 100 feet measured perpendicularly from a centre line and centre line produced, and, premising that all bearings are astronomic and are referred to the meridian

passing through the intersection of the centre line of the road allowance between the townships of Whitby and Pickering with the centre line of the highway in longitude  $78^{\circ} 59'$  west, the centre line may be located as follows:

Commencing at a point in the centre line of the road allowance between the townships of Pickering and Whitby, the centre line of the road allowance being the westerly limit of the herein-described lands, the point being located by starting at the south-west angle of lot 35 concession 1, thence north  $17^{\circ} 04'$  west along the westerly limit of lot 35 a distance of 3445.99 feet, thence south  $72^{\circ} 48' 20''$  west 33.0 feet to the point of commencement; thence north  $72^{\circ} 48' 20''$  east 4040.70 feet to a point in the easterly limit of lot 33 concession 1 distant 3477.12 feet measured north  $17^{\circ} 31'$  west along the easterly limit from the south-east angle of lot 33; thence north  $72^{\circ} 48' 20''$  east 1771.46 feet; thence north-easterly 930.79 feet on a curve right of 5729.67 feet radius, the chord equivalent being 929.77 feet measured north  $77^{\circ} 27' 34''$  east, to a point in the easterly limit of lot 31 concession 1 distant 3424.83 feet measured north  $17^{\circ} 31' 40''$  west along the easterly limit from the south-east angle of lot 31; thence easterly 1220.91 feet on a curve right of 5729.67 feet radius, the chord equivalent being 1218.60 feet measured north  $88^{\circ} 13' 04''$  east; thence south  $85^{\circ} 40' 40''$  east 1649.23 feet to a point in the easterly limit of lot 29 concession 1 distant 2523.20 feet measured north  $17^{\circ} 32' 10''$  west along the easterly limit from the south-east angle of lot 29; thence south  $85^{\circ} 40' 40''$  east 1523.17 feet to a point in the westerly limit of lot 2, Block M, Wallace's Plan, distant 47.99 feet measured north  $17^{\circ} 35' 10''$  west along the westerly limit of lot 2, from the south-west angle of lot 2; thence south  $85^{\circ} 40' 40''$  east 1384.45 feet to a point in the easterly limit of lot 7, Block B, Radenhurst's Plan distant 25.12 feet measured south  $17^{\circ} 36' 40''$  east along the easterly limit from the north-east corner of lot 7; thence south  $85^{\circ} 40' 40''$  east 2802.29 feet; thence easterly 200.20 feet on a curve left of 5729.67 feet radius, the chord equivalent being 200.19 feet measured south  $86^{\circ} 40' 44''$  east, to a point in the westerly limit of lot 24 concession 1 distant 341.95 feet measured north  $17^{\circ} 41' 10''$  west along the westerly limit from the south-west angle of lot 24 concession 1; thence easterly 2004.84 feet on a curve left of 5729.67 feet radius, the chord equivalent being 1994.60 feet measured north  $82^{\circ} 17' 46''$  east; thence north  $72^{\circ} 16' 20''$  east 694.42 feet to a point 58.57 feet measured north  $17^{\circ} 04' 40''$  west from the north-east angle of lot 23 broken front concession; thence north  $72^{\circ} 16' 20''$  east 2718.93 feet to a point 65.33 feet measured north  $17^{\circ} 00' 40''$  west from the north-east angle of lot 21 broken front concession; thence north  $72^{\circ} 16' 20''$  east 4137.45 feet to a point in the easterly limit of the Township of Whitby 59.32 feet measured north  $16^{\circ} 58' 40''$  west along the easterly limit from the north-east angle of lot 18 broken front concession, the easterly limit of the Township of Whitby being the easterly limit of the herein-described lands.

#### SCHEDULE 18

1. In the Township of East Whitby in the County of Ontario being

- (a) part of lots 17, 14 and 13, concession 1,
- (b) part of lots 1, 2 and 5, Sheet No. 16 B(1) Municipal Plan No. 357,
- (c) part of lots 1, 2, 3, 4, 5, 6 and 10, Sheet No. 15 B(1) Municipal Plan No. 357,
- (d) part of lots 17, 16 and 15, broken front concession,
- (e) the road allowance between lot 17 concession 1 and lot 17 broken front concession,

- (f) the road allowance between lot 16 concession 1 and lot 16 broken front concession,
- (g) part of the road allowance between lot 15 concession 1 and lot 15 broken front concession,
- (h) part of the road allowance between lots 16 and 17, concession 1,
- (i) part of the road allowance between lots 16 and 17, broken front concession,
- (j) part of the road allowance between lots 15 and 14, concession 1,
- (k) part of Cromwell Avenue, Montrave Avenue and Park Road, all as shown on registered plan 259,
- (l) part of lots 9, 14, 22, 27, 39, 44, 52 and 57, registered plan 259,
- (m) lots 10 to 13, both inclusive, registered plan 259,
- (n) lots 23 to 26, both inclusive, registered plan 259,
- (o) lots 40 to 43, both inclusive, registered plan 259, and
- (p) all of lots 53 to 56, both inclusive, registered plan 259,

and being a strip of land 200 feet wide lying between two lines drawn parallel to, on opposite sides of and distant 100 feet measured perpendicularly from a centre line and centre line produced, and, premising that all bearings are astronomic and are referred to the meridian through the south-west angle of lot 16 concession 1 in the Township of East Whitby in longitude  $78^{\circ} 53' 20''$  west, the centre line may be located as follows:

Commencing at a point in the westerly boundary of the Township of East Whitby, the westerly boundary being the westerly limit of the herein-described lands, and the point being 6.68 feet measured south  $16^{\circ} 54' 30''$  east along the westerly boundary from the south-west angle of lot 17 concession 1; thence north  $72^{\circ} 20' 30''$  east 1403 feet to a point 9.60 feet measured south  $18^{\circ} 29' 30''$  east from the south-west angle of lot 16 concession 1; thence north  $72^{\circ} 20' 30''$  east 1536.24 feet; thence north-easterly 916.67 feet on a curve left of 5729.65 feet radius, the chord equivalent being 915.29 feet measured north  $67^{\circ} 45' 37''$  east; thence north  $63^{\circ} 10' 45''$  east 265.66 feet to a point in the westerly boundary of lot 14 concession 1 distant 114.72 feet measured north-westerly along the westerly boundary from the south-west angle of lot 14 concession 1; thence north  $63^{\circ} 10' 45''$  east 976.54 feet; thence north-easterly 920.83 feet on a curve right of 5729.65 feet radius, the chord equivalent being 920.27 feet measured north  $67^{\circ} 47' 08''$  east; thence north  $72^{\circ} 23' 30''$  east 238.44 feet to a point in the easterly limit of Cromwell Avenue 142 feet measured south-easterly along the easterly limit from the north-west angle of lot 52, registered plan 259; thence north  $72^{\circ} 23' 30''$  east 526.06 feet to a point in the easterly limit of lot 11, registered plan 259 distant 141.12 feet measured south-easterly along the westerly limit of Park Road from the north-east angle of lot 14, registered plan 259; thence north  $72^{\circ} 23' 30''$  east, 66.0 feet to a point in the easterly limit of Park Road, being the easterly limit of the herein-described lands.

2. In the City of Oshawa in the County of Ontario being

- (a) part of lots 17 to 30, both inclusive, and part of lots 33 to 46, both inclusive, registered plan 315,
- (b) lots 4 and 5 and part of lots 6 and 3, registered plan 236,

- (c) part of lots 6, 29, 45 and 51, registered plan 196,
- (d) lots 7 to 12, both inclusive, lots 23 to 28, both inclusive, and lots 46 to 50, both inclusive, registered plan 196,
- (e) part of lots 2 and 7, registered plan 155,
- (f) lots 3 to 6, both inclusive, registered plan 155,
- (g) part of lots C-12 and C-13, Sheet No. 22 Municipal Plan,
- (h) lots C-21 and C-22, Sheet No. 22 Municipal Plan,
- (i) part of lots 5 and 8, registered plan 7,
- (j) lot 6, registered plan 7,
- (k) part of lots 11, 14, 21, 24, 25, 28, 34, 37, 38 and 41, Edward Arkland's Plan,
- (l) lots 12, 13, 22, 23, 26, 27, 35, 36, 39 and 40, Edward Arkland's Plan,
- (m) part of lot 10 concession 1 Township of East Whitby now in the City of Oshawa,
- (n) part of lot C-69, Sheet No. 20 Municipal Plan,
- (o) part of lots 11, 14, 30, 33, 56 and 59, registered plan 159,
- (p) lots 12, 13, 31, 32, 57 and 58, registered plan 159,
- (q) part of lots 347 to 384, both inclusive, 339, 392, 585, 593, 605 and 613, registered plan 148,
- (r) lots 340 to 346, both inclusive, 385 to 391, both inclusive, 586 to 592, both inclusive, and 606 to 612, both inclusive, registered plan 148,
- (s) part of lot 92, registered plan 265,
- (t) lots 88 to 91, both inclusive, registered plan 265,
- (u) part of blocks B and E, registered plan 258,
- (v) part of lots 330 to 372, both inclusive, registered plan 167 and part of lots 380 to 423, both inclusive, registered plan 167,
- (w) all of lots 374 to 379, both inclusive, registered plan 167,
- (x) Bingham Street, and
- (y) part of Cubert Street, Burton Road, Oxford Street, Simcoe Street, Brassey Street, Albert Street, Oshawa Street, Howard Street, Drew Street, Ritson Road, Haigh Street, Birch Street, Allenby Avenue and Hillcrest Drive,

and being a strip of land 200 feet wide lying between two lines drawn parallel to, on opposite sides of and distant 100 feet measured perpendicularly from a centre line and centre line produced, and, premising that all bearings are astronomic and are referred to the meridian through the south-west angle of lot 16 concession 1 in the Township of East Whitby in longitude  $78^{\circ} 53' 20''$  west, the centre line may be located as follows:

Commencing at a point in the easterly limit of Park Road, being the westerly limit of the herein-described lands, the point being distant 162.15 feet measured south  $18^{\circ} 18'$  east along the easterly limit from the north-west angle of lot 47 as shown on registered plan 315; thence north  $72^{\circ} 23' 30''$  east along Bingham Street and across Cubert Street 724.71 feet to a point in the easterly limit of Cubert Street 307.03 feet measured south  $17^{\circ} 20' 30''$  east along the easterly limit from the north-west angle

of lot 1 as shown on registered plan 236; thence north  $72^{\circ} 23' 30''$  east 121.45 feet; thence north  $72^{\circ} 23' 30''$  east 427.43 feet to a point in the westerly limit of Oxford Street 121.93 feet measured north  $17^{\circ} 21'$  west along the westerly limit from the south-east angle of lot 6, registered plan 196; thence north  $72^{\circ} 23' 30''$  east 306.58 feet; thence north  $72^{\circ} 23' 30''$  east 1078.49 feet to a point in the westerly limit of Simcoe Street distant 366.66 feet measured north  $17^{\circ} 38'$  west along the westerly limit from the south-east angle of lot 1, registered plan 7; thence north  $72^{\circ} 23' 30''$  east 726.36 feet; thence north  $72^{\circ} 23' 30''$  east across part of township lot 10 concession 1 a distance of 262.07 feet; thence north  $72^{\circ} 23' 30''$  east 148.28 feet; thence north  $72^{\circ} 23' 30''$  east 586.24 feet to a point in the westerly limit of Howard Street distant 102.33 feet measured south  $17^{\circ} 43' 30''$  east along the westerly limit from the north-east angle of lot 14, registered plan 159; thence north  $72^{\circ} 23' 30''$  east 989.47 feet to a point in the westerly limit of Ritson Road distant 117.02 feet measured south  $18^{\circ} 06'$  east along the westerly limit from the north-east angle of lot 339, registered plan 148; thence north  $72^{\circ} 23' 30''$  east 1447.34 feet to a point in the easterly limit of Birch Street distant 137.87 feet measured south  $17^{\circ} 33'$  east along the easterly limit from the north-west angle of lot 330, registered plan 167; thence north  $72^{\circ} 23' 30''$  east 1268.30 feet to a point in the westerly limit of Wilson Avenue distant 109.94 feet measured north  $17^{\circ} 33' 30''$  west along the westerly limit from the south-east angle of lot 380, registered plan 167, the westerly limit of Wilson Avenue being the easterly limit of the herein-described lands.

(2352)

35

#### THE FARM PRODUCTS MARKETING ACT, 1946

O. Reg. 185/50.  
1950 Agreement for Marketing of  
Grapes for Processing.  
New.  
Made—18th August, 1950.  
Filed—18th August, 1950, 12.00 p.m.

#### ORDER MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT, 1946

##### MARKETING OF GRAPES FOR PROCESSING

The Board approves the agreement appended hereto and declares that it is in force.

G. F. PERKIN,  
Chairman.

(Seal)

F. K. B. STEWART,  
Secretary.

Dated at Toronto  
this 18th day of August, 1950.

#### 1950 AGREEMENT FOR THE MARKETING OF GRAPES FOR PROCESSING

MEMORANDUM OF AGREEMENT made by the Negotiating Committee for Grapes for Processing produced in Ontario in 1950, appointed under the provisions of "The Ontario Grape Growers Marketing-for-Processing Scheme".

We, the undersigned members of the Negotiating Committee, agree and recommend to the Farm Products Marketing Board that the following agreement be approved:

1. The minimum price to be paid by a processor or buyer for grapes produced in Ontario during the year 1950 shall be at the rate of SIXTY-NINE Dollars (\$69.00) per ton f.o.b. processing plant.

2. The processors or buyers shall make payment in full on or before the 10th day of November, 1950.

3. Notwithstanding the provisions of any contract when any processor or his representative orders, or arranges with, or instructs any grower to deliver grapes to a processing establishment, factory, warehouse or other premises then the processor shall in every such case pay for such grapes in accordance with the provisions of this Agreement.

DATED at St. Catharines this 17th day of August, 1950.

<u>GROWERS'</u> <u>REPRESENTATIVES</u>	<u>PROCESSORS'</u> <u>REPRESENTATIVES</u>	
GEO. V. LOUNSBURY H. L. CRAISE D. J. BEAMER	M. F. JONES J. L. KINGSBOROUGH E. H. CUDNEY	35
(2378)		

**THE FARM PRODUCTS MARKETING ACT, 1946**

O. Reg. 186/50.  
1950 Agreement for Marketing of Peaches for Processing.  
New.  
Made—18th August, 1950.  
Filed—18th August, 1950, 12.05 p.m.

**ORDER MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT, 1946**

**MARKETING OF PEACHES FOR PROCESSING**

The Board approves the agreement appended hereto and declares that it is in force.

G. F. PERKIN,  
Chairman  
F. K. B. STEWART,  
Secretary

(Seal)

Dated at Toronto this 18th day of August, 1950.

**1950 AGREEMENT FOR THE MARKETING OF PEACHES FOR PROCESSING**

MEMORANDUM OF AGREEMENT made by the Negotiating Committee for Peaches produced in Ontario in 1950, appointed under the provisions of "The Ontario Peach Growers' Marketing-for-Processing Scheme".

We, the undersigned members of the Negotiating Committee, agree and recommend to the Farm Products Marketing Board that the following agreement be approved:

1. The Committee recommends to the Ontario Peach Growers' Marketing Board and all its District Peach Growers' Committees that serious consideration be given to increasing the minimum size of peaches purchased for processing in 1951, to two and one-eighth inches (2-1/8").

DATED at Hamilton, this 2nd day of August, 1950.

<u>GROWER</u> <u>REPRESENTATIVES</u>	<u>PROCESSOR</u> <u>REPRESENTATIVES</u>	
W. C. NICKERSON G. ROSS BRUNER ERNEST CULP	W. I. DRYNAN T. W. BRIGHT E. M. SMART	35
(2379)		

**THE FARM PRODUCTS MARKETING ACT, 1946**

O. Reg. 187/50.  
Marketing of Winter Celery and Powers of the Local Board.  
New.  
Made—25th August, 1950.  
Filed—25th August, 1950, 12.15 p.m.

**REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT, 1946**

**MARKETING OF WINTER CELERY**

1.—(1) The Board delegates to the local board constituted under Ontario Regulations 177/49 power

- (a) to establish price negotiating agencies in connection with The Ontario Winter-Celery Growers' Marketing Scheme and adopt or determine minimum prices for winter celery, or any class, variety, grade or size of winter celery, and
- (b) to prohibit the marketing of any grade or size of winter celery.

(2) The Board authorizes the local board to require persons engaged in the producing or marketing of winter celery to register their names, addresses and occupations with the local board, to require such persons to furnish such information in regard to winter celery as the local board may determine, and to inspect the books and premises of such persons.

G. F. PERKIN  
Chairman  
F. K. B. STEWART  
Secretary

(Seal)

(2418) 35



# Publications Under The Regulations Act, 1944

SEPTEMBER 9th, 1950

## THE FARM PRODUCTS MARKETING ACT, 1946

O. Reg. 188/50.  
1950 Agreement for the Marketing of Beans.  
New.  
Made—28th August, 1950.  
Filed—28th August, 1950, 12.20 p.m.

## ORDER MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT, 1946

### MARKETING OF BEANS

The Board approves the agreement appended hereto and declares that it is in force.

(Seal) G. F. PERKIN, Chairman.  
F. K. B. STEWART, Secretary.

Dated at Toronto this 28th day of August, 1950.

### THE ONTARIO BEAN GROWERS' MARKETING BOARD

We, the undersigned, duly appointed as the Negotiating Committee for negotiating and settling agreements duly appointed under the authority of regulation 7 of the regulations made by the Board respecting the marketing of beans under *The Farm Products Marketing Act, 1946*, recommend that the following agreements reached August 11th, 1950, at Chatham, Ontario, and August 17th, 1950, at London, Ontario, be approved and become effective as of August 24th, 1950.

(1) THE MINIMUM PRICE TO BE PAID EVERY GROWER FOR ALL BEANS PRODUCED IN ONTARIO BY THE GROWER DURING THE YEAR 1950 AND CONTAINING NOT MORE THAN ONE POUND (1 lb.) DAMAGE PER BUSHEL AND NOT MORE THAN EIGHTEEN PER CENT (18%) MOISTURE AND DELIVERED TO A DEALER SHALL BE ACCORDING TO THE FOLLOWING SCHEDULE:

- (a) FOR ALL BEANS DELIVERED DURING THE PERIOD AUGUST 24th, 1950, AND DECEMBER 31st, 1950, INCLUSIVE, THE MINIMUM PRICE SHALL BE THREE DOLLARS AND FIFTY CENTS (\$3.50) PER BUSHEL;
- (b) FOR ALL BEANS DELIVERED DURING THE PERIOD JANUARY 1st, 1951, AND MARCH 31st, 1951, INCLUSIVE, THE MINIMUM PRICE SHALL BE THREE DOLLARS AND FIFTY-FIVE CENTS (\$3.55) per BUSHEL;
- (c) FOR ALL BEANS DELIVERED DURING THE PERIOD APRIL 1st, 1951, AND JULY 31st, 1951, INCLUSIVE, THE MINIMUM PRICE SHALL BE THREE DOLLARS AND SIXTY CENTS (\$3.60) per BUSHEL.

(2) THE MAXIMUM CHARGE BY EVERY DEALER FOR GRADING AND PICKING BEANS SHALL NOT EXCEED THREE PER CENT (3%) OF THE PRICE PER BUSHEL FOR EACH POUND PICKED OUT AS CULLS IN EXCESS OF ONE POUND PER BUSHEL.

(3) The maximum charge by every dealer for excess moisture shall not exceed ten cents per bushel (.10c) for all beans with moisture content over 18% and not exceeding 20%. Moisture content of 20.1 and not exceeding 23% shall be fifteen cents per bushel (.15c).

(4) All beans shall be inspected and sold on the basis of the statutory grades as established under Section 24, Subsection 1 and Schedule 2 of the *Canada Grain Act, 1930*, as amended 1939.

(5) Every dealer shall pay cash on delivery for all beans accepted by such dealer.

(6) In the event there is a dispute between a grower and a dealer as to the grade or pick of any load of beans, the matters in dispute shall be referred to an inspector for the Board of Grain Commissioners at Chatham, Ontario, and his decision respecting such grade or pick shall be final. The inspector's decision shall be based on a mutually agreed upon two-pound sample taken at time of delivery of the load of beans in dispute and the grower's and dealer's name and address shall appear on the sample. A further sample of the load of beans in dispute shall also be kept in a sealed container by the dealer pending the inspector's decision. The party delivering the load of beans in dispute shall be deemed to be the grower's representative in the absence of the grower.

(7) In the event of a dispute between a grower and a dealer as to the moisture or condition of any beans, the sample referred to above, or a portion of the sample, not less than eight ounces in weight, shall be forwarded in a metal air-tight container to an inspector for the Board of Grain Commissioners at Chatham, Ontario, and the decision of such inspector shall be final. This sample shall be placed in the air-tight container immediately the sample is taken from the bulk of the beans which the sample represents.

(8) On Motion duly made and seconded It Was Resolved That: "The License fee of fifty cents (.50c) per bushel to be deducted on the 1950 crop of White and Yellow Eye Beans produced in Ontario shall be allocated on the basis of (.45c) per bushel for price support purposes and (.5c) per bushel for Local Board operations and unused portion of Price Support Funds to be returned to the grower at end of Crop year.

(9) The provisions of this Order shall apply to every purchase of beans produced in Ontario during the year 1950 and shall form part of every contract entered into between a dealer and a grower for the purchase of beans produced in Ontario during the year 1950 and the provisions of this Order shall supersede any provision that may be contained in any contract which is inconsistent with this Order.

Agreed to at Chatham, the 11th day of August 1950 and at London, Ontario, August 17th, 1950.

#### GROWER MEMBERS

- (1) D. M. CAMPRELL
- (2) W. P. CORNEIL
- (3) ANGUS McLEAN
- (4) ALONZO McCANN
- (5) W. R. CLENDENNING

#### DEALER MEMBERS

- (1) W. E. REID
- (2) W. G. THOMPSON
- (3) M. J. SMITH
- (4) P. B. TEASDALE
- (5) N. E. COOK

(2420)

36

**THE FARM PRODUCTS MARKETING ACT, 1946**

O. Reg. 189/50.  
 1950 Agreement for the Marketing of Tomatoes for Processing.  
 New.  
 Made—28th August, 1950.  
 Filed—28th August, 1950, 12.30 p.m.

**ORDER MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT, 1946**

**MARKETING OF TOMATOES FOR PROCESSING**

The Board approves the agreement appended hereto and declares that it is in force.

(Seal) **G. F. PERKIN,** Chairman  
**F. K. B. STEWART,** Secretary

Dated at Toronto this 28th day of August, 1950.

**1950 AGREEMENT FOR THE MARKETING OF TOMATOES FOR PROCESSING**

MEMORANDUM OF AGREEMENT made by the Negotiating Committee for tomatoes produced in Ontario in 1950, appointed under the provisions of The Ontario Vegetable Growers' Marketing-for-Processing Scheme.

In addition to the Agreement of the Negotiating Board referred to in O. Reg. 61/50 and the Agreement of the Negotiating Committee referred to in O. Reg. 62/50, we, the undersigned members of the Negotiating Committee agree and recommend to The Farm Products Marketing Board that the following agreement be approved:

1. That all tomatoes purchased and received for processing during the year 1950 under Paragraph 1 of the Agreement of the Negotiating Board be graded by Inspectors appointed under *The Farm Products Grades and Sales Act*.

2. As the cost of grading tomatoes purchased for processing during the year 1950 will be 20c per ton for each ton or fraction thereof, that this cost be shared equally by the grower and the processor at the rate of 10c per ton for each ton or fraction thereof.

3. That for the purpose of paying the grower's share of the cost of grading tomatoes the sum of 10c per ton for each ton or fraction thereof purchased and received by a processor shall be deducted by the processor from the moneys owing the grower for all tomatoes purchased and received by the processor during the year 1950.

4. That the processor shall forward to the Fruit Branch, Ontario Department of Agriculture, Toronto, Ontario, the sum of 20c per ton for each ton or fraction thereof of tomatoes purchased and received by him during 1950 on or before November 15th, 1950.

DATED at Hamilton, Ontario, this 17th day of August, 1950.

<b>GROWER REPRESENTATIVES</b>	<b>PROCESSOR REPRESENTATIVES</b>
WM. I. WALKER A. T. SIRETT J. R. SHUEL	J. A. WEESE R. E. RIEGNER T. V. PROCTOR

(2421) 36

**THE FARM PRODUCTS MARKETING ACT, 1946**

O. Reg. 190/50.  
 1950 Agreement for the Marketing of Soya-Beans.  
 New.  
 Made—30th August, 1950.  
 Filed—30th August, 1950, 11.50 a.m.

**ORDER MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT, 1946**

**MARKETING OF SOYA-BEANS**

The Board approves the agreement appended hereto and declares that it is in force.

(Seal) **G. F. PERKIN,** Chairman  
**F. K. B. STEWART,** Secretary

Dated at Toronto this 30th day of August, 1950.

**1950 AGREEMENT FOR THE MARKETING OF SOYA-BEANS**

MEMORANDUM OF AGREEMENT made by the Negotiating Committee for soya-beans produced in Ontario in 1950, appointed under the provisions of "The Ontario Soya-Bean Growers' Marketing Scheme".

We, the undersigned members of the Negotiating Committee, agree and recommend to the Farm Products Marketing Board that the following agreement be approved:

1. The quoted price shall be an equal price F.O.B. all country shipping points except Pelee Island.
2. The processors agree to co-operate in the broadcasting of daily prices by the growers through providing the Ontario Soya-Bean Growers' Marketing Board through the 1950 marketing season with the previous day's trading prices paid for soya-beans produced in Ontario.
3. Soya-beans containing over 14% moisture may be subject to the following discounts:
  - (a) for soya-beans containing over 14% moisture and up to and including 18% moisture, the maximum discount shall be 1½c. per bushel for each ½% of moisture content;
  - (b) for soya-beans containing over 18% moisture, the maximum discount shall be 2c. per bushel for each ½% of moisture content.
4. Every dealer, on demand, shall pay cash on delivery to the grower for all soya-beans accepted by such dealer.
5. The maximum charge to any grower by every dealer for storing soya-beans shall be 1/25 of 1c. per bushel per day.
6. When soya-beans are delivered to a dealer's elevator or place of business a receipt for each load of soya-beans shall be given by the dealer to the grower or the party delivering the load of soya-beans in the absence of the grower and the receipt shall give the following information:

- |                        |                       |
|------------------------|-----------------------|
| (a) Name of Purchaser; | (f) Gross weight;     |
| (b) Place of purchase; | (g) Net weight;       |
| (c) Date of purchase;  | (h) Moisture content; |
| (d) Name of Grower;    | (i) Grade;            |
| (e) Address of Grower; | (j) Price per bushel. |

7. Dealers shall report the purchase of Soya-beans to the Secretary of the local Board by the 15th of the following month, information shall include:

- (a) Name of Purchaser; (c) Date of Purchase;
- (b) Name and Address (d) Number of bushels of Grower; to the nearest bushel.

8. In the event there is a dispute between a grower and a dealer as to the grade and moisture content of any load of soya-beans, the matters in dispute shall be referred to an Inspector for the Board of Grain Commissioners at Chatham, Ontario, and his decision respecting such grade or moisture content shall be final. The Inspector's decision shall be based on a mutually greed upon two-pound moisture proof sample, taken at time of delivery of the load of soya-beans in dispute and the grower's and dealer's name and address shall appear on the sample. A further sample of the load of soya-beans in dispute shall also be kept in a moisture proof sealed container by the dealer pending the Inspector's decision. The party delivering the load of soya-beans in dispute shall be deemed to be the grower's representative in the absence of the grower.

Dated at Chatham this 16th day of May, 1950.

GROWERS' REPRESENTATIVES

JNO. H. WILCOX  
R. S. McCLINTOCK  
BYRD HOOPER  
H. PUGH  
GILLES DEPUTTER

PROCESSORS' REPRESENTATIVES

C. L. ROGERS  
W. W. SCHOALES  
F. W. PRESANT

DEALERS' REPRESENTATIVES

H. E. WEBSTER  
BOYD McCLEAN  
D. BORROWMAN

(2439)

36

**THE ONTARIO MUNICIPAL IMPROVEMENT CORPORATION ACT, 1950**

O. Reg. 191/50.  
General Regulations.  
New.  
Made—25th August, 1950.  
Filed—30th August, 1950, 4.15 p.m.

**REGULATIONS MADE UNDER THE ONTARIO MUNICIPAL IMPROVEMENT CORPORATION ACT, 1950**

**INTERPRETATION**

1. In these regulations

- (a) "board" means board of directors; and
- (b) "Corporation" means The Ontario Municipal Improvement Corporation.

**MEETINGS OF THE BOARD**

2. Meetings of the board may be called at any time by the chairman or, in his absence, by the vice-chairman.

3. Notice of all meetings of the board shall be delivered to the office of each member of the board at least 24 hours before the meeting but no notice shall be necessary when all members of the board, either before or after the meeting, sign a waiver of notice.

4. Two directors shall constitute a quorum at any meeting of the board.

**RECORDS**

5. The board shall cause the secretary, or some other official of the Corporation charged with that duty, to keep a book or books in which shall be recorded

- (a) a copy of *The Ontario Municipal Improvement Corporation Act, 1950*, any amendments thereto and a copy of the regulations made thereunder,
- (b) a copy of all Orders-in-Council relating to the Corporation,
- (c) the names of all members of the board with the date on which each became and ceased to be a member of the board, and
- (d) the minutes of all meetings and votes of the board verified by the signature of the chairman or vice-chairman.

6. The board shall cause proper books of account to be kept containing full and true statements of

- (a) the financial transactions of the Corporation,
- (b) the assets of the Corporation,
- (c) the money received and expended by the Corporation and the matters in respect of which the receipt and expenditure took place, and
- (d) the credits and liabilities of the Corporation.

**FISCAL YEAR**

7. The fiscal year of the Corporation shall terminate on the 31st of March in each year.

**CUSTODY OF SECURITIES**

8. Debentures purchased from municipalities shall be lodged for safe-keeping with the Treasurer of Ontario.

**EXECUTION OF DOCUMENTS**

9. All cheques, notes and orders for the payment of money shall be signed by two directors.

10. Contracts, documents or instruments in writing requiring execution by the Corporation may be signed by two directors or the board may by resolution appoint any official or person on behalf of the Corporation to sign those contracts, documents and instruments in writing.

**SEAL**

11. The seal of the Corporation shall be in the form of two concentric circles with the words "The Ontario Municipal Improvement Corporation" inserted in the space between the circles and when used shall be authenticated as provided by regulation 10.

**MODE OF APPLICATION**

12. An application to the Corporation for the purchase of debentures shall be in Form 1.

**CONDITIONS**

13. An application shall be authorized by by-law in Form 2.

**GRANTING OF APPLICATION**

14. An Order-in-Council approving the purchase of municipal debentures by the Corporation shall be in Form 3.

FORM 1

The Ontario Municipal Improvement Corporation Act, 1950

APPLICATION FOR PURCHASE OF DEBENTURES

To The Ontario Municipal Improvement Corporation, Parliament Buildings, Toronto, Ontario.

The council of The Corporation of the ... of ... applies to you for the purchase by you of debentures in the amount of \$ ... for ... \*(state purpose)

The Ontario Municipal Board has issued its Order dated the ... day of ... (File No. ...) pursuant to section 70 of The Ontario Municipal Board Act authorizing the municipality to proceed with the work or undertaking with respect to which the debentures are required.

A certified copy of By-law No. ... authorizing this application is annexed.

Head of Council
Clerk

\*See section 1 of the Act.

FORM 2

The Ontario Municipal Improvement Corporation Act, 1950

BY-LAW NO.....

A by-law authorizing an application to The Ontario Municipal Improvement Corporation for the purchase by it of certain debentures.

WHEREAS by Order dated the ... day of ... (File No. ...) The Ontario Municipal Board authorized the construction of ... at an expenditure of \$ ... and the enactment of the necessary debenture by-laws;

THEREFORE the Council of The Corporation of the ... of ... enacts:

1. That the head of council and the clerk are authorized to make application to The Ontario Municipal Improvement Corporation for the purchase by it of the debentures of The Corporation of the ... of ... in the amount of \$ ...

Enacted this ... day of ... 19...

Head of Council
Clerk

(Seal)

FORM 3

APPROVAL OF THE PURCHASE OF DEBENTURES

Subject to subsection 2 of section 9 of The Ontario Municipal Improvement Corporation Act, 1950, the Lieutenant-Governor in Council approves the purchase by The Ontario Municipal Improvement Corporation of the debentures described as follows:

The Corporation of the ... of ...

Amount \$ ...

Purpose ...

Term—Varying amounts maturing in one to ... years.

Rates of Interest ...

(2440) 36

THE MILK CONTROL ACT, 1948

O. Reg. 192/50.
Licence Fees.
Amending O. Reg. 210/49.
Approved—25th August, 1950.
Filed—31st August, 1950, 2.30 p.m.

ORDER MADE BY THE MINISTER UNDER THE MILK CONTROL ACT, 1948

- 1. Regulation 2 of Ontario Regulation 210/49 is revoked and the following substituted therefor:
2. A producer shall pay to the Association licence fees of one and one-half cents for each hundred pounds of milk supplied.

THOMAS L. KENNEDY, Minister of Agriculture

(2441) 36

THE PUBLIC INSTITUTIONS INSPECTION ACT

O. Reg. 193/50.
Power to Suspend Gaol Employees for Violation of Regulations and Amending Form 4.
Amending O. Reg. 156/50.
Made—25th August, 1950.
Filed—31st August, 1950, 2.55 p.m.

REGULATIONS MADE UNDER THE PUBLIC INSTITUTIONS INSPECTION ACT

- 1. Regulation 29 of Ontario Regulations 156/50 is revoked and the following substituted therefor:

29. For any violation of these regulations

- (a) The Deputy Minister may suspend a gaoler, gaol surgeon or gaol employee, and
- (b) the sheriff, an inspector or the gaoler may suspend a gaol surgeon or gaol employee

pending the decision of the Minister.

2. Form 4 of Ontario Regulations 156/50 is amended by striking out the column with the heading

Name of Prisoner
Residence

and substituting therefor two

columns as follows:

Name of Prisoner	Residence
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(2442)

36

**THE PUBLIC HOSPITALS ACT**

O. Reg. 194/50.  
Expropriation by-law (St. Michael's Hospital).  
New.  
Made—25th August, 1950.  
Filed—31st August, 1950, 3.00 p.m.

**REGULATIONS MADE UNDER THE PUBLIC HOSPITALS ACT**

1. The by-law of The Sisters of St. Joseph for the Diocese of Toronto in Upper Canada set forth in the Schedule is approved.

**SCHEDULE**

**BY-LAW**

**OF THE SISTERS OF ST. JOSEPH FOR THE DIOCESE OF TORONTO IN UPPER CANADA.**

**EXPROPRIATION OF LANDS FOR HOSPITAL PURPOSES**

WHEREAS The Sisters of St. Joseph for the Diocese of Toronto in Upper Canada operate St. Michael's Hospital.

AND WHEREAS the land described in the Schedule is requisite for and advantageous to the purposes of the Hospital.

NOW THEREFORE the Sisters of St. Joseph for the Diocese of Toronto in Upper Canada enact that the land described in the Schedule is expropriated.

**THE SISTERS OF ST. JOSEPH FOR THE DIOCESE OF TORONTO IN UPPER CANADA**

per SISTER M. ST. BRIGID  
Mother Superior  
SISTER M. JULIANA  
Secretary General

(Seal)

Certified to be a true copy of original By-law enacted by The Sisters of St. Joseph for the Diocese of Toronto in Upper Canada on the 3rd day of August A. D. 1950.

SISTER M. JULIANA  
Secretary General

(Seal)

**SCHEDULE**

In the City of Toronto in the County of York composed of part of Lot 11 on the west side of Bond Street on registered Plan 22. A described as follows:

COMMENCING at the south-west angle of Lot 11; THENCE along a public lane northerly parallel with Bond Street 55 feet more or less to the rear of Lot 11; THENCE easterly parallel with Shuter Street and along the northerly boundary of Lot 11 37 feet; THENCE southerly parallel with Bond Street to Shuter Street 55 feet; THENCE westerly along Shuter Street 37 feet to the place of beginning.

(2443)

36

**THE PUBLIC HEALTH ACT**

O. Reg. 195/50.  
Muskoka District Health Unit.  
Amending O. Reg. 57/45.  
Approved—25th August, 1950.  
Filed—31st August, 1950, 3.05 p.m.

**REGULATIONS MADE BY THE MINISTER UNDER THE PUBLIC HEALTH ACT**

1. Ontario Regulations 57/45 are amended by adding to the Appendix the following schedule:

**SCHEDULE 27**

**MUSKOKA DISTRICT HEALTH UNIT**

1. The Board of Health of the Muskoka District Health Unit shall consist of seven members as follows:

- (a) one member to be appointed by the Lieutenant-Governor in Council;
- (b) one member to be appointed annually by the Municipal Council of the Town of Gravenhurst, the Municipal Council of the Municipal Township of Muskoka and the the Municipal Council of the Municipal Township of Ryde;
- (c) one member to be appointed annually by the Municipal Council of the Municipal Township of Freeman and the Municipal Council of the Municipal Township of Medora and Wood;
- (d) one member to be appointed annually by the Municipal Council of the Municipal

Township of Cardwell, the Municipal Council of the Municipal Township of Monck, the Municipal Council of the Village of Port Carling and the Municipal Council of the Village of Windermere;

(e) one member to be appointed annually by the Municipal Council of the Municipal Township of Macaulay, the Municipal Council of the Municipal Township of Stephenson, the Municipal Council of the Municipal Township of Stisted and the Municipal Council of the Village of Port Sydney;

(f) one member to be appointed annually by the Municipal Council of the Municipal Township of Brunel, the Municipal Council of the Municipal Township of Chaffey, the Municipal Council of the Municipal Township of Franklin and the Municipal Council of the Town of Huntsville; and

(g) one member to be appointed annually by the Municipal Council of the Municipal Township of Draper, the Municipal Council of the Municipal Township of Oakley, the Municipal Council of the Municipal Township of Ridout and the Municipal Council of the Town of Bracebridge.

2. A member other than a member appointed under clause *a* of section 1 shall hold office during the pleasure of each of the municipal councils which appointed him.

M. PHILLIPS

Minister of Health.

(2444)

36

**THE PUBLIC HEALTH ACT**

O. Reg. 196/50.

Unorganized townships of the Muskoka District Health Unit.

New.

Made—25th August, 1950.

Filed—31st August, 1950, 3.10 p.m.

**REGULATIONS MADE UNDER THE PUBLIC HEALTH ACT**

1. The Muskoka District Health Unit may include the following unorganized townships in the Territorial District of Muskoka:

(a) Baxter,

(b) Gibson, and

(c) Sinclair.

(2445)

36

**THE CEMETERY ACT**

O. Reg. 197/50.

Closing of the Church of England Cemetery, Township of Eramosa. New.

Made—25th August, 1950.

Filed—31st August, 1950, 3.15 p.m.

**REGULATIONS MADE UNDER THE CEMETERY ACT**

THE CHURCH OF ENGLAND CEMETERY IN THE TOWNSHIP OF ERAMOSA IN THE COUNTY OF WELLINGTON

1. It is declared that the Church of England Cemetery in the Township of Eramosa in the County of Wellington, being composed of that part of Lot 5 in the 4th Concession described as follows:

Commencing at a point in the south-westerly limit of Main Street in the Village of Rockwood 52 feet measured along the south-westerly limit from its intersection with the north-westerly limit of Guelph Street; thence south-westerly parallel with the north-westerly limit of Guelph Street 100 feet; thence north-westerly parallel with the south-westerly limit of Main Street 126 feet; thence north-easterly parallel with the north-westerly limit of Guelph Street 100 feet to the south-westerly limit of Main Street; thence south-easterly along the south-westerly limit of Main Street 126 feet to the point of commencement

shall be closed and that no further interments shall take place therein.

2. The bodies in the cemetery shall be removed therefrom in the manner and according to the procedure provided by section 34 of the Act.

(2446)

36

# Publications Under The Regulations Act, 1944

SEPTEMBER 16th, 1950

## THE PUBLIC LANDS ACT

O. Reg. 198/50.  
Lands open for Settlement in Territorial District of Cochrane.  
Amending O. Reg. 102/50.  
Made—July 12, 1950.  
Approved—August 25, 1950.  
Filed—September 1, 1950, 11.15 a.m.

## REGULATIONS MADE BY THE MINISTER UNDER THE PUBLIC LANDS ACT

1. Schedule 1 of Ontario Regulations 22/49 as amended by Ontario Regulations 102/50 is amended by striking out item 1a and substituting the following therefor:

1a. In the Territorial District of Cochrane, composed of the geographic townships of

.1 Beatty,	.16 German,
.2 Blount,	.17 Glackmeyer,
.3 Bond,	.18 Hislop,
.4 Bowman,	.19 Kendrey,
.5 Brower,	.20 Kennedy,
.6 Calder,	.21 Lamarche,
.7 Calvert,	.22 Leitch,
.8 Carr,	.23 Matheson,
.9 Clergue,	.24 McCart,
.10 Clute,	.25 Newmarket,
.11 Colquhoun,	.26 Playfair,
.12 Currie,	.27 Pyne,
.13 Dundonald,	.28 Stock,
.14 Fournier,	.29 Taylor, and
.15 Fox,	.30 Walker.

H. R. SCOTT  
Minister of Lands and Forests.

Toronto, July 12, 1950.

(2453)

37

## THE PUBLIC LANDS ACT

O. Reg. 199/50.  
Reservation of Minerals in the District of Cochrane.  
Amending O. Reg. 103/50.  
Made—August 25, 1950.  
Filed—September 1, 1950, 11.20 a.m.

## REGULATIONS MADE UNDER THE PUBLIC LANDS ACT

1. Schedule 1 of Ontario Regulations 103/50 is amended by striking out item 1 and substituting the following therefor:

1. In the Territorial District of Cochrane, composed of the geographic townships of

.1 Beatty,	.16 German,
.2 Blount,	.17 Glackmeyer,
.3 Bond,	.18 Hislop,
.4 Bowman,	.19 Kendrey,
.5 Brower,	.20 Kennedy,
.6 Calder,	.21 Lamarche,
.7 Calvert,	.22 Leitch,
.8 Carr,	.23 Matheson,
.9 Clergue,	.24 McCart,
.10 Clute,	.25 Newmarket,
.11 Colquhoun,	.26 Playfair,
.12 Currie,	.27 Pyne,
.13 Dundonald,	.28 Stock,
.14 Fournier,	.29 Taylor, and
.15 Fox,	.30 Walker.

(2454)

37

## THE INDUSTRIAL STANDARDS ACT

O. Reg. 200/50.  
Schedule for sheet-metal-work construction industry in Ottawa Zone.  
New and revoking O. Reg. 169/48.  
Made—31st August, 1950.  
Filed—8th September, 1950, 10.30 a.m.

## REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.

2. Ontario Regulations 169/48 are revoked.

3. These regulations shall come into force on the tenth day after the publication thereof in THE ONTARIO GAZETTE under *The Regulations Act, 1944*.

## SCHEDULE FOR THE SHEET-METAL-WORK CONSTRUCTION INDUSTRY IN THE OTTAWA ZONE

### HOURS OF WORK

1. The regular working periods for the industry shall be

- (a) a regular working-week consisting of not more than 40 hours of work to be performed during the regular working-days, and
- (b) a regular working-day consisting of not more than 8 hours of work to be performed on Monday, Tuesday, Wednesday, Thursday and Friday between
  - (i) 8 a.m. and 5 p.m. where one hour is given for noon recess, or
  - (ii) 8 a.m. and 4.30 p.m. where one-half hour is given for noon recess.

### MINIMUM RATE OF WAGES

2. The minimum rate of wages for work performed during the regular working periods shall be \$1.57 an hour.

## SHIFT WORK

3.—(1) Where the work is carried on in 2 or more shifts, an employee shall be deemed to be employed during a regular working-day where the employee works not more than 8 hours in any 24-hour period.

(2) An employee who works on a night-shift shall be entitled to 8 hours' pay for 7 hours' work.

(3) In all cases governed by subsection 1 no overtime work shall be performed.

(4) Where 2 or more shifts are worked on the same job, only one shift shall be a day-shift.

## OVERTIME WORK

4. Work performed in the industry at any time other than during the working periods in sections 1 and 3 shall be deemed to be overtime work.

5.—(1) Except

- (a) in cases of extreme necessity where life or property is jeopardized, or
- (b) on repairs to buildings where the repair work must be done in order to prevent the loss of employment to those who are regularly employed in the buildings,

no work shall be performed in the industry on Sunday, New Year's Day, Good Friday, Victoria Day, Dominion Day, Ottawa Civic Holiday, Labour Day, Thanksgiving Day and Christmas Day.

(2) All work performed under subsection 1 shall be

- (a) deemed to be overtime work, and
- (b) performed only after obtaining a permit from the advisory committee.

## RATES OF WAGES FOR OVERTIME WORK

6. The rates of wages for overtime work shall be

- (a) \$2.35½ an hour for
  - (i) overtime work performed during the 4-hour period immediately following the regular working-day on Monday, Tuesday, Wednesday, Thursday and Friday, and
  - (ii) emergency work performed between 8 a.m. and 12 noon on Saturday, and
- (b) \$3.14 an hour for all other overtime work.

## ADVISORY COMMITTEE

7. The advisory committee is authorized to fix a minimum rate of wages lower than the rate fixed by this schedule for an individual who is handicapped and the rate may be fixed at the request of employee or employer.

(2472)

37

## THE INDUSTRIAL STANDARDS ACT

O. Reg. 201/50.

London zone.

Amending O. Reg. 218/47.

Made—6th September, 1950.

Filed—8th September, 1950, 10.35 a.m.

## REGULATIONS MADE BY THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. Regulation 1 of Ontario Regulations 218/47 is amended by adding thereto the following subregulation:

## LONDON ZONE

- (16) That part of Ontario described in item 16 of Appendix A is designated as a zone, to be known as the "London Zone", for any business, calling, trade, undertaking and work of any nature whatsoever and any branch thereof and any combination of the same which which may be designated or defined in Part II as an industry for the purposes of the Act.

2. Appendix A of Ontario Regulations 218/47 is amended by adding thereto the following item:

## LONDON ZONE

16. The City of London and the suburban area adjacent thereto and lying within a line draw as follows: commencing at the intersection of the centre line of the road allowance between concessions 2 and 3 in the Township of Westminster, produced easterly, with the centre line of the road allowance between the townships of Westminster and North Dorchester, thence northerly along the last-mentioned centre line to the centre line of the Thames River, thence westerly along the centre line of the Thames River to its intersection with the line between lots 2 and 3 in Concession 4, north of the Thames River in the Township of North Dorchester, produced southerly, thence northerly along the production and the line between lots 2 and 3 across concessions 4, 3, 2 and 1, north of the Thames River in the Township of North Dorchester, and its production northerly to the centre line of the road allowance between the townships of North Dorchester and West Nissouri, thence easterly along the last-mentioned centre line to the production southerly of the centre line of the road allowance between concessions 1 and 2 in the Township of West Nissouri, thence northerly along the last-mentioned production and centre line to the line between lots 11 and 12 in the Township of West Nissouri, produced easterly, thence westerly along the production and the line between lots 11 and 12 and its production westerly to the centre line of the road allowance between the townships of West Nissouri and London, thence northerly along the last-mentioned centre line to the production easterly of the centre line of the road allowance between concessions 5 and 6 in the Township of London, thence westerly along the last-mentioned production and centre line to the centre line of the road allowance between lots 28 and 29 in the Township of London, thence southerly along the last-mentioned centre line and its production southerly to the centre line of the Thames River, thence in a general south-easterly direction along the last-mentioned centre line to the production northerly of the line between lots 46 and 47 in Concession B in the Township of Westminster, thence southerly along the production and the



line between lots 46 and 47 across concessions B and 1 in the Township of Westminster and its production southerly to the centre line of the road allowance between Concession 1 and lot 79 to the west of North Talbot Road in the Township of Westminster, thence easterly along the centre line of the road allowance, south of and adjoining Concession 1 in the Township of Westminster, to its intersection with the production northerly of the centre line of the road allowance to the west of and adjoining lot 39 in Concession 2 in the Township of Westminster, thence southerly along the last-mentioned production and centre line to and thence south-easterly along the centre

line of the road allowance to the south-west of and adjoining lot 38 in Concession 2 to the production westerly of the centre line of the road allowance between concessions 2 and 3 in the Township of Westminster, thence easterly along the last-mentioned production and centre line to the place of commencement.

CHARLES DALEY  
Minister of Labour

September 6, 1950

(2473)

37



# Publications Under The Regulations Act, 1944

SEPTEMBER 23rd, 1950

## THE LABOUR RELATIONS ACT, 1950

O. Reg. 202/50.  
 Rules of Practice and Procedure.  
 New and Revoking O. Regs. 280/48  
 and 15/49.  
 Approved—7th September, 1950.  
 Filed—8th September, 1950, 4.20 p.m.

## RULES MADE BY THE BOARD UNDER THE LABOUR RELATIONS ACT, 1950

### RULES OF PRACTICE AND PROCEDURE

#### INTERPRETATION

#### 1. In these rules

- (a) "Chairman" means Chairman of the Board;
- (b) "file" means file with the Board;
- (c) "party" includes person, employee and employer;
- (d) "person" includes partnership, corporation, employers' organization and trade union; and
- (e) "registrar" means registrar appointed under the Act.

#### APPLICATIONS

2. A proceeding before the Board shall be commenced by filing an application in the manner prescribed by these rules.

#### NOTICE OF FILING

3. The registrar shall serve upon the respondent named in an application, a copy of the application and a notice of filing of application in form 1.

#### CERTIFICATION

4.—(1) An application for certification as bargaining agent shall be filed in triplicate and shall be in form 2.

(2) The registrar shall issue to the respondent an appropriate number of copies of a notice of filing of application in form 3, and the respondent shall post forthwith and keep posted upon his premises for 5 working-days the copies of the notice in conspicuous places where they are most likely to come to the attention of all employees who may be affected by the application.

(3) Forthwith after the expiration of the period of 5 working-days, the respondent shall file a declaration of posting in form 4.

(4) A respondent upon whom a copy of an application and a notice of filing of application is served shall, within 7 days after service, inclusive of the day of service, file his reply, if any, in triplicate, in form 5.

(5) The registrar shall serve upon any trade union named in the application or reply as claiming, or known to him as claiming, to be the bargaining agent of employees who may be affected by the application, a copy of the application and a notice of filing of application in form 6.

(6) A trade union upon which a copy of an application and a notice of filing of application is served shall, within 7 days after service, inclusive of the day of service, file its intervention, if any, in triplicate, in form 7.

(7) Any employee or group of employees who may be affected by the application, or any trade union claiming to represent or to be the bargaining agent of employees who may be affected by the application shall, within 5 days after the posting of the notice referred to in sub-rule 2, inclusive of the day of posting, file an intervention, if any, in triplicate, in form 7,

(8) A trade union desiring certification as bargaining agent of employees who may be affected by the application shall, within the time prescribed by this rule for intervention, file an intervener's application for certification, if any, in triplicate, in form 8.

(9) Where the Board so directs, sub-rules 2 and 3 shall apply to the filing of an intervener's application.

#### CONCILIATION SERVICES

5.—(1) An application for conciliation services shall be filed in duplicate and shall be in form 9.

(2) A respondent upon whom a copy of an application for conciliation services and a notice of filing of application is served shall, within 4 days after service, inclusive of the day of service, file his reply, if any, in duplicate, in form 10.

(3) The application and the reply shall be accompanied by a copy of any existing or recently-expired collective agreement between the parties.

#### TERMINATION OF BARGAINING RIGHTS

6.—(1) An application for termination of bargaining rights shall be filed in triplicate and shall be in form 11.

(2) The registrar shall issue to the employer of the employees affected by the application an appropriate number of copies of the application and of a notice of filing of application in form 3, and the employer shall post forthwith and keep posted upon his premises for 5 working-days the application and notice in conspicuous places where they are most likely to come to the attention of all employees who may be affected by the application.

(3) Forthwith after the expiration of the period of 5 working-days, the employer shall file a declaration of posting in form 4.

(4) A respondent upon whom a copy of an application for termination of bargaining rights and a notice of filing of application is served shall, within 7 days after service, inclusive of the day of service, file his reply, if any, in triplicate, in form 12.

(5) Upon the filing of an application by a person other than the employer, the registrar shall serve upon the employer a copy of the application and a notice of filing of application in form 6.

(6) An employer upon whom a copy of an application and a notice of filing of application is served shall, within 7 days after service, inclusive of the day of service, file his intervention, if any, in triplicate, in form 7.

## DECLARATION THAT STRIKE OR LOCK-OUT UNLAWFUL

7.—(1) An application for a declaration that a strike is unlawful shall be filed in duplicate and shall be in form 13.

(2) Every respondent upon whom an application for a declaration that a strike is unlawful and a notice of filing of application is served shall, within 7 days after service, inclusive of the day of service, file his reply, if any, in duplicate, in form 14.

8.—(1) An application for a declaration that a lock-out is unlawful shall be filed in duplicate and shall be in form 15.

(2) Every respondent upon whom an application for a declaration that a lock-out is unlawful and a notice of filing of application is served shall, within 7 days after service, inclusive of the day of service, file his reply, if any, in duplicate, in form 16.

## CONSENT TO PROSECUTE

9.—(1) An application for consent to prosecute shall be filed in duplicate and shall be in form 17.

(2) Every respondent upon whom an application for consent to prosecute and a notice of filing of application is served shall, within 7 days after service, inclusive of the day of service, file his reply, if any, in duplicate, in form 18.

## NOTICE OF HEARING

10.—(1) After the expiration of the time for filing a reply or intervention, as the case may be, the registrar shall serve a notice of hearing in form 19 upon each of the parties to the proceeding, not less than 7 days, inclusive of the day of service, before the date fixed for the hearing.

(2) Sub-rule 1 shall not apply where the parties consent to the disposition of an application for conciliation services without a hearing.

11.—(1) Where any person or party served with a notice of hearing fails to attend upon the hearing or any adjournment thereof, the Board may proceed in his absence.

(2) If on any hearing it appears that any person or party to whom notice has not been given should have had notice, the Board may adjourn the hearing in order that notice may be given to that person or party.

## EXAMINERS

12. Where in any proceeding the Board has authorized an officer of the Board, in this rule referred to as an "examiner", to inquire into and report to the Board upon any matter arising therein, the examiner shall file his report immediately upon its completion and where the Board so directs the registrar shall serve upon each of the parties to the proceeding a copy of the report and a notice of hearing in form 19 and the report shall thereupon constitute evidence submitted at the hearing.

## REPRESENTATION VOTES

13.—(1) Where the Board directs the taking of a representation vote and refers the matter to the registrar, the registrar may, subject to the provisions of the reference,

- (a) settle the list of employees to be used for the purposes of the vote,
- (b) settle the form of the ballot,
- (c) settle the date and hour for the taking of the vote,

(d) set the number and location of the polling-places,

(e) prepare notices of the taking of the vote in form 20 and direct posting thereof by the employer on his premises,

(f) act as the returning officer or appoint a returning officer,

(g) appoint such deputy returning-officers and poll-clerks as he may deem necessary,

(h) give any directions he may deem necessary for the disposition of improperly marked ballots and of ballots of persons whose eligibility to vote has been challenged by a party or is in doubt, and generally for the proper conduct of the vote,

(i) take the vote by secret ballot on the premises of the employer during working hours, if practicable; or if not practicable, in any other manner or place approved by the Board, and

(j) direct all interested parties to refrain and desist from propaganda and electioneering during and for 72 hours before the day or days the vote is taken.

(2) Forthwith upon the completion of the vote, the registrar shall prepare and file a report of the vote and shall serve upon each of the parties to the proceeding a copy of the report and a notice of filing of report in form 21.

(3) Unless within 7 days after service upon the parties, inclusive of the day of service, of a copy of the report and notice of filing thereof a statement of objections has been filed, the report shall constitute the evidence before the Board in respect of the vote.

14.—(1) A party having any objection in respect of a representation vote shall, within 7 days after service upon him, inclusive of the day of service, of a copy of the report and a notice of filing of report, file a statement of objections in form 22.

(2) Upon the filing of a statement of objections, the registrar shall serve upon each of the parties to the proceeding a notice of the hearing by the Board of the objections in form 19.

## SIGNING OF ORDERS, ETC.

15. The decisions, declarations, directions, orders and rulings of the Board shall be signed by the Chairman on behalf of the Board.

## AMENDMENTS

16.—(1) An application, reply, intervention or statement of objections may be amended at the hearing by leave of the Board, upon such terms and conditions as the Board may deem advisable.

(2) No proceeding under these rules shall be deemed invalid by reason of any defect in form or any technical irregularity.

## SUMMONING WITNESSES

17. A summons under clause *a* of subsection 2 of section 67 of the Act shall be in form 23.

## SERVICE OF PAPERS

18.—(1) The registrar shall serve upon each of the other parties to the proceeding a copy of any reply, intervention, intervener's application or statement of objections filed.

(2) Where the registrar is required to serve any notice, report, document or paper, he shall serve it

personally, or by sending it by mail to the person to be served at his address for service or his last known or usual address, and that service shall be deemed to have been made on the date of mailing.

(3) Where the name and address of a solicitor or agent of a party to a proceeding is endorsed on or is shown in an application, reply, intervention or statement of objections, any notice, report, document or paper required to be served upon the party may be served upon the solicitor or agent at his last known or usual address and that service shall be deemed to have been made on the date of mailing.

ENLARGING OR ABRIDGING TIME

19.—(1) The Board may, if it deems it advisable in the interests of justice, adjourn any hearing for such time and to such place and upon such terms as it may think fit.

(2) The Board may enlarge the time prescribed by these rules for doing any act, serving any notice, filing any report, document or paper or taking any proceeding and may exercise the power although application therefor is not made until after the expiration of the time prescribed.

(3) Where it is satisfied that it is necessary or convenient in the public interest, the Board may abridge the time prescribed by these rules for doing any act, serving any notice, filing any report, document or paper or taking any proceeding.

GENERAL

20. Practice and procedure not prescribed shall be governed by analogy to these rules.

REVOCATION

21. Ontario Regulations 280/48 and 15/49 are revoked.

ONTARIO LABOUR RELATIONS BOARD

- P. M. DRAPER Chairman.
G. RUSSELL HARVEY
D. B. ARCHER
E. N. DAVIS
H. F. IRWIN Members

(Seal)

FORM 1

The Labour Relations Act, 1950

NOTICE OF FILING OF APPLICATION

Before the Ontario Labour Relations Board

Between: Applicant,
—and— Respondent.

TO THE RESPONDENT,

TAKE NOTICE that the applicant,

on 19, filed with the Ontario Labour Relations Board an application, a copy of which is attached, for

AND FURTHER TAKE NOTICE that you shall cause your reply thereto, if any, to be filed with the Board at its office in the Parliament Buildings, Queen's Park, Toronto, within days after service of this notice, inclusive of the day of service, and in default of

your so doing, you will not be entitled to notice of any further proceedings herein and the Board may proceed in your absence.

DATED this day of, 19
(Registrar)

(seal)

FORM 2

The Labour Relations Act, 1950

APPLICATION FOR CERTIFICATION

Before the Ontario Labour Relations Board

Between: Applicant,
—and— Respondent.

The applicant applies to the Ontario Labour Relations Board for certification as bargaining agent of the employees of the respondent in a unit which it claims to be appropriate for collective bargaining.

The applicant states:

- 1. (a) name of applicant:
(b) address of applicant:
(c) address of applicant for service:
(d) name of respondent:
(e) address of respondent:

2. (1) The applicant is a trade union.

(2) No employer or employers' organization has participated in the formation or administration of the applicant or contributed financial or other support to it.

3. Approximate total number of employees of the respondent:

4. Detailed description of the unit of employees of the respondent which the applicant claims to be appropriate for collective bargaining:

5. Approximate number of employees in the unit:

6. The name and address of any trade union known to the applicant as claiming to be the bargaining agent of any employees who may be affected by this application:

7. Operative date of any existing or recently-expired collective agreement between the respondent and a bargaining agent of any employees who may be affected by this application:

8. Other relevant statements:

DATED at this day of, 19
(signature)
for the applicant

FORM 3

The Labour Relations Act, 1950

NOTICE OF FILING OF APPLICATION

Before the Ontario Labour Relations Board

Between: Applicant,
—and— Respondent.

TO THE EMPLOYEES OF

TAKE NOTICE that the applicant,

on 19, filed with the Ontario Labour Relations Board an application for

THE APPLICATION STATES:

AND FURTHER TAKE NOTICE that if you or any of you claim to be interested in the proceeding upon the application, you shall cause an intervention to be filed with the Board at its office in the Parliament Buildings, Queen's Park, Toronto, within 5 working-days after the posting of this notice, inclusive of the day of posting, and in default of your so doing, you will not be entitled to notice of any further proceedings herein, and the Board may proceed in your absence.

DATED this day of 19 (seal) (Registrar)

DATE OF POSTING.....

FORM 4

The Labour Relations Act, 1950

DECLARATION OF POSTING

Before the Ontario Labour Relations Board

Between: Applicant,
—and— Respondent.

I, (name in full), declare:

1. That I am the (position) of

(name of employer), the employer of

the employees affected by an application, copies of the notice of filing of which were issued to the employer for posting on 19

2. That I did on the day of 19, cause to be posted upon the premises of the employer copies of the notice of filing of (number)

application in conspicuous places where they were most likely to come to the attention of all employees who may be affected by the application.

3. THE NOTICES WERE KEPT SO POSTED FOR 5 WORKING-DAYS.

DATED at this day of 19 (signature)

FORM 5

The Labour Relations Act, 1950

REPLY TO APPLICATION FOR CERTIFICATION

Before the Ontario Labour Relations Board

Between: Applicant,
—and— Respondent.

The respondent replies to the application for certification as follows:

The respondent states:

- 1. (a) full name of respondent:
(b) address of respondent:
(c) address of respondent for service:
2. General nature of the respondent's business:
3. Total number of employees of the respondent:
4. Number of employees in the unit described by the applicant as being appropriate for collective bargaining:
5. Detailed description of the unit claimed by the respondent to be appropriate for collective bargaining:
6. Number of employees in the unit claimed by the respondent to be appropriate for collective bargaining:
7. The name and address of any trade union known to the respondent as claiming to be the bargaining agent of any employees who may be affected by the application:
8. The date of any certification of a bargaining agent of any employees who may be affected by the application:

9. Operative date of any existing or recently-expired collective agreement between the respondent and a bargaining agent of employees who may be affected by the application:

10. The provision of the collective agreement relating to its duration, renewal or termination:

11. Other relevant statements:

DATED at this day of 19 (signature) for the respondent

FORM 6

The Labour Relations Act, 1950

NOTICE OF FILING OF APPLICATION

Before the Ontario Labour Relations Board

Between: Applicant,
—and— Respondent.

TO:

TAKE NOTICE that the applicant,

on 19, filed with the Ontario Labour Relations Board an application, a copy of which is attached, for

AND FURTHER TAKE NOTICE that if you claim to be interested in the proceeding upon the application, you shall cause an intervention to be filed with the Board at its office in the Parliament Buildings, Queen's Park, Toronto, within 7 days after service of this notice, inclusive of the day of service, and in default of your so doing, you will not be entitled to notice of any further proceedings herein, and the Board may proceed in your absence.

DATED this day of , 19 .  
(seal) .....  
(Registrar)

FORM 7

The Labour Relations Act, 1950

INTERVENTION

Before the Ontario Labour Relations Board

Between:

Applicant,

—and—

Respondent.

..... intervenes  
(name of intervener)  
in this proceeding.

\*1. The intervener is

- (a) an employee,
- (b) a group of employees,
- (c) a trade union claiming
  - (i) to represent employees, or
  - (ii) to be the bargaining agent of employees, or
- (d) the employer of employees,

who may be affected by the application.

2. The intervener claims to be interested in the proceeding upon the following grounds:

DATED at this day of , 19 .  
.....  
(signature)  
for the intervener

\*strike out clauses not applicable.

FORM 8

The Labour Relations Act, 1950

APPLICATION FOR CERTIFICATION BY INTERVENER

Before the Ontario Labour Relations Board

Between:

Applicant,

—and—

Respondent.

The intervener applies to the Ontario Labour Relations Board for certification as bargaining agent of the employees of the respondent in a unit which it claims to be appropriate for collective bargaining.

The intervener states:

- 1. (a) name of intervener:
- (b) address of intervener:
- (c) address of intervener for service:
- 2. (1) The intervener is a trade union.

(2) No employer or employers' organization has participated in the formation or administration of the intervener or contributed financial or other support to it.

3. Detailed description of the unit of employees of the respondent which the intervener claims to be appropriate for collective bargaining:

4. Approximate number of employees in the unit:

5. The name and address of any trade union known to the intervener as claiming to be the bargaining agent of any employees who may be affected by this application:

6. Operative date of any existing or recently-expired collective agreement between the respondent and a bargaining agent of any employees who may be affected by this application:

7. Other relevant statements:

DATED at this day of , 19 .  
.....  
(signature)  
for the intervener

FORM 9

The Labour Relations Act, 1950

APPLICATION FOR CONCILIATION SERVICES

Before the Ontario Labour Relations Board

Between:

Applicant,

—and—

Respondent.

The applicant applies to the Ontario Labour Relations Board requesting that conciliation services be made available to the parties.

The applicant states:

- 1. (a) name of applicant:
- (b) address of applicant:
- (c) address of applicant for service:
- (d) name of respondent:
- (e) address of respondent:

\*2. (1) The parties are bargaining for a collective agreement following certification of the ..... on the  
(applicant or respondent) day of , 19 ,

OR

(2) The parties are bargaining for the renewal, with or without modification, of a collective agreement or the making of a new agreement, the operative date of the existing or recently-expired collective agreement between the parties being the \_\_\_\_\_ day of \_\_\_\_\_, 19 \_\_\_\_\_.

3. (1) Date of written notice of desire to bargain with a view to making a collective agreement:

(2) Name of party by whom notice given:

4. Statement as to the efforts made by the parties to make a collective agreement:

5. Statement as to the reasons for the application:

\*6. (1) The applicant consents to disposition of the application without a hearing by the Board.

OR

(2) The applicant requests a hearing of the application by the Board for the following reasons:

DATED at \_\_\_\_\_, 19 \_\_\_\_\_ this \_\_\_\_\_ day of \_\_\_\_\_

..... signature for the applicant

\*strike out clause not applicable.

FORM 10

The Labour Relations Act, 1950

REPLY TO APPLICATION FOR CONCILIATION SERVICES

Before the Ontario Labour Relations Board

Between:

Applicant,

—and—

Respondent.

The respondent replies to the application requesting that conciliation services be made available to the parties as follows:

- 1. (a) full name of respondent:
(b) address of respondent:
(c) address of respondent for service:

\*2. (1) The parties are bargaining for a collective agreement following certification of the ..... on the (applicant or respondent) day of \_\_\_\_\_, 19 \_\_\_\_\_.

OR

(2) The parties are bargaining for the renewal, with or without modification, of a collective agreement or the making of a new agreement, the operative date of the existing or recently-expired collective agreement between the parties being the \_\_\_\_\_ day of \_\_\_\_\_, 19 \_\_\_\_\_.

3. (1) Date of written notice of desire to bargain with a view to making a collective agreement:

(2) Name of party by whom notice given:

4. Statement as to the efforts made by the parties to make a collective agreement:

\*5. (1) The respondent consents to disposition of the application without a hearing by the Board.

OR

(2) The respondent requests a hearing of the application by the Board for the following reasons:

DATED at \_\_\_\_\_, 19 \_\_\_\_\_ this \_\_\_\_\_ day of \_\_\_\_\_

..... signature for the respondent

\*strike out clause not applicable.

FORM 11

The Labour Relations Act, 1950

APPLICATION FOR DECLARATION TERMINATING BARGAINING RIGHTS

Before the Ontario Labour Relations Board

Between:

Applicant,

—and—

Respondent.

The applicant applies to the Ontario Labour Relations Board under section..... of the Act (41, 42 or 43) for a declaration that the respondent no longer represents the employees in the bargaining unit for which it is the bargaining agent.

The applicant states:

- 1. (a) name of applicant:
(b) address of applicant:
(c) name of respondent:
(d) address of respondent:

\*2. (a) name of employer of employees affected by the application:
(b) address of employer:

3. General nature of employer's business:

4. Approximate total number of employees of employer:

5. Detailed description of the unit for which the respondent is the bargaining agent:

6. Approximate number of employees in the unit:

7. The date of the certification, if any, of the respondent as bargaining agent of the employees in the unit:

8. Operative date of any existing or recently-expired collective agreement between the respondent and the employer affecting the employees in the unit:



9. The provision of the collective agreement relating to its duration, renewal or termination:

10. Other relevant statements:

DATED at this day of , 19 .

(signature) for the applicant

\*to be completed if applicant is not the employer.

FORM 12

The Labour Relations Act, 1950

REPLY TO APPLICATION FOR DECLARATION TERMINATING BARGAINING RIGHTS

Before the Ontario Labour Relations Board

Between:

Applicant,

—and—

Respondent.

The respondent replies to the application for a declaration that the respondent no longer represents the employees in the bargaining unit for which it is the bargaining agent as follows:

The respondent states:

- 1. (a) full name of respondent: (b) address of respondent: (c) address of respondent for service: \*2. (a) name of employer of employees affected by the application: (b) address of employer:

3. Detailed description of the unit for which the respondent is the bargaining agent:

4. Approximate number of employees in the unit:

5. The date of the certification, if any, of the respondent as bargaining agent of the employees in the unit:

6. Operative date of any existing or recently-expired collective agreement between the respondent and the employer affecting the employees in the unit:

7. The provision of the collective agreement relating to its duration, renewal or termination:

8. Other relevant statements:

DATED at this day of , 19 .

(signature) for the respondent

\*to be completed if applicant is not the employer.

FORM 13

The Labour Relations Act, 1950

APPLICATION FOR DECLARATION THAT STRIKE UNLAWFUL

Before the Ontario Labour Relations Board

Between:

Applicant,

—and—

Respondent.

The applicant applies to the Ontario Labour Relations Board for a declaration that a strike called or authorized by the respondent is unlawful.

The applicant states:

- 1. (a) name of applicant: (b) address of applicant: (c) address of applicant for service: (d) name of respondent: (e) address of respondent:

2. The material facts upon which the applicant intends to rely in support of its allegation that a strike was called or authorized by the respondent and that the strike is unlawful:

DATED at this day of , 19 .

(signature) for the applicant

FORM 14

The Labour Relations Act, 1950

REPLY TO APPLICATION FOR DECLARATION THAT STRIKE UNLAWFUL

Before the Ontario Labour Relations Board

Between:

Applicant,

—and—

Respondent.

The respondent states in reply to the application for a declaration that a strike is unlawful as follows:

- 1. (a) full name of respondent: (b) address of respondent: (c) address of respondent for service:

2. The material facts upon which the respondent intends to rely in answering the allegation of the applicant that a strike was called or authorized by the respondent and that the strike is unlawful:

DATED at this day of , 19 .

(signature) for the respondent

FORM 15

*The Labour Relations Act, 1950*

APPLICATION FOR DECLARATION THAT LOCK-OUT UNLAWFUL

Before the Ontario Labour Relations Board

Between:

Applicant,

—and—

Respondent.

The applicant applies to the Ontario Labour Relations Board for a declaration that a lock-out called or authorized by the respondent is unlawful.

The applicant states:

- 1. (a) name of applicant:
- (b) address of applicant:
- (c) address of applicant for service:
- (d) name of respondent:
- (e) address of respondent:

2. The material facts upon which the applicant intends to rely in support of its allegation that a lock-out was called or authorized by the respondent and that the lock-out is unlawful:

DATED at , 19 this day of

.....  
(signature)  
for the applicant

FORM 16

*The Labour Relations Act, 1950*

REPLY TO APPLICATION FOR DECLARATION THAT LOCK-OUT UNLAWFUL

Before the Ontario Labour Relations Board

Between:

Applicant,

—and—

Respondent.

The respondent states in reply to the application for a declaration that a lock-out is unlawful as follows:

- 1. (a) full name of respondent:
- (b) address of respondent:
- (c) address of respondent for service:

2. The material facts upon which the respondent intends to rely in answering the allegation of the applicant that a lock-out was called or authorized by the respondent and that the lock-out is unlawful:

DATED at , 19 this day of

.....  
(signature)  
for the respondent

FORM 17

*The Labour Relations Act, 1950*

APPLICATION FOR CONSENT TO PROSECUTE

Before the Ontario Labour Relations Board

Between:

—and—

Applicant,  
Respondent.

The applicant applies to the Ontario Labour Relations Board for consent to prosecute the respondent for an offence under the Act.

The applicant states:

- 1. (a) name of applicant:
- (b) address of applicant:
- (c) address of applicant for service:
- (d) name of respondent:
- (e) address of respondent:
- 2. The nature of the alleged offence:
- 3. The date of commencement of the alleged offence:
- 4. The material facts upon which the applicant intends to rely as establishing the offence:

DATED at , 19 this day of

.....  
(signature)  
for the applicant

FORM 18

*The Labour Relations Act, 1950*

REPLY TO APPLICATION FOR CONSENT TO PROSECUTE

Before the Ontario Labour Relations Board

Between:

Applicant,

—and—

Respondent.

The respondent states in reply to the application for consent to prosecute for an offence under the Act as follows:

- 1. (a) full name of respondent:
- (b) address of respondent:
- (c) address of respondent for service:

2. The material facts upon which the respondent intends to rely in answering the allegations of the applicant:

DATED at , 19 this day of

.....  
(signature)  
for the respondent

FORM 19

*The Labour Relations Act, 1950*

NOTICE OF HEARING

Before the Ontario Labour Relations Board

Between:

—and— Applicant,  
Respondent,  
—and— Intervener.

TO :

TAKE NOTICE of the hearing by the Board of

at the Board Room, 15 Queen's Park Crescent, Toronto, Ontario, on .....day, the.....day of .....19....., at..... o'clock in the .....noon.

DATED this ..... day of ....., 19 .....

(seal) ..... (Registrar)

FORM 20

*The Labour Relations Act, 1950*

NOTICE OF TAKING OF VOTE

By the Ontario Labour Relations Board

THE LABOUR RELATIONS ACT, 1950, SECTION 3.

Every person is free to join a trade union of his own choice and to participate in its lawful activities.

PURPOSE OF VOTE

WHEREAS

has applied to the Board for certain employees of

AND WHEREAS the Board has directed a representation vote in the matter;

THEREFORE TAKE NOTICE that, under the direction of the Board, a representation vote of the employees described below will be taken under the supervision of officials of the Board.

SECRET BALLOT

The vote will be by secret ballot. The Returning Officer will issue a ballot to each eligible voter presenting himself to vote at his proper polling-place. The voter will mark his ballot in secret in a polling booth, fold it and deposit it in the ballot-box provided at the polling place. The Returning Officer is the proper person to whom inquiries should be directed by employees who are in doubt as to their eligibility to vote or as to the voting procedure.

ELECTIONEERING

I direct all interested parties to refrain and desist from propoganda and electioneering from midnight of ..... day, the ..... day of ....., 19 ....., until the vote is taken.

SCRUTINEERS

One scrutineer approved by me and representing each interested party may be designated for each polling place. The scrutineers will have the following duties and privileges:

- (a) to act as checkers of voters' lists at the polling place;
- (b) to assist in the identification of voters; and
- (c) otherwise to assist in the conduct of the vote as may be required by the Returning Officer.

ELIGIBLE VOTERS

Persons eligible to vote are :

TIME AND PLACE OF TAKING OF VOTE

Voters may cast ballots at their proper polling-place at any time during the period in which voting is to take place.

The vote will be taken at the following time and place:

Dates:  
Hours:  
Places:

FORM OF BALLOT

This is a sample of the ballot to be used for the vote:

Mark "X" opposite your choice  
 IN YOUR EMPLOYMENT RELATIONS  
 WITH  
 DO YOU WISH TO BARGAIN  
 COLLECTIVELY THROUGH

	YES	
	NO	

OR

Mark "X" opposite your choice  
 IN YOUR EMPLOYMENT RELATIONS  
 WITH  
 DO YOU WISH TO BARGAIN  
 COLLECTIVELY THROUGH

	OR	

DO NOT SIGN, NUMBER, OR OTHERWISE MARK YOUR BALLOT IN SUCH A WAY AS TO REVEAL YOUR IDENTITY.

VOTERS ARE ENTITLED TO VOTE WITHOUT INTERFERENCE, RESTRAINT OR COERCION. THIS IS AN OFFICIAL NOTICE OF THE BOARD AND MUST NOT BE REMOVED OR DEFACED.

DATED this \_\_\_\_\_ day of \_\_\_\_\_, 19 \_\_\_\_ .  
(seal) ..... (Registrar)

FORM 21

*The Labour Relations Act, 1950*

NOTICE OF FILING OF REPORT OF VOTE

Before the Ontario Labour Relations Board

Between:

Applicant,

—and—

Respondent,

—and—

Intervener.

TO :

TAKE NOTICE that the report of the registrar, made under the reference by the Board dated the \_\_\_\_\_ day of \_\_\_\_\_, 19 \_\_\_\_\_, a copy of which is attached, was filed with the Board on the \_\_\_\_\_ day of \_\_\_\_\_, 19 \_\_\_\_\_.

AND FURTHER TAKE NOTICE that unless within 7 days after service of this notice, inclusive of the day of service, a statement of objections is filed with the Board at its office in the Parliament Buildings, Queen's Park, Toronto, by one of the parties hereto, the report shall constitute the evidence before the Board in respect of the vote.

DATED this \_\_\_\_\_ day of \_\_\_\_\_, 19 \_\_\_\_ .  
(seal) ..... (Registrar)

FORM 22

*The Labour Relations Act, 1950*

STATEMENT OF OBJECTIONS

Before the Ontario Labour Relations Board

Between:

Applicant,

—and—

Respondent,

—and—

Intervener.

The ..... has  
applicant, respondent or intervener  
objections in respect of the vote taken on the  
day of \_\_\_\_\_, 19 \_\_\_\_\_, as follows:

DATED at \_\_\_\_\_, 19 \_\_\_\_ this \_\_\_\_\_ day of \_\_\_\_\_

.....  
(signature)  
for applicant, respondent or  
intervener

FORM 23

The Labour Relations Act, 1950

SUMMONS TO WITNESS

Before the Ontario Labour Relations Board

Between:

Applicant,

—and—

Respondent,

—and—

Intervener.

TO :

You are summoned and required to attend before the Ontario Labour Relations Board at a hearing to be held at the Board Room, 15 Queen's Park Crescent, in the City of Toronto, on .....day, the day of ..... 19....., at the hour of .....o'clock in the .....noon, and so from day to day until the hearing is concluded, to give evidence on oath touching the matters in question in this proceeding, and to bring with you and produce at that time and place

DATED this ..... day of ..... 19..... (seal) ..... Chairman (2489) 38

THE POLICE ACT, 1949

O. Reg. 203/50. Division of Responsibility for Policing. Amending O. Reg. 127/50. Made—7th September, 1950. Filed—11th September, 1950, 10.30 a.m.

REGULATIONS MADE UNDER THE POLICE ACT, 1949

1. Schedule 1 of Ontario Regulations 127/50 is amended by adding as item 34a the name "Merrickville" in Column 1 and the words "the whole" in Column 2.

2.—(1) Part 1 of schedule 2 of Ontario Regulations 127/50 is amended by adding as item 26a the name "North Gwillimbury" in Column 1 and the words and figures "that part being concessions 2, 3 and 9" in Column 2.

(2) Part 2 of schedule 2 of Ontario Regulations 127/50 is amended by adding as item 7 the name "Terrace Bay" in Column 1 and the words "the whole" in Column 2.

(2490) 38

THE GAME AND FISHERIES ACT, 1946

O. Reg. 204/50. Masonville Crown Game Preserve. Amending O. Reg. 1/49. Made—31st August, 1950. Filed—11th September, 1950, 11.45 a.m.

REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT, 1946

Schedule 51 of Appendix B of Ontario Regulations 1/49 is struck out.

(2491) 38

THE MENTAL HOSPITALS ACT

O. Reg. 205/50. Application of Act. Amending O. Reg. 26/44. Made—31st August, 1950. Filed—12th September, 1950, 8.50 a.m.

REGULATIONS MADE UNDER THE MENTAL HOSPITALS ACT

1. Subregulation 1 of regulation 1 of Ontario Regulations 26/44 as made by Ontario Regulations 102/45 and amended by Ontario Regulations 164/48 is further amended by adding thereto the following clause:

(a) The Ontario Hospital, Aurora;

(2499) 38

THE GAME AND FISHERIES ACT, 1946

O. Reg. 206/50. Open Season for Game Birds and Beaver for 1950. New. Made—7th September, 1950. Filed—12th September, 1950, 11.05 a.m.

REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT, 1946

OPEN SEASON FOR HUNGARIAN PARTRIDGE

1. Hungarian partridge may be hunted, killed or destroyed from the 2nd to the 9th of October, both inclusive, in 1950 in the counties of Carleton, Dundas, Glengarry, Grenville, Prescott, Russell and Stormont, but the aggregate number hunted, killed or destroyed in a day shall not exceed 6 and at any one time the number possessed shall not exceed 12.

OPEN SEASON FOR GROUSE, PTARMIGAN AND SPRUCE PARTRIDGE

2.—(1) Ptarmigan, ruffed grouse, sharp-tailed grouse and spruce partridge may be hunted, killed or destroyed

(a) from the 7th to the 28th of October, both inclusive, in 1950 in the localities described in schedule 1,

- (b) from the 7th to the 28th of October, both inclusive, and from the 6th to the 18th of November, both inclusive, in 1950 in the localities described in schedule 2,
- (c) on the 3rd and 4th of November in 1950 in the localities described in schedule 3, and
- (d) from the 7th of October to the 25th of November, both inclusive, in 1950 in the localities described in schedule 4.

(2) The aggregate number hunted, killed or destroyed in a day shall not exceed 5 and the aggregate number possessed at any one time while or returning from hunting, killing or destroying shall not exceed 5 and at other times shall not exceed 15, but in the localities described in schedule 3 the number hunted, killed, destroyed or possessed shall not exceed 3 a day.

#### OPEN SEASON FOR PHEASANTS

3.—(1) Pheasants may be hunted, killed or destroyed between the hours of 8 a.m. and 5 p.m. on the 23rd, 24th, 27th and 28th of October in 1950 in the Township of Pelee in the County of Essex.

(2) The aggregate number possessed or hunted, killed or destroyed shall not exceed

- (a) on the 23rd and 24th of October, 11 pheasants, of which not more than 8 are male and not more than 3 are female, and
- (b) on the 27th and 28th of October, 11 pheasants, of which not more than 8 are male or not more than 7 are female.

4.—(1) Male pheasants may be hunted, killed or destroyed between the hours of 8 a.m. and 5 p.m.,

- (a) from the 1st to the 4th of November, both inclusive, in 1950 in the counties of Essex except the Township of Pelee, Haldimand, Kent, Lambton, Lincoln and Welland, and
- (b) on the 3rd and 4th of November in 1950 in all other parts of Ontario except those parts described in sub-regulation 1 of regulation 3.

(2) The aggregate number hunted, killed or destroyed in a day shall not exceed 3.

#### OPEN SEASON FOR BEAVER

5. The holder of a licence in form 2 or in form 6 of Ontario Regulations 180/50 may hunt, take or kill beaver in the years 1950 and 1951 in the localities described

- (a) in schedule 4 from and including the 1st of December 1950 to and including the 30th of April 1951, and
- (b) in schedule 5 from and including the 1st of December 1950 to and including the 15th of April 1951.

#### SCHEDULE 1

1. The counties of Bruce, Carleton, Dufferin, Dundas, Glengarry, Grenville, Grey, Huron, Leeds, Northumberland, Prescott, Prince Edward, Russell and Stormont.

2. The townships of Cartwright, Cavan, Clarke, Hope and Manvers, in the County of Durham.

3. The townships of Brock, Mara, Rama, Reach, Scott, Scugog, Thorah (including Canise or Thorah Island) and Uxbridge, in the County of Ontario.

4. The townships of Essa, Flos, Innisfil, Matchedash, Medonte, Nottawasaga, Orillia, Oro, Sunnidale, Tay, Tiny, Tosorontio and Vespra, in the County of Simcoe.

5. The townships of Arthur, Eramosa, Erin, Guelph, Maryborough, Minto, Nichol, Peel, Pilkington, West Garafraxa and West Luther, in the County of Wellington.

6. That part of the County of Hastings lying south of the King's Highway Number 7.

#### SCHEDULE 2

1. The counties of Frontenac, Lanark, Lennox and Addington, Peterborough, Renfrew and Victoria.

2. That part of the County of Hastings lying north of the King's Highway Number 7.

3. The Provisional County of Haliburton.

4. The territorial districts of Muskoka and Parry Sound.

5. That part of the Territorial District of Nipissing which is southerly and easterly of a line located as follows:

COMMENCING at the north-west angle of the Township of West Ferris; thence easterly along the northerly boundary of that township to the westerly shore of Trout Lake; thence northerly and easterly along the westerly and northerly shore of Trout Lake and along the northerly shore of the Mattawa River to the boundary between Ontario and Quebec.

#### SCHEDULE 3

1. The counties of Brant, Halton, Norfolk, Oxford, Peel, Perth, Waterloo and York.

2. The Township of Darlington in the County of Durham.

3. The townships of East Whitby, Pickering and Whitby, in the County of Ontario.

4. The townships of Adjala, Tecumseth and West Gwillimbury, in the County of Simcoe.

5. The Township of Puslinch in the County of Wellington.

6. The townships of Beverly, East Flamborough and West Flamborough, in the County of Wentworth.

#### SCHEDULE 4

1. The territorial districts of Algoma, Cochrane, Kenora, Manitoulin, Rainy River, Sudbury, Thunder Bay and Timiskaming.

2. That part of the Territorial District of Nipissing which is northerly and westerly of the line located in item 5 of schedule 2.

#### SCHEDULE 5

1. The territorial districts of Muskoka and Parry Sound.

2. That part of the Territorial District of Nipissing which is southerly and easterly of the line located in item 5 of schedule 2.

3. The counties of Brant, Bruce, Carleton, Dufferin, Dundas, Durham, Elgin, Essex, Frontenac, Glengarry, Grenville, Grey, Haldimand, Halton, Hastings, Huron, Kent, Lambton, Lanark, Leeds, Lennox and Addington, Lincoln, Middlesex, Norfolk, Northumberland, Ontario, Oxford, Peel, Perth, Peterborough, Prescott,

Prince Edward, Renfrew, Russell, Simcoe, Stormont, Victoria, Waterloo, Welland, Wellington, Wentworth and York, and the Provisional County of Haliburton.

(2500) 38

**THE GAME AND FISHERIES ACT, 1946**

O. Reg. 207/50.  
 Open Season for Deer in 1950.  
 Amending O. Reg. 129/50.  
 Made—7th September, 1950.  
 Filed—12th September, 1950, 11.10 a.m.

**REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT, 1946**

1. Item 3 of schedule 5 of Ontario Regulations 129/50 is amended by striking out the words "and Victoria".
2. Schedule 5 of Ontario Regulations 129/50 is amended by adding thereto the following:
7. The townships of Bexley, Carden, Dalton, Laxton Digby and Longford, and Somerville, in the County of Victoria.

(2501) 38

**THE HIGHWAY IMPROVEMENT ACT**

O. Reg. 208/50.  
 Consent to Closing road in Township of Neebing.  
 New.  
 Made—31st August, 1950.  
 Filed—12th September, 1950, 11.30 a.m.

**REGULATIONS MADE UPON THE REPORT OF THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT**

1. Consent is given to the Corporation of the Township of Neebing to close the road described in Schedule 1 entering or touching upon or giving access to the King's Highway.

**SCHEDULE 1**

In the Township of Neebing in the District of Thunder Bay and being composed of that part of Woodbine Avenue lying south of the production thereover in a straight line of the southerly limit of Scott Street as shown on a plan registered in the registry office at Fort William as 281, which may be more particularly described as follows:

Commencing at the intersection of the southerly boundary of Scott Street with the westerly boundary of Woodbine Avenue, thence southerly along the westerly boundary of Woodbine Avenue to a point 67 feet measured northerly along the westerly boundary of Woodbine Avenue from the intersection of the westerly boundary of Woodbine Avenue with the northerly boundary of Arthur Street; thence easterly and parallel to the southerly boundary of Arthur Street to the easterly boundary of Woodbine Avenue; thence northerly and along the last-mentioned boundary to the intersection of the easterly boundary of Woodbine Avenue with the southerly boundary of Scott Street; thence westerly along the production of Scott Street to the place of commencement.

(2502) 38





# Publications Under The Regulations Act, 1944

SEPTEMBER 30th, 1950

## THE MINING ACT

O. Reg. 209/50.  
Lands open for Prospecting.  
Amending O. Regs. 267/47.  
Made—31st August, 1950.  
Filed—13th September, 1950, 10.45 a.m.

### REGULATIONS MADE UNDER THE MINING ACT

1. Ontario Regulations 267/47 are amended by adding thereto the following:

9. The lands described in Schedule 9 shall be open for prospecting, staking out or leasing at 12 noon on the 2nd of October, 1950.

### SCHEDULE 9

	Former Lease No.	Former Mining Claim No.	Township in which land is situate	Territorial District in which township is situate	No. of acres more or less
1	8822	G.G. 6704	Knight	Timiskaming	35.63
2	8823	G.G. 6705	Knight	Timiskaming	33.22
3	8489	G.G. 4820	Morel	Timiskaming	42.0
4	8490	G.G. 4821	Morel	Timiskaming	41.0
5	8491	G.G. 4822	Morel	Timiskaming	40.0
6	8492	G.G. 4823	Morel	Timiskaming	38.0
7	8493	G.G. 4824	Morel	Timiskaming	35.0
8	8494	G.G. 4825	Morel	Timiskaming	10.0
9	8495	G.G. 4826	Morel	Timiskaming	42.0
10	8242	M.R. 6194	Powell	Timiskaming	51.39
11	8243	M.R. 6231	Powell	Timiskaming	35.28
12	8244	M.R. 6140	Powell	Timiskaming	45.2
13	8430	M.R. 6294	Powell	Timiskaming	52.63
14	8760	G.G. 6058	Tyrrell	Timiskaming	30.52
15	8761	G.G. 6059	Tyrrell	Timiskaming	34.54
16	8762	G.G. 6060	Tyrrell	Timiskaming	47.11
17	8763	G.G. 6061	Tyrrell	Timiskaming	32.82
18	8764	G.G. 6062	Tyrrell	Timiskaming	40.80
19	8770	G.G. 6055	Tyrrell	Timiskaming	31.29
20	8771	G.G. 6056	Tyrrell	Timiskaming	31.60
21	8772	G.G. 6057	Tyrrell	Timiskaming	54.40
22	8773	G.G. 6587	Tyrrell	Timiskaming	34.71
23	8779	G.G. 6067	Tyrrell	Timiskaming	20.99
24	8780	G.G. 6066	Tyrrell	Timiskaming	33.13
25	8787	G.G. 6586	Tyrrell	Timiskaming	26.57
26	8788	G.G. 6585	Tyrrell	Timiskaming	26.65
27	8834	G.G. 6702	Tyrrell	Timiskaming	12.53
28	8835	G.G. 6703	Tyrrell	Timiskaming	27.84

## THE UNEMPLOYMENT RELIEF ACT, 1935

O. Reg. 210/50.  
 General Regulations.  
 New and revoking O. Regs. 33/44, 248/44,  
 168/46, 122/47 and 21/48.  
 Made—14th September, 1950.  
 Filed—14th September, 1950, 4.15 p.m.

REGULATIONS MADE UNDER  
THE UNEMPLOYMENT RELIEF ACT, 1935

## INTERPRETATION

## 1. In these regulations

- (a) "allowance" means an allowance for a person eligible for relief;
- (b) "head of a family" means the person who has charge of a household and who has at least one dependant therein;
- (c) "hostel" means a place of board and lodging established and operated for needy persons by a municipality or by a person under an agreement with a municipality, but does not include a charitable institution under *The Charitable Institutions Act*, or a home for the aged under *The Homes for the Aged Act, 1949*;
- (d) "Minister" means Minister of Public Welfare;
- (e) "municipality" means city, town, village, organized township, or improvement district;
- (f) "municipal relief-administrator" means a person appointed by a municipality to administer relief;
- (g) "provincial relief-administrator" means an administrator appointed by the Lieutenant-Governor in Council to administer relief in unorganized territory;
- (h) "provincial relief-supervisor" means a supervisor appointed by the Lieutenant-Governor in Council;
- (i) "relief" means a relief allowance granted under these regulations;
- (j) "shelter allowance" means an allowance for
- (i) lodging, including lodging in a hostel,
  - (ii) rent, water, and electricity or a substitute therefor, or
  - (iii) where a person resides in his own home, municipal taxes and local-improvement rates;
- (k) "single person" means
- (i) a person of at least 16 years of age who is not the head of a family, or the spouse thereof;
  - (ii) a person under 16 years of age who is not living with either of his parents; or
  - (iii) the spouse of a pensioner under *The Old Age Pensions Act, 1948*, where there is no dependent child of either of them.

## APPLICATION FOR RELIEF

## 2. An application for relief shall

- (a) be in form 1, and
- (b) before relief is granted, be completed and forwarded to the proper relief-administrator.

## RETURNS BY MUNICIPAL RELIEF-ADMINISTRATORS

3.—(1) Where in any month a municipal relief-administrator or provincial relief-administrator grants relief, he shall

- (a) complete a statement of account in form 2, and
- (b) complete a statement of allowances in form 3 for each person or family to whom he has granted relief during that month and retain the statement in his files.

## (2) The Minister may

- (a) require the administrator or an employee of the municipality that the administrator represents to furnish him with such information as to the contents of form 2 or 3 as he deems necessary, and
- (b) direct an inspection and audit of municipal books, accounts and vouchers relating to the statement of account.

4. At the request of the provincial relief-supervisor a municipal relief-administrator shall furnish him with a certificate or other evidence that each person granted relief was unemployed at the time of the grant.

## PERSONS ELIGIBLE FOR RELIEF

## 5. Where a single person or the head of a family

- (a) is in needy circumstances,
- (b) is unemployable because of mental or physical incapacity, as certified in form 3 by a duly qualified medical practitioner, and
- (c) makes application for relief in the municipality or unorganized territory in which he has residence within the meaning of section 13 of the Act,

he shall be eligible for relief.

6. Where a widow, an unmarried mother, a wife living apart from her husband, or the wife of a husband who is unemployable because of mental or physical incapacity as certified in form 3 by a duly qualified medical practitioner

- (a) is in needy circumstances;
- (b) is unemployed because her time is occupied in caring for one or more dependants; and
- (c) makes application for relief in the municipality or unorganized territory in which she has residence within the meaning of section 13 of the Act,

she shall be eligible for relief.

## 7. Where a person

- (a) is in needy circumstances;
- (b) is unemployed because his time is occupied in caring for one or more dependants; and
- (c) makes application for relief in the municipality or unorganized territory in which he has residence within the meaning of section 13 of the Act,

he shall be eligible for relief

- (d) as a single person if he does not carry on the functions of the head of a family, or
- (e) as the head of a family if he carries on the functions thereof.

8. Where a person

- (a) is unemployed and in needy circumstances;
- (b) is not the head of a family, or the spouse thereof;
- (c) attends school;
- (d) makes application for relief in the municipality or unorganized territory in which he has residence within the meaning of section 13 of the Act; and
- (e) submits with his application a written recommendation from his principal that it is desirable for him to continue his education,

he shall be eligible for relief

- (f) as a single person where he does not live with a parent or person *in loco parentis*, or
- (g) as a dependant where he lives with a parent or person *in loco parentis*.

9. Where a male of at least 65 years of age or a female of at least 60 years of age

- (a) is unemployed and in needy circumstances; and

- (b) makes application for relief in the municipality or unorganized territory in which he has residence within the meaning of section 13 of the Act,

he or she shall be eligible for relief.

RELIEF FOR HEADS OF FAMILIES

10. Where the head of a family qualifies for relief, the allowances therefor shall be for him and his dependants.

EXTENSION OF RESIDENCE DATE  
UNDER SUBSECTION 1 OF SECTION 13 OF THE ACT

11. The date "September 1st, 1934", where it appears in subsection 1 of section 13 of the Act, is extended to April 1st, 1948.

CLOTHING RELIEF

12.—(1) Where a municipal relief-administrator grants a clothing allowance or supplies clothes to persons eligible for relief, Ontario shall pay an amount not exceeding 50 cents a month for each of those persons.

(2) Under subregulation 1, payment shall be calculated on the monthly average of the clothing allowances or the cost of clothes supplied for those persons throughout the year by the municipality.

ALLOWANCES FOR FOOD

13.—(1) Where a municipal relief-administrator grants food allowances to persons eligible for relief, Ontario shall pay 50 per cent of the cost thereof based on weekly allowances as follows:

WEEKLY ALLOWANCES

Recipient	Food other than milk	Milk	
		quarts of fresh	or tins of unsweetened evaporated
(a) for a single person.....	\$3.82	3½	5
(b) for an adult member of a family of two.....	\$3.35	3½	5
(c) for an adult member of a family of three or more.....	\$2.65	3½	5
(d) for a dependant,—			
(i) at least 16 years of age.....	\$2.65	3½	5
(ii) female 13, 14 or 15 years of age.....	\$2.46	5	7
(iii) male 13, 14 or 15 years of age.....	\$2.85	5	7
(iv) 10, 11 or 12 years of age.....	\$2.46	5	7
(v) 4 to 9 years of age, both inclusive.....	\$2.02	5	7
(vi) 1, 2 or 3 years of age.....	\$1.40	6	8
(vii) under 1 year of age.....	.63	6	8

(2) Where

- (a) a duly qualified medical practitioner
  - (i) certifies that a person eligible for relief is pregnant; and
  - (ii) recommends that the milk allowance under subregulation 1 be increased; and
- (b) the weekly allowance of milk is increased during the last 5 months of pregnancy to not more than 11½ quarts of fresh milk or 15 tins of unsweetened, evaporated milk,

Ontario shall pay 50 per cent of the cost of the increase.

(3) Where

- (a) a duly qualified medical practitioner
  - (i) certifies that a person eligible for relief is a nursing mother; and
  - (ii) recommends an increase in the allowances under subregulation 1; and
- (b) the weekly allowances are increased during the period of lactation as follows:
  - (i) for food other than milk, by not more than 5 per cent, and
  - (ii) for milk, to not more than 11½ quarts of fresh milk or 15 tins of unsweetened, evaporated milk,

Ontario shall pay 50 per cent of the cost of the increase.

14.—(1) Where

- (a) a duly qualified medical practitioner certifies that a person eligible for relief requires a gastric diet, low-residue diet, or diabetic low-fat or high-fat diet; and
- (b) the municipal relief-administrator increases or decreases an allowance under subregulation 1 of regulation 13 to the percentages in the following table:

	Gastric diet	Low-residue diet	Diabetic low-fat diet	Diabetic high-fat diet
Foods other than milk	84	105	157	146
Milk. . . . .	226	141	23	287

Ontario shall pay 50 per cent of the cost of the increase.

(2) Where

- (a) a duly qualified medical practitioner
  - (i) certifies that a person eligible for relief requires a gastric diet; and
  - (ii) recommends that the person take Vitamin C tablets; and
- (b) the municipal relief-administrator grants the person
  - (i) an allowance under subregulation 1 of regulation 13, and

- (ii) an additional allowance of not more than \$2.75 for a 14-week period for the purchase of those tablets,

Ontario shall pay 50 per cent of the cost under sub-clause ii of clause b.

(3) Where

- (a) a duly qualified medical practitioner
  - (i) certifies that a person eligible for relief requires any type of special diet other than those types under subregulations 2 and 3 of regulation 13 and sub-regulations 1 and 2 of regulation 14; and
  - (ii) signs a statement setting out in detail the special diet required; and
- (b) the person submits the statement to the municipal relief-administrator and is granted for any period not exceeding one month an allowance additional to the allowance under subregulation 1 of regulation 13,

Ontario shall pay 50 per cent of the cost of the additional allowance.

ALLOWANCES FOR COD-LIVER OIL

15.—(1) Where a municipal relief-administrator furnishes the dependant of a person entitled to relief with cod-liver oil, or grants him an allowance therefor, Ontario shall pay 50 per cent of the cost of the following amounts:

- (a) for a dependant under 1 year of age, 14 ounces a month,
- (b) for a dependant 1, 2 or 3 years of age, 9 ounces a month,
- (c) for a dependant 4 to 9 years of age, both inclusive, 8 ounces a month, or
- (d) for a dependant 10, 11 or 12 years of age, 5 ounces a month,

but only for the period commencing with the 1st of September and ending with the 31st of May next following.

(2) Where

- (a) a duly qualified medical practitioner certifies that a pregnant person or a nursing mother eligible for relief requires cod-liver oil; and
- (b) the municipal relief-administrator furnishes her with 2 ounces of cod-liver oil a month, or an allowance therefor, during the pregnancy or period of lactation,

Ontario shall pay 50 per cent of the cost thereof.

ALLOWANCE FOR VEGETABLE SEEDS

16. Where

- (a) a person eligible for relief has a plot of ground; and
- (b) the municipal relief-administrator grants him an allowance to purchase vegetable seeds,

Ontario shall pay 50 per cent of the cost thereof.

ALLOWANCE FOR HOUSEHOLD SUNDRIES

17. Where a municipal relief-administrator grants the head of a family or a single person a monthly

allowance for soap, scouring-powder, matches and toilet-paper, or other common household sundries, Ontario shall pay

- (a) for a single person, 50 per cent of that allowance or 50 cents a month, whichever is the lesser,
- (b) for the head of a family with 1 or 2 dependants, 50 per cent of that allowance or 50 cents a month, whichever is the lesser,
- (c) for the head of a family with 3, 4, 5 or 6 dependants, 50 per cent of that allowance or \$1 a month, whichever is the lesser, and
- (d) for the head of a family with at least 7 dependants, 50 per cent of that allowance or \$1.50 a month, whichever is the lesser.

SHELTER ALLOWANCES FOR SINGLE PERSONS

18.—(1) Where

- (a) a single person rents and lives in unfurnished or unheated premises, or both; and
- (b) the municipal relief-administrator grants him a shelter allowance,

Ontario shall pay

- (c) for rent, 50 per cent of the monthly cost thereof, or \$4, whichever is the lesser,
- (d) for water, 50 per cent of the monthly cost thereof, and
- (e) for electricity or a substitute therefor, 50 per cent of the monthly cost thereof, or 50 cents, whichever is the lesser.

(2) Where

- (a) a single person rents and lives in furnished, heated premises; and
- (b) the municipal relief-administrator grants him a shelter allowance,

Ontario shall pay 50 per cent of the monthly cost thereof, or \$6, whichever is the lesser.

SHELTER ALLOWANCES FOR HEADS OF FAMILIES

19.—(1) Where a municipal relief-administrator grants the head of a family a shelter allowance, Ontario shall pay

- (a) in a municipality having a population over 500,000 according to the last revised assessment-roll
  - (i) 50 per cent of the monthly rental, or 50 per cent of an amount equal to \$12 a month for the first rented room and \$2 a month for each additional rented room, whichever is the lesser,
  - (ii) 50 per cent of the monthly cost of water, and
  - (iii) 50 per cent of the monthly cost of electricity or a substitute therefor, or 50 cents, whichever is the lesser,
- (b) in any other part of Ontario
  - (i) 50 per cent of the monthly rental, or 50 per cent of an amount equal to \$10 a month for the first rented room and \$2 a month for each additional rented room, whichever is the lesser,

(ii) 50 per cent of the monthly cost of water, and

(iii) 50 per cent of the monthly cost of electricity or a substitute therefor, or 50 cents, whichever is the lesser, or

(c) where the head of a family resides in his own home on which not less than 2 years' taxes and local-improvement rates are owing

(i) 50 per cent of a monthly allowance for taxes and local-improvement rates, not exceeding an amount equal to one-twelfth of twice the amount of the annual tax-bill for that home,

(ii) 50 per cent of the monthly cost of water, and

(iii) 50 per cent of the monthly cost of electricity or a substitute therefor, or 50 cents, whichever is the lesser.

(2) For the purposes of clauses a and b of subregulation 1, "room" does not include a bath-room, hall or closet.

ADDITIONAL SHELTER ALLOWANCES

20. Where

- (a) a municipal relief-administrator grants an additional shelter allowance to a single person or the head of a family because of special circumstances; and
- (b) the total of all shelter allowances granted by the administrator does not exceed 115 per cent of the shelter allowances granted by that administrator under regulations 18 and 19,

Ontario shall pay 50 per cent of the cost of the additional allowance.

MAXIMUM SHELTER ALLOWANCES

21. The maximum amount payable by Ontario to a municipality for shelter allowances shall be \$15 a month.

FUEL ALLOWANCES

22.—(1) Where a municipal relief-administrator grants fuel allowances for the period commencing with the 1st of October and ending with the 5th of May next following to a single person or the head of a family, Ontario shall pay 50 per cent of the cost thereof based on allowances as follows:

(a) for detached houses:

Number of rooms	Number of pounds of coke per month for heating	Number of pounds of coke per month for heating and cooking
6	2000	2400
5	1700	2100
4	1400	1800
3	1100	1500
2	800	1200

(b) for attached and semi-detached houses, duplex houses, apartments, flats and rooms:

Number of rooms	Number of pounds of coke per month for heating	Number of pounds of coke per month for heating and cooking
6	1700	2100
5	1400	1800
4	1100	1500
3	800	1200
2	600	1000
1	500	800

(2) Where

- (a) fuel other than coke is used for heating; and
- (b) the municipal relief-administrator grants an allowance therefor equivalent to the cost of supplying the amount of coke authorized for heating under subregulation 1,

Ontario shall pay 50 per cent of the cost thereof.

(3) Where

- (a) (i) the head of a family or a dependant thereof or a single person is ill, as certified by a duly qualified medical practitioner; or
- (ii) a house contains more than 6 rooms, or is of faulty construction as determined by the municipal relief-administrator; and
- (b) the administrator grants a heating allowance additional to the heating allowance under clause a or b of subregulation 1, or subregulation 2,

Ontario shall pay 50 per cent of the cost of the additional allowance.

(4) For the purposes of subregulations 1 and 3, "room" does not include a bath-room, hall or closet.

23. Where a municipal relief-administrator grants a single person or the head of a family fuel allowances for cooking with coke, coal or wood for the period commencing with the 16th of May and ending with the 30th of September next following, Ontario shall pay 50 per cent of the cost thereof based on the following allowances:

Recipients	Amount of allowance
(a) for a single person.....	\$4.00 a month
(b) for the head of a family and 1 or 2 dependants.....	\$4.00 a month
(c) for the head of a family and 3, 4, 5 or 6 dependants.....	\$4.50 a month
(d) for the head of a family and more than 6 dependants .....	\$5.00 a month

24. Where a municipal relief-administrator grants a single person or the head of a family fuel allowances throughout the year for cooking by electricity, gas, kerosene or gasoline, Ontario shall pay 50 per cent of the cost thereof based on the following allowances:

Recipients	Amount of allowance
(a) for a single person	\$2.25 a month
(b) for the head of a family and 1 or 2 dependants	\$2.25 a month
(c) for the head of a family and 3, 4, 5 or 6 dependants	\$2.50 a month
(d) for the head of a family and more than 6 dependants	\$2.75 a month

INCAPACITATION ALLOWANCE

25.—(1) Where a single person

- (a) is mentally or physically incapacitated and unemployable, as certified in form 4 by a duly qualified medical practitioner;
- (b) is not a patient in a hospital or nursing-home, or an inmate of
  - (i) an institution under *The Charitable Institutions Act*, or *The Homes for the Aged Act, 1949*, or
  - (ii) any other charitable institution;
- (c) has liquid assets under \$250;
- (d) does not reside with a parent financially able to provide maintenance;
- (e) has an income of less than \$50 a month, including the allowance under clause f; and
- (f) is granted a monthly incapacitation allowance by a municipal relief-administrator,

Ontario shall pay 50 per cent of that allowance, or \$20 a month, whichever is the lesser, except where

- (g) rehabilitation measures are provided for him; or
- (h) the municipal relief-administrator grants him assistance of more than \$40 a month, as a charge on the municipality.

(2) Where an incapacitated person under subregulation 1

- (a) has shelter expenses of more than \$10 a month; and
- (b) is granted an additional monthly allowance by the municipal relief-administrator,

Ontario shall pay 50 per cent of the additional monthly allowance, or \$5 a month, whichever is the lesser.

(3) Where an incapacitated person under subregulation 1

- (a) has expenses for board and lodging combined of more than \$25 a month; and
- (b) is granted an additional monthly allowance by the municipal relief-administrator,

Ontario shall pay 50 per cent of the additional monthly allowance, or \$5 a month, whichever is the lesser.

## (4) Where the municipal relief-administrator

- (a) is of the opinion that an incapacitated person under subregulation 1, with an income of less than \$125 a month including the allowance under clause *b* of subregulation 2, may benefit from rehabilitation measures; and
- (b) refers the matter to the Minister,

Ontario may pay 50 per cent of expenditures incurred to assist the incapacitated person for a period not exceeding one year but only if he requires prosthetic appliances or occupational re-training.

## SPECIAL HOME-CARE

26. Where the head of a family, or a dependant thereof, or a single person

- (a) makes application in form 4 for special home-care because of a mental or physical defect;
- (b) is cared for in a home which has an aggregate of not more than 6 roomers or boarders; and
- (c) is granted a monthly allowance for special home-care by the municipal relief-administrator,

Ontario shall pay 50 per cent of that allowance, or \$20 a month, whichever is the lesser.

## ALLOWANCE FOR DENTAL SERVICES

27. Where

- (a) a person eligible for relief requires an emergency extraction of one or more of his teeth;
- (b) the municipal relief-administrator issues him a voucher authorizing the extraction by a duly qualified dentist or medical practitioner;
- (c) the dentist or medical practitioner sends his account to the Minister, including a detailed statement of his services; and
- (d) the Deputy Minister of Health certifies that
- (i) it was an emergency extraction, and
- (ii) the amount of the account is reasonable,

the account shall be paid by Ontario.

ALLOWANCE IN UNORGANIZED TERRITORY  
FOR SPECIAL ITEMS

28. Subject to the approval of the Deputy Minister of Welfare, a provincial relief-administrator may grant to persons in unorganized territory who are eligible for relief an allowance for bedding, mattresses, eye-glasses, dentures, or building materials, or other special articles of assistance.

## MEDICAL SERVICES

29.—(1) A municipal or provincial relief-administrator shall show in his monthly statement in form 2 an amount for medical services calculated on the basis of 83 cents for each person to whom he granted relief at any time during that month.

(2) Upon receipt of the monthly statement Ontario shall in accordance with an agreement made between His Majesty in the right of Ontario and the Ontario Medical Association, providing for medical services under this and other Acts, pay the Association for those medical services.

## ALLOWANCES IN UNORGANIZED TERRITORY

30.—(1) A provincial relief-administrator may grant allowances not exceeding the allowances under regulations 12 to 26, both inclusive, and regulation 29.

(2) The cost of allowances by provincial relief-administrators shall be paid by Ontario.

## LIMITATION OF PAYMENT TO MUNICIPALITIES

31. A municipality shall not be paid by Ontario for that portion of the cost of relief in the municipality in excess of

- (a) \$135 a month for the head of a family with fewer than 6 dependants, or
- (b) \$175 a month for the head of a family with 6 dependants or more.

## LIMITATION OF RELIEF IN UNORGANIZED TERRITORY

32.—(1) The maximum relief in unorganized territory for the head of a family with fewer than 6 dependants shall be \$135 a month.

(2) The maximum relief in unorganized territory for the head of a family with 6 dependants or more shall be \$175 a month.

## REVOCATION OF REGULATIONS

33. Ontario Regulations 33/44, 248/44, 168/46, 122/47 and 21/48 are revoked.





4.—(1) PARENTS OF APPLICANT

(2) PARENTS OF APPLICANT'S SPOUSE

FATHER	..... (Print surname)	<input type="checkbox"/> LIVING <input type="checkbox"/> DECEASED	..... (Print surname)	<input type="checkbox"/> LIVING <input type="checkbox"/> DECEASED
	..... (Print given names)		..... (Print given names)	
MOTHER	..... (Print surname)	<input type="checkbox"/> LIVING <input type="checkbox"/> DECEASED	..... (Print surname)	<input type="checkbox"/> LIVING <input type="checkbox"/> DECEASED
	..... (Print given names)		..... (Print given names)	

5. STATE IN DETAIL REASONS WHY RELIEF IS REQUIRED :

6. RESIDENCE RECORD SINCE APRIL 1st, 1948 :

Surname	Given Names	Address Street and Number, or R.R.	Municipality or Post-office	Prov.	From			To			
					Day	Mo.	Yr.	Day	Mo.	Yr.	

7. IF APPLICANT RENTS HOUSING ACCOMMODATION, GIVE DETAILS OF ACCOMMODATION:

Landlord..... (Name)		..... (Address)		Landlord's relationship to applicant
Number of rooms occupied	Monthly rental	Rent paid to .....		Does landlord include in rental : HEAT <input type="checkbox"/> WATER <input type="checkbox"/>
		(Month by name)	(Day) (Yr.)	
				Kind of heating

8. PUBLIC ASSISTANCE : (List assistance received, such as an old-age or blind pension, a family allowance, a mother's allowance, a veteran's pension or allowance, workmen's compensation, unemployment insurance, care in a public institution, or relief.)

Name of single person or head of family and his dependants receiving assistance	Type of Assistance	Date assistance began (if known)			Monthly or lump-sum payments
		Previously received	Now receiving	Will receive	
		<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	
		<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	
		<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	
		<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	
		<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	
		<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	
		<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	

9. MARITAL STATUS : SINGLE

MARRIED <input type="checkbox"/>		WIDOW <input type="checkbox"/> WIDOWER <input type="checkbox"/>	DESERTED <input type="checkbox"/>	SEPARATED <input type="checkbox"/>	DIVORCED <input type="checkbox"/>
Date	Place	Date of Death or desertion	Place	Date	Place

10. SERVICE IN ARMED FORCES : (List service by head of a family, and dependants)

Surname	Given Names	Type of Service	Service Number	Enlistment		Discharge		Theatre of war in which service rendered
				Date	Place	Date	Place	



(2) REAL PROPERTY : (Give the following details of real estate owned by members of household)

DESCRIPTION OF PROPERTY	NAME OF OWNER	ASSESSED VALUE	INCUMBRANCES	ANNUAL GROSS REVENUE	ANNUAL TAXES	TOTAL ARREARS OF	
						TAXES	INTEREST

(3) INSURANCE : (Give details of insurance carried by members of household)

NAME OF INSURED	NAME OF COMPANY	POLICY NUMBER	AMOUNT OF INSURANCE	AMOUNT OF PREMIUM	PREMIUM PAID BY MO., WK., ETC.	NAME OF BENEFICIARY

14. Children, relatives or any persons not living in applicant's household but contributing to support of applicant:

SURNAME	GIVEN NAMES	ADDRESS	RELATIONSHIP TO APPLICANT	AGE	CONTRIBUTIONS

15. Children and close relatives not living in applicant's household:

SURNAME	GIVEN NAMES	ADDRESS	RELATIONSHIP TO APPLICANT	AGE

16. DEBTS: (Give the following details of money owed, including personal loans, money owed on instalment purchases, and money to be paid under a court order)

OWING TO WHOM?	FOR WHAT?	AMOUNT

Dated at

.....  
(Signature of Applicant)

FORM 2

*The Unemployment Relief Act, 1935*

STATEMENT OF ACCOUNT

Account for month of .....19.....

Corporation of the.....  
(Print in block letters and specify City, Town, Village or Township)

County or Territorial District of.....

FOOD.....	\$
FUEL.....	\$
CLOTHING.....	\$
SHELTER.....	\$
HOUSEHOLD SUNDRIES.....	\$
SPECIAL HOME-CARE.....	\$
INCAPACITATION ALLOWANCE.....	\$
.....	\$
.....	\$
MEDICAL (          Persons).....	\$
TOTAL.....	\$

RECIPIENTS ACTUALLY RESIDING IN THIS MUNICIPALITY	Male	Female	Total
Heads of families			
Dependants (on heads of families)			
Single persons			
TOTAL PERSONS (For medical services)			

This statement of account is in agreement with the records of this municipality, which are supported by proper vouchers and documents, and all applicable credits and refunds have been taken into account. This statement is correct, and the amounts shown, with the exception of disbursements for medical and dental services, have been disbursed, and no item is included which is not in accordance with the regulations under the Act. This municipality has maintained adequate record of account thereof, segregated from and reconciled with the general accounting records of the municipality. Medical identification-vouchers have been issued to cover the total number of persons reported herein.

Relief Administrator:

.....  
(Post-office address)  
.....

Treasurer:

.....  
(Post-office address)  
.....

Auditor:  
.....

FORM 3

*The Unemployment Relief Act, 1935*

MEDICAL CERTIFICATE AS TO EMPLOYABILITY

Municipality.....

Date.....

Name of person examined.....Sex.....

Post-office address.....Age.....  
(Years)

Employability: (Check square applicable)

Fully employable	<input type="checkbox"/>
Partially employable	<input type="checkbox"/>
Unemployable	<input type="checkbox"/>

Diagnosis.....  
.....  
.....

Summary of disabilities:

1. Physical.....  
.....  
.....

Mental.....  
.....

2. Treatment suggested.....  
.....  
.....  
.....  
.....  
.....

.....  
(Signature of Medical Practitioner)

FORM 4

*The Unemployment Relief Act, 1935*

APPLICATION FOR SPECIAL HOME-CARE

To the relief-administrator of the municipality of.....

I apply for special home-care under *The Unemployment Relief Act, 1935*, and the regulations, and in support of my application I make the following statements and declare them to be true.

1. APPLICANT :

.....  
 (Surname) (Given names)

ADDRESS :

.....  
 (Street and Number) (Municipality or post-office)

2. RESIDENCE :

In Municipality.....  
 (Years) (Months)

In Ontario.....  
 (Years) (Months)

In Canada.....  
 (Years) (Months)

3. BOARDING HOME :

.....  
 (Landlord) (Post-office address) (Telephone No.)

Total no. roomers and boarders in home.....	Landlord's relationship to applicant.....	Monthly cost of room and board \$.....
---	---	--

4. NEXT OF KIN :

.....  
 (Name) (Address) (Relationship)

5. SERVICE IN ARMED FORCES : (If applicant is a female, complete this section for husband if he served in Armed Forces.)

Branch of Service..... Service No.....

Theatre of war in which service rendered..... Service Pension or Allowance.....

6. PUBLIC RELIEF OR CARE RECEIVED :

Type of Relief or Care..... Period Received.....

7. PREVIOUS EMPLOYMENT :

Employed by..... Address.....

Date Last Employed..... Normal Occupation.....

8. RESOURCES AND INCOME :

	Yes	No	LIST EACH TYPE OF RESOURCE, SUCH AS INSURANCE POLICIES, BANK ACCOUNTS, TOGETHER	
Bank Accounts	<input type="checkbox"/>	<input type="checkbox"/>		
Insurance policies	<input type="checkbox"/>	<input type="checkbox"/>	Name of insurance company, bank or company, et cetera	Account No. or Policy No.
Government bonds and war savings certificates	<input type="checkbox"/>	<input type="checkbox"/>		
Securities, stocks and other bonds	<input type="checkbox"/>	<input type="checkbox"/>		
Lodge or fraternal societies	<input type="checkbox"/>	<input type="checkbox"/>		
Superannuation or pension allowance	<input type="checkbox"/>	<input type="checkbox"/>		
Real estate	<input type="checkbox"/>	<input type="checkbox"/>		
Other (specify)	<input type="checkbox"/>	<input type="checkbox"/>		

Dated at

.....  
(Signature of Applicant)

I have made a medical examination of the applicant as follows:

DIAGNOSIS OF DISABILITIES :

Physical.....

.....

Mental.....

.....

	Yes	No		Yes	No
Is applicant bedridden? .....	<input type="checkbox"/>	<input type="checkbox"/>	Is nursing care or attention required? .....	<input type="checkbox"/>	<input type="checkbox"/>
Is applicant able to walk or move about? .....	<input type="checkbox"/>	<input type="checkbox"/>	Are doctor's services required? .....	<input type="checkbox"/>	<input type="checkbox"/>
Is health condition considered permanent? .....	<input type="checkbox"/>	<input type="checkbox"/>	Has the applicant recently been in a hospital, sanatorium or clinic? .....	<input type="checkbox"/>	<input type="checkbox"/>
			If yes, give name thereof .....		

.....  
(Signature of Medical Practitioner)

I recommend the home in which the applicant will receive special home-care as a suitable one for the purpose. I recommend monthly payments for special home-care for the applicant in the amount of:

\$

.....  
(Signature of municipal relief-administrator)



## THE GAME AND FISHERIES ACT, 1946

O. Reg. 211/50.

Open Season for Game Animals in 1950.

New.

Made—6th September, 1950.

Filed—15th September, 1950, 10.15 a.m.

REGULATIONS MADE BY THE MINISTER  
UNDER THE GAME AND FISHERIES  
ACT, 1946

## OPEN SEASON FOR FOX

1. Fox may be trapped, hunted, taken, killed and possessed in any part of Ontario from the 1st of November 1950 to the 28th of February 1951, both inclusive.

## OPEN SEASON FOR LYNX AND RACCOON

2. Lynx and raccoon may be trapped, hunted, taken, killed and possessed in any part of Ontario from the 1st of November to the 31st of December, both inclusive, in 1950.

## OPEN SEASON FOR MINK

3. Mink may be trapped, hunted, taken, killed and possessed in the localities described

- (a) in schedule 1 from the 1st of November 1950 to the 28th of February 1951, both inclusive, and
- (b) in schedule 2 from the 1st of November to the 31st of December, both inclusive, in 1950.

## OPEN SEASON FOR OTTER

4. Otter may be trapped, hunted, taken, killed and possessed in the localities described

- (a) in schedule 1 from the 1st of November 1950 to the 30th of April 1951, both inclusive, and
- (b) in schedule 2 from the 1st of November 1950 to the 15th of April 1951, both inclusive.

## OPEN SEASON FOR RABBIT

5. Rabbit may be trapped, hunted, taken, killed and possessed

- (a) in the counties of Essex and Kent from the 1st of November 1950 to the 31st of January 1951, both inclusive,
- (b) in the counties of Haldimand, Lambton, Lincoln and Welland from the 1st of November 1950 to the 28th of February 1951, both inclusive,
- (c) in
- (i) the counties of Brant, Elgin, Halton, Middlesex, Norfolk, Oxford, Peel, Wentworth and York,
- (ii) the Township of Darlington in the County of Durham,
- (iii) the townships of Hay, Stanley and Stephen, in the County of Huron,
- (iv) the townships of East Whitby, Pickering and Whitby, in the County of Ontario,

(v) the townships of Adjala, Tecumseth and West Gwillimbury, in the County of Simcoe,

(vi) the Township of Wilmot in the County of Waterloo, and

(vii) the Township of Puslinch in the County of Wellington

from the 3rd of November 1950 to the 28th of February 1951, both inclusive, and

(d) in any part of Ontario not described in clauses a, b and c from the 11th of September 1950 to the 31st of August 1951, both inclusive.

## OPEN SEASON FOR SQUIRREL

6. Black, fox and gray squirrel may be hunted, taken or killed or possessed in any part of Ontario on the 10th and 11th of November 1950, but no person shall hunt, take or kill more than 5 squirrel in a day.

## OPEN SEASON FOR FISHER AND MARTEN

7. Fisher and marten may be trapped, hunted, taken, killed and possessed from the 1st of November to the 31st of December, both inclusive, in 1950 by the holder of a licence in form 2 of Ontario Regulations 180/50 on his trap-line area if it is described in column 1 of schedule 3, and the fisher and marten trapped, hunted, taken, killed and possessed by the holder of the licence shall not exceed for fisher the number in column 2 and for marten the number in column 3 of schedule 3.

GEO. H. DOUCETT

Acting Minister of Lands and Forests.

Toronto, September 6, 1950.

## SCHEDULE 1

1. The territorial districts of Algoma, Cochrane, Kenora, Manitoulin, Rainy River, Sudbury, Thunder Bay and Timiskaming.

2. That part of the Territorial District of Nipissing which is northerly and westerly of a line located as follows:

COMMENCING at the north-west angle of the Township of West Ferris; thence easterly along the northerly boundary of that township to the westerly shore of Trout Lake; thence northerly and easterly along the westerly and northerly shore of Trout Lake and along the northerly shore of the Mattawa River to the boundary between Ontario and Quebec.

## SCHEDULE 2

1. The territorial districts of Muskoka and Parry Sound.

2. That part of the Territorial District of Nipissing which is southerly and easterly of the line located in item 2 of schedule 1.

3. The counties of Brant, Bruce, Carleton, Dufferin, Dundas, Durham, Elgin, Essex, Frontenac, Glengarry, Grenville, Grey, Haldimand, Halton, Hastings, Huron, Kent, Lambton, Lanark, Leeds, Lennox and Addington, Lincoln, Middlesex, Norfolk, Northumberland, Ontario, Oxford, Peel, Perth, Peterborough, Prescott, Prince Edward, Renfrew, Russell, Simcoe, Stormont, Victoria, Waterloo, Welland, Wellington, Wentworth and York, and the Provisional County of Haliburton.

## SCHEDULE 3

COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 1	COLUMN 2	COLUMN 3
Trap-line area	Fisher	Marten	Trap-line area	Fisher	Marten
AL-1	10	2	GG-2	3	3
AL-2	4	2	GG-4	5	5
AL-3	8	2	GG-5	5	5
AL-4	3	2	GG-7	5	5
AL-5	2		GG-8	3	5
AL-7	2		GG-9	5	5
AL-10	10		GG-10	3	3
AL-11	10		GG-11	3	3
AL-12	10		GG-12	3	3
AL-13	10		GG-13	3	3
AL-14	3		GG-14	3	2
AL-15	10	2	GG-15	3	2
AL-16	2		GG-16	3	2
AL-17	4		GG-17	3	2
AL-18	2		GG-18	3	5
AL-20	2		GG-19	3	3
AL-21	5		GG-20	3	3
AL-22	8		GG-21	3	2
AL-23	5		GG-22	3	2
AL-24	8		GG-23	2	2
AL-25	2		GG-24	2	2
AL-26	2		GG-25	3	2
AL-27	5		GG-26	3	2
AL-28	8	2	GG-27	3	2
AL-29	8	2	GG-28	3	
AL-30	8	2	GG-29	3	
AL-31	6	2	GG-30	3	3
AL-32	5		GG-31	3	2
AL-33	3		GG-32	5	
AL-34	4		GG-33	2	
AL-35	5		GG-34	3	
AL-36	2		GG-35	2	
AL-37	8	2	GG-36	3	
AL-38	8	2	GG-37	2	
AL-40	3		GG-38	2	
AL-41	4		GG-39	2	
AL-48	2		GG-40	2	
			GG-41	2	
CP-6		2	GG-42	2	
CP-7		10	GG-43	3	
CP-9		2	GG-44	3	2
CP-11		4	GG-45	3	2
CP-12		5	GG-46	2	
CP-13		2	GG-47	2	
CP-14		3	GG-48	5	5
CP-16		10	GG-49	3	3
CP-17		10	GG-50	5	3
CP-18		4	GG-51	3	2
CP-20		4	GG-53	3	4
CP-21		1	GG-54	2	3
CP-22		4	GG-55	2	2
CP-23		4	GG-57	2	2
CP-33		2	GG-58	4	
CP-34		4	GG-59	2	
CP-35		3	GG-60	3	5
CP-38		3	GG-61	5	5
CP-43		7	GG-62	3	5
CP-45		3	GG-63	3	5
CP-46		3	GG-64	2	2
CP-57		4	GG-65	2	2
CP-58		5	GG-66	3	2
CP-59		3	GG-67	2	
CP-72		3	GG-68	2	
CP-73		5	GG-69	2	
CP-74		3	GG-70	2	
CP-75		8	GG-71	2	
CP-87		3	GG-72	2	
CP-88		4	GG-73	2	
CP-89		4	GG-74	2	
CP-102		4	GG-75	2	
CP-103		4	GG-76	2	
CP-104		2	GG-77	3	3

SCHEDULE 3—Continued

COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 1	COLUMN 2	COLUMN 3
Trap-line area	Fisher	Marten	Trap-line area	Fisher	Marten
GG-78	2	2	PA-101	5	
GG-79	3	5	PA-139	5	
GG-80	4	4	PA-140	4	
GG-81	3		PA-145	8	
GG-82	2		PA-146	8	
GG-83	3		PA-149	5	
GG-84	2		PA-152	10	
GG-85	2		PA-157	6	
GG-86	2		PA-158	6	
GG-87	2		PA-186	5	
GG-88	2		PA-192	3	
GG-89	3		PA-200	5	
GG-90	3		PA-203	4	
GG-91	3		PA-204	5	
GG-92	2		PA-206	2	
GG-93	2		PA-207	3	
GG-94	2		PA-208	3	
GG-95	4	2	PA-209	2	
GG-96	4	2	PA-210	3	
GG-97	4	2	PA-211	3	
GG-98	4	2	PA-222	6	
GG-99	4		PA-231	3	
GG-100	2				
GG-101	2		SL-9		3
GG-102	2		SL-12		7
GG-104	2		SL-16		5
GG-105	4	2	SL-22		3
GG-106	4	2	SL-27		10
GG-107	4		SL-28		3
GG-108	4		SL-32		10
GG-109	2		SL-33		7
GG-110	2		SL-34		3
GG-111	2		SL-37		10
GG-112	2		SL-60		7
GG-113	4	2	SL-67		5
GG-114	4	2	SL-85		3
GG-115	4	2			
GG-116	4		SS-3	1	
GG-117	4		SS-11	3	
GG-118	3		SS-23	3	
GG-119	3		SS-24	1	
GG-120	2		SS-25	1	
GG-121	2		SS-26	3	
GG-122	4	2	SS-27	1	
GG-123	4	2	SS-28	1	
GG-124	4	2	SS-29	1	
GG-125	4		SS-30	3	
GG-126	4		SS-31	1	
GG-127	3		SS-32	1	
GG-128	3		SS-33	1	
GG-129	3		SS-34	1	
GG-130	3		SS-35	1	
GG-131	4	2	SS-36	1	
GG-132	4	2	SS-37	3	
GG-133	4	2	SS-38	1	
GG-134	4		SS-39	1	
GG-135	4		SS-40	1	
GG-136	4		SS-41	1	
GG-137	4		SS-42	1	
GG-138	4		SS-43	1	
GG-139	4		SS-45	1	
GG-140	2	3	SS-46	1	
GG-141	2		SS-47	5	
			SS-48	1	
PA-57	4	4	SS-49	1	
PA-58	3	7	SS-50	1	
PA-61	3		SS-51	1	
PA-62	2		SS-52	1	
PA-63	6		SS-53	3	
PA-85	6		SS-54	1	
PA-92	6		SS-55	1	

## SCHEDULE 3—Continued

COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 1	COLUMN 2	COLUMN 3
Trap-line area	Fisher	Marten	Trap-line area	Fisher	Marten
SS-56	1		SS-145	1	
SS-57	1		SS-146	5	
SS-58	1		SS-148	1	
SS-59	1		SS-149	3	
SS-60	3		SS-150	3	
SS-61	1		SS-151	1	
SS-62	1		SS-156	1	
SS-63	3		SS-157	1	
SS-64	1		SS-158	1	
SS-65	5		SS-159	3	
SS-66	1		SS-160	3	
SS-67	1		SS-161	3	
SS-68	5		SS-162	5	
SS-69	1		SS-163	1	
SS-70	1		SS-164	1	
SS-71	3		SS-165	1	
SS-72	3		SS-166	3	
SS-73	5		SS-167	3	
SS-74	3		SS-168	3	
SS-75	1		SS-169	1	
SS-76	5		SS-170	1	
SS-77	3		SS-171	3	
SS-78	1		SS-172	3	
SS-79	3		SS-173	1	
SS-86	1		SS-174	1	
SS-87	1		SS-175	1	
SS-90	1		SS-177	1	
SS-91	1		SS-178	1	
SS-92	5		SS-179	1	
SS-93	1		SS-180	5	
SS-94	5		SS-181	1	
SS-95	1		SS-182	1	
SS-96	1		SS-183	1	
SS-97	5		SS-184	1	
SS-98	1		SS-185	1	
SS-99	5		SS-186	3	
SS-100	1		SS-187	3	
SS-101	3		SS-188	3	
SS-102	3		SS-189	3	
SS-103	1		SS-190	3	
SS-104	1		SS-191	3	
SS-105	1		SS-192	3	
SS-106	5		SS-193	1	
SS-107	1		SS-194	1	
SS-108	1		SS-195	3	
SS-109	3		SS-197	1	
SS-110	1		SS-198	1	
SS-111	3		SS-199	1	
SS-112	3		SS-200	3	
SS-114	1		SS-201	1	
SS-115	3		SS-202	1	1
SS-116	3		SS-203	3	5
SS-117	1		SS-204	5	3
SS-125	1		SS-205	5	3
SS-126	5		SS-206	1	1
SS-127	1		SS-207	3	1
SS-128	1		SS-208	3	1
SS-129	5		SS-209	3	1
SS-130	3		SS-214	1	
SS-131	1		SS-216	3	3
SS-132	3		SS-217	3	3
SS-133	3		SS-218	3	3
SS-134	1		SS-219	5	1
SS-136	1		SS-220	1	
SS-137	1		SS-221	3	
SS-138	1		SS-222	5	
SS-139	1		SS-223	1	
SS-140	3		SS-224	3	
SS-142	3		SS-225	1	
SS-143	3		SS-226	1	
SS-144	1		SS-227	3	

SCHEDULE 3—Continued

COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 1	COLUMN 2	COLUMN 3
Trap-line area	Fisher	Marten	Trap-line area	Fisher	Marten
SS-228	1		TI-26	1	
SS-229	1		TI-27	1	
SS-230	3		TI-28	2	
SS-232	3	3	TI-31	1	
SS-233	1	1	TI-32	1	
SS-234	1	1	TI-36	3	
SS-235	5		TI-37	1	
SS-236	3	3	TI-38	1	
SS-237	3	3	TI-39	1	
SS-238	1		TI-40	1	
SS-239	1		TI-42	1	
SS-240	1		TI-43	1	
SS-241	1		TI-46	1	
SS-242	3		TI-48	1	
SS-243	3		TI-53	1	
SS-244	3		TI-54	1	
SS-245	1		TI-55	2	
SS-248	5	3	TI-56	2	
SS-252	5	5	TI-57	1	
SS-253	3	3	TI-58	2	
SS-254	1		TI-59	1	
SS-256	3		TI-69	2	
SS-257	5		TI-85	1	
SS-258	3		TI-86	1	
SS-259	3		TI-87	1	
SS-260	1		TI-89	2	
SS-261	1		TI-90	1	
SS-262	1		TI-91	1	
SS-263	1		TI-93	2	
SS-264	3	3	TI-96	1	
SS-265	3	3	TI-99	1	
SS-266	3	5	TI-102	1	
SS-267	3	5	TI-103	2	
SS-269	1		TI-104	1	
SS-271	3		TI-105	1	
SS-272	1		TI-107	1	
SS-273	3		TI-108	1	
SS-274	3		TI-109	1	
SS-275	3		TI-110	1	
SS-276	3		TI-112	1	
SS-277	1		TI-113	1	
SS-278	3	3	TI-115	1	
SS-279	3	1	TI-117	1	
SS-280	1	1	TI-118	1	
SS-281	1		TI-119	2	
SS-282	5		TI-122	1	
SS-283	1		TI-123	1	
SS-284	1		TI-124	1	
SS-285	3		TI-125	1	
			TI-126	1	
TI-1	2		TI-127	1	
TI-2	1		TI-128	1	
TI-3	2		TI-129	1	
TI-4	2		TI-130	1	
TI-5	2		TI-131	2	
TI-6	2		TI-132	1	
TI-7	1		TI-133	1	
TI-10	1		TI-134	1	
TI-13	1		TI-135	1	
TI-17	1		TI-136	1	
TI-19	2		TI-137	1	
TI-20	2		TI-139	1	
TI-21	1		TI-141	1	
TI-22	2		TI-142	2	
TI-23	1		TI-143	1	
TI-24	3		TI-144	1	
TI-25	1		TI-146	1	

**THE PUBLIC HOSPITALS ACT**

O. Reg. 212/50.  
 Capital Grants.  
 Revoking Regulation 2 of O. Reg. 106/50.  
 Made—14th September, 1950.  
 Filed—19th September, 1950, 9.30 a.m.

**REGULATIONS MADE UPON THE  
 RECOMMENDATION OF THE MINISTER  
 UNDER THE PUBLIC HOSPITALS ACT**

1. Regulation 2 of Ontario Regulations 106/50 is  
 revoked.  
 (2554) 39

**THE FARM PRODUCTS  
 GRADES AND SALES ACT**

O. Reg. 213/50.  
 Designation of Hog-carcasses as Farm  
 Products.  
 Revoking O. Reg. 131/49.  
 Made—14th September, 1950.  
 Filed—19th September, 1950, 11.00 a.m.

**REGULATIONS MADE UNDER THE FARM  
 PRODUCTS GRADES AND SALES ACT**

1. Ontario Regulations 131/49 are revoked.  
 (2555) 39

**THE FARM PRODUCTS  
 GRADES AND SALES ACT**

O. Reg. 214/50.  
 Hog-carcass Grading.  
 Revoking O. Regs. 132/49, 167/49 and  
 220/49.  
 Approved—14th September, 1950.  
 Filed—19th September, 1950, 11.10 a.m.

**REGULATIONS MADE BY THE MINISTER  
 UNDER THE FARM PRODUCTS GRADES  
 AND SALES ACT**

1. Ontario Regulations 132/49, 167/49 and 220/49  
 are revoked.

THOMAS L. KENNEDY,  
 Minister of Agriculture.

(2556) 39

**THE FARM PRODUCTS MARKETING ACT, 1946**

O. Reg. 215/50.  
 Marketing of Hogs.  
 Amending O. Reg. 94/49.  
 Approved—14th September, 1950.  
 Filed—19th September, 1950, 11.20 a.m.

**REGULATIONS MADE BY THE BOARD  
 UNDER THE FARM PRODUCTS  
 MARKETING ACT, 1946**

1. Clause *f* of regulation 1 of Ontario Regulations  
 94/49 is revoked.

2. Regulations 6, 7, 8 and 9 of Ontario Regulations  
 94/49 are revoked and the following substituted  
 therefor:

**LICENCES FOR PRODUCERS**

- (6) No person shall engage in Ontario in the  
 business of a producer of hogs without a  
 licence in Form 3.
- (7) Every producer shall be deemed to be a  
 holder of a licence in Form 3.

**FORM 3**

*The Farm Products Marketing Act, 1946*

**LICENCE AS A PRODUCER OF HOGS**

Under *The Farm Products Marketing Act, 1946*, and the  
 regulations, and subject to the limitation thereof, this  
 licence is issued to

(Name) (Address)

to produce hogs.

Dated the \_\_\_\_\_ day of \_\_\_\_\_, 19 \_\_\_\_\_

**THE FARM PRODUCTS  
 MARKETING BOARD**

.....  
 Chairman

.....  
 Secretary

3. Regulation 15 of Ontario Regulations 94/49 is  
 revoked.

G. F. PERKIN  
 Chairman  
 F. K. B. STEWART  
 Secretary

(Seal) (2557) 39

**THE LIVE STOCK AND LIVE STOCK  
 PRODUCTS ACT, 1950**

O. Reg. 216/50.  
 Hog-carcasses.  
 New.  
 Made—14th September, 1950.  
 Filed—19th September, 1950, 11.40 a.m.

**REGULATIONS MADE UNDER  
 THE LIVE STOCK AND  
 LIVE STOCK PRODUCTS ACT, 1950**

**HOG-CARCASSES**

- 1. In these regulations
  - (a) "carcass" means the whole of a slaughtered  
 hog after the removal of the offal;
  - (b) "establishment" means an establishment where  
 3000 or more hogs are slaughtered in a year;
  - (c) "licensed" means licensed under these regu-  
 lations;
  - (d) "offal" includes
    - (i) alimentary canal,

- (ii) heart,
- (iii) liver, and
- (iv) lungs,

but does not include

- (v) head,
- (vi) kidneys,
- (vii) leaf-lard,
- (viii) tail, and
- (ix) tongue;

- (e) "packer" means a person who operates an establishment or who causes hogs to be slaughtered for him at an establishment not operated by him;
- (f) "producer" means a person who is engaged in the production of hogs for sale; and
- (g) "shipper" means a shipper of hogs.

2.—(1) All carcasses of hogs slaughtered at an establishment shall be graded as follows:

- (a) Grade A, consisting of hog-carcasses of the best quality that
  - (i) weigh from 140 to 170 pounds,
  - (ii) have a minimum length of 29 inches,
  - (iii) have a maximum of 2 inches in thickness of shoulder-fat,
  - (iv) have a maximum of 1½ inches in thickness of loin-fat,
  - (v) have the shoulder balanced in weight in relation to the ham,
  - (vi) have a thick belly of even width throughout, with full flank,
  - (vii) have full-fleshed hams evenly covered with fat, and of good shape,
  - (viii) have a firm back of even thickness,
  - (ix) have firm and white fat with a proper balance of lean and fat throughout the carcass, and
  - (x) have smooth skin showing no marked evidence of dark hair-roots or pigment,
- (b) Grade B Class 1, consisting of hog-carcasses which vary from Grade A in that
  - (i) the shoulder is slightly heavy or fat,
  - (ii) the belly is slightly thin, fat, wide or uneven,
  - (iii) the ham is a little thin or slightly fat,
  - (iv) the back has fat that is slightly uneven or deficient, or the back is a little over-fat throughout the length of the carcass,
  - (v) the fat is a little soft, or there is a slight lack of balance between fat and lean,
  - (vi) the weight is from 135 to 175 pounds,
  - (vii) the minimum length is 28 to 29 inches, according to the weight of the carcass,

(viii) the shoulder-fat has a maximum thickness of 2 to 2¾ inches, according to the weight of the carcass, and

(ix) the loin-fat has a maximum thickness of 2 to 2¾ inches, according to the weight of the carcass,

- (c) Grade B Class 2, consisting of hog-carcasses that vary from Grade B Class 1 in that
  - (i) the weight is from 125 to 134 pounds,
  - (ii) the minimum length is 27 inches,
  - (iii) the shoulder-fat has a maximum thickness of 2 inches, and
  - (iv) the loin-fat has a maximum thickness of 1½ inches,
- (d) Grade B Class 3, consisting of hog-carcasses that vary from Grade B Class 1 in that
  - (i) the weight is from 176 to 185 pounds,
  - (ii) the minimum length is 30 inches, and
  - (iii) the shoulder-fat has a maximum thickness of 2¾ inches, and
  - (iv) the loin-fat has a maximum thickness of 2¼ inches,
- (e) Grade C consisting of hog-carcasses that are well finished and have lean of good quality but vary from Grade B Classes 1, 2 and 3 in that
  - (i) there is a greater proportion of fat to lean, softness and unevenness of fat, heaviness of shoulder or roundness of rib,
  - (ii) the weight is from 120 to 185 pounds, and
  - (iii) the shoulder-fat has a maximum thickness of 2¼ to 2½ inches, according to the weight of the carcass,
- (f) Grade D, consisting of hog-carcasses that are over-fat, unfinished, rough, soft or oily, and weigh from 120 to 185 pounds,
- (g) Lights, consisting of hog-carcasses of reasonable finish and quality that weigh under 120 pounds,
- (h) Heavies, consisting of hog-carcasses of reasonable finish and quality that weigh from 186 to 195 pounds,
- (i) Extra-heavies, consisting of hog-carcasses of reasonable finish and quality that weigh over 195 pounds,
- (j) Physical Injury, consisting of hog-carcasses which have suffered serious physical damage,
- (k) Ridgelings, consisting of carcasses of ridgeling or hermaphrodite hogs,
- (l) Stags, consisting of carcasses of boars which have been castrated and have healed,
- (m) Sows Class 1, consisting of carcasses of sows which have raised one or more litters, and
- (n) Sows Class 2, consisting of carcasses that vary from sows Class 1 in that the carcasses are over-fat or very thin.

(2) Unless a hog-carcass is graded as Physical Injury, whip marks, scratches and bruises shall not affect the grade.

3.—(1) The length of a hog-carcass is measured from the front edge of the first rib to the inside of the aitch-bone.

(2) The loin-fat is measured at the point of the maximum thickness of the loin between the last rib and the tail.

(3) The shoulder-fat is measured at the point of the maximum thickness of the shoulder, but not including any small infiltration of fat into the lean.

(4) The weight of a hog-carcass is determined before it is chilled.

SHIPPERS

4.—(1) A shipper, upon taking of hogs from a producer, shall place a tattoo-mark of identity on the shoulder of each hog of each producer's lot intended for delivery to an establishment before any of the lot has mingled with any other producer's hogs.

(2) No person shall ship, transport or deliver to an establishment hogs, other than his own production, that do not bear a tattoo-mark of identity.

5. Where *The Public Commercial Vehicle Act, 1949*, and any amendments thereto, and any regulations made thereunder from time to time do not apply, a shipper, upon taking delivery of hogs from a producer, shall deliver to the producer a receipt showing

- (a) the name and address of the producer,
- (b) the number of hogs received by the shipper, and
- (c) the tattoo-mark of identity on the hogs.

6.—(1) A shipper shall deliver a statement in Form 1 to the inspector at the establishment at the time the hogs are delivered.

(2) The shipper shall retain a copy of the statement for 90 days.

GRADING AND SETTLEMENT

7.—(1) All hog-carcasses subject to grading under these regulations shall be graded by an inspector.

(2) The inspector shall personally sign a grading-certificate in Form 2 in quadruplicate for each producer's lot of hog-carcasses.

(3) The inspector shall retain one copy of the grading-certificate and forward the original and two copies to the packer.

8. Hog-carcasses bought by a packer or a shipper shall be deemed to be bought on the basis of the grade shown on grading-certificate.

9.—(1) A packer shall upon buying hog-carcasses prepare a statement showing

- (a) name and address of the producer,
- (b) date of receipt of the hogs,
- (c) total number of hog-carcasses,
- (d) number and weight of hog-carcasses in each grade,
- (e) total warm dressed weight of each grade,
- (f) price paid by the pound for each grade, and
- (g) the place where ownership passed to the packer.

(2) Where the shipper is an agent the packer shall deliver the original and one copy of the statement to the shipper and retain one copy for 90 days.

(3) The shipper shall complete the statements so delivered to him by showing the charges for

- (a) commission,
- (b) transportation,
- (c) insurance,
- (d) yardage, and
- (e) feed.

(4) The shipper shall deliver the original statement as so completed by him to the producer at the time of final settlement.

10.—(1) Every shipper shall be deemed to be an agent unless he is an owner as evidenced by a bill of sale.

(2) Where hog-carcasses are bought from a producer under a bill of sale, the shipper shall deliver to the producer at the time of settlement a statement showing

- (a) the name and address of the producer,
- (b) the total number of hog-carcasses,
- (c) the number of hog-carcasses in each grade,
- (d) the total weight of each grade, and
- (e) the price by the pound for each grade.

11.—(1) Where hog-carcasses are bought by a packer direct from a producer, the packer shall forward the original statement prescribed by subregulation 1 of regulation 9 at the time of settlement to the producer and retain a copy for 90 days.

(2) Where hog-carcasses are bought by a packer from a shipper who is the owner under a bill of sale the packer shall forward the original statement prescribed by subregulation 1 of regulation 9 at the time of settlement to the shipper and retain a copy for 90 days.

LICENCES

12.—(1) No person shall engage in the business of shipper except under a licence from the Commissioner in Form 3.

(2) A licence shall be issued by the Commissioner upon application therefor in Form 4.

(3) A licence expires on the 31st of December of the year of issue.

(4) The fee for a licence shall be \$1.

13. The Commissioner may suspend or, after a hearing, cancel a licence if the holder fails to comply with the Act or these regulations or if he makes an untrue statement in his application for the licence.

COMMENCEMENT

14. These regulations shall come into force on the 31st of December 1950.

FORM 1

*The Live Stock and Live Stock Products Act, 1950*

SHIPPER'S STATEMENT

Name of establishment.....

Date of delivery to establishment.....

Point of origin.....



Producer's Name	Producer's Address	Tattoo-mark	Number of Hogs

.....  
(Signature of Shipper)

.....  
(Address)

FORM 2

*The Live Stock and Live Stock Products Act, 1950*  
GRADING-CERTIFICATE

.....  
(Name of Producer)

.....  
(Address of Producer)

Tattoo mark	Number of hogs	Name of shipper	Slaughter date
HOG-CARCASS GRADING-CERTIFICATE			
Grade		Number of carcasses	
A			
B1			
B2			
B3			
C			
D			
Lights			
Heavies			
Extra Heavies			
Physical Injury			
Ridgelings			
Stags			
Sows, 1			
Sows, 2			
Total number			
Number condemned or rejected included in above total			

..... (Signature of inspector)      ..... (Name of establishment)

FORM 3

*The Live Stock and Live Stock Products Act, 1950*

LICENCE AS A SHIPPER

Under *The Live Stock and Live Stock Products Act, 1950*, and the regulations, and subject to the limitations thereof, this licence is issued to

.....  
Name

.....  
Address

to engage in the business of shipper to the 31st of December 19.....

Issued this ..... day of ..... 19.....

.....  
Commissioner

FORM 4

*The Live Stock and Live Stock Products Act, 1950*

APPLICATION FOR LICENCE AS A SHIPPER

To the Live Stock Commissioner,  
Parliament Buildings,  
Toronto.

Under *The Live Stock and Live Stock Products Act, 1950*, I apply for a licence as a shipper and in support thereof I make the following statements:

1. Full name of applicant. ....
2. Address of applicant. ....
3. Are hogs assembled by the applicant shipped to establishments by truck or railway? .....
4. Does the applicant act as an agent for producers? .....
5. Does the applicant act as an agent for a packer? .....
6. Does the applicant buy hogs from producers for resale to packers? .....

Fee of \$1.00 is enclosed.

Dated at ..... this ..... day of .....  
19.....

.....  
(Signature of applicant)

.....  
(Address)



**Publications Under The Regulations Act, 1944**

OCTOBER 7th, 1950

**THE DEPARTMENT OF MUNICIPAL AFFAIRS ACT**

O. Reg. 217/50  
 Tax Procedures—Rainy River  
 New.  
 Filed—22nd September, 1950, 9.20 a.m.

**REGULATIONS MADE BY THE DEPARTMENT UNDER THE DEPARTMENT OF MUNICIPAL AFFAIRS ACT**

1. In respect of a municipality within the Territorial District of Rainy River, the tax arrears procedures of this Act shall apply and the tax sale procedures of The Assessment Act shall not apply and in such case the use or disposition of land vested in the municipality under the tax arrears procedures and the application of the proceeds of such use or disposition shall be subject to the approval of the Department.

2. These regulations shall come into force on the 1st of January, 1951.

G. H. DUNBAR,  
 Minister of Municipal Affairs.

(2577) 40

**THE HIGHWAY IMPROVEMENT ACT**

O. Reg. 218/50.  
 Use of controlled access highways by bicycles  
 New.  
 Made—14th September, 1950.  
 Filed—22nd September, 1950, 2.30 p.m.

**REGULATIONS MADE BY THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT**

1. No person shall by bicycle, other than a motor bicycle within the meaning of The Highway Traffic Act, use a controlled access highway unless he resides on lands adjoining the controlled access highway, to which there is no other means of access by highway.

GEO. H. DOUCETT  
 Minister of Highways

September 14, 1950  
 (2596) 40

**THE GAME AND FISHERIES ACT, 1946**

O. Reg. 219/50.  
 Crown Game Preserves—Sibley Provincial Park.  
 Amending O. Reg. 1/49.  
 Made—21st September, 1950.  
 Filed—26th September, 1950, 11.00 a.m.

**REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT, 1946**

Schedule 13 of Appendix A of Ontario Regulations 1/49 is struck out.  
 (2604) 40

**THE GAME AND FISHERIES ACT, 1946**

O. Reg. 220/50.  
 Open Season in 1950 for deer in Sibley Provincial Park.  
 New.  
 Made—21st September, 1950.  
 Filed—26th September, 1950, 11.10 a.m.

**REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT, 1946**

The holder of a licence in form 3 or form 10 of Ontario Regulations 178/50 may take or kill deer in Sibley Provincial Park from the 16th of October to the 25th of November 1950, both inclusive.

(2605) 40

**THE FARM PRODUCTS MARKETING ACT, 1946**

O. Reg. 221/50.  
 Delegation of power—Marketing of Beans.  
 New.  
 Made—27th September, 1950.  
 Filed—27th September, 1950, 4.50 p.m.

**REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT, 1946**

**MARKETING OF BEANS**

1. The Board delegates to the local board constituted under Ontario Regulations 31/50 power

(a) to establish price negotiating agencies in connection with The Ontario Bean Growers' Marketing Scheme and adopt or determine minimum prices for beans, or any class, variety, grade or size of beans, and

(b) to prohibit the marketing of any grade or size of beans.

G. F. PERKIN  
 Chairman  
 F. K. B. STEWART  
 Secretary

(Seal) (2623) 40



# Publications Under The Regulations Act, 1944

OCTOBER 14th, 1950

## THE FARM PRODUCTS GRADES AND SALES ACT

O. Reg. 222/50.

Honey.

New.

Approved—28th September, 1950.

Filed—2nd October, 1950, 9.30 a.m.

### REGULATIONS MADE BY THE MINISTER UNDER THE FARM PRODUCTS GRADES AND SALES ACT

#### HONEY

##### INTERPRETATION

#### 1. In these regulations

- (a) "case" means box, crate or carton enclosing one or more containers of honey or container not requiring packing for shipment;
- (b) "class" means group of honeys falling between two definite limits of colour as established on the Dominion Honey Classifier and "classified" has a corresponding meaning;
- (c) "damage" means injury caused by turbidity, overheating or any objectionable flavour or aroma from floral source, honey-dew, smoke taint or other flavour or aroma foreign to honey, and, where honey is granulated, foam in excess of minor frosting;
- (d) "Department" means the Department of Agriculture of Ontario;
- (e) "establishment" means plant, factory or premises where honey is extracted, packed, or processed;
- (f) "fairly free from foreign material" means that the honey is as clear as if strained through a standard bolting-cloth of 23 meshes to the inch at a temperature of not more than 130 degrees Fahrenheit;
- (g) "free from foreign material" means that the honey is as clear as if strained through a standard bolting-cloth of 86 meshes to the inch at a temperature of not more than 130 degrees Fahrenheit;
- (h) "inspection" means inspection by an inspector appointed under the Act and "inspected" has a corresponding meaning;
- (i) "inspection point" means any place at which an inspector attends for inspection purposes;
- (j) "liquid honey" means honey containing not more than 5 per cent visible crystals and which has been treated by the controlled application of heat to a point where all yeasts have been destroyed;
- (k) "lot" means honey contained in a single storage-tank or receptacle from which containers or cases are filled;

- (l) "pasteurized honey" means honey that has been treated by the controlled application of heat to a point where all yeasts have been destroyed;
- (m) "serious damage" means any injury, defect or deterioration seriously affecting the edibility, appearance, or shipping quality of the honey; and
- (n) "turbidity" means cloudiness caused by pollen grains, minute air-bubbles, finely-divided wax particles, or other substances that detract from the clearness of the honey.

##### APPLICATION

#### 2. These regulations do not apply to honey

- (a) in the honeycomb, or
- (b) sold by a bee-keeper direct to the consumer if the container is marked with the producer's name and address and the word "honey".

##### GENERAL

#### 3. No person shall pack, transport, ship, advertise, or sell honey

- (a) that has not been graded, classified and marked in accordance with the Act and these regulations,
- (b) that is below No. 3 grade, excepting honey for an establishment,
- (c) that has been imported into Ontario and has been repacked for sale in Ontario where the container is not marked to indicate the province or country of origin, and these regulations have not been complied with, and
- (d) in a container or in a case that has been previously marked where the marks are not completely removed or erased.

##### CLASSES FOR HONEY

#### 4. The classes for honey shall be

- (a) White, consisting of honey that in liquid form is no darker in colour than that designated as White on a Dominion Honey Classifier,
- (b) Golden, consisting of honey that in liquid form is no darker in colour than that designated as Golden on a Dominion Honey Classifier,
- (c) Amber, consisting of honey that in liquid form is no darker in colour than that designated as Amber (Interprovincial) on a Dominion Honey Classifier, and
- (d) Dark, consisting of honey that in liquid form is darker in colour than that designated as Amber (Interprovincial) on a Dominion Honey Classifier.

##### GRADES FOR HONEY

#### 5.—(1) The grades for honey shall be

- (a) *No. 1 Grade*, consisting of honey that does not contain more than 17.8 per cent of moisture or that has a specific gravity at 68 degrees Fahrenheit of not less than 1.4184 and that is
- (i) free from damage, and
  - (ii) free from foreign material,
- (b) *No. 2 Grade*, consisting of honey that does not contain more than 18.6 per cent of moisture or that has a specific gravity at 68 degrees Fahrenheit of not less than 1.4129 and that is
- (i) free from damage, and
  - (ii) fairly free from foreign material, and
- (c) *No. 3 Grade*, consisting of honey that does not contain more than 20 per cent of moisture or that has a specific gravity at 68 degrees Fahrenheit of not more than 1.4033 and that is
- (i) free from serious damage, and
  - (ii) fairly free from foreign material.

(2) Pasteurized honey may have a moisture content of 20 per cent and be graded as No. 1 Grade or No. 2 Grade, as the case may be, if otherwise qualified under clause (a) or (b) of subregulation 1.

6. No person shall

- (a) use any number or mark assigned to another person or use any brand, stencil or label designating another person,
- (b) alter or efface any marks on any container or on any case containing honey without the authority of an inspector, or
- (c) mark any container of honey describing or relating to the class or grade of the honey where the mark is not in accordance with these regulations.

7. Every lot of honey shall be assigned a lot number by the packer, and the lot numbers shall run in numerical order throughout the year ending on the 31st of December, commencing with the number "1".

8. The class and grade of the honey shall be stated in every advertisement respecting honey offered for sale.

9. For variations incidental to classifying, grading, packing and handling honey a tolerance of not more than 10 per cent by weight of the honey and the count of the containers may be below the requirements of the grade stated but no tolerance shall be allowed for any honey that is below the next lower class or grade to that stated and no tolerance shall be allowed for serious damage in honey marked No. 2 Grade or No. 3 Grade.

CONTAINERS

10. Honey shall be packed in clean, sound, standard containers and shall be of type in column 1, of the texture designated in column 2, and of the capacity designated in column 3 of Schedule 1.

11. A container of honey shall be sealed by means of a screw-cap, friction-top lid or bung.

12. A container of honey, where cased, shall be packed in a clean, well-constructed case in good condition.

13.—(1) Containers containing White or Golden honey shall be coloured blue.

(2) Containers containing Amber or Dark honey shall be coloured red.

MARKINGS

14.—(1) Every person who packs, ships, advertises, or sells honey in a container shall mark the container with his name and address, and

- (a) with the proper designation of the class and grade of the honey,
- (b) with the net weight of the honey,
- (c) with
  - (i) the word "honey",
  - (ii) the words "liquid honey" where the contents are liquid honey, or
  - (iii) the word "pasteurized" where the contents are pasteurized honey, and
- (d) where applicable, with the number, brand or trade-mark identifying the packer or shipper.

(2) The marks under subregulation 1 shall be indelible and legible and of a minimum height

- (a) on containers having a capacity of 1 pound or less, 3/32 inch,
- (b) on containers having a capacity of more than 1 pound but not more than 8 pounds, 1/8 inch, and
- (c) on containers having a capacity of more than 8 pounds, 1/4 inch.

(3) The marks on containers of pasteurized honey shall have the words stating the class, the grade and the word "pasteurized" of letters of the same size and visibility.

15.—(1) Every person who packs, ships, advertises, or sells containers of honey in a case shall mark the case with his name and address, and

- (a) with the proper designation of the class and grade of the honey,
- (b) with the number and the size of the containers therein and the net weight of the honey,
- (c) with
  - (i) the word "honey", or
  - (ii) the words "liquid honey", where the contents are liquid honey, or
  - (iii) the words "pasteurized honey", where the contents are pasteurized honey, and
- (d) where applicable, with the number, brand or trade-mark identifying the packer or the shipper.

(2) Each case of honey shall be marked at the apiary or at the packing-plant at time of packing with the number of the lot from which the containers were filled followed by a virgule and 2 figures indicating the year in which it was packed.

(3) Where a case contains more than one lot of honey each lot number shall be shown on the case.

(4) The packer or shipper, as the case may be, shall mark each case of honey in a legible manner and the marks shall be at least 3/8 inch in height and, except in the case of barrels or half-barrels, shall be placed on one side and one end of the case.

HANDLING HONEY

16. No person shall

- (a) transport honey unless the transport vehicle is clean and sanitary, or
- (b) extract, pack, process, store or handle any honey in any building or establishment unless
  - (i) the building, establishment, premises, machinery, equipment, utensils and supplies contained therein are sanitary and free from foul odours, and
  - (ii) the person is clean and free from communicable diseases.

INSPECTION

17.—(1) The person in charge of honey shall cause the honey moving by

- (a) any vehicle to or from any places designated by the Minister, or
- (b) any vehicle from, to or through any inspection point designated by the minister

to be inspected.

(2) An inspector may direct that honey be shipped to an inspection point designated by the Minister for first inspection.

18.—(1) A person who requires honey to be inspected shall apply to the nearest inspector or to the Department.

(2) Inspection shall be made as nearly as practicable in the order in which applications are received.

(3) Honey shall be made accessible for inspection and shall be placed so as to disclose the class and grade for each lot and the person in charge of the honey shall render such assistance to the inspector as the inspector may require.

(4) Upon completion of the inspection the inspector shall issue an inspection certificate in Form 1.

19. Where an inspector has reason to believe that the class or grade of the honey may not be immediately determined the inspector may postpone inspection for such period as he may deem necessary to enable the class or grade to be determined.

20.—(1) Where a person who is financially interested in any honey is dissatisfied with an inspection certificate, he may apply to an inspector for an appeal inspection.

(2) An application for an appeal inspection shall state the reasons for appeal and may be accompanied by a copy of any previous inspection certificate or other information possessed by the applicant.

(3) An application for an appeal inspection may be refused where

- (a) it appears trivial,
- (b) the class or grade of the honey has changed, or
- (c) the honey is not accessible for inspection.

21.—(1) An inspection certificate shall be issued in quadruplicate, the original and one copy to the Department and two copies to the applicant.

(2) Where the shipper is not the applicant a copy of the certificate shall be delivered or mailed to the shipper without fee.

FEEES

22. For each inspection a fee shall be paid by the applicant upon delivery of the certificate.

23.—(1) The fees payable for inspection shall be 1/60 cent a pound net weight, minimum fee \$1.

(2) Where an appeal inspection proves the original inspection to have been incorrectly certified, no fee shall be payable and the original certificate shall upon the issuance of the appeal certificate be deemed cancelled.

24. The fee for a release for any honey shall be the same as the fee for a certificate of inspection.

25. The fees prescribed by these regulations shall not apply to gifts of 5 cases of honey or fewer, or to honey designated for experimental or exhibition purposes.

THOMAS L. KENNEDY  
Minister of Agriculture

SCHEDULE I

	Column 1	Column 2	Column 3
Item	Type	Texture	Capacity in pounds
1	Glass		½, 1, or 2
2	Tin	1.25 or 1.50 tin plate	1, 2, 4, or 8
3	Paper	.011 or heavier, cylinder-body stock-paper, waxed or water-proofed	½, 1, 2, or 4

FORM I

*The Farm Products Grades and Sales Act*

HONEY INSPECTION CERTIFICATE

Place of Inspection \_\_\_\_\_  
 Date \_\_\_\_\_  
 Hour \_\_\_\_\_

Shipper \_\_\_\_\_ Address \_\_\_\_\_  
 Consignee \_\_\_\_\_ Address \_\_\_\_\_

Number and Type of Containers Inspected \_\_\_\_\_ Number of Containers in Lot \_\_\_\_\_

Markings on Containers (Producer's Name) \_\_\_\_\_

Address \_\_\_\_\_

Number of Containers Capacity Class Grade \_\_\_\_\_

Condition of Load and Containers \_\_\_\_\_

Class and Grade Defects \_\_\_\_\_

Violation of Sections \_\_\_\_\_

Remarks \_\_\_\_\_

.....  
 Inspector

**THE LIVE STOCK AND LIVE STOCK PRODUCTS ACT, 1950**

O. Reg. 223/50.  
Hog-carcasses.  
Amending O. Reg. 216/50.  
Made—28th September, 1950.  
Filed—2nd October, 1950, 10.30 a.m.

**REGULATIONS MADE UNDER THE LIVE STOCK AND LIVE STOCK PRODUCTS ACT, 1950**

**HOG-CARCASSES**

1. Subclause ix of clause *b* of subregulation 1 of regulation 2 of Ontario Regulations 216/50 is revoked and the following substituted therefor:

(ix) the loin-fat has a maximum thickness of  $1\frac{1}{2}$  to 2 inches, according to the weight of the carcass,

2. Subclause iii of clause *e* of subregulation 1 of regulation 2 of Ontario Regulations 216/50 is revoked and the following substituted therefor:

(iii) the shoulder-fat has a maximum thickness of  $2\frac{1}{4}$  to  $3\frac{1}{4}$  inches, according to the weight of the carcass, and

3. Clause *e* of subregulation 1 of regulation 2 of Ontario Regulations 216/50 is amended thereto the following subclause:

(iv) the loin-fat has a maximum thickness of  $1\frac{3}{4}$  to  $2\frac{1}{2}$  inches, according to the weight of the carcass,

(2639)

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**THE GAME AND FISHERIES ACT, 1946**

O. Reg. 224/50.  
Crown Game Preserves.  
Amending O. Reg. 1/49.  
Made—28th September, 1950.  
Filed—2nd October, 1950, 4.20 p.m.

**REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT, 1946**

1. Appendix A of Ontario Regulations 1/49 is amended by adding thereto the following:

**SCHEDULE 2**

**BURWASH CROWN GAME PRESERVE**

In the Territorial District of Sudbury and comprising

(a) the Township of Laura,

(b) lots 7 to 12, both inclusive, in concessions I and II in the Township of Burwash, and

(c) lots 7 to 12, both inclusive, in concessions III to VI, both inclusive, in the Township of Servos.

2. Appendix B of Ontario Regulations 1/49 is amended by adding thereto the following:

**SCHEDULE 45A**

**LANCASTER CROWN GAME PRESERVE**

In the Township of Lancaster in the County of Glengarry, and being composed of parts of lots 13 to 18, both inclusive, in Concession I, and described as follows:

COMMENCING at a point where the southerly limit of the King's Highway Number 2 intersects the westerly limit of lot 18 distant 5940 feet measured southerly along the westerly limit of lot 18 from its north-westerly angle; thence easterly along the southerly limit of the King's Highway Number 2 to a point midway between the easterly and westerly limit of lot 13; thence southerly parallel to the easterly limit of lot 13 to the high-water mark of Lake St. Francis; thence in a general south-westerly, southerly, westerly and north-westerly direction following the high-water mark to the intersection with the westerly limit of lot 18; thence northerly along the westerly limit of lot 18 to the point of commencement.

(2640)

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**THE HIGHWAY IMPROVEMENT ACT**

O. Reg. 225/50.  
The St. Mary's Suburban Roads Commission.  
New.  
Made—28th September, 1950.  
Filed—6th October, 1950, 12.10 p.m.

**REGULATIONS MADE UNDER THE HIGHWAY IMPROVEMENT ACT**

1. In the case of the Town of St. Mary's in the County of Perth, a commission shall be appointed as in section 42 of the Act provided.

2. The name by which the commission is to be designated shall be "The St. Mary's Suburban Roads Commission."

(2660)

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# Publications Under The Regulations Act, 1944

OCTOBER 21st, 1950

## THE INDUSTRIAL STANDARDS ACT

O. Reg. 226/50.  
Schedule for Electrical Repair and Construction Industry in Belleville Zone.  
New.  
Made—5th October, 1950.  
Filed—6th October, 1950, 4.50 p.m.

### REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.

2. These regulations shall come into force on the tenth day after the publication thereof in The Ontario Gazette under The Regulations Act, 1944.

### SCHEDULE FOR THE ELECTRICAL REPAIR AND CONSTRUCTION INDUSTRY IN THE BELLEVILLE ZONE

#### HOURS OF WORK

1. The regular working periods for the industry shall be

- (a) a regular working-week consisting of not more than 44 hours of work to be performed during the regular working-days, and
- (b) a regular working-day consisting of not more than
  - (i) 8 hours of work to be performed on Monday, Tuesday, Wednesday, Thursday and Friday between 8 a.m. and 5 p.m. where one hour is given for noon recess, or between 8 a.m. and 4.30 p.m. where one-half hour is given for noon recess, and
  - (ii) 4 hours of work to be performed on Saturday between 8 a.m. and 12 noon.

#### MINIMUM RATE OF WAGES

2. The minimum rate of wages for work performed during the regular working periods shall be \$1.25 an hour.

#### SHIFT WORK

3.—(1) Where the work is carried on in 2 or more shifts, an employee shall be deemed to be employed during a regular working-day where the employee works not more than 8 hours in any 24-hour period.

(2) An employee who works on a night-shift shall be entitled to 8 hours' pay for 7 hours' work.

(3) In all cases governed by subsection 1 no overtime work shall be performed.

(4) Where 2 or more shifts are worked on the same job, only one shift shall be a day-shift.

#### OVERTIME WORK

4.—(1) Work performed in the industry at any time other than during the working periods in sections 1 and 3 shall be deemed to be overtime work.

(2) Except for one-half hour of overtime work to be performed immediately following the working period of a regular working-day no overtime work shall be performed in the industry without a permit from the advisory committee authorizing the work.

5. Except

- (a) in cases of extreme necessity where life or property is jeopardized, or
- (b) on repairs to buildings where the repair work must be done in order to prevent the loss of employment to those who are regularly employed in the buildings,

no permit shall be issued for work to be performed on Saturday after 12 noon, Sunday, New Year's Day, Good Friday, Dominion Day, Belleville Civic Holiday, Labour Day and Christmas Day.

#### RATES OF WAGES FOR OVERTIME WORK

6. The rates of wages for overtime work shall be

- (a) \$1.87½ an hour for overtime work performed during the one-half-hour period immediately following the working period of a regular working-day, and
- (b) \$2.50 an hour for all other overtime work.

#### ADVISORY COMMITTEE

7. The advisory committee is authorized to fix a minimum rate of wages lower than the rate fixed by this schedule for an individual who is handicapped and the rate may be fixed at the request of employee or employer.

(2671)

42

## THE INDUSTRIAL STANDARDS ACT

O. Reg. 227/50.  
Schedule for Carpentry Industry in Belleville Zone.  
New and Revoking O. Reg. 39/48.  
Made—5th October, 1950.  
Filed—6th October, 1950, 4.50 p.m.

### REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.

2. Ontario Regulations 39/48 are revoked.

3. These regulations shall come into force on the tenth day after the publication thereof in The Ontario Gazette under The Regulations Act, 1944.

#### SCHEDULE FOR THE CARPENTRY INDUSTRY IN THE BELLEVILLE ZONE

##### HOURS OF WORK

1.—(1) The regular working periods for the industry shall be

- (a) a regular working-week consisting of not more than 40 hours of work to be performed during the regular working-days, and
- (b) a regular working-day consisting of not more than 8 hours of work to be performed on Monday, Tuesday, Wednesday, Thursday and Friday between 8 a.m. and 5 p.m.

(2) Where the work is of such a nature that it cannot reasonably be performed during the hours set forth in clause *b* of subsection 1, it may be performed at night if an employee does not work more than 8 hours, and this work shall be known as "night work".

##### MINIMUM RATES OF WAGES

2. The minimum rates of wages shall be

- (a) \$1.40 an hour for work performed during the regular working periods, and
- (b) \$2.10 an hour for night work.

##### OVERTIME WORK

3.—(1) Work performed in the industry

- (a) at any time other than during the working periods in section 1, and
- (b) on Saturday, Sunday, New Year's Day, Good Friday, Victoria Day, Dominion Day, Belleville Civic Holiday, Labour Day, Thanksgiving Day, Remembrance Day or Christmas Day

shall be deemed to be overtime work.

(2) Except for one hour of overtime work to be performed immediately following the working period of a regular working-day no overtime work shall be performed in the industry without a permit from the advisory committee authorizing the work.

##### RATES OF WAGES FOR OVERTIME WORK

4. The rates of wages for overtime work shall be

- (a) \$2.80 an hour for work performed on the days named in clause *b* of subsection 1 of section 3, and
- (b) \$2.10 an hour for all other overtime work unless the advisory committee has issued a special permit to the employer authorizing the performance of the work at a lower rate.

##### ADVISORY COMMITTEE

5. The advisory committee is authorized

- (a) to fix a minimum rate of wages lower than the rate fixed by this schedule for an individual who is handicapped, and
- (b) to issue a permit for overtime work subject to the terms and conditions of this schedule.

#### THE HIGHWAY IMPROVEMENT ACT

O. Reg. 228/50.

Controlled Access Highways—Ottawa to Quebec Boundary.

Amending O. Reg. 121/50.

Made—5th October, 1950.

Filed—10th October, 1950, 11.10 a.m.

#### REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT

1. Ontario Regulations 121/50 are amended by adding thereto the following regulation:

##### OTTAWA TO QUEBEC BOUNDARY

- 5. That portion of the King's Highway described in schedule 19 and outlined in red and illustrated on a map or plan filed in the office of the Registrar of Regulations at Toronto as number 48 is designated as a controlled access highway.

##### SCHEDULE 19

In the Township of Gloucester, in the County of Carleton, being

1. part of lots 11, 12 and 13 in concession 1 Ottawa Front, and, premising that all bearings are astronomic and are referred to the meridian through the west limit of commons lot concession 1, old survey, in the Township of Cumberland, where it intersects the Ottawa-Montreal Road in longitude 75° 31' west, bounded by a line located as follows:

Commencing at a point in the line between lots 11 and 12, in concession 1 Ottawa Front, 862.28 feet measured north 20° 46' west along the line from a standard iron bar in the northerly limit of the Ottawa-Montreal Road; thence south 40° 29' 57" west 230.0 feet; thence south 43° 28' 08" east 74.85 feet; thence south-westerly 267.54 feet on a curve left of 1960.08 feet radius, the chord equivalent being 267.33 feet measured south 32° 12' 37" west; thence south 28° 18' west 506.69 feet; thence south 18° 06' west 347.17 feet to a Department of Highways monument; thence south-westerly 451.59 feet on a curve right of 1687.02 feet radius, the chord equivalent being 450.24 feet measured south 25° 46' 07" west, to a point in the north-westerly limit of the Ottawa-Montreal Road; thence south 52° 33' west along the north-westerly limit 552.39 feet; thence north 37° 27' west 7.0 feet to a Department of Highways monument; thence north-easterly 954.22 feet on a curve left of 1587.02 feet radius, the chord equivalent being 939.91 feet measured north 35° 19' 30" east; thence north 18° 06' east 567.23 feet to a Department of Highways monument; thence north-easterly 904.71 feet on a curve right of 1959.86 feet radius, the chord equivalent being 896.70 feet measured north 31° 19' 28" east, to a point in the line between lots 11 and 12; thence north-easterly 570.14 feet on a curve right of 1959.86 feet radius, the chord equivalent being 568.13 feet measured north 52° 52' 58" east, to a Department of Highways monument; thence north 61° 13' east 867.57 feet to a point in the easterly limit of lot 11; thence south 20° 57' east along the easterly limit 50.47 feet to a point 1029.30 feet measured north 20° 57' west along the easterly limit from the northerly limit of the Ottawa-Montreal Road; thence south 20° 57' east along the easterly limit 50.47 feet; thence south 61° 13' west 116.55 feet; thence south-westerly, 273.56 feet on a curve left of 5779.65 feet radius, the chord equivalent being 273.54 feet measured south 59° 51' 38" west; thence north 37° 13' 28" west 27.45 feet; thence south 63° 00' 07" west 31.14 feet; thence

south 4° 50' 52" east 33.57 feet; thence south-westerly 711.56 feet on a curve left of 5779.65 feet radius, the chord equivalent being 711.10 feet measured south 54° 29' 37" west; thence south-westerly 307.87 feet on a curve left of 1960.08 feet radius, the chord equivalent being 307.55 feet measured south 46° 28' 01" west, to a point in the line between lots 11 and 12; thence north 20° 46' west along the line 79.10 feet to the point of commencement,

2. (a) part of lots 7, 8, 9 and 10 in concession 1 Ottawa Front,
- (b) part of park lots 6 and 7, registered plan 162,
- (c) part of lots 1, 2, 3, 4 and 5 in concession 1 Ottawa Front,
- (d) part of the road allowance between lots 10 and 11 in concession 1 Ottawa Front,
- (e) part of the road allowance between lots 5 and 6, in concession 1 Ottawa Front, and
- (f) part of the road allowance between the townships of Gloucester and Cumberland,

and being a strip of land 100 feet wide lying between two lines drawn parallel to, on opposite sides of and distant 50 feet measured perpendicularly from a centre line and centre line produced, and, premising that all bearings are astronomic and are referred to the meridian through the west limit of commons lot, in concession 1, old survey, in the Township of Cumberland, where it intersects the Ottawa-Montreal Road, in longitude 75° 31' west, the centre line may be located as follows:

Commencing at a point in the westerly limit of the road allowance between lots 10 and 11, in concession 1 Ottawa Front, 1029.30 feet measured north 20° 57' west along the westerly limit from the northerly limit of the Ottawa-Montreal Road, the westerly limit of the road allowance being the westerly limit of the herein-described land; thence north 61° 13' east 5624.76 feet to a point in the line between lot 7, in concession 1 Ottawa Front and park lot 7, registered plan 162, distant 741.29 feet measured north 20° 38' 30" west along the line from the south-west angle of park lot 7; thence north 61° 13' east 1415.13 feet to a point in the westerly limit of lot 5, in concession 1 Ottawa Front, 2181.03 feet measured north 21° 10' west along the westerly limit from the northerly limit of the Ottawa-Montreal Road; thence north 61° 13' east 6791.55 feet to a point in the easterly limit of lot 1, in concession 1 Ottawa Front, 1501.80 feet measured north 21° 01' west along the easterly limit from a Department of Highways monument in the northerly limit of the Ottawa-Montreal Road; thence north 61° 13' east 33.31 feet to a point in the centre line of the road allowance between the townships of Gloucester and Cumberland, the centre line of the road allowance being the easterly limit of the herein-described lands.

(2673)

42

**THE FARM PRODUCTS MARKETING ACT, 1946**

O. Reg. 229/50.  
Marketing of Beans.  
Amending O. Reg. 31/50.  
Approved—5th October, 1950.  
Filed—10th October, 1950, 11.50 a.m.

**REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT, 1946**

1. Ontario Regulations 31/50 are amended by adding thereto the following regulation:

PROHIBITION

11. No grower in Ontario shall sell or deliver beans to any person except a licensed dealer.

G. F. PERKIN  
Chairman  
F. K. B. STEWART  
Secretary

(Seal)

(2674)

42

**THE LIVE STOCK AND LIVE PRODUCTS ACT**

O. Reg. 230/50.  
Wool.  
New.  
Made—5th October, 1950.  
Filed—10th October, 1950, 4.45 p.m.

**REGULATIONS MADE UNDER THE LIVE STOCK AND LIVE STOCK PRODUCTS ACT, 1950**

WOOL

INTERPRETATION

1. In these regulations
  - (a) "licensed" means licensed under these regulations;
  - (b) "producer" means a person who sells wool produced on his own farm or ranch;
  - (c) "warehouseman" means a person who operates an establishment where wool is
    - (i) assembled,
    - (ii) graded,
    - (iii) bought, or
    - (iv) offered for sale or sold; and
  - (d) "wool-collector" means a collector of ungraded wool from producers.

STANDARDS

2. For the purpose of grading all wool produced in Ontario shall be known as Eastern Domestic Fleece-wool and shall conform to the following standards:

- (a) special selection, consisting of choice, light-shrinking, clean, lofty-style fleeces,
- (b) paper felt, consisting of sound uniform long-stapled fleeces suitable for the manufacture of paper makers' felts, or
- (c) regular, consisting of all other fleece-wool.

GRADES

3. Wool shall be graded as follows:
  - (a) southdown style 56/58s
  - (b) medium staple 56s
  - (c) medium clothing (3/8 blood clothing)

- (d) low medium staple 48/50s
- (e) low staple 44/46s
- (f) coarse 36/40s
- (g) defective
  - (i) grey and black
  - (ii) dead
  - (iii) light chaffy and burry
  - (iv) heavy chaffy and burry
  - (v) soft cots
  - (vi) hard cots
  - (vii) tags
  - (viii) damaged
  - (ix) kempy
  - (x) sweepings

## COLLECTION AND SHIPMENT OF UNGRADED WOOL

4. At the time of collection or receipt of wool a wool-collector or warehouseman shall

- (a) identify each producer's lot of wool as to ownership,
- (b) deliver to the producer one copy of a statement showing
  - (i) name and address of the wool-collector or warehouseman,
  - (ii) name of the warehouseman to whom the wool is to be delivered,
  - (iii) name and address of the producer,
  - (iv) date of collection or receipt,
  - (v) number of packages in each lot,
  - (vi) signature of the wool-collector or warehouseman,
  - (vii) signature of the producer,

and retain one copy of the statement for at least six months, and if a wool-collector, forward one copy to the warehouseman.

5. A wool-collector shall immediately forward or deliver all ungraded wool to a warehouseman.

## GRADING AND BASIS OF SETTLEMENT

6. Wool shall be graded on premises operated by a warehouseman.

7. All ungraded wool received by a warehouseman shall be graded by him within one month of the date of its receipt.

8.—(1) After the wool has been graded the warehouseman shall complete in duplicate a wool statement in Form 1 for each lot of wool received by him.

(2) The warehouseman shall deliver to the producer one copy of the wool statement when making settlement for the wool, and shall retain one copy of the statement for one year.

9. Every wool statement shall be signed by an inspector before it is delivered to a producer.

10. Wool bought by a warehouseman shall be deemed to be bought on the basis of the grade shown on the wool statement signed by an inspector.

## INSPECTORS

11. An inspector shall

- (a) inspect the wool graded by a warehouseman, and
- (b) sign all wool statements if the grades of wool are as shown on the wool statement.

## GENERAL

12. Unless wool has been graded in accordance with these regulations no person shall

- (a) apply to it a grade established by these regulations, or
- (b) sell or offer for sale wool by grade.

13. A warehouseman shall not release, sell or dispose of any graded wool which has not been inspected and approved by an inspector.

## LICENCES

14. No person shall engage in the business of

- (a) a warehouseman, except under a licence in Form 3, or
- (b) a wool-collector except under a licence in Form 5.

15.—(1) A licence in Form 3 as a warehouseman may be issued by the Commissioner upon application therefor in Form 2.

(2) A licence in Form 5 as a wool-collector may be issued by the Commissioner upon application therefor in Form 4.

(3) The holder of a licence in Form 3 who is a wool-collector shall not be required to hold a licence in Form 5.

16. Licences shall be issued annually and expire on the 31st of December of the year of issue.

17. The fee for a licence shall be \$1.

18. The Commissioner may issue a licence where he is satisfied that the warehouseman operates an establishment which has a capacity for grading and storing at least 50,000 pounds of wool and has adequate facilities and equipment for grading and packing wool in accordance with these regulations.

19. The Commissioner may suspend, or after a hearing cancel, any licence if the licensee has contravened any of the provisions of the Act or these regulations or has made any untrue statement in his application for licence.

## EXEMPTIONS

20. These regulations do not apply to wool delivered or consigned by a producer to a manufacturer of woollen goods to be carded or otherwise processed for the personal use of the producer.

## DATE OF COMMENCEMENT

21. These regulations shall come into force on the 31st of December, 1950.

FORM 1

*The Live Stock and Live Stock Products Act, 1950*

WOOL STATEMENT

For Eastern Domestic Fleece-wool

The Live Stock and Live Stock Products Act, 1950 <b>WOOL STATEMENT</b> For Eastern Domestic Fleece-wool			Lot No.  Warehouse Receiving Weights
Producer's Name			Gross
Address		Prov.	Tare
Via	Sacks	Bags	Net
Grade	Weight	Price	Revenue
Southdown Style	56/58s		
Medium Staple	56s		
Medium Clothing (3/8 blood clothing)			
Low Medium Staple	48/50s		
Low Staple	44/46s		
Coarse	36/40s		
Defective: Grey and black			
Dead			
Light chaffy and burry			
Heavy chaffy and burry			
Soft cots			
Hard cots			
Tags			
Damaged			
Kempy			
Sweepings			
Totals			\$
Deductions: Freight or Cartage		\$	
Advances		\$	
		\$	\$
Date of Settlement		Balance to Producer	
		\$	
Date Received	Date Graded	Grader	
Signature of Warehouseman			
Name of Wool-Collector			
Remarks			
Clean lot	Grades are as shown above		
Defective			

Signature of Inspector

FORM 2

The Live Stock and Live Stock Products Act, 1950

APPLICATION FOR LICENCE AS A WAREHOUSEMAN

To the Live Stock Commissioner, Parliament Buildings, Toronto.

Under The Live Stock and Live Stock Products Act, 1950, I apply for a licence as a warehouseman and in support thereof I make the following statements:

- 1. Full name of applicant.
2. Address of applicant.
3. Location of establishment(s).
4. Area of floor space used for grading and storing wool in each establishment.
5. Quantity of wool graded in the establishment during the year 19.
6. Names and addresses of wool-collectors engaged in collecting wool for the applicant.
7. Names of employees of applicant authorized to grade wool.

Fee of \$1 is enclosed.

Dated at this day of 19.

Signature of Applicant

FORM 3

The Live Stock and Live Stock Products Act, 1950

LICENCE AS A WAREHOUSEMAN

Under The Live Stock and Live Stock Products Act, 1950, and the regulations, and subject to the limitations thereof this licence is issued to

Name

Address

as a warehouseman from the 1st of January, 19... to the 31st of December in the same year.

Dated at Toronto, this day of 19.

Commissioner

FORM 4

The Live Stock and Live Stock Products Act, 1950

APPLICATION FOR LICENCE AS A WOOL-COLLECTOR

To the Live Stock Commissioner, Parliament Buildings, Toronto.

Under The Live Stock and Live Stock Products Act, 1950, I apply for a licence as a wool-collector and in support thereof I make the following statements:

- 1. Name of applicant.
2. Address of applicant.
3. Name of warehouseman for whom wool will be collected.
4. Counties or districts in which wool will be collected.

Fee of \$1 is enclosed.

Dated at this day of 19.

Signature of Applicant

FORM 5

The Live Stock and Live Stock Products Act, 1950

LICENCE AS A WOOL-COLLECTOR

Under The Live Stock and Live Stock Products Act, 1950, and the regulations, and subject to the limitations thereof this licence is issued to

Name

Address

as a wool-collector from the 1st of January, 19... to the 31st of December in the same year.

Dated at Toronto, this day of 19.

Commissioner

(2687)

42

THE POWER COMMISSION ACT

O. Reg. 231/50.

Pension and Insurance Plan.

New.

Made—28th September, 1950.

Approved—5th October, 1950.

Filed—11th October, 1950, 4.30 p.m.

REGULATIONS MADE BY THE COMMISSION UNDER THE POWER COMMISSION ACT

The Pension and Insurance Plan of The Hydro-Electric Power Commission of Ontario

PART I

GENERAL PROVISIONS

INTERPRETATION

1. In these regulations

(a) "base annual earnings" means the monthly or hourly rates of pay as set forth in the Commission's wage-schedules, excluding

(i) overtime,

(ii) temporary rates, and

- (iii) isolation, inaccessibility and expense allowances,  
as determined by the Commission,  
multiplied,  
(iv) in the case of a monthly employee, by 12, and  
(v) in the case of an hourly employee, by 52, multiplied by the hours a week as set forth in the Commission's wage-schedules;
- (b) "beneficiary" means the person or persons designated in writing from time to time by an employee to receive the benefits payable upon his death;
- (c) "C. L. A. plan" means the plan under which contracts have been entered into by or on behalf of certain employees of the Commission with Confederation Life Association for pension and insurance benefits towards which the Commission has made or is making contributions;
- (d) "continuous employment" means
- (i) subject to sub-clause ii, the period of employment in which there has been no period of over 1 year between a date of termination of employment and the date of re-employment, and
- (ii) in respect of the former employees of Northern Ontario Power Company, Limited, whose employment on the 1st of April 1946 was continued with the Commission, 70 per cent of the period in sub-clause i of employment before that date;
- (e) "credited interest" means the interest on an employee's contributions to the fund and the superseded funds from the 1st of January following the date the contribution was made to the 1st of the month in which the contributions are returnable;
- (f) "early-retirement date" means the commencement date of retirement on pension of a member who is retired before and within 10 years of his normal-retirement date;
- (g) "earnings" means
- (i) the pay of an employee from the date he becomes a member until his normal-retirement date,
- (ii) in respect of a member who is in receipt of compensation under The Workmen's Compensation Act, an amount equivalent to the compensation received by the member while absent from work because of injury or disease, and
- (iii) in respect of a member who is on leave of absence without pay while on loan to another employer, an amount equivalent to the pay which he would have received from the Commission if he was not on leave of absence;
- (h) "effective date" means the 1st of November 1948;
- (i) "established service" means the number of years and completed months thereof before the effective date
- (i) credited to the employee in the superseded pension-fund,
- (ii) from the date the employee was last placed on the superseded retirement-fund and for which no service is credited under sub-clause i,
- (iii) during which the employee made contributions under the C. L. A. plan,
- (iv) in respect of employment for which no service is credited under sub-clauses i, ii and iii, and subject to sub-clause v, equal to 50 per cent of the period of employment over six months after the 1st of January 1930, the date of last being employed or the date of attaining age 45, whichever is the latest, and
- (v) in respect of the former employees of Northern Ontario Power Company, Limited, whose employment on the 1st of April 1946 was continued with the Commission, 70 per cent of the period in sub-clause iv of employment before that date and after the applicable date referred to in sub-clause iv;
- (j) "fund" means The Pension and Insurance Fund of The Hydro-Electric Power Commission of Ontario established under subsection 1 of section 17 of the Act;
- (k) "insurance" means the amount for which an employee or pensioner is insured under the Act from time to time and which is payable upon his death;
- (l) "insurer" means an insurer or insurers under subsection 7 of section 17 of the Act;
- (m) "leave of absence" means absence from employment with the consent of the Commission;
- (n) "member" means an employee who becomes a member of the plan;
- (o) "normal-retirement date" means
- (i) for a male, the first of the month coincident with or next following his 65th birthday and for a female, the first of the month coincident with or next following her 60th birthday, or
- (ii) the effective date,  
whichever is later;
- (p) "pay" means the gross wages, salary or sick leave grants of an employee, as shown on the pay-rolls of the Commission;
- (q) "plan" means The Pension and Insurance Plan of The Hydro-Electric Power Commission of Ontario established under these regulations;
- (r) "postponed-retirement date" means the commencement date of retirement on pension of a member who is retired after his normal-retirement date;
- (s) "regular employee" means an employee who is approved by the Commission as a regular employee and includes an employee who was contributing as of the 31st of October 1948 to the superseded funds or C. L. A. plan;
- (t) "superseded funds" means the superseded pension-fund or superseded retirement-fund referred to in subsection 2 of section 17 of the Act.

2. These are the first-made regulations under section 17 of the Act as re-enacted by subsection 1 of section 4 of The Power Commission Amendment Act, 1949.

#### ESTABLISHMENT OF PLAN

3. The Pension and Insurance Plan of The Hydro-Electric Power Commission of Ontario is hereby established.

#### PROVISION FOR PENSIONS

4. Pensions shall be payable in accordance with these regulations.

#### ELIGIBILITY FOR MEMBERSHIP

5.—(1) A person who was a regular employee on the 31st of October 1948 shall be a member as of the effective date unless written election not to become a member is received by the Commission within 3 months after the effective date.

(2) A male employee under 65 years of age, or a female employee under 60 years of age, who becomes a regular employee after the effective date, shall be a member on the first of the month coincident with or next following the date of becoming a regular employee, if the employee is at work on that first of the month, otherwise on the date of next being at work, but if the first of the month is a non-working-day for the employee he shall be deemed to be at work on that day if he was at work for the Commission on his last preceding working-day and is not absent because of sickness or bodily injury.

6. A regular employee who elects not to become a member under subregulation 1 of regulation 5

- (a) shall be refunded the contributions, if any, which the employee has made to the fund, with credited interest; and
- (b) may later become a member under subregulation 2 of regulation 5, upon furnishing evidence, satisfactory to the Commission, of the employee's good health, but he shall not be credited with any established service.

7. Subject to subregulation 1 of regulation 5, a member shall not be entitled to withdraw from the plan while continuing as an employee.

#### EARLY RETIREMENT

8. Upon completion of 15 years of continuous employment a member may, with the consent of the Commission, retire on pension, or the Commission may retire a member on pension, on an early-retirement date at a reduced pension which is the actuarial equivalent of the pension as of the normal-retirement date accrued to the early-retirement date.

#### POSTPONED RETIREMENT

9. The Commission with the member's consent may delay his retirement on pension to a postponed-retirement date, in which event no contributions shall be made by the member in respect of his earnings from his normal-retirement date and his pension shall commence on the postponed-retirement date.

#### RIGHTS TO EMPLOYMENT

10. Membership in the plan shall not give the right to a member to be retained in the employ of the Commission.

#### LEAVE OF ABSENCE

11. Leave of absence shall not be deemed a termination of employment.

#### RATE OF CREDITED INTEREST

12. Credited interest on the amount of an employee's contributions in the fund, upon payment to him or his beneficiary, shall be calculated at 3 per cent a year, compounded annually, but in respect of contributions to the superseded funds, credited interest thereon to the effective date shall be calculated at

- (a) 4 per cent a year, compounded semi-annually, on contributions to the superseded pension-fund, and
- (b) 3 per cent a year, compounded semi-annually, on contributions to the superseded retirement-fund.

#### PAYMENT OF BENEFITS

13. The amounts payable under Part II or Part III shall be paid to the person or persons entitled thereto.

14. Where a pensioner for any reason is incapable of acknowledging receipt of the pension, the Commission may pay the pension to another person for the benefit of and in trust for the pensioner.

#### EXAMINATION OF FUND BY ACTUARY

15. The Commission shall cause an actuarial valuation of the fund to be made at least every 5 years and a report in writing thereon to be submitted to the Commission.

### PART II

#### PENSIONS

##### AMOUNT OF PENSIONS

16.—(1) The annual pension of a member at his normal-retirement date shall be the sum of

- (a) 1.5 per cent of his maximum base annual earnings at any time during the period of 5 years immediately preceding the 1st of September 1948 multiplied by his established service, and
- (b) 2 per cent of his earnings after the effective date in respect of which contributions have been made to the fund;

but a pension payable at a normal-retirement date that is before the 1st of November 1953 shall not be less than the pension being paid or which would have been payable under the superseded pension-fund.

(2) The annual pension of a member at an early-retirement date shall be the actuarial equivalent of the pension in subregulation 1 accrued to the early-retirement date.

##### CONTRIBUTIONS OF MEMBERS

17.—(1) From the date of becoming a member and until

- (a) normal-retirement date,
- (b) early-retirement date, or
- (c) termination of employment,

the member shall contribute 5 per cent of his earnings to the fund.

(2) The contributions of a member may be deducted by the Commission from his pay and paid into the fund.

##### PAYMENT OF PENSION

18.—(1) Subject to subregulation 2, the annual pension shall be paid at a monthly rate, the first pay-



ment to be made on the retirement date, the second and subsequent payments on the first of each month thereafter and the final payment of a full month's pension on the first of the month in which the pensioner dies.

(2) Where a member or pensioner dies before having received an aggregate amount equivalent to his pension for 5 years, the balance shall be paid in monthly instalments or in a single sum that is the actuarial equivalent thereof, as a death benefit,

- (a) to the beneficiary and the executors or administrators of the beneficiary, or
- (b) if there is no beneficiary, to the executors or administrators of the member or pensioner.

(3) If a member is in receipt of a pension under the C. L. A. plan, his pension from the fund shall be reduced by the actuarial value thereof as of his normal-retirement date.

#### INCREASED PENSION OPTION

19.—(1) A member may elect in writing before his retirement date that subregulation 2 of regulation 18 shall not apply, whereupon he shall be entitled to an increased pension that shall be the actuarial equivalent of the pension under regulation 16.

(2) Where the member's retirement has been delayed beyond his normal-retirement date and he dies before a postponed-normal-retirement date, the election shall not become effective.

#### CONTINGENT ANNUITANT OPTION

20.—(1) A member may elect in writing to take a reduced pension as from

- (a) his normal-retirement date, or
- (b) a special early-retirement date to which the Commission has consented,

a specified percentage whereof, upon his death on or after his normal-retirement date, or the early-retirement date, as the case may be, shall be paid to and during the life of a surviving contingent annuitant named in the election, and the reduced pension shall be the actuarial equivalent of the member's pension under regulation 16, and subregulation 2 of regulation 18 shall not apply.

(2) The election if made within 2 years of the member's normal-retirement date or the specified early-retirement date, except when made before the 1st of April 1949, shall not be effective unless the Commission is furnished with evidence, satisfactory to it, of the member's good health.

(3) Where the contingent annuitant dies before the member attains his normal-retirement date or the specified early-retirement date, the election shall not become effective.

#### PAYMENT OF SMALL PENSION

21. If the monthly instalment of a pension is under \$50 the Commission may pay the pension in a single sum or in any form of modified annuity, either of which is actuarially equivalent to the pension, and subregulation 2 of regulation 18 shall not apply, but upon the death of the pensioner before the expiration of the period during which the modified annuity is to be paid the remainder thereof shall constitute a death benefit payable monthly until the expiration of the period, or in a single sum which is the actuarial equivalent thereof,

- (a) to the beneficiary and the executors or administrators of the beneficiary, or
- (b) if there is no beneficiary, to the executors or administrators of the pensioner.

#### DEATH OF MEMBER BEFORE NORMAL-RETIREMENT DATE

22.—(1) Upon death before his normal-retirement date of a member who has not been retired at an early-retirement date, a death benefit equal to the sum of the member's contributions in the fund, with credited interest, shall be paid to the beneficiary or if there is no beneficiary or the beneficiary has predeceased the member, to the executors or administrators of the member.

(2) Where the beneficiary is a dependant of the member and is the member's

- (a) spouse.
- (b) child under 21 years of age, or
- (c) child 21 years of age or over, parent, grandparent, brother or sister, dependent on the member by reason of mental or physical infirmity,

the death benefit may be paid in instalments of not less than \$50 a month, as the member or the beneficiary may elect, over a period of time not exceeding ten years and the unpaid balance from time to time shall bear interest at 3 per cent a year, compounded annually.

#### TERMINATION OF EMPLOYMENT

23. Upon termination of employment other than by death or retirement on pension, a member

- (a) shall be paid the sum of his contributions in the fund, with credited interest, or
- (b) being a male who has attained age 55 or a female who has attained age 50 and has completed 15 years of continuous employment, may elect to be paid the contributions referred to in clause a or a pension at the normal-retirement date computed in accordance with subregulation 1 of regulation 16.

#### RE-EMPLOYMENT

24. Subregulation 2 of regulation 5 shall apply to a member whose employment has been terminated other than by retirement on pension and who again becomes an employee, but where the employee

- (a) again becomes a member within one year after the date of termination, and
- (b) elects to repay to the fund
  - (i) in a single sum on the date of again becoming a member, or
  - (ii) by deductions from pay during one year after the latter date,

the amount received from the fund by him and interest thereon at 3 per cent a year to the date of repayment,

then during the period between the date of termination and the date of again becoming a member he shall be deemed as on leave of absence.

### PART III

#### LIFE INSURANCE

##### AMOUNT OF INSURANCE

25.—(1) A member shall be insured

- (a) before his normal-retirement date or an early-retirement date for the amount shown in column 3 applicable to his base annual earnings shown in column 2 of schedule 1, as of the

effective date or the date of eligibility, whichever is later, and each 1st of January thereafter, and

- (b) subject to subregulation 2, on and after his normal-retirement date or an early-retirement date for 50 per cent of the amount for which he was insured immediately prior thereto or the amount of the paid-up insurance provided by his contributions, whichever is greater.

(2) Where a person becomes an employee after the effective date at or after age 55 if a male, or age 50 if a female, the insurance under clause *b* of subregulation 1 shall be the amount of the paid-up insurance provided by the member's contributions.

#### CONTRIBUTIONS OF MEMBER

26.—(1) From the date of becoming a member and until

- (a) normal-retirement date,  
(b) early-retirement date, or  
(c) termination of employment,

except when on leave of absence without pay because of sickness or injury, the member shall contribute from his earnings monthly to the fund the amount in column 4 applicable to his base annual earnings in column 2 of schedule 1, as of the effective date or the date of eligibility, whichever is later, and each 1st of January thereafter.

(2) The contributions of the member may be deducted by the Commission from his pay and paid into the fund.

#### PAYMENT OF COST OF INSURANCE

27. The cost of insuring employees and pensioners shall be paid out of the fund to the insurer.

#### PAYMENT OF INSURANCE

28. Upon the death of an insured person, the insurance shall be paid to the beneficiary or if there is no beneficiary or the beneficiary has predeceased the insured person, to the executors or administrators of the insured person.

29. A member or beneficiary may elect in writing to have the insurance paid in a single sum or, with the consent of the insurer, in any other form or manner.

#### TERMINATION OF EMPLOYMENT

30. Upon termination of employment other than by death or retirement on pension, a member, in respect of his contributions to the fund toward the cost of insurance, shall elect,

- (a) to be paid the cash value of the insurance, or  
(b) if the cash value is not less than \$250, to receive a paid-up insurance policy based on the total of his contributions,

and in addition he may purchase from the insurer within 31 days after the date of termination, without medical examination, an individual policy for the total amount of his insurance in force on the date of termination, less the amount of the paid-up insurance policy, in any form, except term insurance, then customarily issued by the insurer, for which the premium rate is the same as that which would apply to a similar policy issued at the then-attained age to any individual belonging to the same insurance risk.

#### RE-EMPLOYMENT

31.—(1) Subregulation 2 of regulation 5 shall apply to a member whose employment has been terminated

other than by retirement on pension and who again becomes an employee, but the amount of the insurance shall be the amount determined in accordance with regulation 25 reduced by

- (a) the amount of any individual policy received under regulation 30 that is in force on the date the employee again becomes a member, and  
(b) the amount of the paid-up insurance in force at the date of termination of employment.

(2) There shall be no reduction under clause *a* of subregulation 1 if

- (a) the member furnishes the insurer with evidence, satisfactory to it, of the member's good health,  
(b) any individual policy is surrendered to the insurer and the member receives from the insurer the cash value thereof, or  
(c) any individual policy has been surrendered to the insurer and the member has received the cash value thereof before the date of again becoming a member.

(3) There shall be no reduction under clause *b* of subregulation 1 if

- (a) any paid-up insurance policy received under clause *b* of regulation 30 that is in force on the date the employee again becomes a member is then surrendered to the insurer for an equal amount of paid-up insurance under the plan, or  
(b) the cash value received under clause *a* of regulation 30 or allowed by the insurer for any paid-up insurance policy received under clause *b* of regulation 30 is repaid to the insurer, with interest from the date of receipt of the cash value to the date of again becoming a member in exchange for an amount of paid-up insurance equivalent to that in force at the date of termination of employment.

#### ABSENCE FROM EMPLOYMENT

32.—(1) Subject to subregulations 2 and 3, a member on leave of absence shall remain insured to the date when his pay ceases.

- (2) A member on leave of absence without pay  
(a) because of sickness or injury,  
(b) while on loan to another employer, or  
(c) for three months or less,

shall remain insured to the date of termination of the leave of absence.

(3) A member on leave of absence because of full-time service in the armed forces of any country shall discontinue his contributions on the date of commencement of the leave of absence and shall remain insured thereafter only for the amount of his paid-up insurance.

(4) On the date, as it may be, referred to in subregulation 1, 2 or 3, the employment of the member, for the purposes of this Part, shall be deemed to be terminated.

#### THE HYDRO-ELECTRIC POWER COMMISSION OF ONTARIO

ROBERT H. SAUNDERS  
Chairman  
E. B. EASSON  
Secretary

(Seal)

September 28, 1950.

SCHEDULE 1

Column 1	Column 2	Column 3	Column 4
In-surance Class	Base annual earnings	Amount of insurance	Member's monthly contribution before normal- or early-retirement date
1	under \$1500.00	1500.00	1.80
2	1500.00 to 1999.99	2000.00	2.40
3	2000.00 to 2499.99	2500.00	3.00
4	2500.00 to 2999.99	3000.00	3.60
5	3000.00 to 3499.99	3500.00	4.20
6	3500.00 to 3999.99	4000.00	4.80
7	4000.00 to 4499.99	4500.00	5.40
8	4500.00 to 4999.99	5000.00	6.00
9	5000.00 to 5499.99	5500.00	6.60
10	5500.00 to 5999.99	6000.00	7.20
11	6000.00 to 6499.99	6500.00	7.80
12	6500.00 to 6999.99	7000.00	8.40
13	7000.00 to 7499.99	7500.00	9.00
14	7500.00 to 7999.99	8000.00	9.60
15	8000.00 to 8499.99	8500.00	10.20
16	8500.00 to 8999.99	9000.00	10.80
17	9000.00 to 9499.99	9500.00	11.40
18	9500.00 to 9999.99	10000.00	12.00
19	10000.00 to 10499.99	10500.00	12.60
20	10500.00 to 10999.99	11000.00	13.20
21	11000.00 to 11499.99	11500.00	13.80
22	11500.00 to 11999.99	12000.00	14.40
23	12000.00 to 12499.99	12500.00	15.00
24	12500.00 to 12999.99	13000.00	15.60
25	13000.00 to 13499.99	13500.00	16.20
26	13500.00 to 13999.99	14000.00	16.80
27	14000.00 to 14499.99	14500.00	17.40
28	14500.00 to 14999.99	15000.00	18.00
29	15000.00 to 15499.99	15500.00	18.60
30	15500.00 to 15999.99	16000.00	19.20
31	16000.00 to 16499.99	16500.00	19.80
32	16500.00 to 16999.99	17000.00	20.40
33	17000.00 to 17499.99	17500.00	21.00
34	17500.00 to 17999.99	18000.00	21.60
35	18000.00 to 18499.99	18500.00	22.20
36	18500.00 to 18999.99	19000.00	22.80
37	19000.00 to 19499.99	19500.00	23.40
38	19500.00 and over	20000.00	24.00



**Publications Under The Regulations Act, 1944**

OCTOBER 28th, 1950

**THE MILK CONTROL ACT, 1948**

O. Reg. 232/50.  
Distribution Areas—Trenton.  
New.  
Made—3rd October, 1950.  
Approved—5th October, 1950.  
Filed—12th October, 1950, 3.00 p.m.

**THE MILK CONTROL ACT, 1948**

O. Reg. 233/50.  
Hamilton Milk Producers Association.  
Amending O. Reg. 115/50 and Re-  
voking O. Reg. 7/44.  
Approved—5th October, 1950.  
Filed—12th October, 1950, 3.15 p.m.

**REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT, 1948**

1. The areas named and defined in Schedule 1 are designated as distribution areas.

**THE MILK CONTROL BOARD OF ONTARIO**

A. B. CUSNEY *Chairman*  
K. M. BETZNER *Member*  
M. G. HART *Member*

(Seal)

Dated at Toronto, this 3rd day of October, 1950.

**SCHEDULE 1**

Item	COLUMN 1 NAME OF AREA	COLUMN 2 DEFINITION OF AREA
1	Trenton distribution area	(a) the Town of Trenton,  (b) that part of the Township of Sidney lying south of the lands of the right of way of the Canadian National Railway and west of the line between lots 3 and 4 in the Township, and  (c) that part of the Township of Murray south of the line between the second and third concessions of the Township.
2	Trenton Air-port distribution area	that part of the Township of Sidney lying south of the lands of the right of way of the Canadian National Railway, east of the line between lots 3 and 4 and west of the line between lots 18 and 19 in the Township.

(2693)

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**ORDER MADE BY THE MINISTER UNDER THE MILK CONTROL ACT, 1948**

1. Ontario Regulations 115/50 are amended by adding the following:

6. Ontario Regulations 7/44 are revoked.

THOMAS L. KENNEDY  
Minister of Agriculture

(2694)

43

**THE GAME AND FISHERIES ACT, 1946**

O. Reg. 234/50.  
Open Season for Musk-rat.  
New.  
Made—5th October, 1950.  
Filed—12th October, 1950, 3.30 p.m.

**REGULATIONS MADE BY THE MINISTER UNDER THE GAME AND FISHERIES ACT, 1946**

**OPEN SEASON FOR MUSK-RAT**

Musk-rat may be hunted, taken or killed, and the carcass, pelts or any part thereof may be possessed,

(a) from the 1st of November 1950 to the 31st of May 1951, both inclusive, in that part of Ontario which is north of a line located as follows:

COMMENCING at the intersection of the northerly limit of the right of way of the transcontinental line of the Canadian National Railway with the west limit of the Township of Rice in the Territorial District of Kenora; thence in an easterly direction following the northerly limit of the right of way to its intersection with the east limit of the Township of Sargeant in the Territorial District of Cochrane,

(b) from the 1st of November 1950 to the 21st of May 1951, both inclusive,

(i) in the territorial districts of Algoma, Manitoulin, Rainy River, Sudbury and Timiskaming,

(ii) in those parts of the territorial districts of Cochrane, Kenora and Thunder Bay not included in clause a, and

- (iii) in that part of the Territorial District of Nipissing which is northerly and westerly of a line located as follows:

COMMENCING at the north-west angle of the Township of West Ferris; thence easterly along the northerly boundary of that township to the westerly shore of Trout Lake; thence northerly and easterly along the westerly and northerly shore of Trout Lake and along the northerly shore of the Mattawa River to the boundary between Ontario and Quebec,

- (c) (i) from the 15th of February 1951 to the 31st of March 1951, both inclusive, for the holder of a licence in form 4 of Ontario Regulations 180/50 and for farmers and their sons, and
- (ii) from the 1st of November 1950 to the 31st of March 1951, both inclusive, for the holder of a licence in form 2 of Ontario Regulations 180/50,

in the counties of Elgin, Essex, Haldimand, Kent and Norfolk, and in the townships of Moore, Sarnia and Sombra, including Walpole Island, St. Anne's Island, and the other islands at the mouth of the St. Clair River, in the County of Lambton,

- (d) (i) from the 6th of March 1951 to the 31st of March 1951, both inclusive, for the holder of a licence in form 4 of Ontario Regulations 180/50 and for farmers and their sons, and
- (ii) from the 1st of November 1950 to the 31st of March 1951, both inclusive, for the holder of a licence in form 2 of Ontario Regulations 180/50,

in all those counties and parts of the counties of Brant, Halton, Lambton, Lincoln, Middlesex, Oxford, Peel, Perth, Waterloo, Welland, Wellington and Wentworth lying within a line located as follows:

COMMENCING where the water's edge of Lake Ontario is intersected by the easterly boundary of the County of Peel; thence northerly along the easterly boundary of the County of Peel to Highway Number 7; thence in a general south-westerly direction along Highway Number 7 across the counties of Peel, Halton, Wellington, Waterloo, Perth, Middlesex and Lambton to the easterly limit of the Township of Sarnia; thence southerly along the easterly limits of the townships of Sarnia, Moore and Sombra to the southerly limit of the County of Lambton; thence in a general north-easterly direction along the southerly limits of the counties of Lambton, Middlesex, Oxford, Brant, Wentworth, Lincoln and Welland to the water's edge of Lake Erie where it is intersected by the westerly limit of the County of Welland; thence in a general easterly direction along the water's edge of Lake Erie to the Niagara River; thence northerly along the water's edge of the Niagara River to Lake Ontario; thence in a general westerly direction following the water's edge of Lake Ontario to Burlington Beach; thence north-westerly along the water's edge of the north-easterly shore of Burlington Beach to the water's edge of the north-westerly shore of Lake Ontario; thence in a general north-easterly direction following the water's edge of Lake Ontario to the place of commencement, including all islands adjacent to or forming part of the lands in this sub-clause described,

- (e) (i) from the 20th of March 1951 to the 21st of April 1951, both inclusive, for the holder of a licence in form 4 of Ontario Regulations 180/50 and for farmers and their sons, and
- (ii) from the 1st of November 1950 to the 21st of April 1951, both inclusive, for the holder of a licence in form 2 of Ontario Regulations 180/50,

in all those counties and parts of the counties of Bruce, Carleton, Dufferin, Dundas, Durham, Frontenac, Glengarry, Grenville, Gray, Halton, Hastings, Huron, Lambton, Lanark, Leeds, Lennox and Addington, Middlesex, Northumberland, Ontario, Peel, Perth, Peterborough, Prescott, Prince Edward, Russell, Simcoe, Stormont, Victoria, Waterloo, Wellington and York, lying within a line located as follows:

COMMENCING where the international boundary line is intersected by the boundary between Ontario and Quebec in the St. Lawrence River; thence in a general south-westerly direction following the international boundary line along the St. Lawrence River and into Lake Ontario to a line drawn east astronomically from a point in the water's edge on the most southerly shore of Duck Island in Lake Ontario; thence west astronomically along the last-mentioned line to the water's edge on the most southerly shore of Duck Island; thence westerly in a straight line to the water's edge along the most easterly shore of Long Point of the County of Prince Edward, at Prince Edward Point Lighthouse; thence in a general south-westerly, north-westerly and south-westerly direction following the water's edge of Lake Ontario to the easterly boundary of the County of Peel; thence northerly along the easterly boundary of the County of Peel to Highway Number 7; thence in a general south-westerly direction along Highway Number 7 across the counties of Peel, Halton, Wellington, Waterloo, Perth, Middlesex and Lambton, to the easterly limit of the Township of Sarnia; thence northerly along the easterly limit of the Township of Sarnia to the water's edge of Lake Huron; thence in a general north-easterly and northerly direction following the water's edge of Lake Huron to Georgian Bay; thence in a general south-easterly, northerly, north-easterly, south-easterly and northerly direction following the water's edge of Georgian Bay to the southerly boundary of the Territorial District of Muskoka; thence in a general north-easterly, south-easterly, southerly and easterly direction following the southerly boundary of the Territorial District of Muskoka to the south-easterly angle of the Township of Ryde in the Territorial District of Muskoka; thence northerly along the easterly boundary of the Township of Ryde to the southerly boundary of the Township of Draper; thence easterly along the southerly boundary of the Township of Draper to the westerly boundary of the Township of Oakley; thence southerly along the last-mentioned boundary to the south-westerly angle of the Township of Oakley; thence easterly along the southerly boundary of the Township of Oakley to the westerly boundary of the Provisional County of Haliburton; thence southerly along the westerly boundary of the Provisional County of Haliburton to the southerly boundary thereof; thence easterly along the last-mentioned boundary to the westerly boundary of the County of Hastings; thence southerly along the westerly boundary of the County of Hastings to the northerly limit of Highway Number 7; thence in a general north-easterly

direction along the northerly limit of Highway Number 7 across the counties of Hastings, Lennox and Addington, and Frontenac, to its intersection with Highway Number 15 in the County of Lanark; thence in a general northerly direction along the westerly limit of Highway Number 15 to its intersection with Highway Number 29; thence in a general north-westerly direction along the south-westerly limit of Highway Number 29 to the boundary between the counties of Lanark and Carleton; thence north-westerly along the last-mentioned boundary to the north-westerly boundary of the County of Carleton; thence in a general north-easterly direction following the north-westerly boundary of the County of Carleton to the boundary between Ontario and Quebec; thence in a general easterly, southerly and south-westerly direction following the Ontario boundary along the Ottawa River and along the easterly boundaries of the counties of Prescott and Glengarry, and through Lake St. Francis of the St. Lawrence River to the place of commencement, including all islands adjacent to or forming part of the lands lying within the boundaries in this sub-clause described, and

- (f) (i) from the 20th of March 1951 to the 5th of May 1951, both inclusive, for the holder of a licence in form 4 of Ontario Regulations 180/50 and for farmers and their sons, and
- (ii) from the 1st of November 1950 to the 5th of May 1951, both inclusive, for the holder of a licence in form 2 of Ontario Regulations 180/50,

in all those counties and parts of the counties of Frontenac, Hastings, Lanark, Lennox and Addington, and Renfrew, and the Provisional County of Haliburton, and those parts of the territorial districts of Muskoka, Nipissing and Parry Sound lying within a line located as follows:

COMMENCING where the south-easterly boundary of the County of Renfrew meets the boundary between the counties of Lanark and Carleton; thence in a general north-easterly direction following the north-westerly boundary of the County of Carleton to the boundary between Ontario and Quebec; thence in a general north-westerly direction following the last-mentioned boundary along the Ottawa River to the Mattawa River; thence in a general westerly direction along the water's edge on the southerly shore of the Mattawa River to Trout Lake; thence in a general westerly and northerly direction following the water's edge along the southerly shore of Trout Lake to the boundary between the townships of West Ferris and Widdifield in the Territorial District of Nipissing; thence south-westerly along the last-mentioned boundary to Lake Nipissing; thence in a general south-easterly, south-westerly, north-westerly and westerly direction following the water's edge along the southerly shore of Lake Nipissing to the boundary between the territorial districts of Nipissing and Parry Sound, at the mouth of the French River; thence in a general westerly direction following the last-mentioned boundary along the French River to Georgian Bay; thence in a general south-easterly direction following the water's edge of Georgian Bay to the southerly boundary of the Territorial District of Muskoka; thence in a general north-easterly, south-easterly, southerly and easterly direction following the southerly boundary of the Territorial District of Muskoka to the south-easterly angle of the

Township of Ryde; thence northerly along the easterly boundary of the Township of Ryde to the southerly boundary of the Township of Draper; thence easterly along the southerly boundary of the Township of Draper to the westerly boundary of the Township of Oakley; thence southerly along the last-mentioned boundary to the south-westerly angle of the Township of Oakley; thence easterly along the southerly boundary of the Township of Oakley to the westerly boundary of the Provisional County of Haliburton; thence southerly along the westerly boundary of the Provisional County of Haliburton to the southerly boundary thereof; thence easterly along the last-mentioned boundary to the westerly boundary of the County of Hastings; thence southerly along the westerly boundary of the County of Hastings to the northerly limit of Highway Number 7; thence in a general north-easterly direction along the northerly limit of Highway Number 7 across the counties of Hastings, Lennox and Addington, and Frontenac, to its intersection with Highway Number 15 in the County of Lanark; thence in a general northerly direction along the westerly limit of Highway Number 15 to its intersection with Highway Number 29; thence in a general north-westerly direction along the south-westerly limit of Highway Number 29 to the boundary between the counties of Lanark and Carleton; thence north-westerly along the last-mentioned boundary to the place of commencement, including all islands adjacent to or forming part of the lands lying within the boundaries in this sub-clause described.

H. R. SCOTT  
Minister of Lands and Forests.

Toronto, October 5, 1950.

(2695)

43

## THE INDUSTRIAL STANDARDS ACT

O. Reg. 235/50.  
Plumbing and Heating Industry—  
Ottawa Zone.  
Revoking O. Regs. 37/47.  
Made—12th October, 1950.  
Filed—12th October, 1950, 4.45 p.m.

### REGULATIONS MADE BY THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. Ontario Regulations 37/47 are revoked.
2. These regulations shall come into force on the tenth day after the publication thereof in THE ONTARIO GAZETTE under *The Regulations Act, 1944*.

CHARLES DALEY  
Minister of Labour

October 12, 1950.

(2697)

43

**THE INDUSTRIAL STANDARDS ACT**

O. Reg. 236/50.  
 Plumbing and Heating Industry—  
 Ottawa Zone.  
 New and Revoking O. Regs. 37/47,  
 146/47 and 212/47.  
 Made—5th October, 1950.  
 Filed—12th October, 1950, 4.45 p.m.

**REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT**

1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.

2. Ontario Regulations 37/47, 146/47 and 212/47 are revoked.

3. These regulations shall come into force on the tenth day after the publication thereof in THE ONTARIO GAZETTE under *The Regulations Act, 1944*.

**SCHEDULE FOR THE PLUMBING AND HEATING INDUSTRY IN THE OTTAWA ZONE****HOURS OF WORK**

1. The regular working periods for the industry shall be

- (a) a regular working-week consisting of not more than 40 hours of work to be performed during the regular working-days, and
- (b) a regular working-day consisting of not more than 8 hours of work to be performed on Monday, Tuesday, Wednesday, Thursday and Friday between 8 a.m. and 5 p.m.

**MINIMUM RATE OF WAGES**

2. The minimum rate of wages for work performed during the regular working periods shall be \$1.70 an hour.

**SHIFT WORK**

3.—(1) Where the work is performed in two or more shifts, an employee shall not be subject to the opening and closing hours of the regular working-day but work in excess of 8 hours in any 24-hour period shall be deemed overtime work except where performed by a key man or a foreman while engaged in instructing the employees of the on-coming shift.

(2) An employee who works on a night-shift shall be entitled to wages for 8 hours for work of 7 hours.

**OVERTIME WORK**

4.—(1) Work performed in the industry

- (a) at any time other than during the working periods prescribed in sections 1 and 3, and
- (b) on Saturday, Sunday, New Year's Day, Good Friday, Victoria Day, Dominion Day, Ottawa Civic Holiday, Labour Day, Thanksgiving Day or Christmas Day

shall be deemed to be overtime work.

(2) Unless the employer has obtained a permit from the advisory committee authorizing the work, no overtime work shall be performed in the industry.

**RATES OF WAGES FOR OVERTIME WORK**

5. The rates of wages for overtime work shall be

- (a) \$1.70 an hour for overtime work performed between 5 p.m. and 6 p.m. of the same day in completing a repair job,
- (b) \$2.55 an hour for overtime work performed between
  - (i) 5 p.m. and midnight on Monday, Tuesday, Wednesday, Thursday and Friday, and
  - (ii) 8 a.m. and midday on Saturday, and
- (c) \$3.40 an hour for all other overtime work.

**ADVISORY COMMITTEE**

6. The advisory committee is authorized

- (a) to fix a minimum rate of wages lower than the rate fixed by this schedule for an individual who is handicapped, and
- (b) to issue a permit for overtime work subject to the terms and conditions of this schedule.

(2698)

43

**THE DEPARTMENT OF EDUCATION ACT**

O. Reg. 237/50.  
 High School Entrance.  
 Revoking O. Reg. 188/47 and regulation 2 of O. Reg. 199/48.  
 Made—25th September, 1950.  
 Approved—28th September, 1950.  
 Filed—16th October, 1950, 3.00 p.m.

**REGULATIONS MADE BY THE MINISTER UNDER THE DEPARTMENT OF EDUCATION ACT**

1. Ontario Regulations 188/47 and regulation 2 of Ontario Regulations 199/48 are revoked.

DANA PORTER  
 Minister of Education

TORONTO, September 25, 1950

(2711)

43

**THE PUBLIC LIBRARIES ACT**

O. Reg. 238/50.  
 Library Grants.  
 Amending O. Reg. 256/47.  
 Made—25th September, 1950.  
 Approved—28th September, 1950.  
 Filed—16th October, 1950, 3.10 p.m.

**REGULATIONS MADE BY THE MINISTER UNDER THE PUBLIC LIBRARIES ACT**

1. Ontario Regulations 256/47 are amended by adding thereto the following:

18a. Regulation 13 shall not apply



- (a) to grants to a county or district library co-operative, or
- (b) to grants limited by regulation 18.

DANA PORTER  
Minister of Education

TORONTO, September 25, 1950

(2712)

43

THE DEPARTMENT OF EDUCATION ACT

O. Reg. 239/50.  
Programmes of Camping.  
New and revoking O. Reg. 85/48.  
Made—26th September, 1950.  
Approved—28th September, 1950.  
Filed—16th October, 1950, 3.20 p.m.

REGULATIONS MADE BY THE MINISTER  
UNDER THE DEPARTMENT OF  
EDUCATION ACT

PROGRAMMES OF CAMPING

INTERPRETATION

1. In these regulations

- (a) "camper" means a person under 18 years of age on the 31st of May in the current year in attendance at a camp for at least 6 consecutive nights, but does not include a person employed therein;
- (b) "non-profit programme of camping" means a programme of camping conducted at a camp where
  - (i) the amount of fees paid by campers is not more than the amount the organization expended on food, and the salaries and wages of all camp employees, and
  - (ii) the amount paid by any camper is not more than \$1.75 a day;
- (c) "programme of camping" means a programme of camping conducted
  - (i) as a service to the community during one or more months from June to September, both inclusive, and
  - (ii) by an organization which has accommodation, equipment and facilities for conducting camp activities, and
- (d) "special camp-employee" means a person 18 years of age or over on the 31st of May in the current year in attendance at a camp for at

least 6 consecutive nights and who is employed on a voluntary basis or paid not more than an average of \$1 a day for the period served by him, exclusive of meals, accommodation, and transportation.

GRANTS

2. Where

- (a) the content of the programme is approved by the Minister,
- (b) the accommodation, equipment and facilities for conducting the programme are approved by the Minister,
- (c) the camp holds a licence under *The Public Health Act*, and
- (d) the number of special camp-employees is not more than 10 per cent of the camper-attendance during the period for which a grant is claimed in respect of those employees,

an organization conducting a non-profit programme of camping shall be paid a grant of

- (e) 75 cents for each camper and each special camp-employee remaining in camp 6, 7 or 8 consecutive nights,
- (f) \$1 for each camper and each special camp-employee remaining in camp 9, 10, 11 or 12 consecutive nights, and
- (g) \$1.25 for each camper and each special camp-employee remaining in camp 13 or more consecutive nights,

but the aggregate grant shall not exceed \$2500.

INCREASE OR REDUCTION IN GRANTS

3. Where in any year the amount voted by the Legislature for the grants under these regulations is

- (a) more than sufficient to pay the grants in full, or
- (b) insufficient to pay the grants in full,

the Minister may make a *pro rata* increase or reduction, as the case may be.

REVOCATION OF REGULATIONS

4. Ontario Regulations 85/48 are revoked.

DANA PORTER  
Minister of Education.

TORONTO, September 26, 1950

(2713)

43



**Publications Under The Regulations Act, 1944**

NOVEMBER 4th, 1950

**THE GAME AND FISHERIES ACT, 1946**

O. Reg. 240/50.  
Townships which may issue hunting licences.  
Revoking clause *d* of regulation 1 of  
O. Reg. 180/49.  
Made—12th October, 1950.  
Filed—17th October, 1950, 9.00 a.m.

**REGULATIONS MADE UNDER  
THE GAME AND FISHERIES ACT, 1946**

Clause *d* of regulation 1 of Ontario Regulations  
180/49 is revoked and the following substituted there-  
for:

- (*d*) Gosfield North, Gosfield South, Mersea, Pelee,  
Rochester, Sandwich South and Tilbury North,  
in the County of Essex;

(2714) 44

**THE GAME AND FISHERIES ACT, 1946**

O. Reg. 241/50.  
Open season for fox in counties.  
Amending O. Reg. 130/50.  
Made—12th October, 1950.  
Filed—17th October, 1950, 9.10 a.m.

**REGULATIONS MADE UNDER  
THE GAME AND FISHERIES ACT, 1946**

Regulation 2 of Ontario Regulations 130/50 is  
amended by adding thereto the following:

- (.011) Lincoln,

(2715) 44

**THE DAIRY PRODUCTS ACT, 1938**

O. Reg. 242/50.  
Amendments to general regulations.  
Amending O. Reg. 233/44.  
Made—12th October, 1950.  
Filed—17th October, 1950, 11.15 a.m.

**REGULATIONS MADE UPON THE  
RECOMMENDATION OF THE MINISTER  
UNDER THE DAIRY PRODUCTS ACT, 1938**

1. Ontario Regulations 233/44 are amended by  
adding thereto the following regulation:

- 7a.—(1) Milk brought to a plant shall be weighed,  
graded and sampled immediately upon  
delivery to the plant.

- (2) Milk brought to a plant shall be tested in  
the manner prescribed in regulation 12a.

2. Regulations 8, 9 and 10 of Ontario Regulations  
233/44 are revoked and the following substituted  
therefor:

- 8. No person shall test or grade milk or cream  
except under a licence issued under these  
regulations.

9.—(1) A milk tester's licence shall be in Form 1.

**FORM 1**

*The Dairy Products Act, 1938*

**MILK TESTER'S LICENCE**

Under *The Dairy Products Act, 1938*, and the  
regulations, and subject to the limitations thereof  
this licence is issued to

.....  
(Name)

.....  
(Address)

to test milk.

Dated at Toronto this.....of.....19....

.....  
Director of Dairying.

(2) A cream tester's licence shall be in Form 2.

**FORM 2**

*The Dairy Products Act, 1938*

**CREAM TESTER'S LICENCE**

Under *The Dairy Products Act, 1938*, and the  
regulations, and subject to the limitations thereof  
this licence is issued to

.....  
(Name)

.....  
(Address)

to test cream.

Dated at Toronto this.....of.....19....

.....  
Director of Dairying.

(3) A milk grader's licence shall be in Form 3.

**FORM 3**

*The Dairy Products Act, 1938*

**MILK GRADER'S LICENCE**

Under *The Dairy Products Act, 1938*, and the  
regulations, and subject to the limitations thereof  
this licence is issued to

.....  
(Name)

.....  
(Address)

to grade milk.

Dated at Toronto this.....of.....19....

.....  
Director of Dairying.

(4) A cream grader's licence shall be in Form 4.

FORM 4

The Dairy Products Act, 1938

CREAM GRADER'S LICENCE

Under The Dairy Products Act, 1938, and the regulations, and subject to the limitations thereof this licence is issued to

..... (Name)

..... (Address)

to grade cream.

Dated at Toronto this.....of.....19....

..... Director of Dairying.

3. Subregulation 4 of regulation 11 of Ontario Regulations 233/44 is revoked and the following substituted therefor:

(4) The operator of a plant shall provide two sets of containers with close-fitting tops or stoppers for composite samples of milk and each container shall have a capacity of not less than one-half pint.

4. Subregulations 1, 5 and 6 of regulation 12 of Ontario Regulations 233/44 are revoked.

5. Ontario Regulations 233/44 are amended by adding thereto the following regulations:

12a.—(1) The composite sample of milk shall be for a period not exceeding 16 days and it shall be tested for fat content within 5 days after the expiration of that period and kept for 12 days after the last sample is taken.

(2) No person shall tamper with or contaminate or cause to be contaminated, any sample of milk or cream selected for any testing under the Act or these regulations.

12b.—(1) A sediment test by the use of a sediment-tester shall be made by the milk grader once between the first and fifteenth day and once between the sixteenth and last day of each month of the milk of each patron brought to a plant.

(2) The sediment test shall be made, before agitating the milk, by taking a one-pint sample of the milk while moving the intake of the sediment-tester once across the bottom of a milk-can.

12c. Milk brought to plants shall be graded as

- (a) Grade A, consisting of clean milk,
(b) Grade B, consisting of fairly clean milk, or
(c) Grade C, consisting of dirty milk, as determined by the sediment test.

12d.—(1) Grade A and Grade B milk that is not sweet and clean in flavour and Grade C milk shall be rejected.

(2) Subregulation 1 of regulation 15 of Ontario Regulations 233/44 is revoked.

12e. Where an inspector finds an error in the test of the samples of a patron's milk or cream and reports the error to the operator

of the plant in writing, the operator shall correct the error and pay the patron in accordance with the inspector's test; but the inspector may order that a re-test of all the samples be made in the presence of the inspector and the operator shall pay the patrons in accordance with the re-test.

6. Subregulation 8 of regulation 12 and subregulation 4 of regulation 13 of Ontario Regulations 233/44 are revoked.

7. Clause b of subregulation 2 of regulation 15 of Ontario Regulations 233/44 is revoked and the following substituted therefor:

(b) The price for special-grade cream shall be at least one cent a pound of butter fat more than for first-grade cream.

8. Regulation 17 of Ontario Regulations 233/44 is amended by adding thereto the following subregulations:

(3) Where a patron ceases to supply milk or cream to a plant the patron shall immediately return to the plant in a clean and sanitary condition the cans supplied to the patron by the plant and used for the delivery of milk or cream.

(4) A can supplied by a patron and used for transporting milk or cream to a plant shall be used for no other purpose and shall be returned immediately after being emptied to the patron in a clean and sanitary condition.

(5) A can used for transporting milk or cream to a plant shall be clean and sanitary, in good condition and free from rust or corrosion.

(6) A can used for storing milk or cream for delivery to a plant shall be clean and sanitary, in good condition and free from rust or corrosion.

9. Ontario Regulations 233/44 are amended by adding the following regulations:

DELIVERY TO PLANTS

17a.—(1) No person shall deliver milk to or accept delivery of milk at a cheese factory after 10 A.M. on any day from the first of May to the fifteenth of October in any year.

(2) A transporter of milk or cream to a plant other than a cheese factory shall deliver the milk or cream to the plant without unreasonable delay and the operator of the plant shall take delivery of the milk or cream within 2 hours of the arrival of the transporter at the plant.

(3) A vehicle used for transporting milk or cream to a plant other than a cheese factory and arriving at the plant after 10 A.M. on any day shall be so constructed and maintained as to protect the milk or cream from freezing or excessive heating.

(4) A vehicle used for the transporting of milk or cream to a plant shall be kept clean and sanitary.

THE FARM PRODUCTS MARKETING ACT, 1946

O. Reg. 243/50.
Licences in respect of fruit and vegetables.
Amending O. Regs. 40/47, 99/47, 210/47, 168/48, 87/49, 101/49, 103/49, 178/49, 222/49, 224/49, 3/50, 28/50, 31/50 and 72/50.
Approved—12th October, 1950.
Filed—17th October, 1950, 4.00 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT, 1946

1. Ontario Regulations 40/47 are amended by adding the following:

LICENCES FOR GROWERS

- 5a.—(1) No person shall engage in Ontario in the business of a grower of vegetables without a grower's licence in form 2a.
(2) Every grower shall be deemed to be the holder of a licence in form 2a.

FORM 2A

The Farm Products Marketing Act, 1946

LICENCE TO GROW VEGETABLES

Under The Farm Products Marketing Act, 1946, and the regulations, and subject to the limitations thereof, this licence is issued to (Name) of (Address) to grow vegetables.

Date

THE FARM PRODUCTS MARKETING BOARD

Chairman
Secretary

2. Ontario Regulations 99/47 are amended by adding the following:

LICENCES FOR GROWERS

- 5a.—(1) No person shall engage in Ontario in the business of a grower of grapes without a grower's licence in form 2a.
(2) Every grower shall be deemed to be the holder of a licence in form 2a.

FORM 2A

The Farm Products Marketing Act, 1946

LICENCE TO GROW GRAPES

Under The Farm Products Marketing Act, 1946, and the regulations, and subject to the limitations thereof, this licence is issued to (Name) of (Address) to grow grapes.

Date

THE FARM PRODUCTS MARKETING BOARD

Chairman
Secretary

3. Ontario Regulations 210/47 are amended by adding the following:

LICENCES FOR PRODUCERS

- 5a.—(1) No person shall engage in Ontario in the business of a producer of cream without a licence in form 3.
(2) Every producer shall be deemed to be the holder of a licence in form 3.

FORM 3

The Farm Products Marketing Act, 1946

LICENCE AS A PRODUCER OF CREAM

Under The Farm Products Marketing Act, 1946, and the regulations, and subject to the limitations thereof, this licence is issued to (Name) of (Address) to produce cream.

Date

THE FARM PRODUCTS MARKETING BOARD

Chairman
Secretary

4. Ontario Regulations 168/48 are amended by adding the following:

LICENCES FOR GROWERS

- 5a.—(1) No person shall engage in Ontario in the business of a grower of sugar-beets without a licence in form 3.
(2) Every grower shall be deemed to be the holder of a licence in form 3.

FORM 3

The Farm Products Marketing Act, 1946

LICENCE TO GROW SUGAR-BEETS

Under The Farm Products Marketing Act, 1946, and the regulations, and subject to the limitations thereof, this licence is issued to (Name) of (Address)

to grow sugar-beets.

Date

THE FARM PRODUCTS MARKETING BOARD

Chairman
Secretary

5. Ontario Regulations 87/49 are amended by adding the following:

LICENCES FOR GROWERS

- 5a.—(1) No person shall engage in the area in the business of a grower of new potatoes without a licence in form 3.
(2) Every grower shall be deemed to be the holder of a licence in form 3.

FORM 3

*The Farm Products Marketing Act, 1946*

LICENCE TO GROW NEW POTATOES

Under *The Farm Products Marketing Act, 1946*, and the regulations, and subject to the limitations thereof, this licence is issued to.....  
(Name)

of.....  
(Address)

to grow new potatoes.

Date

THE FARM PRODUCTS  
MARKETING BOARD

.....  
Chairman

.....  
Secretary

6. Ontario Regulations 101/49 are amended by adding the following:

LICENCES FOR GROWERS

5a.—(1) No person shall engage in Ontario in the business of a grower of soya-beans without a licence in form 2a.

(2) Every grower shall be deemed to be the holder of a licence in form 2a.

FORM 2A

*The Farm Products Marketing Act, 1946*

LICENCE TO GROW SOYA-BEANS

Under *The Farm Products Marketing Act, 1946*, and the regulations, and subject to the limitations thereof, this licence is issued to.....  
(Name)

of.....  
(Address)

to grow soya-beans.

Date

THE FARM PRODUCTS  
MARKETING BOARD

.....  
Chairman

.....  
Secretary

7. Regulations 4 and 5 of Ontario Regulation 103/49 are revoked and the following substituted therefor:

LICENCES FOR GROWERS

4a.—(1) No person shall engage in Ontario in the business of a grower of corn for seed without a licence in form 5.

(2) Every grower shall be deemed to be the holder of a licence in form 5.

FORM 5

*The Farm Products Marketing Act, 1946*

LICENCE TO GROW CORN FOR SEED

Under *The Farm Products Marketing Act, 1946*, and the regulations, and subject to the limitations thereof, this licence is issued to.....  
(Name)

of.....  
(Address)

to grow corn for seed.

Date

THE FARM PRODUCTS  
MARKETING BOARD

.....  
Chairman

.....  
Secretary

PERIOD OF LICENCES

5. A licence under regulation 2 or 3 shall be issued

(a) for the period from and including the 1st of April in the year for which the licence is issued to and including the 31st of March in the following year, and

(b) without charge.

8. Ontario Regulations 178/49 are amended by adding the following:

LICENCES FOR GROWERS

5a.—(1) No person shall engage in Ontario in the business of a grower of winter celery without a licence in form 3.

(2) Every grower shall be deemed to be the holder of a licence in form 3.

FORM 3

*The Farm Products Marketing Act, 1946*

LICENCE TO GROW WINTER CELERY

Under *The Farm Products Marketing Act, 1946*, and the regulations, and subject to the limitations thereof, this licence is issued to.....  
(Name)

of.....  
(Address)

to grow winter celery.

Date

THE FARM PRODUCTS  
MARKETING BOARD

.....  
Chairman

.....  
Secretary

9. Ontario Regulations 222/49 are amended by adding the following:

LICENCES FOR GROWERS

5a.—(1) No person shall engage in Ontario in the business of a grower of pears, plums or cherries without a licence in form 2a.

(2) Every grower shall be deemed to be the holder of a licence in form 2a.

FORM 2A

The Farm Products Marketing Act, 1946

LICENCES TO GROW PEARS, PLUMS OR CHERRIES

Under The Farm Products Marketing Act, 1946, and the regulations, and subject to the limitations thereof, this licence is issued to.....

(Name)

of.....

(Address)

to grow pears, plums or cherries.

Date

THE FARM PRODUCTS MARKETING BOARD

.....  
Chairman

.....  
Secretary

10. Ontario Regulations 224/49 are amended by adding the following:

LICENCES FOR GROWERS

5a.—(1) No person shall engage in Ontario in the business of a grower of berries without a licence in form 2a.

(2) Every grower shall be deemed to be the holder of a licence in form 2a.

FORM 2A

The Farm Products Marketing Act, 1946

LICENCE TO GROW BERRIES

Under The Farm Products Marketing Act, 1946, and the regulations, and subject to the limitations thereof, this licence is issued to.....

(Name)

of.....

(Address)

to grow berries.

Date

THE FARM PRODUCTS MARKETING BOARD

.....  
Chairman

.....  
Secretary

11. Ontario Regulations 3/50 are amended by adding the following:

LICENCES FOR GROWERS

5a.—(1) No person shall engage in Ontario in the business of a grower of peaches without a licence in form 2a.

(2) Every grower shall be deemed to be the holder of a licence in form 2a.

FORM 2a

The Farm Products Marketing Act, 1946

LICENCE TO GROW PEACHES

Under The Farm Products Marketing Act, 1946, and the regulations, and subject to the limitations thereof, this licence is issued to.....

(Name)

of.....

(Address)

to grow peaches.

Date

THE FARM PRODUCTS MARKETING BOARD

.....  
Chairman

.....  
Secretary

12. Ontario Regulations 28/50 are amended by adding the following:

LICENCES FOR GROWERS

5a.—(1) No person shall engage in Ontario in the business of a grower of asparagus without a licence in form 2a.

(2) Every grower shall be deemed to be the holder of a licence in form 2a.

FORM 2a

The Farm Products Marketing Act, 1946

LICENCE TO GROW ASPARAGUS

Under The Farm Products Marketing Act, 1946, and the regulations, and subject to the limitations thereof, this licence is issued to.....

(Name)

of.....

(Address)

to grow asparagus.

Date

THE FARM PRODUCTS MARKETING BOARD

.....  
Chairman

.....  
Secretary

13. Ontario Regulations 31/50 are amended by adding the following:

LICENCES FOR GROWERS

5a.—(1) No person shall engage in Ontario in the business of a grower of beans without a licence in form 3.

(2) Every grower shall be deemed to be the holder of a licence in form 3.

FORM 3

The Farm Products Marketing Act, 1946

LICENCE TO GROW BEANS

Under The Farm Products Marketing Act, 1946, and the regulations, and subject to the limitations thereof, this licence is issued to..... (Name)

of..... (Address)

to grow beans.

Date

THE FARM PRODUCTS MARKETING BOARD

..... Chairman

..... Secretary

14. Regulation 5 of Ontario Regulations 72/50 is revoked and the following substituted therefor:

5. The fee for a buyer's licence shall be \$1.

LICENCES FOR PRODUCERS

5a.—(1) No person shall engage in Ontario in the business of a producer of milk for processing into cheese without a licence in form 2a.

(2) Every producer shall be deemed to be the holder of a licence in form 2a.

FORM 2A

The Farm Products Marketing Act, 1946

LICENCE TO PRODUCE MILK FOR PROCESSING INTO CHEESE

Under The Farm Products Marketing Act, 1946, and the regulations, and subject to the limitations thereof, this licence is issued to..... (Name)

of..... (Address)

to produce milk for processing into cheese.

Date

THE FARM PRODUCTS MARKETING BOARD

..... Chairman

..... Secretary

(Seal)

G. F. PERKIN Chairman
F. K. B. STEWART Secretary

(2741)

44

THE FARM PRODUCTS MARKETING ACT, 1946

O. Reg. 244/50.

Agreement for the Marketing of Kieffer Pears for Processing.

New.

Made—17th October, 1950.

Filed—18th October, 1950, 9.45 a.m.

ORDER MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT, 1946

MARKETING OF KIEFFER PEARS FOR PROCESSING

The Board approves the agreement appended hereto and declares that it is in force.

(Seal) G. F. PERKIN Chairman
F. K. B. STEWART Secretary

Dated at Toronto this 17th day of October, 1950.

1950 AGREEMENT FOR THE MARKETING OF KIEFFER PEARS FOR PROCESSING

MEMORANDUM OF AGREEMENT made by the Negotiating Board for Kieffer Pears for Processing produced in Ontario in 1950, appointed under the provisions of "The Ontario Pear, Plum and Cherry Growers' Marketing-for-Processing Scheme."

We, the undersigned members of the Negotiating Board, agree and recommend to the Farm Products Marketing Board that the following Agreement be approved:

1. For Kieffer pears 2 inches and up, mature (seeds brown), of a grade suitable for processing where delivery is made and weigh slips completed up to and including the 4th day of November, 1950, the minimum price shall be sixty dollars (\$60.00) per ton.

2. For Kieffer pears 2 inches and up, uniformly mature and of a grade suitable for processing where delivery is made on or after the 6th day of November, 1950, the minimum price shall be sixty-five dollars (\$65.00) per ton.

3. For Kieffer pears 1 3/4 inches up to 2 inches, uniformly mature as nearly as possible, and suitable for processing, the minimum price shall be thirty dollars (\$30.00) per ton.

4. For Kieffer pears below 1 3/4 inches the minimum price shall be thirty dollars (\$30.00) per ton.

5. A tolerance of 5 per centum shall be allowed.

6. The processors shall pay at least 50 per centum of the purchase price for each variety of pears named in this Order and a record of each grower's statement for such payments shall be forwarded by each processor to the Ontario Pear, Plum and Cherry Growers' Marketing Board on delivery or within 15 days thereafter. Growers are not required to surrender delivery weigh slips for such advance payment. The balance due shall be paid in full on or before the 15th day of November, 1950, at which time delivery weigh slips shall be surrendered by the growers, if requested.

7. Delivery of pears shall be made free of delivery charges to processors within the Counties of Welland, Lincoln and Wentworth, in those portions of the Counties of Halton and Peel lying south of the Dundas Highway and in the County of York lying west and south of the east and north limits of the City of Toronto.



8. In case of a dispute arising as to the suitability of pears for processing, or as to the grade or tolerance the matter shall be referred to an inspector appointed under the provision of *The Farm Products Grades and Sales Act*, and his decision shall be made in accordance with the provisions of this Order and shall be final.

DATED at the City of Toronto in the Province of Ontario this 13th day of October, 1950.

NEGOTIATING BOARD.  
D. J. COWAN  
JUDGE D. J. COWAN, *Chairman*.  
PAUL A. FISHER  
P. A. FISHER, *Member*,  
*Grower Representative*.

(2742)

44

**THE GAME AND FISHERIES ACT, 1946**

O. Reg. 245/50.  
1950 Open Season for Deer in Counties.  
Amending O. Reg. 129/50.  
Made—19th October, 1950.  
Filed—23rd October, 1950, 10.45 a.m.

**REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT, 1946**

Ontario Regulations 129/50 are amended by adding thereto the following regulation:

- 2.—(1) The holder of a licence in form 4 or form 19 of Ontario Regulations 178/50 may hunt, kill or destroy, or attempt to hunt kill or destroy deer in the year 1950 in those parts of Ontario described in
  - (a) Schedule 6 from the 13th to the 18th of November, both inclusive, and
  - (b) Schedule 7 on the 16th, 17th and 18th of November.
- (2) Only shot-guns may be used in the areas described in items 4 to 11, both inclusive, of Schedule 7.

**SCHEDULE 6**

1. The townships of Albemarle, Amabel, Arran, Eastnor, Lindsay and St. Edmunds, in the County of Bruce.
2. The Township of Sullivan in the County of Grey.

**SCHEDULE 7**

1. The Township of Greenock in the County of Bruce.
2. The Townships of Artemesia, Bentinck, Proton and Saint Vincent, in the County of Grey.
3. The townships of Adjala, Essa, Sunnidale, Tecumseth, Tosorontio and West Gwillimbury, in the County of Simcoe.

4. The Township of South Dumfries in the County of Brant.
5. The Township of Normanby in the County of Grey.
6. The Township of North Cayuga in the County of Haldimand.
7. The townships of Goderich and Howick, in the County of Huron.
8. The Township of Plympton in the County of Lambton.
9. The townships of Brighton and Murray, in the County of Northumberland.
10. The townships of Arthur and Puslinch, in the County of Wellington.
11. The Township of West Flamborough in the County of Wentworth.

(2771)

44

**THE MILK CONTROL ACT, 1948**

O. Reg. 246/50.  
The Walkerton Milk Producers Association.  
New and revoking O. Reg. 14/45.  
Approved—19th October, 1950.  
Filed—24th October, 1950, 8.45 a.m.

**ORDER MADE BY THE MINISTER UNDER THE MILK CONTROL ACT, 1948**

1. In this order
  - (a) "Association" means the Walkerton Milk Producers Association; and
  - (b) "producer" means a person engaged in supplying milk to a distributor in the market of the Town of Walkerton.
2. A producer shall pay to the Association licence fees in the amount of one and one-half cents for each hundred pounds of milk supplied.
3. A distributor who receives milk from a producer shall deduct the amount of the licence fees of the producer from moneys payable to the producer and shall pay the amount to the Association.
4. A distributor shall transmit the licence fees deducted in each month to the Association on or before the 20th day of the next following month.
5. The Association shall furnish to the Board at such times as it may require such information and financial statements as the Board may determine.
6. Ontario Regulations 14/45 are revoked.

THOMAS L. KENNEDY  
Minister of Agriculture

(2776)

44



**Publications Under The Regulations Act, 1944**

NOVEMBER 11th, 1950

**THE POWER COMMISSION ACT**

O. Reg. 247/50.  
Schedules of Inspection and Other Fees.  
Revoking regulation 22 and schedule  
of O. Reg. 56/44.  
Made—31st August, 1950.  
Approved—31st August, 1950.  
Filed—26th October, 1950, 11.00 a.m.

**REGULATIONS MADE BY THE COMMISSION  
UNDER THE POWER COMMISSION ACT**

1. Regulation 22 and the schedule entitled "Schedules of Inspection and Other Fees" of Ontario Regulations 56/44 are revoked.

**THE HYDRO-ELECTRIC POWER  
COMMISSION OF ONTARIO**

ROBERT H. SAUNDERS  
Chairman  
E. B. EASSON  
Secretary

(Seal)

Dated at Toronto the  
31st day of August, 1950.

(2789) 45

**THE POWER COMMISSION ACT**

O. Reg. 248/50.  
Fees.  
New.  
Made—31st August, 1950.  
Filed—26th October, 1950, 11.10 a.m.

**REGULATIONS MADE BY THE COMMISSION  
UNDER THE POWER COMMISSION ACT**

**FEEs**

1. In these regulations

- (a) "contractor" means any person who as principal, servant or agent, by himself or his associates, employees, servants or agents performs or engages to perform either for his own use and benefit or for that of another and for or without remuneration or gain any work with respect to an electrical installation or any other work to which these regulations apply;
- (b) "high-potential" means any potential in excess of 750 volts;
- (c) "low-potential" means any potential not in excess of 750 volts; and
- (d) "sign" means an electric sign bearing an approval label of the Commission or Canadian Standards Association.

2. The fees set out in Schedule 1 shall be paid for permits and for inspection of all such works and matters mentioned in subsection 1 of section 87 of the Act and of plans and specifications relating thereto.

3. Items 1 to 39, both inclusive, of Schedule 1 apply only to the inspection of installations of electrical equipment that

- (a) bears an approval label of the Canadian Standards Association, or
- (b) has been inspected and approved by the Commission under item 40 of Schedule 1.

4.—(1) The fees shall be paid to the Commission when the application for inspection is made.

(2) Where during the inspection it appears that the fee paid is insufficient, the balance of the fee shall be paid to the Commission before the inspection is completed.

5. The payment of an inspection fee shall entitle the contractor to one inspection.

6. Where

- (a) by inadvertence more than one application has been filed in respect of an installation and fees paid thereon, or
- (b) inspection fees have been overpaid,

the amount of the over-payment shall be refunded to the contractor upon presentation to the office of the Commission where the payments were made by him of the receipts for the payments.

**THE HYDRO-ELECTRIC POWER  
COMMISSION OF ONTARIO**

ROBERT H. SAUNDERS  
Chairman  
(Seal) E. B. EASSON  
Secretary

Dated the 31st day of August 1950.

**SCHEDULE 1**

**ARC-LAMPS**

1. For the inspection of each installation of an arc-lamp..... \$ .50

**BATTERY CHARGER OF THE TRANSFORMER TYPE**

2.—(1) For the inspection of each installation of a battery charger of the transformer type having a capacity of not more than 1 kilowatt..... \$ .50

(2) for the inspection of each installation of a battery charger of the transformer type rated at more than 1 kilowatt, a fee calculated on the basis of the fees payable for the inspection of the transformers forming part thereof in accordance with item 35.

**BILL-BOARDS AND SIMILAR INSTALLATIONS**

3.—(1) For the inspection of each installation of a bill-board or similar installation, a fee calculated on the basis of the fees payable for the inspection of the outlets forming part of the bill-board or similar installation in accordance with item 20 and the fee payable for the inspection of a service, if any.

(2) Where electrical energy for a bill-board or similar installation is supplied directly through the street-lighting mains of the supply authority on a flat-rate basis, for inspection of the service, no charge.

CARNIVALS

4.—(1) For inspection of the installation of electrical equipment of a carnival set up for a period not exceeding 6 days including a current-permit valid for not more than 6 days..... \$10.00

(2) For each extension of a current-permit for a period of not more than 6 days and re-inspection of the installation..... \$ 5.00

COAL LOADERS

5.—(1) For the inspection of the installation of an outlet for a coal loader..... \$ 1.00

(2) For the inspection of the installation of each additional outlet for a coal loader installed by the same contractor if inspected at the same time..... \$ .50

AUTOMATIC DAMPER-CONTROL EQUIPMENT

6. For the inspection of each installation of an automatic damper-control in a residence... \$ .50

ELEVATORS AND DUMB-WAITERS

7. For the inspection of each installation of an elevator or dumb-waiter a fee calculated on the basis of the fees payable for the inspection of the electrical installation of generators and motors forming part thereof in accordance with items 13 and 18, and the fee payable for inspection of the outlets forming part thereof in accordance with item 20.

EXHAUST FANS—DOMESTIC

8. For the inspection of each installation of an exhaust fan in a residence..... \$ .50

FIXTURES

Cold-Cathode Fixtures

9.—(1) For the inspection of the installation of

(a) each single-unit cold-cathode fixture having a nominal length of not more than 15 feet..... \$ .50

(b) each single-unit cold-cathode fixture having a nominal length of more than 15 feet..... \$ 1.00

(c) single-unit cold-cathode fixtures mounted end to end, the total of the inspection fees applicable to each unit,

(d) a single-unit cold-cathode fixture having a nominal length of not more than 15 feet where a transformer is not installed as part of the fixture assembly..... \$ .75

(e) a single-unit cold-cathode fixture having a nominal length of more than 15 feet where no transformer is installed as part of the fixture assembly \$ 1.50

Hot-Cathode Fixtures

(2) For the inspection of the installation of

(a) a hot-cathode fixture connected to an individual outlet on a wiring system, the fee payable for the inspection of the installation of a fixture in accordance with sub-item 3.

(b) two hot-cathode fixtures installed end to end, the sum of the fees payable for the inspection of the installation of a fixture in accordance with sub-item 3, and an outlet in accordance with item 20.

(c) more than two hot-cathode fixtures installed end to end, the sum of the fees payable for the inspection of one fixture and one outlet at one-half the fees prescribed for the inspection of the installation of fixtures in sub-item 3 and outlets in item 20.

Incandescent-Lamp Fixtures

(3) For the inspection of the installation of incandescent-lamp fixtures including, in each case, 25 cents for a permit fee

(a) the fees in columns 2, 4, 6 and 8 for the number of fixtures in columns 1, 3, 5 and 7 of the following table:

Column 1 No. of Fixtures	Column 2 Fee	Column 3 No. of Fixtures	Column 4 Fee	Column 5 No. of Fixtures	Column 6 Fee	Column 7 No. of Fixtures	Column 8 Fee
1	\$ .50	51	\$ 3.55	101	\$6.04	151	\$7.79
2	.50	52	3.60	102	6.07	152	7.82
3	.50	53	3.65	103	6.11	153	7.86
4	.75	54	3.70	104	6.14	154	7.89
5	.75	55	3.75	105	6.18	155	7.93
6	.83	56	3.80	106	6.21	156	7.96
7	.90	57	3.85	107	6.25	157	8.00
8	.98	58	3.90	108	6.28	158	8.03
9	1.05	59	3.95	109	6.32	159	8.07
10	1.13	60	4.00	110	6.35	160	8.10
11	1.20	61	4.05	111	6.39	161	8.14
12	1.28	62	4.10	112	6.42	162	8.17
13	1.35	63	4.15	113	6.46	163	8.21
14	1.43	64	4.20	114	6.49	164	8.24
15	1.50	65	4.25	115	6.53	165	8.28
16	1.58	66	4.30	116	6.56	166	8.31
17	1.65	67	4.35	117	6.60	167	8.35
18	1.73	68	4.40	118	6.63	168	8.38
19	1.80	69	4.45	119	6.67	169	8.42
20	1.88	70	4.50	120	6.70	170	8.45
21	1.95	71	4.55	121	6.74	171	8.49
22	2.03	72	4.60	122	6.77	172	8.52
23	2.10	73	4.65	123	6.81	173	8.56
24	2.18	74	4.70	124	6.84	174	8.59
25	2.25	75	4.75	125	6.88	175	8.63
26	2.30	76	4.80	126	6.91	176	8.66
27	2.35	77	4.85	127	6.95	177	8.70
28	2.40	78	4.90	128	6.98	178	8.73
29	2.45	79	4.95	129	7.02	179	8.77
30	2.50	80	5.00	130	7.05	180	8.80
31	2.55	81	5.05	131	7.09	181	8.84
32	2.60	82	5.10	132	7.12	182	8.87
33	2.65	83	5.15	133	7.16	183	8.91
34	2.70	84	5.20	134	7.19	184	8.94
35	2.75	85	5.25	135	7.23	185	8.98
36	2.80	86	5.30	136	7.26	186	9.01
37	2.85	87	5.35	137	7.30	187	9.05
38	2.90	88	5.40	138	7.33	188	9.08
39	2.95	89	5.45	139	7.37	189	9.12
40	3.00	90	5.50	140	7.40	190	9.15
41	3.05	91	5.55	141	7.44	191	9.19
42	3.10	92	5.60	142	7.47	192	9.22
43	3.15	93	5.65	143	7.51	193	9.26
44	3.20	94	5.70	144	7.54	194	9.29
45	3.25	95	5.75	145	7.58	195	9.33
46	3.30	96	5.80	146	7.61	196	9.36
47	3.35	97	5.85	147	7.65	197	9.40
48	3.40	98	5.90	148	7.68	198	9.43
49	3.45	99	5.95	149	7.72	199	9.47
50	3.50	100	6.00	150	7.75	200	9.50

(b) where the number of fixtures exceeds 200, a fee of \$9.50 and 2½ cents for each fixture in excess of 200.

FLOOD LIGHTING

10.—(1) For the inspection of the installation of each outlet of 500-watts capacity or more in an installation of flood-lights..... \$ .50

(2) For the inspection of the installation of outlets of less than 500 watts capacity in an installation of flood-lights, a fee calculated on the basis of the fees payable for outlets in accordance with item 20.

GAS-BURNER AUTOMATIC CONTROL-EQUIPMENT

11. For the inspection of each installation of gas-burner automatic control-equipment in a residence..... \$ .50

GASOLINE-DISPENSING DEVICES

Motorless Type

12.—(1) For the inspection of the installation of

(a) a motorless gasoline-pump where no other installation made..... \$ 1.00

(b) each additional motorless gasoline-pump installed by the same contractor if inspected at the same time as the first pump..... \$ .50

(c) each motorless gasoline-pump installed concurrently with other electric wiring by a contractor where the entire installation can be inspected at one time..... \$ .50

Self-Contained Motor-Driven Type

- (2) For the inspection of the wiring and connections of
- (a) one double-unit self-contained motor-driven gasoline-pump..... \$ 2.00
  - (b) each additional double-unit pump installed by the same contractor if inspected at the same time as the first pump..... \$ 1.50
  - (c) one single-unit self-contained motor-driven gasoline-pump..... \$ 1.50
  - (d) each additional single-unit pump installed by the same contractor if inspected at the same time as the first pump..... \$ 1.00
  - (e) one double-unit self-contained motor-driven gasoline-pump where inspected at the same time as other wiring installed by the contractor..... \$ 1.50
  - (f) one single-unit self-contained motor-driven gasoline-pump where inspected at the same time as other wiring installed by the contractor..... \$ 1.00
- (3) For the inspection of the connections only of
- (a) one double-unit self-contained motor-driven gasoline-pump..... \$ 1.50
  - (b) each additional double-unit pump installed by the contractor where inspected at the same time as the first pump..... \$ 1.00
  - (c) one single-unit self-contained motor-driven gasoline-pump..... \$ 1.00
  - (d) each additional single-unit pump installed by the same contractor where inspected at the same time as the first pump..... \$ .75
  - (e) one double-unit pump where inspected at the same time as other wiring installed by the contractor on the same premises..... \$ 1.00
  - (f) one single-unit pump where inspected at the same time as other wiring installed by the contractor on the same premises..... \$ .75

GENERATORS

13.—(1) For the inspection of the installation of an electric generator the fee prescribed by item 18 for a motor of like capacity.

(2) For the inspection of the installation of an exciter which forms part of an alternator or of a direct-current generator, no fee.

HEATING APPARATUS—INDUSTRIAL

14. For the inspection of the installation of each complete heating unit of an electric furnace, enamelling oven, commercial cooking-oven, electric steam-generator and other industrial heating-apparatus, a fee based on capacity as follows:

Capacity	Fee
(a) 10 kilowatts or less.....	\$ 1.00
(b) exceeding 10 kilowatts but not 20 kilowatts.....	\$ 1.50

- (c) exceeding 20 kilowatts but not 40 kilowatts..... \$ 2.00
- (d) exceeding 40 kilowatts but not 100 kilowatts..... \$ 3.00
- (e) exceeding 100 kilowatts but not 200 kilowatts..... \$ 5.00
- (f) exceeding 200 kilowatts but not 500 kilowatts..... \$ 7.00
- (g) exceeding 500 kilowatts but not 1000 kilowatts..... \$10.00
- (h) exceeding 1000 kilowatts..... \$15.00

HEATING AND COOKING APPARATUS—DOMESTIC

15.—(1) For the inspection of the wiring for one non-portable electric range, electric heater or other domestic heating- or cooking-apparatus..... \$ 1.00

(2) For the inspection of the wiring for each additional non-portable electric range, electric heater or other domestic heating- or cooking-apparatus where installed by the same contractor and inspected at the same time..... \$ .50

(3) For the inspection of the connection of a non-portable electric range, electric heating or other domestic heating- or cooking-apparatus to an existing range- or heater-circuit..... \$ .50

ISOLATED POWER-PLANTS

16. For inspecting the connection of the generators of isolated power-plants at farms, summer cottages and similar places to the wiring installations supplied by the generator, a fee equal to the total of the applicable fees prescribed by sub-item 3 of item 9, items 13, 20 and 27 and the necessary travelling expenses of the inspector.

MISCELLANEOUS INSPECTIONS

17. For the inspection of any electrical installation which is not covered by any other item or to which the other items cannot be consistently applied, a fee calculated at the rate of \$2 an hour or fraction thereof spent by the inspector in making the inspection and necessary travelling expenses, with a minimum inspection fee of \$2.

MOTORS

Voltage up to 750

18.—(1) For the inspection of the installation of each motor of less than 750 volts, a fee based on horse-power as follows:

Horse-power	Fee
(a) fractional horse-power up to and including 1/3 horse-power.....	\$ .50
(b) exceeding 1/3 horse-power but not exceeding 5 horse-power.....	\$ 1.00
(c) exceeding 5 horse-power but not exceeding 10 horse-power.....	\$ 1.50
(d) exceeding 10 horse-power but not exceeding 50 horse-power.....	\$ 2.00
(e) exceeding 50 horse-power but not exceeding 100 horse-power.....	\$ 3.00
(f) exceeding 100 horse-power.....	\$ 5.00

Voltage over 750

(2) For the inspection of the installation of each electric motor of more than 750 volts, a fee based on horse-power as follows:

Horse-power	Fee
(a) 50 horse-power or less.....	\$10.00
(b) exceeding 50 horse-power but not 100 horse-power.....	\$12.00
(c) exceeding 100 horse-power.....	\$ 15.00

(3) Where the wiring for a motor of any voltage has been installed by one contractor and the motor has been installed by another contractor, one-half of the indicated inspection fee, payable by each contractor, with a minimum fee to each contractor of \$1.

OIL-BURNERS, MECHANICAL-DRAUGHT COAL-BURNERS, ETC.—DOMESTIC

19.—(1) For the inspection of each installation of a domestic oil-burner, mechanical-draught coal-burner or similar installation.... \$ 1.00

(2) For the inspection of each installation of an oil-burner, mechanical-draught coal-burner or similar domestic heating-apparatus, when combined with an air-conditioning unit.. \$ 1.25

OUTLETS

20.—(1) For the inspection of the wiring of electrical outlets, including permit fee,

(a) the fees in Columns 2, 4, 6 and 8 for the number of outlets in Columns 1, 3, 5 and 7 of the following table:

Column 1 No. of Outlets	Column 2 Fee	Column 3 No. of Outlets	Column 4 Fee	Column 5 No. of Outlets	Column 6 Fee	Column 7 No. of Outlets	Column 8 Fee
1	\$1.25	51	\$6.85	101	\$11.82	151	\$15.32
2	1.25	52	6.95	102	11.89	152	15.39
3	1.25	53	7.05	103	11.96	153	15.46
4	1.25	54	7.15	104	12.03	154	15.53
5	1.25	55	7.25	105	12.10	155	15.60
6	1.40	56	7.35	106	12.17	156	15.67
7	1.55	57	7.45	107	12.24	157	15.74
8	1.70	58	7.55	108	12.31	158	15.81
9	1.85	59	7.65	109	12.38	159	15.88
10	2.00	60	7.75	110	12.45	160	15.95
11	2.15	61	7.85	111	12.52	161	16.02
12	2.30	62	7.95	112	12.59	162	16.09
13	2.45	63	8.05	113	12.66	163	16.16
14	2.60	64	8.15	114	12.73	164	16.23
15	2.75	65	8.25	115	12.80	165	16.30
16	2.90	66	8.35	116	12.87	166	16.37
17	3.05	67	8.45	117	12.94	167	16.44
18	3.20	68	8.55	118	13.01	168	16.51
19	3.35	69	8.65	119	13.08	169	16.58
20	3.50	70	8.75	120	13.15	170	16.65
21	3.65	71	8.85	121	13.22	171	16.72
22	3.80	72	8.95	122	13.29	172	16.79
23	3.95	73	9.05	123	13.36	173	16.86
24	4.10	74	9.15	124	13.43	174	16.93
25	4.25	75	9.25	125	13.50	175	17.00
26	4.35	76	9.35	126	13.57	176	17.07
27	4.45	77	9.45	127	13.64	177	17.14
28	4.55	78	9.55	128	13.71	178	17.21
29	4.65	79	9.65	129	13.78	179	17.28
30	4.75	80	9.75	130	13.85	180	17.35
31	4.85	81	9.85	131	13.92	181	17.42
32	4.95	82	9.95	132	13.99	182	17.49
33	5.05	83	10.05	133	14.06	183	17.56
34	5.15	84	10.15	134	14.13	184	17.63
35	5.25	85	10.25	135	14.20	185	17.70
36	5.35	86	10.35	136	14.27	186	17.77
37	5.45	87	10.45	137	14.34	187	17.84
38	5.55	88	10.55	138	14.41	188	17.91
39	5.65	89	10.65	139	14.48	189	17.98
40	5.75	90	10.75	140	14.55	190	18.05
41	5.85	91	10.85	141	14.62	191	18.12
42	5.95	92	10.95	142	14.69	192	18.19
43	6.05	93	11.05	143	14.76	193	18.26
44	6.15	94	11.15	144	14.83	194	18.33
45	6.25	95	11.25	145	14.90	195	18.40
46	6.35	96	11.35	146	14.97	196	18.47
47	6.45	97	11.45	147	15.04	197	18.54
48	6.55	98	11.55	148	15.11	198	18.61
49	6.65	99	11.65	149	15.18	199	18.68
50	6.75	100	11.75	150	15.25	200	18.75

(b) where the number of outlets exceeds 200, a fee of \$18.75 and 5 cents for each outlet in excess of 200.

(2) Where not more than 3 outlets are installed and immediate inspection is not necessary a fee for permit and inspection

- (a) for 1 outlet..... \$ .50
- (b) for 2 outlets..... \$ .75
- (c) for 3 outlets..... \$ 1.00

OUTLINE-LIGHTING

21. For the inspection of an installation of outline-lighting where the outlets are spaced at not more than 24-inch centres a fee calculated on the basis of one-half of the fees payable for the outlets in accordance with item 20.

PANEL-BOARDS AND DISTRIBUTION-PANELS

22.—(1) For the inspection of each installation of a lighting panel-board not exceeding 200 amperes at 250 volts or less, a fee based on the number of circuits as follows:

Number of Circuits	Fee
(a) exceeding 4 circuits but not exceeding 8 circuits.....	\$ 1.00
(b) exceeding 8 circuits but not exceeding 16 circuits.....	\$ 1.50
(c) exceeding 16 circuits but not exceeding 24 circuits.....	\$ 2.00
(d) exceeding 24 circuits but not exceeding 32 circuits.....	\$ 2.50
(e) exceeding 32 circuits, \$2.50 and 10 cents for each circuit in excess of 32.	

(2) For the inspection of an installation of a panel-board or over-current-device cabinet installed in a residence or in a suite of an apartment house, no fee.

(3) For the inspection of each installation of a power panel-board or distribution-panel at 750 volts or less, a fee based on capacity as follows:

Capacity	Fee
(a) 200 amperes or less.....	\$ 2.00
(b) exceeding 200 amperes but not exceeding 400 amperes.....	\$ 3.00
(c) exceeding 400 amperes but not exceeding 600 amperes.....	\$ 5.00
(d) exceeding 600 amperes but not exceeding 1200 amperes.....	\$ 7.00
(e) exceeding 1200 amperes.....	\$ 9.00

PERMITS—ANNUAL

23. For an annual permit to the owner or occupant of a manufacturing, mercantile or other building where in the opinion of the Commission electric-installation work of a routine nature in connection with the maintenance or operation of the building or the plant therein is required to be performed at frequent intervals and where the owner or occupant employs his own electricians for the purpose, an annual fee based on the number of persons employed as follows:

Number of persons employed	Fee
(a) not exceeding 100.....	\$15.00
(b) exceeding 100 but not exceeding 250.	\$25.00
(c) exceeding 250 but not exceeding 500.	\$50.00
(d) exceeding 500 but not exceeding 1000.....	\$100.00
(e) exceeding 1000, \$100, and \$100 for each additional 500 employees or fraction thereof in excess of 1000.	

PERMITS—INSTALLATION

24. For each permit to make an electrical installation..... \$ .25

PERMITS—TEMPORARY CURRENT

25. For a temporary current-permit for
- (a) a single-family dwelling-house, duplex house or apartment house containing not more than 2 apartments. \$ .60
  - (b) an apartment house or any house, containing more than 2 apartments, office, factory or other commercial or industrial premises
    - (i) for lighting only..... \$ 1.00
    - (ii) for power only..... \$ 1.00
    - (iii) for lighting and power in one permit..... \$ 1.50

PLANS AND SPECIFICATIONS FOR ELECTRICAL INSTALLATIONS

26.—(1) For inspection of plans and specifications for an electrical installation having a potential of not more than 750 volts in

- (a) an apartment house
  - (i) containing not more than 4 apartments..... \$ 1.00
  - (ii) containing more than 4 apartments but not more than 10 apartments \$1, and 25 cents for each apartment in excess of 4.
  - (iii) containing more than 10 apartments \$2.50 and 15 cents for each apartment in excess of 10,
- (b) a church or building used for charitable purposes..... \$ 1.00
- (c) a factory used for light-manufacturing purposes
  - (i) having a floor-area of not more than 10,000 square feet..... \$ 3.00
  - (ii) having a floor-area in excess of 10,000 square feet \$3, and \$1 for each 10,000 square feet or fraction thereof in excess of 10,000,
- (d) a factory used for other than light-manufacturing purposes
  - (i) having a floor-area of not more than 5,000 square feet..... \$ 2.00
  - (ii) having a floor-area in excess of 5,000 square feet \$2, and \$1 for each 5,000 square feet or fraction thereof in excess of 5,000,



- (e) a garage
  - (i) having a floor-area of not more than 5,000 square feet..... \$ 2.00
  - (ii) having a floor-area of more than 5,000 square feet \$2, and \$1 for each 10,000 square feet or fraction thereof in excess of 5,000,
- (f) an office building, hotel or department store
  - (i) for ground-floor and basement.. \$10.00
  - (ii) for every additional 10,000 square feet of floor-area or fraction thereof other than of the ground-floor or basement..... \$ 1.00
- (g) a residence other than an apartment house
  - (i) having not more than 8 rooms.. \$ .50
  - (ii) having more than 8 rooms but not more than 15 rooms..... \$ .75
  - (iii) having more than 15 rooms.... \$ 1.00
- (h) a school being
  - (i) a technical school..... \$10.00
  - (ii) other than a technical school... \$ 2.00
- (i) a store, other than a department store \$ 1.00
- (j) a theatre
  - (i) having a capacity of not more than 500 seats..... \$ 5.00
  - (ii) having a capacity of more than 500 seats \$5, and \$5 for every 500 seats or fraction thereof in excess of 500,
- (k) a warehouse
  - (i) ground-floor and basement..... \$ 2.00
  - (ii) each additional floor..... \$ 1.00
- (l) a cold-storage warehouse \$10, and \$2 for ground-floor and basement and \$1 for each additional floor.

(2) For inspection of plans and specifications for high-potential electrical installations, \$3.25 for each hour or fraction thereof spent in connection therewith.

(3) For the inspection of the plans and specifications for an installation that includes low-potential and high-potential systems, the fee prescribed by sub-item 1 and a charge of \$3.25 an hour or fraction thereof in respect of the time expended by the inspector in examining the plans and specifications for the high-potential system or systems.

SERVICES

27.—(1) For the inspection of a consumer's service operating at low-potential a fee based on rating in amperes as follows:

Amperes	Fee
(a) under 60 amperes.....	\$ 1.25
(b) over 60 amperes but not exceeding 100 amperes.....	\$ 1.75

- (c) over 100 amperes but not exceeding 200 amperes..... \$ 2.50
- (d) over 200 amperes but not exceeding 400 amperes..... \$ 3.00
- (e) over 400 amperes but not exceeding 600 amperes..... \$ 5.00
- (f) over 600 amperes but not exceeding 1200 amperes..... \$ 7.00
- (g) over 1200 amperes..... \$ 9.00

(2) For the inspection of each sub-service switch where installed at the same time as the main-service equipment and by the same contractor..... \$ .25

(3) Where a consumer's service enters a building in which 2 or more service-entrance switches are used in parallel to disconnect the installation from the source of supply, a fee for inspection of each service-entrance switch equal to that payable for a service.

(4) Where a consumer's service is installed in a duplex building or other multiple-occupancy building and 2, 3, 4, 5 or 6 meters are required and no master switch is installed, a fee for inspection of the service calculated on the basis of one service of the combined capacity of the individual service-switches, and 25 cents for each service switch.

28. for the inspection of a consumer's service operating at a potential of more than 750 volts..... \$ 5.00

29.—(1) For the inspection of service-entrances, isolating switches and circuit-breakers concurrently with the inspection of the service of which they form part, no fee.

(2) Where the service-equipment is mounted on a switchboard, no fee under items 27 and 28.

SIGNS AND MARQUEE LIGHTING

30.—(1) For the inspection of the service, feeders and other wiring for and the connection of one sign or marquee not operated by motor \$ 1.00

(2) For the inspection of the service, feeders and other wiring for and the connection of each additional sign or marquee not operated by motor installed on the same premises by the same contractor where all the installations can be inspected at one time..... \$ .50

(3) For the inspection of the service, feeders and other wiring for and the connection of one motor-operated sign or motor-operated marquee \$ 3.00

(4) For the inspection of the service, feeders and other wiring for and the connection of each additional motor-operated sign or marquee installed on the same premises by the same contractor where all the installations can be inspected at one time..... \$ 1.50

(5) Where the wiring for a sign or marquee is installed by one contractor and the sign or marquee is connected by another contractor, for the inspection of

- (a) the wiring only of one sign or marquee not operated by motor..... \$ .50
- (b) the wiring only of each motor-operated sign or motor-operated marquee \$ 1.50
- (c) the connection only of each sign or marquee not operated by motor..... \$ .50

and

- (d) the connection only of each motor-operated sign or motor-operated marquee..... \$ 1.50

RE-INSPECTION

31. For each re-inspection of an electrical installation made after the contractor has been notified of defects in the installation where, upon such subsequent re-inspection, it is found that the defects have not been remedied, a fee not in excess of \$2.

SUMP-PUMPS

- 32. For the inspection of the installation of a sump-pump..... \$ 1.00

SWITCHBOARDS

- 33.—(1) For the inspection of an installation of a switchboard operating at a low-potential..... \$ 5.00

(2) For the inspection of an installation of two or more switchboards operating at a low-potential installed by the same contractor on the same premises where all switchboards can be inspected at the same time \$5 for the first switchboard and \$2.50 for each additional switchboard.

- (3) For the inspection of each installation of a switchboard operating at a high-potential. \$10.00

(4) For the inspection of an installation of two or more switchboards operating at a high-potential installed by the same contractor on the same premises where all switchboards can be inspected at one time \$10 for the first switchboard and \$5 for each additional switchboard.

THEATRES

- 34.—(1) For the inspection of the installation of the electrical equipment to be used on the stage of a theatre by a road-show..... \$ 1.00

(2) For each weekly inspection of an installation of electrical equipment to be used on the stage of a theatre by a stock company..... \$ .60

TRANSFORMERS

35.—(1) For the inspection of the installation of an air-cooled or oil-cooled transformer operating at a primary voltage of not more than 750 volts, a fee based on rated wattage as follows:

Wattage	Fee
(a) rated at not more than 5 kilowatts..	\$ 1.00
(b) rated at more than 5 kilowatts but not more than 10 kilowatts.....	\$ 1.50
(c) rated at more than 10 kilowatts but not more than 20 kilowatts.....	\$ 2.00
(d) rated at more than 20 kilowatts but not more than 30 kilowatts.....	\$ 2.50
(e) rated at more than 30 kilowatts....	\$ 4.00

(2) For the inspection of the installation of an air-cooled or oil-cooled transformer operating at a primary voltage of more than 750 volts, a fee based on rated wattage as follows:

Wattage	Fee
(a) rated at not more than 10 kilowatts.	\$ 2.00

- (b) rated at more than 10 kilowatts but not more than 20 kilowatts..... \$ 3.50

- (c) rated at more than 20 kilowatts but not more than 30 kilowatts..... \$ 5.00

- (d) rated at more than 30 kilowatts but not more than 50 kilowatts..... \$ 6.00

- (e) rated at more than 50 kilowatts but not more than 100 kilowatts..... \$ 7.00

- (f) rated at more than 100 kilowatts but not more than 200 kilowatts..... \$ 8.00

- (g) rated at more than 200 kilowatts.... \$10.00

UNIT-HEATERS

- 36.—(1) For the inspection of the installation of each unit-heater not exceeding 4..... \$ .50

(2) For the inspection of the installation of more than four unit-heaters where all are installed by the same contractor on the same premises and can be inspected at the same time \$2 for the first four unit-heaters and 25 cents for each additional unit-heater.

WELDERS

- 37.—(1) For the inspection of the installation of an outlet for a welder..... \$ 1.00

(2) For the inspection of each additional installation of an outlet for a welder, installed by the same contractor if inspected at the same time..... \$ .50

WINDOW STRIP-LIGHTING, COVE-LIGHTING, ETC.

38. For the inspection of a window strip-light, cove-light or similar installation one-half of the fee prescribed by item 20 but not less than \$1.

X-RAY EQUIPMENT AND HIGH-FREQUENCY APPARATUS

- 39.—(1) For inspection of the wiring for

- (a) low-voltage X-ray equipment,
- (b) primary-circuit X-ray equipment,
- (c) low-voltage, high-frequency apparatus, or
- (d) primary-circuit high-frequency apparatus..... \$ 2.00

- (2) For inspection of the wiring for

- (a) high-voltage X-ray equipment,
- (b) secondary-circuit X-ray equipment,
- (c) high-voltage high-frequency apparatus, or
- (d) secondary-circuit high-frequency apparatus..... \$ 5.00

SPECIAL INSPECTIONS

40. For the inspection of electrical equipment not bearing an approval label of the Commission or Canadian Standards Association, \$3 an hour spent by the inspector in making the necessary investigations and necessary travelling expenses with a minimum fee of \$5.

**THE FARM PRODUCTS MARKETING  
ACT, 1946**

O. Reg. 249/50.  
Approval of 1950 Agreement for the  
Marketing of Grapes for Process-  
ing.  
Revoking O. Reg. 185/50 except agreement.  
Made—26th October, 1950.  
Filed—26th October, 1950, 2.30 p.m.

**ORDER MADE BY THE BOARD UNDER THE  
FARM PRODUCTS MARKETING ACT, 1946**

1. Ontario Regulations 185/50 except the agree-  
ment appended thereto are revoked and the following  
substituted therefor:

**MARKETING OF GRAPES FOR PROCESSING**

- 1.—(1) The Board approves the agreement ap-  
pended hereto and declares that it is in force.
- (2) Sub-regulation 1 does not apply to grapes for  
processing into brandy.

G. F. PERKIN  
Chairman  
F. K. B. STEWART  
Secretary

(Seal)

Dated at Toronto,  
this 26th day of  
October, 1950.

(2791)

45

**THE COMPANIES ACT**

O. Reg. 250/50.  
Fees.  
Amending O. Reg. 111/47 and 33/48.  
Made—26th October, 1950.  
Filed—30th October, 1950, 10.40 a.m.

**REGULATIONS MADE UNDER  
THE COMPANIES ACT**

1. Clause *a* of section 2 of schedule 1 of Ontario  
Regulations 111/47 as made by regulation 1 of Ontario  
Regulations 33/48 is struck out and the following sub-  
stituted therefor:

- (a) corporations, other than co-operative corpora-  
tions, where the interest of members is trans-  
ferable, a fee of \$100,

(2808)

45

### THE ADOPTION ACT

O. Reg. 251/50.  
 General Regulations.  
 New and Revoking O. Reg. 43/44.  
 Made—26th October, 1950.  
 Filed—30th October, 1950, 11.45 a.m.

### REGULATIONS MADE UNDER THE ADOPTION ACT

#### INTERPRETATION

1. In these regulations "pre-adoption name" means the name of an infant immediately preceding the date an adoption order is made in respect of that infant.

#### APPLICATION FOR ADOPTION ORDER

2.—(1) Subject to subregulation 2, an application for an adoption order shall be in form 1 and be supported by a declaration in form 2.

(2) A joint application by a husband and wife for an adoption order shall be in form 3 and be supported by a declaration in form 4.

(3) Every application shall be entitled with the name of the court to which the application is made and which has jurisdiction under subsection 1 of section 9 of the Act.

#### CONSENT TO ADOPTION ORDER

3. Where a husband or wife makes an application for an adoption order, the consent of the wife or husband shall be in form 5.

4.—(1) Where an application is made for an adoption order in respect of an infant under 21 years of age who has not been married, the consent of the person who is the parent or guardian or who has lawful custody or control or who is liable to contribute to the support of the infant shall be in form 6.

(2) Where the infant has been committed permanently to the care and custody of a children's aid society under *The Children's Protection Act*, the consent of the society shall be in form 7.

5. Where an application is made for an adoption order in respect of a person who is over 21 years of age or who is under 21 years of age and has been married, the consent of the person to be adopted shall be in form 8 and where such person is married the consent of the spouse shall be in form 9.

#### CERTIFICATE OF THE PROVINCIAL OFFICER

6. Certificates of The Provincial Officer under sections 3e and 3f of the Act shall be in forms 10 and 11 respectively.

#### FILING

7. An applicant for an adoption order shall file with the registrar of the Supreme Court of Ontario or the clerk of the county or district court, as the case may be,

- (a) an application,
- (b) subject to section 3d of the Act the consents required under section 3a or subsection 1 or 2 of section 3b of the Act, and
- (c) a certificate of The Provincial Officer.

#### FORM OF ADOPTION ORDER

8. An adoption order shall be in form 12 or 13, as the case may be.

#### ENTERING AN ADOPTION ORDER

9. Where an adoption order is made under the Act and these regulations, the applicant shall enter the order with the registrar or clerk of the court making the order.

#### DUTIES OF REGISTRAR OR CLERK

10.—(1) The registrar of the Supreme Court of Ontario, or the clerk of the county or district court, as the case may be, shall attend at the hearing of an application for an adoption order and keep a proper record of the proceedings.

(2) The registrar or clerk shall without charge transmit a certified copy of an adoption order to The Provincial Officer not later than 10 days after the order is entered.

(3) When the adoption order is entered, the registrar or clerk shall copy it in a book kept for that purpose.

(4) The registrar or clerk shall keep a proper index of all adoption orders.

#### FEES PAYABLE BY APPLICANTS

11.—(1) An applicant for an adoption order shall pay fees for the use of the Government of Ontario, as follows:

- (a) \$1 to file the application, consents and certificate required under the Act and these regulations,
- (b) \$1.50 for the registrar or clerk to attend at the hearing of the application, and
- (c) when the adoption order is made, \$1 to enter it.

(2) Where the application is to the Supreme Court of Ontario, the fees shall be paid in stamps.

(3) Where the application is to the county or district court, the fees shall be paid in money.

#### REVOCAION OF REGULATIONS

12. Ontario Regulations 43/44 are revoked.

FORM 1

The Adoption Act

APPLICATION FOR ADOPTION ORDER

In the matter of an Application for an Adoption Order in the Court of the
in respect of (pre-adoption name in full) hereinafter called "infant".

Under The Adoption Act and the regulations, and subject to the limitations thereof, I (Given names)
of the (Surname) of (County or Territorial District) in the
of apply for an adoption order in respect of the infant and desire that (he or she)
given the name(s)

Date (Day) (Month) (Year)

(Signature of applicant)

FORM 2

The Adoption Act

DECLARATION IN SUPPORT OF AN APPLICATION FOR AN ADOPTION ORDER

In the Matter of an Application for an Adoption Order in the Court of the
in respect of (pre-adoption name in full) hereinafter called "infant".

I of the of
in the (County of Territorial District) of declare that

- 1. I am the applicant for an adoption order in respect of the infant.
2. I am domiciled and resident in Ontario.
3. My post-office address is
4. I am years of age.
5. To the best of my knowledge and belief the infant was born at
on the day of 19
6. The infant is resident in Ontario and has resided with me since (Day) (Month) (Year)
7. The infant (See note)
8. I have not received or agreed to receive, and no person has made or given, or agreed to make or give
to me, any payment or other reward in consideration of the adoption except

(Where no exception delete "except")

9.—(1) My marital status is  married  unmarried  widow  widower  divorced person

(2) If married state name of husband or wife.....

And I make this solemn declaration conscientiously believing it to be true, and knowing that it is of the same force and effect as if made under oath and by virtue of the *Canada Evidence Act*.

Declared before me at the }  
in the of }  
this day of of 19 . }  
..... (Signature of applicant)

(A Commissioner for taking Affidavits, etc.)

NOTE

Where the infant is not related to the applicant, insert "is not related to me". Where the infant is related, state the nature of the relationship.

FORM 3

*The Adoption Act*

JOINT APPLICATION FOR ADOPTION ORDER

In the Matter of a Joint Application for an Adoption Order in the Court of the  
in respect of..... hereinafter called "infant".  
(pre-adoption name in full)

Under *The Adoption Act* and the regulations, and subject to the limitations thereof, we

.....  
(Given names of husband) (Surname of husband)

and.....  
(Given names of wife) (Surname of wife)

of the.....of....., in the.....of.....  
(County of Territorial District)

jointly apply for an adoption order in respect of the infant and desire that.....be given the name(s)  
(he or she)

Date.....  
(Day) (Month) (Year)

.....  
(Signature of husband)

.....  
(Signature of wife)

FORM 4

*The Adoption Act*

DECLARATION IN SUPPORT OF A JOINT APPLICATION FOR AN ADOPTION ORDER

In the Matter of a Joint Application for an Adoption Order in the Court of the  
in respect of..... hereinafter called "infant".  
(pre-adoption name in full)

We.....  
(Name of husband in full)

and.....  
(Name of wife in full)

both of the.....of.....in the.....  
(County of Territorial District)

of.....severally declare that

1. We are the joint applicants for an adoption order in respect of the infant.

- 2. We are husband and wife and each of us is domiciled and resident in Ontario.
- 3. Our post-office address is.....
- 4. We are (age of husband) years of age and (age of wife) years of age.
- 5. To the best of our knowledge and belief the infant was born at on the day of , 19 .
- 6. The infant is resident in Ontario and has resided with us since (Day) (Month) (Year)
- 7. The infant..... (See note)
- 8. We have not received or agreed to receive, and no person has made or given, or agreed to make or give to us, any payment or other reward in consideration of the adoption except

(Where no exception delete "except")

And we make this solemn declaration conscientiously believing it to be true, and knowing that it is of the same force and effect as if made under oath, and by virtue of the *Canada Evidence Act*.

Severally declared before me at the }  
in the of }  
this day of 19 . }

(Signature of husband)

(Signature of wife)

(A Commissioner for taking Affidavits, etc.)

NOTE

Where the infant is not related to either of the applicants, insert "is not related to either of us". Where the infant is related, state the nature of the relationship.

FORM 5

The Adoption Act

CONSENT OF WIFE OR HUSBAND TO AN ADOPTION ORDER

In the Matter of an Application for an Adoption Order in the Court of the  
in respect of ..... hereinafter called "infant".  
(pre-adoption name in full)

I ..... of the ..... of .....  
(Name of wife or husband)  
in the ..... of ..... , consent to an adoption order in respect of  
(County or Territorial District)

the infant by ..... and I understand the nature and effect of  
the adoption order. (Name of husband or wife)

Date .....  
(Day) (Month) (Year)

(Signature)

FORM 6

The Adoption Act

CONSENT TO AN ADOPTION ORDER IN RESPECT OF AN UNMARRIED INFANT UNDER 21 YEARS

In the matter of the intended adoption of ..... (pre-adoption name in full) hereinafter called "infant".

I ..... of the ..... of ..... (Name in full) in the ..... of ..... consent that an adoption order be now (County or Territorial District)

or at any time hereafter made in respect of the infant who is under 21 years of age and has not been married.

- I am (check proper square) the (unmarried) mother, the father, the guardian, a person who has lawful custody or control, a person who is liable to contribute to the support of the infant who was born at the

..... of ..... in the ..... of ..... (County or Territorial District)

on the ..... day of ..... 19 ....., and I understand the nature and effect of the adoption order.

(See note)

Date ..... (Day) (Month) (Year)

(Signature)

NOTE

If the consent is by a parent of the infant insert "I understand that the effect of the adoption order will be permanently to deprive me of my parental rights".

FORM 7

The Adoption Act

CONSENT BY A CHILDREN'S AID SOCIETY TO AN ADOPTION ORDER IN RESPECT OF AN UNMARRIED INFANT UNDER 21 YEARS

In the Matter of ..... for an Adoption Order in the ("an Application" or "a Joint Application")

Court of the ..... in respect of ..... (pre-adoption name in full) hereinafter called "infant".

The ..... (Name of Children's Aid Society in full)

consents to an adoption order in respect of the infant who is under 21 years of age and has not been married, and who has been committed permanently to the care and custody of the society under The Children's Protection Act.

The infant was born at the ..... of ..... in the ..... (County or Territorial District) of ..... on the ..... day of ..... 19 .....

Date ..... (Day) (Month) (Year)

(Name of society)

(Signature of authorized officer of the society)

(Signature of authorized officer of the society)



FORM 8

The Adoption Act

CONSENT BY A PERSON TO BE ADOPTED

In the matter of the intended adoption of ..... (pre-adoption name in full)

I ..... of the ..... of ..... (Name in full) in the ..... of ..... consent to an adoption order in respect (County or Territorial District)

of me by ..... (Name of each applicant)

I understand the nature and effect of the adoption order.

I am [ ] over 21 years of age (check proper square) [ ] under 21 years of age and married

Date ..... (Day) (Month) (Year)

..... (Signature)

FORM 9

The Adoption Act

CONSENT TO AN ADOPTION ORDER IN RESPECT OF A MARRIED PERSON

In the matter of the intended adoption of ..... (pre-adoption name in full)

I ..... of the ..... of ..... (Name in full) in the ..... of ..... consent to an adoption order in respect (County or Territorial District)

of my ..... (wife or husband) ..... (Name of wife or husband)

and I understand the nature and effect of the adoption order.

Date ..... (Day) (Month) (Year)

..... (Signature)

FORM 10

The Adoption Act

CERTIFICATE OF THE PROVINCIAL OFFICER UNDER SECTION 3e OF THE ACT

In the Matter of ..... by ("an Application" or "a Joint Application")

..... hereinafter called applicant(s)

for an Adoption Order in respect of ..... (pre-adoption name in full)

hereinafter called "infant", who is under 21 years of age and has not been married.

I certify that

- (check proper square)  the infant has lived for at least 2 years with the applicant(s) and that during that period the conduct of the applicant(s) and the conditions under which the infant has lived have been such as to justify the making of the order,
- the applicant(s) ..... to my knowledge ..... to have the care  
(is or are) (a proper person or proper persons)
- and custody of the infant and that for the reasons hereinafter set out it is in the best interests of the infant that the period of residence be dispensed with:.....
- .....
- .....

Date.....  
(Day) (Month) (Year)

.....  
(Signature of The Provincial Officer)

FORM 11

The Adoption Act

CERTIFICATE OF THE PROVINCIAL OFFICER UNDER SECTION 3f OF THE ACT

In the Matter of..... by  
("an Application" or "a Joint Application")

..... hereinafter called "applicant(s)" for an Adoption Order  
in respect of a person.....  
("over 21 years of age" or "who is under 21 years of age and has been married")

I certify that

- (Check proper square) 1.  the person sought to be adopted has been in the custody of, brought up, maintained and educated by the applicant(s) as..... own child.....  
("his" or "their") ("during infancy" or "until marriage")
- under a *de facto* adoption.
2.  I am unable to make a certificate under item 1.

Date.....  
(Day) (Month) (Year)

.....  
(Signature of The Provincial Officer)

FORM 12

The Adoption Act

ADOPTION ORDER

In the Matter of an Application for an Adoption Order in the ..... Court of the  
in respect of....., hereinafter called "infant".  
(pre-adoption name in full)

..... day  
(Name of Judge) } the ..... day of ..... , 19 ..

Upon the application of.....  
(Name of applicant)

of the ..... of ..... , in the.....  
(County or Territorial District)

of ..... , hereinafter called "applicant", domiciled and resident in Ontario, for an adoption order in respect of the infant resident in ..... in Ontario, and born in the ..... of ..... in the..... of ..... in the Province of .....  
(County or Territorial District)

..... , on the ..... day of ..... 19 .. , and upon reading the certificate of The Provincial Officer under section..... of the Act and what was alleged by or on behalf of the applicant, and being satisfied that section 4 of the Act has been complied with,

(3e or 3f)



**THE PUBLIC INSTITUTIONS INSPECTION ACT**

O. Reg. 252/50.  
Gaols, Gaolers and Prisoners.  
Revoking subregulation 2 of regulation 4 of O. Reg. 156/50.  
Made—26th October, 1950.  
Filed—30th October, 1950, 4.15 p.m.

**REGULATIONS MADE UNDER THE PUBLIC INSTITUTIONS INSPECTION ACT**

1. Subregulation 2 of regulation 4 of Ontario Regulations 156/50 is revoked and the following substituted therefor:

(2) The gaoler shall not leave his gaol while on duty therein except with the permission of the sheriff

- (a) having the care of a county gaol,
- (b) of a provisional judicial district, or
- (c) of the City of Toronto or the City of Hamilton,

as the case may be.

(2812)

45

**THE FARM PRODUCTS MARKETING ACT, 1946**

O. Reg. 253/50.  
Approval of 1950 Agreement for the Marketing of Winter Celery.  
New.  
Made—1st November, 1950.  
Filed—1st November, 1950, 2.30 p.m.

**ORDER MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT, 1946**

**MARKETING OF WINTER CELERY**

The Board approves the agreement appended hereto and declares that it is in force.

(Seal) G. F. PERKIN Chairman  
F. K. B. STEWART Secretary

Dated at Toronto,  
this 1st day of  
November, 1950.

**1950 AGREEMENT FOR THE MARKETING OF WINTER CELERY**

MEMORANDUM OF AGREEMENT made by the Negotiating Committee for winter celery produced in Ontario in 1950, appointed under the provisions of "The Ontario Winter-Celery Growers' Marketing Scheme".

We, the undersigned members of the Negotiating Committee, agree and recommend to the Farm Products Marketing Board that the following agreement be approved:

1. The minimum prices to be paid every grower for all winter celery produced in Ontario during the year 1950, purchased and received by a dealer shall be according to the following grades:—

Canada Fancy Storage Celery at the rate of one dollar and seventy-five cents (\$1.75) per crate storage included;

Canada No. 1 Storage Celery at the rate of one dollar and fifty cents (\$1.50) per crate storage included; and

Canada No. 2 Storage Celery the minimum price shall be the daily trading price on an open-market basis.

2. Canada Fancy Storage Celery shall consist of fairly well-trimmed stalks, fairly well-bleached (except for Utah or green type celery), not wilted, pithy or badly spread, and free from damage caused by seed stems, heart and root rot, freezing, blight (midribs), rust, disease, mechanical, insect, mollusks or other means; properly packed and fairly uniform in size. When tops have not been generally clipped back, the minimum stalk length shall be 18 inches, or not less than 15 inches when the tops have been clipped back.

In order to allow for variations incident to proper grading and handling for the above grade, 5% by count may be shorter than the minimum stalk length provided, and 10% by count of the stalks in any lot may be below requirements of the grade, but not to exceed one-half of this tolerance shall be allowed for any one defect providing that no tolerance shall be allowed for seed stems, heart rot and root rot.

3. Canada No. 1 Storage Celery shall consist of fairly well-trimmed stalks, fairly well-bleached (except for Utah or green type celery), not wilted, pithy or badly spread, and free from seed stems, heart rot and root rot and serious damage caused by freezing, blight (on midribs), rust, disease, mechanical, insects, mollusks or other means; properly packed and fairly uniform in size. When the tops have not been clipped back, the minimum stalk length shall be 18 inches, or not less than 15 inches when the tops have been clipped back.

In order to allow for variations incidental to proper grading and handling in the above grade, 20% by count of the stalks in any lot may be below requirements of the grade, but not more than one-half of this tolerance shall be allowed for any one defect, providing that not more than 5% tolerance shall be allowed for seed stems and/or heart rot and root rot.

4. Canada No. 2 Storage Celery shall consist of stalks which do not meet the requirements of any of the above grades with a total tolerance of 50% for grade defects, but not more than one-half of this tolerance shall be allowed for any one defect.

5. No. 1 Repacked Celery shall consist of well-trimmed stalks, fairly well-bleached (except for Utah or green type celery), not wilted, pithy or badly spread, and free from damage caused by seed stems, freezing, blight, rust, heart rot, disease, mechanical, insects, mollusks or other means; properly packed and uniform in size. Not less than 15 inches in length when the tops have been clipped back. In order to allow for variations incident to proper grading and handling in the above grade, 5% by count of the stalks in any lot may be below requirements of the grade, providing that no tolerance be allowed for seed stems, heart rot and stem rot.

The provisions of this Agreement shall apply to, and form part of, every purchase or contract entered into between a dealer and a grower for the purchase of winter celery produced in the area in Ontario during

the year 1950, and the provisions of this Agreement shall supersede any provisions that may be contained in any contract which is inconsistent with this Agreement.

Dated at Toronto this 30th day of October, 1950.

Grower  
Representatives

GEORGE HORLINGS  
WILLIAM WATSON  
FRED. MOLOY

(2825)

Dealer  
Representatives

GEO. A. ANSPACH  
M. BLIDNER  
L. J. BROOKS

45

THE PROVINCIAL PARKS ACT, 1950

O. Reg. 254/50.  
Rondeau, Algonquin and Quetico  
Provincial Parks.  
Revoking O. Regs. 250/44 and 286/44.  
Made—26th October, 1950.  
Filed—2nd November, 1950, 9.00 a.m.

REGULATIONS MADE UNDER THE  
PROVINCIAL PARKS ACT, 1950

Ontario Regulations 250/44 and 286/44 are revoked.

(2826)

45



# Publications Under The Regulations Act, 1944

NOVEMBER 18th, 1950

## THE COUNTY COURTS ACT

O. Reg. 255/50.  
Second sittings of the court in the County of Essex 1950.  
New.  
Made—2nd November, 1950.  
Filed—6th November, 1950, 11.25 a.m.

## REGULATIONS MADE UNDER THE COUNTY COURTS ACT

1. In the County of Essex the second sittings of the court for the trial of issues of fact and assessments of damages with or without a jury shall, in the year 1950, commence on the third Monday of November.

(2849)

46

## THE DIVISION COURTS ACT, 1950

O. Reg. 256/50.  
Rules and Regulations.  
New.  
Made—9th November, 1950.  
Filed—By direction, 10th November, 1950, 2.30 p.m.

## REGULATIONS MADE UNDER THE DIVISION COURTS ACT, 1950

### RULES AND REGULATIONS

#### GENERAL

1. The judge may upon the application of a party to an action or matter pending in court and upon being satisfied that any property seized is of a perishable nature or that charges for food or keeping may be necessary, or for other good cause, make an order for the sale of the property or of any part thereof.

2. The plaintiff, at the time of entering his claim for suit, and the defendant or other party, at the time of giving notice of set-off, counter-claim or other defence, shall give the clerk his address or that of his solicitor or agent, and the delivery of any notice to such plaintiff, defendant or other party, his solicitors or agent, or the mailing thereof by the clerk to such address shall be sufficient service.

#### SUMMONS AND CLAIM

3. Where a claim is for an amount in excess of that authorized by the Act, the judge may permit abandonment of the excess at any time before judgment upon such terms as he deems proper.

4. A summons issued under section 65 shall be endorsed "Issued with leave of the judge".

5. A summons shall continue in force for a period of twelve months from the date of its issue but where a defendant has not been served a judge may renew it for a period of twelve months, prior to the expiration of the twelve months period or of the last renewal.

6. Where a summons has been renewed under rule 5, the clerk shall, upon delivery to him of the judge's order, endorse upon the summons "renewed by order of the judge for 12 months from the day of \_\_\_\_\_".

#### INTERPLEADER

7. (1) Where it is alleged that there is an encumbrance or lien, or when a claim is made in respect of any property which has been seized, the bailiff shall forthwith give notice thereof to the party who issues the execution.

7.—(2) If the party so notified requires the seizure to be maintained, he shall within five days after such notice to him pay to the clerk a sum of money sufficient to secure to the clerk and bailiff their costs of an interpleader and an interpleader summons shall be issued.

(3) If the party so notified does not pay such sum the bailiff may abandon the seizure and such party shall pay to the bailiff his costs of the seizure and any damages that the bailiff may be subsequently directed to pay as a result of the seizure.

8. Where property is seized or attached while in the possession of the claimant, the case shall proceed with the attaching creditor as plaintiff and the claimant as defendant, and in all other cases it shall proceed with the claimant as plaintiff and the execution or attaching creditor as defendant.

9. The claimant shall within five days after the day of service of the summons upon him deliver to the bailiff, or leave at the office of the clerk of the court, particulars of the property claimed by him and the grounds and particulars of his claim, or in case of a claim for rent, the amount and particulars thereof, provided that by consent of all parties, or without such consent if the judge shall so direct, an interpleader claim may be tried, although these rules may not have been complied with.

10. In case the claimant shall not have complied with the rule in respect of delivering particulars of his claim, the judge may, upon such terms as he may direct, allow him to deliver the same.

11. A claimant may deposit with the bailiff an amount equal to the value of the property seized or attached, or to the amount for which the seizure or attachment has been made, whichever shall be the lesser sum, to be by such bailiff paid into court to abide the decision of the judge upon such claim, and thereupon the bailiff shall redeliver the property to such claimant. In case of disagreement as to the value of the property seized or attached, the matter shall be decided by the clerk, subject to an appeal to the judge.

12. On dismissal of a claim to any property taken in execution or attached, the costs of the bailiff shall be allowed to him, unless the judge shall otherwise order, and payment thereof may be enforced in the same manner as a judgment of this court.

#### REPLEVIN

13. Where a person claims to be entitled to possession of personal property in the possession of another, he may, subject to the provisions of subsection 4 of section 54, enter a claim in replevin and cause to be issued a summons in replevin.

14. The claim in replevin shall specify and describe in detail the property claimed, the value thereof, and the facts upon which the claim is based, and the damages, if any, claimed and the particulars thereof.

15. At the time of entering the claim in replevin, there shall be filed with the clerk of the court, an affidavit of the person claiming the property or his solicitor or agent, deposing,

- (a) that the facts set out in the particulars of claim are true; and
- (b) that the deponent knows of no reason why the summons should not issue.

16.—(1) The bailiff shall before acting on the summons obtain from the plaintiff a bond with two or more sureties satisfactory to the bailiff or to the judge in double the value of the property to be replevied as stated in the summons, which bond shall be assignable to the defendant.

(2) Instead of furnishing a bond, the plaintiff may pay into court to the credit of the action an amount equal to double the value of the property to be replevied and such payment shall be in lieu of the bond and shall be subject to the same terms, conditions and disposition as a bond.

17.—(1) In accordance with the summons in replevin the bailiff shall take and detain the property until otherwise directed by the judge, or the judgment in the action.

17. (2) In case the property to be replevied or any part thereof,

- (a) is secured or concealed in any dwelling house or other building or enclosure of the defendant or of any other person holding it for him; and
- (b) is not delivered to the bailiff within six hours after demand,

the bailiff may and if necessary shall, but during daylight only, break open such house, building or enclosure for the purpose of replevying such property or any part thereof and shall make replevin according to the summons.

18. The copy of the summons shall not be served upon the defendant until the bailiff has replevied the property or some part of it if he cannot replevy the whole.

19.—(1) The bailiff shall with the return of the summons file with the clerk,

- (a) the bond filed by the plaintiff; and
- (b) a list of the property replevied.

(2) In case the bailiff replevies only a part of the property specified and described in the summons and is unable to replevy the balance, he shall state in his return the part of the property which he was unable to replevy and the reasons therefor.

20. Where a summons in replevin is issued, the defendant may at any time prior to judgment, on two days notice to the plaintiff, apply to the judge on affidavit, to discharge or vary the summons, or to stay proceedings thereunder, or for any other relief specified in the notice, and the judge may make such order as to him may seem meet.

21. Where the defendant has been duly served with a copy of the claim and summons in replevin, then, unless he has left with the clerk within the time prescribed in the summons a notice in writing that he intends to dispute the claim, the plaintiff may proceed with the action in the same manner as if the defendant

had appeared and had admitted the plaintiff's right to the possession of the property, and final judgment may be entered by the clerk and the property shall then be delivered by the bailiff to the plaintiff and the plaintiff may proceed at the next sittings of this court as if the defendant had appeared and had admitted the plaintiff's right to the possession of the property.

22. Where the defendant succeeds, the judgment shall be for the return of the goods to him with such costs and damages as may be awarded.

#### COUNTERCLAIM

23. Where the action of the plaintiff is stayed, discontinued or dismissed, or where he does not appear, a counterclaim or set-off may nevertheless be proceeded with.

24. Where a counterclaim has been filed a notice of dispute may be filed as to a claim, but if the defendant to the counterclaim fails to file a notice of dispute, no final judgment on the counterclaim shall be signed by the clerk.

#### NOTICE OF TRIAL

25.—(1) The clerk shall be responsible for furnishing the parties to the action with written notice of the time, place and date of trial.

(2) Written notice of the time, place and date of trial may be furnished to any of the parties,

- (a) by handing the notice to the party or other person attending on his behalf at the clerk's office; or
- (b) by sending the notice by prepaid post to the party at the address furnished to the court as his address or appearing as his address upon any claim, notice of dispute or counterclaim filed by him; or
- (c) where such an address does not appear upon the claim, notice of dispute or counterclaim, as provided by clause *b*,
  - (i) by delivering the notice to the party personally, or
  - (ii) by sending the notice by prepaid post to the party at an address at which the clerk is satisfied the notice will reach the party, and so certified in writing upon a duplicate thereof which shall be filed with the papers in the action.

(3) The clerk shall keep a record in the procedure book of the giving of written notice of trial and the mode of giving such notice and other particulars thereof.

26. Where, upon an appeal, a new trial is ordered, the clerk shall, upon receipt of a copy of the order of the appellate court, place the case on the list for trial in accordance with rule 27 and furnish notice to the parties in accordance with rule 25.

#### TRIAL LIST

27. Except in the case of an action in which final judgment may be signed by the clerk under section 88, an action shall be placed on the list for trial for the first sittings of the court for which notice of trial may be given by the clerk and shall be there dealt with by the trial judge.

#### REVIVING JUDGMENT

28. No proceedings shall be taken to enforce payment of a judgment after ten years from the date thereof, except where, upon notice to the judgment





same way and to the same extent as the debtor himself might do were he personally to appear and defend the suit on any ground whatever.

45. Before issuing an attachment against an absconding, removing or concealed debtor, it shall be the duty of the clerk to see that immediately following the statement in the affidavit of the amount due to the attaching creditor, the cause and subject of such indebtedness is properly set forth.

46. Where several judgments have been recovered against an absconding debtor, it shall not be necessary to issue execution upon each such judgment but one execution against the property seized upon the attachment shall issue for the sale thereof, to satisfy the judgments of those creditors, and so much of such property as shall be sufficient to satisfy the said judgment and costs, may be sold thereunder, or if the property has been previously sold as perishable, enough of the proceeds may be applied by the clerk to satisfy such judgments and costs, without execution.

#### CLERK'S DUTIES

47. The clerk shall maintain,

- (a) a "Procedure Book" with an alphabetical index thereto;
- (b) a "Cash Book";
- (c) a "Foreign Procedure Book";
- (d) a "Fee Book";
- (e) a "Judgment Debtor Index";
- (f) a "Consolidation Order Book" with an alphabetical index thereto;

and may maintain,

an "Order Book".

48. All the papers in the cause received or filed by the clerk shall be kept by him, together with the original summons, and be produced at the hearing of the cause.

49. The clerk, upon being paid his proper fee and necessary postage, shall answer promptly all reasonable inquiries made touching suits by the parties thereto, their solicitors or agents.

50. The clerk shall not withhold any moneys received from the parties except for unpaid costs in the action in which such moneys are recovered.

51. Where money is received by the clerk on a suit entered by a solicitor or agent, who has paid the deposit or is responsible for the costs to the clerk, such money shall not without notice to such solicitor or agent be paid out to the person beneficially interested therein, unless upon the order of the judge.

52. On payment of a fee of twenty-five cents and necessary postage the clerk, when required by a party to the action, shall furnish an itemized statement in writing thereof including bailiffs' fees.

53.—(1) The clerk shall determine, subject to appeal to the judge, what witness fees shall be allowed on taxation of costs.

(2) Before allowing disbursements to witnesses, the clerk shall be satisfied that they attended and shall be furnished with an affidavit of disbursements.

54. In case of process received for service or execution from a foreign court, the clerk shall, upon returning them, give a statement in detail of the items of all charges made for fees and disbursements.

55. When a notice is mailed by the clerk by prepaid registered post, he shall obtain and preserve with the papers in the suit a certificate of such registration.

56. Where there are no cases to be tried at any sittings of a division court, the clerk of the division court shall so notify the judge by a letter or telegram which in the ordinary course of post or wire, as the case may be, will reach its destination at least twenty-four hours in the case of a county, and at least forty-eight hours in the case of a district, before the time set for the sittings of the court, and where the clerk is unable to notify the judge in accordance with the foregoing because of the settlement or adjournment by consent of any case or for any other reason, he shall nevertheless notify the judge with all diligence.

#### PROCEDURE BOOK

57. The entries of proceedings on a transcript under the Act shall be made in the Procedure Book of the court to which it has been sent in the form of an ordinary suit.

58. Where a plaintiff or defendant is substituted or added or there is a change of parties, the Procedure Book shall so indicate, and all subsequent proceedings shall be carried on under the altered title with the same year and number.

59. The clerk shall enter in the Procedure Book the full amount of moneys returned by the bailiff with an execution and shall show therein the amount which he has taxed and paid the bailiff as his fees therefor.

60. Every judgment and order of the court shall be entered by the clerk in the Procedure Book, and when an order is made for the payment of any debt, damages, costs or other sum of money, it shall be payable at the office of the clerk.

#### BAILIFF'S DUTIES

61. The bailiff shall maintain a book of record.

62. The bailiff shall at all reasonable times furnish to a party in an action such reasonable information as may be required respecting any process in his hands.

63. The bailiff shall,

- (a) ensure that proper accommodation is available for each sittings of the court; and
- (b) attend every sittings of the court, where he shall make all proclamations, preserve order, call the parties and witnesses and perform such other duties as the judge requires.

64. The bailiff shall return an execution within the three months prescribed by the Act, unless it has been renewed, or unless the seizure has been so recent that he has been unable to realize thereon, in which latter case he shall report to the clerk, who shall notify the execution creditor thereof.

65.—(1) Where the bailiff has been unable to effect a sale for a reasonable amount, he shall return the execution "property on hand for want of buyers".

(2) Where an execution is returned "property on hand for want of buyers", the clerk shall, at the written request of the execution creditor, issue another execution directing the bailiff to sell the property on hand for what it will bring.

66. The whole of the money realized shall be paid over by the bailiff to the clerk, who shall forthwith after taxation pay the bailiff his proper fees and disbursements.

67. A bailiff receiving any money by virtue of his office shall promptly after the receipt thereof pay it over to the clerk.

68. A bailiff receiving an execution shall immediately endorse upon it a statement of the day and the hour when he received it, and in addition to the formal return in the prescribed form, on every execution returned he shall give a statement of the particulars of all his fees and disbursements in the execution thereof, and give a similar statement in making returns of summons of replevin and warrants of attachment.

69. Where the judge so directs, the bailiff shall deliver to the clerk of the court for submission to the judge a statement or return on oath of any or every warrant or writ of execution in his hands, and of what has been done thereunder.

70. A bailiff shall not take or receive money from any person except as payment on an execution or warrant of commitment in his hands against such party.

REGULATIONS MADE UNDER THE DIVISION COURTS ACT, 1950

FORMS

FORM 1

SUMMONS

(section 71)

In the Division Court of the of

SUMMONS

No. A.D. 19  
 Claim \$.....  
 Cost, Exclusive of Mileage \$.....  
 Mileage \$.....

Between PLAINTIFF

—and—

DEFENDANT

TO THE ABOVE-NAMED DEFENDANT

(SEAL) TAKE NOTICE that the above-named Plaintiff claims from you \$ , particulars of which are attached hereto.

*(The following paragraph to be printed in capital letters)*

IF YOU DESIRE TO DISPUTE THIS CLAIM OR ANY PART THEREOF OR MAKE A COUNTERCLAIM, YOU MUST WITHIN TEN DAYS AFTER YOU HAVE RECEIVED THIS SUMMONS LEAVE WITH THE CLERK OF THE COURT, AT THE ADDRESS BELOW, A NOTICE IN WRITING IN DUPLICATE CONTAINING THE PARTICULARS OF YOUR DISPUTE OR COUNTERCLAIM.

*(The following paragraph to be printed in red ink)*

If you do not file a notice of dispute or counterclaim, judgment may be entered against you without further notice to you.

If your dispute or counterclaim is supported by witnesses, account books, receipts or other documents, you should produce them at the hearing.

If you file a notice of dispute or counterclaim, information as to the time and place of trial may be obtained from the Clerk of this Court.

If the amount of the claim together with lawful costs is paid to the Clerk of the Court within ten days after service of this document upon you, no further proceedings will be taken.

Given under the seal of the Court this day of A.D. 19

Clerk,  
 Division Court of the of  
 (Address)

FORM 2

GENERAL FORM OF HEADING AND CONCLUSION OF AFFIDAVIT

*(Except where otherwise given.)*

In the Division Court of the of

Between

PLAINTIFF

—and—

DEFENDANT

I, of the of  
 in the of (occupation), make  
 oath and say:

Sworn before me  
 at the  
 of  
 in the  
 of  
 this day of , A.D. 19

(Signature)

Clerk  
 (or A Commissioner  
 for taking affidavits)

FORM 3

AFFIDAVIT OF SERVICE OF SUMMONS

(section 23)

I SWEAR that this summons and claim therewith were served by me on the day of , A.D. 19 , by delivering a true copy of both, personally to the defendant, (or to the wife or servant of the defendant, or to a grown-up inmate of the defendant's dwelling-house, or usual place of abode, or business), and that I necessarily travelled miles to do so.

Sworn, etc. (as in Form 2)

Bailiff

NOTE: This affidavit is to be endorsed on the summons

FORM 4

AFFIDAVIT FOR RENEWAL OF SUMMONS

(rule 6)

(Formal parts as in Form 2)

I, of the of , in the of (occupation), make oath and say:

1. That I am the plaintiff herein (or the agent of the plaintiff herein and have a personal knowledge of the facts herein stated).

2. That a summons was issued herein, a true copy of which is attached and marked "Exhibit 1".

3. (State what efforts have been made to serve the defendant with the summons and the reasons why it has not been served).

FORM 5

ORDER FOR RENEWAL OF SUMMONS

(rule 6)

(Title of Court and style of cause as in Form 2)

Upon application of the plaintiff and upon reading the affidavit of , filed:

1. It is ordered that the summons in this action be renewed by the Clerk of the Court for twelve months from the date of this order.

Dated at this day of , A.D. 19 .  
Judge.

FORM 6

SUMMONS TO THIRD PARTY

(section 86)

No. A.D. 19 .

In the Division Court of the of

SUMMONS TO THIRD PARTY

Between

PLAINTIFF

—and—

DEFENDANT

—and—

THIRD PARTY

(SEAL) TO THE ABOVE-NAMED THIRD PARTY

TAKE NOTICE that action has been brought by the above-named Plaintiff against the above-named Defendant for \$ , particulars of which are attached hereto.

The Defendant claims to be entitled to contribution or indemnity from or other relief over against you for \$ , particulars of which are attached hereto.

(The following paragraph to be printed in capital letters)

IF YOU DESIRE TO DISPUTE THIS CLAIM OR ANY PART THEREOF OR MAKE A COUNTERCLAIM, YOU MUST WITHIN TEN DAYS AFTER YOU HAVE RECEIVED THIS SUMMONS LEAVE WITH THE CLERK OF THE COURT, AT THE ADDRESS BELOW, A NOTICE IN WRITING IN DUPLICATE CONTAINING THE PARTICULARS OF YOUR DISPUTE OR COUNTERCLAIM.

(The following paragraph to be printed in red ink)

If you do not file a notice of dispute or counterclaim, judgment may be entered against you without further notice to you.

If your dispute or counterclaim is supported by witnesses, account books, receipts or other documents, you should produce them at the hearing.

If you file a notice of dispute or counterclaim, information as to the time and place of trial may be obtained from the Clerk of this Court.

If the amount of the Defendant's claim together with lawful costs is paid to the Clerk of the Court within ten days after service of this document upon you, no further proceedings will be taken.

Given under the seal of the Court this day of 19 .

Clerk  
Division Court of the of  
(Address)

FORM 7

UNDERTAKING BY NEXT FRIEND OF MINOR TO BE RESPONSIBLE FOR DEFENDANT'S COSTS

(section 58 and rule 31)

In the Division Court of the of

I, , being the next friend of , who is a minor, and who is desirous of entering an action in this Court against (naming him), of the of in the of hereby undertake to be responsible for the costs of the said minor in such action, and that if the said minor fail to pay the said (name of intended defendant) all costs of the action as the judge shall direct him to pay to the said (name of intended defendant), I will forthwith pay the same to the clerk of the court.

Dated at this day of A.D. 19 .

Witness } (Signature of next friend)

FORM 8

AFFIDAVIT FOR SUBSTITUTIONAL SERVICE

(section 75)

(Formal parts as in Form 2)

I, , of the of , in the of , Bailiff of the above-mentioned Court, make oath and say:

- 1. That the Summons in the above action was handed to me for service and that in accordance with my duties in that respect I attended at the above address of the defendant, , this being the usual place of abode or usual place of business of the defendant on the day of , 19 , and was informed that the defendant was not in.
- 2. That I previously called at the said address of the defendant on other occasions but was unable to serve him with the Summons as I was informed by
- 3. That I believe if a copy of the Summons were sent by registered mail to the above address (or were left

with a grown up person at the above address, *or as the case may be*), it would come to the knowledge of the defendant.

FORM 9

ORDER FOR SUBSTITUTIONAL SERVICE

(section 75)

(Title of Court and style of cause as in Form 2)

Upon the application of the Bailiff and having read the affidavit of \_\_\_\_\_, filed:

It is ordered that service of the copy of the Summons and particulars of claim, together with a copy of this order, by mailing the same by registered post addressed to the Defendant at \_\_\_\_\_ (or by leaving the same with a grown up person residing or employed at the above-named address, *or as the case may be*), shall be good and sufficient service of the summons and particulars of claim upon the said Defendant.

Dated at \_\_\_\_\_ this day of \_\_\_\_\_ 19 \_\_\_\_\_  
Judge

FORM 10

SET-OFF

(section 81)

(Title of Court and style of cause as in Form 2)

Take notice that I intend to avail myself of the law of set-off, and at the hearing of this cause will claim a set-off against the plaintiff's demand, the particulars of which set-off are hereto annexed, (*or hereunder written*).

Dated at \_\_\_\_\_ this day of \_\_\_\_\_ A.D. 19 \_\_\_\_\_

To the above named plaintiff and to the clerk of the said court  
Defendant.

FORM 11

ACCEPTANCE OF MONEY PAID INTO COURT

(section 82)

(Title of Court and style of cause as in Form 2)

Take notice that the plaintiff accepts the sum of \$ \_\_\_\_\_ paid by the defendant into court in satisfaction of the claim in respect of which it is paid in.

Dated at \_\_\_\_\_ this day of \_\_\_\_\_ A.D. 19 \_\_\_\_\_

To the said defendant  
Clerk

FORM 12

CONFESSION OF DEBT, AFTER ACTION COMMENCED

(section 84)

(Title of Court and style of cause as in Form 2)

I acknowledge that I am indebted to the plaintiff in the sum of \$ \_\_\_\_\_ and consent that judgment for that amount and costs may be entered against me in this action, according to the practice of the Court.

Dated at \_\_\_\_\_ this day of \_\_\_\_\_, A.D. 19 \_\_\_\_\_

Witness \_\_\_\_\_, clerk (or bailiff) Defendant

(Add affidavit of execution)

FORM 13

AFFIDAVIT OF EXECUTION OF CONFESSION

(section 84)

(Formal parts as in Form 2)

I, \_\_\_\_\_, clerk (or bailiff) of the Division Court of the \_\_\_\_\_ of \_\_\_\_\_ (or of the said Court) make oath and say, that I saw the above (or annexed) confession duly executed by the defendant, and that I am a subscribing witness thereto, and that I have not received, and that I will not receive, anything from the plaintiff or defendant, or any other person, except my lawful fees, for taking such confession, and that I have no interest in the demand sought to be recovered in this action.

FORM 14

JUDGMENT ON CONFESSION AFTER ACTION

(section 84 (1))

The defendant having been served with summons and particulars of claim for a debt amounting to \$ \_\_\_\_\_ (or the plaintiff having consented to take the defendant's acknowledgment for the sum of \$ \_\_\_\_\_, part thereof, and abandoned the residue; or having allowed the defendant's set-off thereout; or made certain deductions claimed therefrom) and the defendant having confessed the same in writing before \_\_\_\_\_, clerk (or bailiff), and the confession being duly proved and produced, it is adjudged that the plaintiff, do recover against the defendant, the sum of \$ \_\_\_\_\_ for debt, and \$ \_\_\_\_\_ for costs.

FORM 15

AFFIDAVIT FOR SPEEDY JUDGMENT

(section 90 (1))

(Formal parts as in Form 2)

I, \_\_\_\_\_, of the \_\_\_\_\_ of \_\_\_\_\_, in the \_\_\_\_\_ of \_\_\_\_\_ (occupation), make oath and say:

1. That I am the (solicitor or agent for the) above-named Plaintiff, and have personal knowledge of the matters herein deposed to.

2. That the above-named Defendant is justly and truly indebted to me or to (as the case may be), the Plaintiff, in the sum of \$ \_\_\_\_\_ (state the facts and verify the cause of action).

3. That in my belief there is no defence to this action. That immediate judgment should be granted for the following reasons, viz: (herein state the reasons fully).

FORM 16

NOTICE OF TRIAL

(rule 25)

In the \_\_\_\_\_ Division Court of the \_\_\_\_\_ of \_\_\_\_\_

NOTICE OF TRIAL

Between

PLAINTIFF

—and—

DEFENDANT

TAKE NOTICE of the trial of this action at the sittings of the court to be held in the at of A.D. 19 commencing on the day of A.D. 19 , at o'clock m.

(The following paragraph to be printed in capital letters)

AND FURTHER TAKE NOTICE THAT IN THE EVENT OF AN ADJOURNMENT NO FURTHER NOTICE WILL BE SENT TO YOU.

Dated at this day of A.D. 19 .

Clerk of Division Court of the (Address)

To:

FORM 17

CLERK'S NOTICE UNDER THE ACT (WHERE CAUSE TRANSFERRED FROM ANOTHER COURT)

(section 70 and rule 25)

(Title of Court and style of cause as in Form 2)

TAKE NOTICE that the proceedings in this action having been duly transferred to this Court, trial of this action will take place at the sittings of the Court to be held in the at of A.D. 19 commencing on day, the day of A.D. 19 , at o'clock m.

(The following paragraph to be printed in capital letters)

AND FURTHER TAKE NOTICE THAT IN THE EVENT OF AN ADJOURNMENT NO FURTHER NOTICE WILL BE SENT TO YOU.

Dated at this day of , A.D. 19 .

Clerk, of Division Court of the (Address)

To:

FORM 18

CLERK'S NOTICE OF TRIAL BY JURY AND NEW TRIAL

(section 106)

(Title of Court and style of cause as in Form 2)

TAKE NOTICE that this cause will be tried by a jury, the plaintiff (or defendant) having demanded a jury therein; or take notice that the judge has ordered a new trial upon payment of costs (or with cost to abide the event or as the case may be) and has ordered the next trial to be had before a jury (or as the case may be) and that such trial will be held at in on the day of , A.D. 19 , at the hour of o'clock m.

(The following paragraph to be printed in capital letters)

AND FURTHER TAKE NOTICE THAT IN THE EVENT OF AN ADJOURNMENT NO FURTHER NOTICE WILL BE SENT TO YOU.

Dated at this day of A.D. 19 .

Clerk of Division Court of the (Address)

To:

FORM 19

ORDER TRANSFERRING CAUSE WHEN ENTERED IN WRONG COURT

(section 70 (1))

(Title of Court and style of cause as in Form 2)

It appearing that the cause has been entered in the wrong Division Court, I hereby order that all papers and proceedings in this cause be transferred to the Division Court of the of in pursuance of The Division Courts Act, upon the terms (that the defendant shall in no case have taxed against him or pay more costs than if he had been originally sued in such last-mentioned Court, and that the plaintiff pay to the defendant forthwith the sum of \$ , as fees for the attendance of himself and his witness at this Court, as the case may be, or any other terms that the judge may think proper to impose).

Dated at this day of , A.D. 19 .

Judge.

FORM 20

SUMMONS TO WITNESS

(section 95 (1))

(Title of Court and style of cause as in Form 2)

(Seal)

You are hereby required to attend at the sittings of the said Court, to be held at on the day of , A.D. 19 , at the hour of in the forenoon, to give evidence in the above cause, on behalf of the above-named (and then and there to have and produce (state particular documents required) and all other papers relating to the said action in your custody, possession or power.)

Given under the Seal of the Court this day of 19 .

Clerk.

To:

FORM 21

AFFIDAVIT FOR COMMISSION TO EXAMINE WITNESSES

(section 97)

(Formal parts as in Form 2)

I, \_\_\_\_\_, make oath and say:

1. That this action is brought for the recovery of (*here state shortly the cause of action*).

2. That the defendant has filed a notice of dispute herein.

3. That \_\_\_\_\_, is a material and necessary witness for me in the said cause, and I am advised, and verily believe, that I cannot safely proceed to the trial of it without his evidence.

4. That the said \_\_\_\_\_, is at present residing at \_\_\_\_\_, without the limits of the Province of Ontario.

(If made by the defendant, add the following:—)

5. That I have a good defence to this action on the merits, as I am advised, and verily believe (*or if made by a solicitor or his clerk, say*: The defendant has, as I am instructed, and verily believe a good defence, etc.)

6. This application for a commission is made *bona fide* for the purpose of procuring the evidence of the said \_\_\_\_\_, and not for delay.

FORM 22

ORDER FOR COMMISSION

(section 97)

(Title of Court and style of cause as in Form 2)

Upon hearing the solicitor for the plaintiff and defendant and upon reading the affidavit of \_\_\_\_\_, filed, it is ordered as follows:—

1. A commission may issue directed to \_\_\_\_\_ of \_\_\_\_\_ for the examination *viva voce* of witnesses on behalf of the said plaintiff and defendant respectively at \_\_\_\_\_ aforesaid before the said commissioner.

2. \_\_\_\_\_ days previously to the sending out of the said commission the said \_\_\_\_\_, or his solicitor \_\_\_\_\_, shall give to \_\_\_\_\_, or his solicitor \_\_\_\_\_, notice in writing of the mail or other conveyance by which the commission is to be sent out.

3. The costs of this order and of the commission to be issued, and all other matters which may be done in pursuance hereof, shall be costs in the cause.

Dated at \_\_\_\_\_ this \_\_\_\_\_ day of \_\_\_\_\_, A.D. 19 \_\_\_\_\_  
 \_\_\_\_\_  
 Judge.

FORM 23

AFFIDAVIT FOR ORDER TO EXAMINE A SICK, AGED, OR INFIRM WITNESS

(section 97)

(Formal parts as in Form 2)

1. This action is brought for (*here state concisely the cause of action sued for*).

2. The summons herein was served on or about the day of \_\_\_\_\_, A.D. 19 \_\_\_\_\_, and this action can be heard at the sittings of the court which will be held on the \_\_\_\_\_ day of \_\_\_\_\_ next (*or instant*).

3. The defendant has (*or, if he makes an affidavit, I have*) filed a notice disputing the plaintiff's claim herein.

4. That \_\_\_\_\_, of etc. (a person residing within the province), is a material and necessary witness on my behalf, as I am advised and verily believe, and I cannot safely proceed to the trial hereof without his evidence, and that materiality of his evidence consists in this (*here in a general way describe it*).

5. That said \_\_\_\_\_ is sick, being dangerously ill with (*here describe disease*), and not expected to recover (*or, as the case may be, or that he is aged, or infirm, being now \_\_\_\_\_ years of age, or that he is about to leave the province, as the case may be*), and that his attendance at court as a witness cannot by reason thereof be procured.

6. I am advised and believe that I have a good cause of action (*or defence*) herein on the merits, and that this application is made *bona fide* and not for the purpose of delay.

(The affidavit should clearly show that the person proposed to be examined is weak, aged, or infirm, or about to leave the province, and that his attendance at court as a witness cannot by reason thereof be procured. If possible, this should not be left to a general statement merely, but facts and circumstances should be given. If founded on sickness of the witness, an affidavit by or a verified certificate of the medical attendant should form part of the application, the former being preferable. The affidavit had better be made by the applicant, his solicitor, or agent. As a general rule, the materiality of the proposed evidence need not be given as appears in the 4th paragraph, but if the application is likely to be opposed, or there is anything exceptional in the circumstances, it had better be stated with particularity).

FORM 24

AFFIDAVIT OF DISBURSEMENTS TO SEVERAL WITNESSES

(Rule 53 (2))

(Formal parts as in Form 2)

I, \_\_\_\_\_, of \_\_\_\_\_, the above plaintiff (*or \_\_\_\_\_, the above defendant, or \_\_\_\_\_, agent, or solicitor for the above plaintiff or defendant*) make oath and say:

1. That the several persons whose names are mentioned in the first column of the schedule at the foot hereof, were necessary and material witnesses on my behalf (*or on behalf of the said plaintiff or defendant*) and attended at the sittings of this Court on the day of \_\_\_\_\_, as witnesses on my behalf (*or on behalf of the said defendant or plaintiff*), and that they did not attend as witnesses in any other action; (*if otherwise, state the facts*).

2. That each of the said witnesses necessarily travelled in going to said Court and attending the said trial, the number of miles respectively, mentioned in figures in the second columns of the said schedule opposite to the names of each of the said witnesses, respectively.

3. That each of the said witnesses was necessarily absent from his (*or her*) home, in order so to attend the said trial, the number of days set forth in the third column of the said schedule opposite the names of them respectively.

4. That the several and respective sums of money mentioned in figures in the fourth column of the said schedule, opposite to the names of the said witnesses,

respectively, have been paid by me (or by the plaintiff or defendant) to the said witnesses respectively, as in the said schedule set forth for their attendance and travel as witnesses in this action.

5. That I was a necessary and a material witness on my own behalf, and I would not have attended the Court, except for the purpose of giving evidence in the action.

SCHEDULE REFERRED TO IN THE FOREGOING AFFIDAVIT

Names of Witnesses	Miles	Absent from home	Sums Paid

NOTE:—Where the party seeks to be allowed his own expenses for attendance, he must swear both that he was a necessary and material witness on his own behalf, and that he would not have attended the Court, except for the purpose of giving evidence in the case.

FORM 25

EXECUTION AGAINST GOODS

(section 115)

(Title of Court and style of cause as in Form 2)

Whereas on day of A.D. 19 , the recovered in the said Court judgment against the for \$ for debt (or damages) and \$ for costs which remains unsatisfied (when the judgment has been revived, add, "and on the day of A.D. 19 , the said judgment was duly revived.") You are hereby required to levy of the goods and chattels of the in the said County (or District) (not exempt from execution) the said moneys amounting together to the sum of \$ and interest thereon at the rate of five percent per annum from the day of A.D. 19 , and your lawful fees so that you may have the same immediately after the execution hereof and pay over to the Clerk of this Court for the

Given under seal of the Court, this day of A.D. 19 .

To Clerk.

Bailiff of said Court,  
 Judgment.....\$  
 Interest.....\$  
 Subsequent costs.....\$  
 This execution.....\$

Levy the sum of.....\$ and your lawful fees upon this precept.

FORM 26

EXECUTION AGAINST LANDS

(section 125)

(Title of Court and style of cause as in Form 2)

Whereas on the day of , A.D. 19 ,

the plaintiff recovered in the said Court judgment against the defendant for \$ for debt, and \$ for costs of action, which remain unsatisfied (when judgment has been revived add "and on the day of , A.D. 19 , the said judgment was duly revived.") You are hereby required to levy of the lands and tenements of the defendant in the of , the said moneys, amounting together to the sum of \$ and interest thereon at the rate of five per cent per annum, from the day of , A.D. 19 , together with your own fees, poundage and incidental expenses; so that you may have the same immediately after the execution hereof, and pay the same over to the Clerk of this Court for the plaintiff.

Given under the seal of the Court, this day of , A.D. 19 .

Clerk.

To Sheriff of the County (or District) of

FORM 27

BAILIFF'S BOND FOR SECURITY FOR PROPERTY SEIZED UNDER EXECUTION

KNOW ALL MEN BY THESE PRESENTS

That we, , and , are and each of us is jointly and severally held and firmly bound unto , Bailiff of the Division Court of the of , in the penal sum of \$200.00 to be paid to the said bailiff, his certain attorney, executors, administrators or assigns for which payment well and truly to be made we bind ourselves, our and each of our heirs, executors and administrators, and every of them firmly by these presents.

Sealed with seal dated this day of , A.D. 19 .

Whereas the above-named bailiff has taken under an execution issued out of the Division Court of the of , in the case of vs , certain property, to wit (specify property), belonging to the said execution debtor to the value of \$ , and whereas the execution debtor has requested the bailiff to leave the said property in his possession pending a settlement of the claim.

Now the condition of this obligation is, that if the said execution debtor do pay to the said bailiff, his executors, administrators or assigns, the amount of the execution with his lawful costs, or pay the same to the clerk of the court, or effect a settlement with the execution creditor, then this obligation shall be void.

Signed, sealed and delivered } (L.S.)  
 in the presence of } (L.S.)  
 } (L.S.)

FORM 28

NOTICE OF SALE

(section 173 (2))

By virtue of an execution issued out of the Division Court of the of , and to me directed, against the property of , at the suit of , I have seized and taken in execution, one bay horse, etc.

All which property will be sold at public auction at on , the day of ,



A.D. 19 , at the hour of o'clock in the noon.  
 Dated at this day of , A.D. 19 .

Bailiff

FORM 29  
 NULLA BONA

The within defendant (or plaintiff) has no property in the said of , whereof I can make the moneys to be levied, or any part thereof as within commanded.

Dated at this day of , A.D. 19 .

Bailiff.

FORM 30  
 FECI

By virtue of the within execution, I have made of the property of the defendant (or plaintiff) the moneys within mentioned, and have paid the same to the said clerk as within commanded.

Dated at this day of , A.D. 19 .

Bailiff.

FORM 31  
 ANY PART MADE

By virtue of the within execution, I have made of the property of the defendant (or plaintiff) \$ , and have paid the same to the said clerk, and the defendant (or plaintiff) has no more property in the of whereof I can make the residue of the said moneys, or part thereof.

Dated at this day of , A.D. 19 .

Bailiff.

FORM 32  
 WHEN RENT PAID BY BAILIFF

By virtue of the within execution, I have made of the property of the plaintiff (or defendant) \$ , I have paid to , landlord of the said plaintiff (or defendant) for one quarter's rent in respect of premises when levy made; and further part, \$ , I have retained as fees on execution. The residue \$ , I have paid to the said clerk as within commanded.

Dated at this day of , A.D. 19 .

Bailiff.

FORM 33  
 AFFIDAVIT FOR REVIVAL OF JUDGMENT

(rule 28)

(Formal parts as in Form 2)

I, , of the of , in the County of , (occupation), make oath and say:

1. On the day of , A.D. 19 , I recovered a judgment of this court against the above-named defendant for \$ debt (or damages), and \$ , costs of action.

2. No part of the said moneys so recovered has been paid or satisfied, and the said judgment remains in full force (or, the sum of \$ , part only of the said moneys has been paid, and the judgment remains in full force as to the residue of the said money so recovered thereby).

3. I am entitled to have execution of the said judgment and to issue execution thereupon for the sum of \$ , as I verily believe.

FORM 34

AFFIDAVIT ON APPLICATION OF EXECUTOR OR ADMINISTRATOR TO REVIVE A JUDGMENT

(section 122)

(Formal parts as in Form 2)

I, , of the of , in the of , (occupation), make oath and say:

1. On the day of A.D.19 , the plaintiff, now deceased, recovered a judgment of this Court against the above-named defendant for \$ debt, and \$ , costs of action.

2. That no part of the said judgment so recovered has been paid or satisfied and the said judgment remains in full force (or the sum of \$ , part only of the said moneys, has been paid, and the said judgment remains in full force for the residue).

3. That I was (or , of the of , in the of , (occupation), was on the day of , 19 , duly appointed the executor (or administrator) of the property of the deceased plaintiff).

4. That I am, as such executor (or administrator), entitled (or the said , as such executor or administrator is entitled) to have execution of the said judgment and to have execution issued thereupon, as I verily believe, for the sum of \$ .

FORM 35

AFFIDAVIT FOR REVIVAL OF JUDGMENT AGAINST AN EXECUTOR OR ADMINISTRATOR

(section 122)

(Formal parts as in Form 2)

I, , of the of , in the of , (occupation), (if the affidavit be made by the plaintiff's solicitor or agent make the necessary alteration), make oath and say:

1. On the day of , A.D. 19 , I recovered a judgment of this Court against the above-named defendant, since deceased, for \$ debt, and \$ , costs of action.

2. No part of the said moneys so recovered has been paid or satisfied, and the said judgment remains in full force (or "the sum of \$ , part only of the said moneys, has been paid, and the judgment remains

in full force as to the residue of the said moneys so recovered thereby").

3. That , of the of in the of , (occupation), was duly appointed the executor (or administrator) of the property of the deceased.

4. I, (or "the said plaintiff") am entitled to have execution of the said judgment, and to issue execution thereupon for the sum of \$ , as I verily believe.

FORM 36

TRANSCRIPT OF JUDGMENT FROM ONE DIVISION COURT TO ANOTHER

(section 129 (1))

In the Division Court of the of

Transcript of the entry of a judgment recovered on the day of , A.D. 19 , in said Court, held in and for said division in an action numbered , A.D.

(Seal)

Between

Plaintiff

—and—

Defendant

Amount of judgment.	Judgment for plaintiff for \$ debt, and \$ costs of action; execution issued on the day of , A.D. 19 , and returned on the day of , A.D. 19 , (here state the return). (If the judgment was revived, add the following words, "and on the day of , A.D. 19 , the said judgment was duly revived.") Pursuant to the provisions of the Act.
Debt, \$	
Costs \$	
Additional Costs \$	
Total \$	
Amount paid \$	
19	
19	
Total paid \$	
Amount due \$	

the day of A.D. 19 , and further, that the amount unpaid on said judgment is \$ , as stated in the margin hereof. The post-office address of the person applying for this transcript is as follows: (here set out name and post-office in full)

Given under the seal of the said Court this day of A.D. 19 .

Clerk.

To Clerk of the Division Court of the of

FORM 37

AFFIDAVIT FOR JUDGMENT SUMMONS

(section 130 (3) (a))

(Formal parts as in Form 2)

I, , of the of , in the of the , (occupation), make oath and say:

1. That I am the above-named plaintiff (or "the solicitor or agent" for the above-named plaintiff or as the case may be) in this action.

2. That judgment was recovered in this action on the day of A.D. 19 , for the sum of \$ debt (or "damages" or "costs", as the case may be), and the sum of \$ for costs of action, and that the whole (or \$ , "part") of the said judgment remains unsatisfied.

FORM 38

SUMMONS TO DEFENDANT AFTER JUDGMENT

(section 130 (1))

(Title of Court and style of cause as in Form 2)

To the above-named defendant

Whereas on the day of , A.D. 19 , the plaintiff duly recovered judgment against you in the said Court for \$ for debt, and \$ for costs of action, which remains unsatisfied, you are therefore hereby summoned to appear at the next sittings of this Court, to be held at , in the said of , on the day of , A.D. 19 , at the hour of o'clock in the noon to be then and there examined touching your estate and effects, and the manner and circumstances under which you contracted the said debt (or incurred the damages or liability) which was the subject of the action in which the said judgment was obtained against you, and as to the means you still have, of discharging the said debt (or damages or liability), and as to the disposal you may have made of any of your property.

(The following paragraph to be printed in red ink)

And take notice, that if you do not appear in obedience to this summons, you may, by order of this court, be committed to the common jail of the county.

Given under the seal of the Court this day of A.D. 19 .

Clerk Division Court of the of (Address)

Amount of judgment unsatisfied. . . . . \$ Costs of this summons. . . . . \$

FORM 39

AFFIDAVIT FOR SECOND OR SUBSEQUENT JUDGMENT SUMMONS

(section 130 (3) (b))

(Formal parts as in Form 2)

I, , of the of , in the of the , (occupation), make oath and say:

1. That I am the plaintiff (or the solicitor or agent of the plaintiff) in this action.

2. That judgment was recovered in this action on the day of , A.D. 19 , for the sum of \$ , for debt, and the sum of \$ , for

costs of action, and that the whole (or \$ "part") of the said judgment remains unsatisfied.

3. That I believe, the defendant sought to be examined herein, is able to pay the amount due in respect of the judgment or some part thereof (or has rendered himself liable to be committed to jail under The Division Courts Act).

FORM 40

AFFIDAVIT FOR SHOW CAUSE SUMMONS

(section 131 (1))

(Formal parts as in Form 2)

I, of the of in the of, (occupation), make oath and say:

1. That I am the plaintiff (or the solicitor or agent of the plaintiff) in this action, and have a personal knowledge of the facts hereinafter set forth.

2. That the plaintiff recovered judgment against the defendant in this action on the day of A.D. 19, for the sum of \$ which is still wholly (or partly) due and unpaid (state how much).

3. That the defendant was summoned and examined as a judgment debtor on the day of A.D. 19, and after his said examination it was ordered that the said defendant pay (here state terms of payment).

4. That the defendant is in default under the order in the amount of \$, for a period of (here state the period which must be not less than 14 days).

FORM 41

SHOW CAUSE SUMMONS

(section 131)

(Title of Court and style of cause as in Form 2)

To the above-named Defendant

Whereas at the sittings of the above court, held on the day of 19, the plaintiff recovered judgment against you for \$ debt, and \$ costs.

And whereas you were subsequently summoned to appear before the said court to be examined touching your ability to satisfy the said debt, and it appeared to the satisfaction of the judge that you had means and ability to satisfy the same, and you were then and there ordered to pay the said debt by instalments of \$ per month until the said debt was satisfied.

And whereas the plaintiff alleges that you have not made the said payments so ordered.

You are therefore hereby summoned to appear at the sittings of the said court to be held at the of in the of on the day of 19, at the hour of o'clock in the forenoon to show cause why you should not be committed to the common jail of the county for not complying with the said order of the court.

(The following paragraph to be printed in red ink)

And take notice, that if you do not appear in obedience to this summons, you may, by order of this Court, be committed to the common jail of the county.

Given under the seal of the Court this day of A.D. 19

Clerk Division Court of the of (Address)

Amount of judgment unsatisfied..... Costs of this summons.....

FORM 42

WARRANT OF COMMITMENT IN DEFAULT OF APPEARANCE

(section 136 (1))

(Title of Court and style of cause as in Form 2)

To, Bailiff of the said Court, and to all constables and peace officers of the of the of, and to the jailer of the common jail of the of,

Whereas, at the sittings of this court, or of the Division Court of the of held at on the day of 19, the plaintiff, by the judgment of the said Court, in a certain action wherein the Court has jurisdiction, recovered against the defendant, the sum of \$ for his debt (or damages) and costs of action, which were ordered to be paid at a day now past (or in case the judgment has been removed by transcript insert here "and whereas the said judgment has by transcript been duly removed from the Division Court of the of to this Court".) And whereas, the defendant not having made such payment, upon application of the plaintiff, a summons was duly issued from and out of this Court, against the defendant, by which summons the defendant was required to appear at the sittings of this Court, held at on etc., to answer such questions as might be put to him, touching (set out as in the summons):\* And whereas, it was duly proved on oath, at the said last mentioned sittings of this Court, that the defendant was personally served with the said summons; and whereas, the defendant did not attend, as required by such summons, nor give sufficient reason for not so attending: And whereas it appeared to the satisfaction of the judge that such non-attendance was wilful:

And thereupon it was ordered by the judge of this Court that the defendant should be committed for the term of days, to the common jail of this County (or District) being the County (or District) in which he resides, according to the form of the statute in that behalf. These are therefore to require you, the said bailiff and others to take the defendant and to deliver him to the jailer of the common jail of this county: And you, the said jailer, are hereby required to receive the defendant, and him safely keep in the said common jail for the term of days from the arrest under this warrant, or until he shall be sooner discharged by due course of law; for which this shall be your sufficient warrant.

Given under the Seal of the Court this day of A.D. 19

Debt and costs up to the time of the delivering of this warrant for execution \$.....

Amount Clerk

FORM 43

WARRANT OF COMMITMENT AFTER EXAMINATION

(section 136 (1))

(Title of Court and style of cause as in Form 2)

(as in Form 42 down to the asterisk\*, conclude as follows):

And whereas the defendant, having duly appeared at the said Court pursuant to the said summons, was examined touching the said matters: And whereas, it appeared, on such examination that (here insert the particular ground of commitment in the language used in the statute).

And thereupon it was ordered by the said Judge that the defendant should be committed for the term of days to the common jail of the said county (or district) according to the form of the statute in that behalf or until he should be discharged by due course of law.

These are therefore to require you, the said bailiff and others to take the said defendant, and to deliver him to the jailer of the common jail of the said county; and you, the said jailer, are hereby required to receive the defendant, and him safely keep in the said common jail, for the term of days from the arrest under this warrant, or until he shall be sooner discharged by due course of law, for which this shall be your sufficient warrant.

Given under the seal of the Court this day of A.D. 19 .

Clerk.

Debt and costs up to the time of the delivery of warrant of execution. \$

If default be in non-payment of the instalment ordered by the judge, then upon payment of this instalment not so paid and of the costs up to the time of the delivering of the warrant of execution.

FORM 44

ORDER FOR IMPOSITION OF FINE FOR CONTEMPT

(section 199)

It is adjudged that , at the sittings of this Court, now held, in open Court, is guilty of a contempt of the said Court, by wilfully insulting , judge (or deputy or acting judge) of the said Court (or "in view of the Court, by wilfully insulting , clerk (or bailiff) of the said Court, during his attendance at such Court" (or by wilfully interrupting the proceedings of the said Court," or by creating a disturbance within the Court room or within hearing of the Court) ); and it is ordered that the said , forthwith pay a fine of \$ for such offence, and, in default of immediate payment, be committed to the common jail of this county (or district) for days unless such fine, the costs herein, and the expense of attending the commitment be sooner paid.

FORM 45

WARRANT OF COMMITMENT FOR CONTEMPT IN OPEN COURT

(section 199)

In the Division Court of the of

To , bailiff of the said Court, and to all constables and peace officers in the of , and to the jailer of the common jail of the said of

Whereas at the sittings of this Court held on at it was adjudged that , did, then and there in open Court wilfully insult me , judge (or deputy or acting judge) of the said Court: (or did, in view of the Court, wilfully insult , clerk (or bailiff) of the said Court, during his attendance at such Court (or did unlawfully interrupt the proceedings of the said Court)), and it was ordered that the said , should forthwith pay a fine of \$ , for such offence, and in default of immediate payment, be committed to the common jail of the of for days; and whereas the said , did not pay the said fine, in obedience to the said order. These are therefore to require you, the said bailiff and others, to take the said , if he shall be found within the said of , and deliver him to the said jailer of the common jail of the of ; and you, the said jailer, are hereby required to receive the said , and him safely keep in the common jail aforesaid, for the term of days from the arrest under this warrant, unless the said fine and costs, the costs amounting to \$ , and also the expenses attending the commitment, amounting to the sum of \$ , be sooner paid.

Given under my hand and seal this day of A.D. 19 .

(LS) Judge.

Scaled with the seal of the Court, (L.S.)

Clerk.

FORM 46

AFFIDAVIT FOR DIRECTION TO GARNISHEE

(section 142 (1))

(Formal parts as in Form 2)

I, , of the of in the County of , the plaintiff in this action (if the affidavit be made by the plaintiff's solicitor or agent, make the necessary alteration) make oath and say:

That judgment was recovered in this action against the above-named defendant on the day of A.D. 19 for the sum of \$ debt and costs (or according to the judgment in case the judgment has been transferred to another court, here state the facts). That the said judgment remains wholly unsatisfied (or that \$ part thereof, yet remains unsatisfied).

That I have reason to believe, and do believe that , who is residing at , within this province is indebted to the defendant in the sum of \$ (or if the amount is unknown, say "in an amount which I am unable to name").

If the plaintiff intends to effect service by prepaid registered post add:

That the defendant resides at in the of and the garnishee resides or carried on business at

If the plaintiff intends to garnishee in respect of wages and without exemption add:

That the debt due by the defendant to the plaintiff was incurred for board and lodging, or

That the defendant is an unmarried person having no one dependent upon him for support.

FORM 47

DIRECTION TO GARNISHEE

(section 142 (2))

In the Division Court of the of

DIRECTION TO GARNISHEE

Between

—and—	JUDGMENT CREDITOR	} Judgment recovered on the day of A.D. 19 ,
—and—	JUDGMENT DEBTOR	
	GARNISHEE	} in the Division Court of the of Amount unsatisfied, \$

TO THE ABOVE-NAMED JUDGMENT DEBTOR AND GARNISHEE

TAKE NOTICE that all debts now owing or accruing due from the above-named garnishee to the above-named judgment debtor be and the same are hereby attached to satisfy the judgment in this cause.

Given under the seal of the Court this day of , A.D. 19 .

Clerk,  
Division Court of the of  
(Address)

A

NOTICE TO GARNISHEE

Within ten days after the mailing to you or personal service upon you of this direction you are required to either,

- (a) pay to the clerk of the court the amount owing or accruing from you to the judgment debtor or sufficient thereof to satisfy the judgment of the judgment creditor including costs; or
- (b) file with the clerk of the court a statement signed by you stating,
  - (i) that at the time of the receipt by you of this direction to garnishee there was no money owing or accruing from you to the judgment debtor, and
  - (ii) where you rely upon a statutory or other defence or set-off, the particulars thereof.

Where an amount less than the amount of the judgment debt is paid to the clerk of the court, you are required to file with the clerk a statement signed by you in explanation thereof.

*(The following paragraph to be printed in capital letters)*

UPON YOUR DEFAULT IN COMPLYING WITH THE REQUIREMENT ABOVE SET OUT THE JUDGMENT CREDITOR MAY APPLY TO THE COURT FOR JUDGMENT AGAINST YOU, THE GARNISHEE, FOR AN AMOUNT EQUAL TO THE UNPAID PORTION OF HIS JUDGMENT AGAINST THE JUDGMENT DEBTOR AND FOR HIS COSTS.

Where the amount sought to be garnished is wages this notice shall be read subject to the provisions of *The Wages Act*.

B

NOTICE TO JUDGMENT DEBTOR

At any time within ten days after the mailing to or personal service upon you of this direction you may dispute this direction to garnishee or any of the statements therein contained by filing with the clerk of the court a notice setting out the particulars of your dispute.

C

NOTICE TO ALL PARTIES TO THIS PROCEEDING

Any of the parties to this proceeding, that is to say, any judgment creditor, judgment debtor or garnishee, may in writing request the clerk of the court to place it upon the trial list in order that the rights of any such party may be determined.

FORM 48

AFFIDAVIT OF SERVICE OF DIRECTION TO GARNISHEE UPON JUDGMENT DEBTOR

(section 146)

(Title of Court and style of cause as in Form 47)

I of the of in the of , (occupation), make oath and say:

That I did on the day of A.D. 19 duly serve the above-named judgment debtor with a true copy of the Direction to Garnishee \*by delivering it personally to the said judgment debtor, and that I necessarily travelled miles to make such service.

Sworn, etc. (as in Form 2) Bailiff.

*If by registered mail, say:*

\*by sending it by prepaid registered post to the said judgment debtor at , of which the certificate of such registration is attached hereto.

*(or, this form may be used when the affidavit is endorsed on the Direction to Garnishee).*

I SWEAR that this Direction to Garnishee was served by me on the day of A.D. 19 by delivering a true copy of it, personally, to the judgment debtor, and that I necessarily travelled miles to do so.

Sworn, etc. (as in Form 2) Bailiff.

I SWEAR that this Direction to Garnishee was served by me on the day of A.D. 19 by sending a true copy of it by prepaid registered post to the judgment debtor at , of which the certificate of such registration is attached hereto.

Sworn, etc. (as in Form 2) (Signature)

FORM 49

GARNISHEE SUMMONS

(section 152)

In the Division Court of the of

GARNISHEE SUMMONS

No. A.D. 19  
 Claim \$  
 Cost, Exclusive of Mileage \$  
 Mileage \$

Between

PLAINTIFF

—and—

DEFENDANT

—and—

GARNISHEE

(Seal) TO THE ABOVE-NAMED DEFENDANT AND GARNISHEE

TAKE NOTICE that the above-named Plaintiff claims from you, the above-named Defendant, \$ , particulars of which are attached hereto.

*(The following paragraph to be printed in capital letters)*

IF YOU DESIRE TO DISPUTE THIS CLAIM OR ANY PART THEREOF OR MAKE A COUNTERCLAIM, YOU MUST WITHIN TEN DAYS AFTER YOU HAVE RECEIVED THIS SUMMONS LEAVE WITH THE CLERK OF THE COURT, AT THE ADDRESS BELOW, A NOTICE IN WRITING IN DUPLICATE CONTAINING THE PARTICULARS OF YOUR DISPUTE OR COUNTERCLAIM.

*(The following paragraph to be printed in red ink)*

If you do not file a notice of dispute or counterclaim, judgment may be entered against you without further notice to you.

If your dispute or counterclaim is supported by witnesses, account books, receipts or other documents, you should produce them at the hearing.

If you file a notice of dispute or counterclaim, information as to the time and place of trial may be obtained from the Clerk of this Court.

If the amount of the claim together with lawful costs is paid to the Clerk of the Court within ten days after service of this document upon you, no further proceedings will be taken.

Given under the seal of the Court this day of 19 .

Clerk,  
 Division Court of the of  
 (Address)

NOTICE TO GARNISHEE

Within ten days of the service upon you of this summons you are required to either,

- (a) pay to the clerk of the court the amount owing or accruing from you to the defendant or sufficient thereof to satisfy the claim of the plaintiff including costs; or
- (b) file with the clerk of the court a statement signed by you stating,

- (i) that at the time of the receipt by you of this summons there was no money owing or accruing from you to the defendant, and
- (ii) where you rely upon a statutory or other defence or set-off, the particulars thereof.

Where an amount less than the amount of the judgment debt is paid to the clerk of the court, you are required to file with the clerk a statement signed by you in explanation thereof.

*(The following paragraph to be printed in capital letters)*

UPON YOUR DEFAULT IN COMPLYING WITH THE REQUIREMENTS ABOVE SET OUT THE PLAINTIFF MAY APPLY TO THE COURT FOR JUDGMENT AGAINST YOU, THE GARNISHEE, FOR AN AMOUNT EQUAL TO THE UNPAID PORTION OF ANY JUDGMENT HE MAY RECOVER IN THIS ACTION AGAINST THE DEFENDANT AND FOR HIS COSTS.

FORM 50

AFFIDAVIT IN SUPPORT OF APPLICATION FOR A CONSOLIDATION ORDER

(section 156 (2))

In the Division Court of the of

IN THE MATTER OF AN APPLICATION FOR A CONSOLIDATION ORDER, BY JOHN JONES OF IN THE CITY OF IN THE COUNTY OF

I, , of the of in the of , (occupation), make oath and say:

- 1. That the following judgments have been recovered against me in the Division Court and the following amounts are still outstanding:

Date	Court	Judgment Creditor	Amount of Judgment	Amount Outstanding

*(here list judgments under the above headings)*

- 2. That my income from all sources is as follows:
- 3. That I am (occupation) presently employed by the at in the of in
- 4. That I am a married man having (a wife and two daughters aged 14 and 12 respectively) who are entirely dependent upon me, (or as the case may be).

or

That I am a single man (and support my mother who is entirely dependent upon me).

*(here list any other relevant facts)*

Sworn, etc. (as in Form 2)

FORM 51

NOTICE OF APPLICATION FOR CONSOLIDATION ORDER

(section 156 (3))

(Commence as in form 50)

TAKE NOTICE that an application will be made before His Honour Judge of the Division Court of the of at at o'clock in the noon, on day, the day of A.D. 19 or so soon thereafter as the application may be heard, for an order consolidating the Division Court judgments against judgment debtor.

Dated at this day of A.D. 19

Judge.

To: A B Judgment Creditor CD etc.

NOTE: Copy of affidavit must accompany notice of application.

FORM 52

CONSOLIDATION ORDER

(section 156 (4))

(Commence as in form 50)

Upon application of , judgment debtor, and upon reading the affidavit of , filed, and upon hearing the solicitor(s) for the judgment debtor (and the judgment creditor or creditors):

IT IS ORDERED that the judgment debtor pay to the clerk of the Division Court of the County of on day of each and every week (or as the case may be), commencing day, the day of A.D. 19 , the sum of \$ to be distributed by the clerk of the said court on a pro rata basis among the following judgment creditors of the above-named judgment debtor, and such other judgment creditors as may file notice of their judgments with the clerk of this court, such payments to continue until the amounts outstanding on the judgments have been satisfied.

Date	Court	Judgment Creditor	Amount of Judgment	Amount Outstanding

(here list judgment creditors under the above headings)

Dated at this day of A.D. 19

Judge.

FORM 53

CONSOLIDATION ORDER ACCOUNT

(section 157 (2))

In the Division Court of the of No. A.D. 19

NAME OF DEBTOR

DATE OF CONSOLIDATION ORDER

AMOUNT TO BE PAID UNDER CONSOLIDATION ORDER

DATE OF PAYMENT

No of Court where process issued	Number of Cause	Name of Creditor	Amount Unsatisfied at date of order	

FORM 54

THIS SECTION TO BE USED FOR MONEYS RECEIVED AND DISBURSED

Date	C.B. Folio	Amount		Distribution Sheet No.
		Received	Paid Out	

NOTE: This form is to be used on the reverse side of form 53.

FORM 55

NOTICE OF JUDGMENT

(section 159)

(Title of Court and style of cause as in Form 2)

No. , A.D. 19

TAKE NOTICE that judgment was recovered by the above-named plaintiff against the above-named defendant on day of , A.D. 19 , for the sum of \$ , and \$ costs of action, of which the full amount remains unsatisfied (or of which the sum of \$ has been paid by the defendant).

Given under the seal of the court this day of A.D. 19

Clerk of the Division Court of the (Address)

FORM 56

CERTIFICATE OF TERMINATION OF CONSOLIDATION ORDER

(section 161 (2))

TAKE NOTICE that as \_\_\_\_\_, judgment debtor, is in default over twenty days on payment under consolidation order Number \_\_\_\_\_ dated the \_\_\_\_\_ day of \_\_\_\_\_

A.D. 19\_\_\_\_, the consolidation order is terminated herewith.

Given under the seal of the court this \_\_\_\_\_ day of \_\_\_\_\_ A.D. 19\_\_\_\_.

Clerk,  
Division Court of the \_\_\_\_\_ of \_\_\_\_\_  
(Address)

FORM 57

DISTRIBUTION OF MONEYS UNDER CONSOLIDATION ORDER

(section 162)

In the \_\_\_\_\_ Division Court of the \_\_\_\_\_ of \_\_\_\_\_

In the matter of \_\_\_\_\_, Judgment Debtor.

To total amount paid into Court \$200.00

By clerk's fees payable by debtor (5%) 10.00

Amount for distribution 190.00

LIST OF CREDITORS ENTITLED TO SHARE UNDER CONSOLIDATION ORDER

Name of Creditor	Amount Unsatisfied at Date of Order	Pro rata Share % on to be Paid to Creditor	Less 5% and Postage Payable to Clerk	Payment to Creditor	Previous Payments to Creditors	Balance of Claim
A.B.	190.00	95.00	4.81	90.19	.....	95.00
C.D.	142.50	71.25	3.62	67.63	.....	71.25
E.F.	47.50	23.75	1.25	22.50	.....	23.75
		190.00				

Dated at \_\_\_\_\_ this \_\_\_\_\_ day of \_\_\_\_\_, 19\_\_\_\_.

Clerk.

FORM 58

AFFIDAVIT FOR ATTACHMENT AGAINST ABSCONDING DEBTOR

(if made after action commenced, insert Title of Court and style of cause as in Form 2)

I, \_\_\_\_\_, of the \_\_\_\_\_ of \_\_\_\_\_, in the \_\_\_\_\_ of \_\_\_\_\_ (or I, \_\_\_\_\_, of etc., agent for the said \_\_\_\_\_, of etc.), make oath and say:

1. That (name of absconding debtor) of (or late of) \_\_\_\_\_, in the County of \_\_\_\_\_, is justly and truly indebted to me (or to the said \_\_\_\_\_) in the sum of \$ \_\_\_\_\_ (the amount here stated must not exceed \$200, or be less than \$4. If the claim is for a sum in excess of \$200, such excess must be abandoned, unless the claim be for the recovery of a debt or money demand the amount or balance of which does not exceed \$400, and the amount or original amount of the claim is ascertained by the signature of the defendant), on a promissory note for the payment of \$ \_\_\_\_\_, made by the said (name of absconding debtor), payable to me (or the said \_\_\_\_\_) at a day now past;

Or for goods sold and delivered  
Or for goods bargained and sold  
Or for crops bargained and sold  
Or for money lent

by me (or the said \_\_\_\_\_) to the said \_\_\_\_\_ (name of absconding debtor)

2. That I have good reason to believe, and do verily believe that \* the said \_\_\_\_\_, with intent and design to defraud me (or the said \_\_\_\_\_) of my (or his) said debt, has absconded from this province, leaving personal property liable to seizure under execution for debt in the \_\_\_\_\_ of \_\_\_\_\_.\*

(Or instead of matter between the asterisks)

The said \_\_\_\_\_, is attempting to remove his personal property liable to seizure under execution for debt out of this Province, or from the \_\_\_\_\_ of \_\_\_\_\_ to the \_\_\_\_\_ of \_\_\_\_\_ in this Province; with intent and design to defraud me (or the said \_\_\_\_\_) of my (or his) said debt; (or the said \_\_\_\_\_, keeps concealed in the \_\_\_\_\_ of \_\_\_\_\_ in this Province to avoid service of process) with intent and design to defraud me (or the said \_\_\_\_\_) of my (or his) said debt.

3. That this affidavit is not made by me, nor the process thereon to be issued, from any vexatious or malicious motive whatever.

Sworn, etc. (as in Form 2)

(Signature of Deponent)



FORM 59

ATTACHMENT AGAINST AN ABSCONDING OR REMOVING DEBTOR

(section 163)

To \_\_\_\_\_, bailiff of the \_\_\_\_\_ Division Court of the \_\_\_\_\_ of \_\_\_\_\_ (or to \_\_\_\_\_, a constable of the \_\_\_\_\_ of \_\_\_\_\_, as the case may be).

You are hereby commanded to attach, seize, take and safely keep, all the personal property of \_\_\_\_\_ (naming the debtor), an absconding, removing or concealed debtor, of what nature or kind soever, liable to seizure under execution for debt within the \_\_\_\_\_ of \_\_\_\_\_, or a sufficient portion thereof to secure (here name the creditor) for the sum of (here state the amount sworn to be due), together with the costs of his action thereupon, and to return this warrant, together with an inventory and appraisal of such property as you shall have attached, to the clerk of the \_\_\_\_\_ Division Court of the \_\_\_\_\_ aforesaid forthwith; and herein fail not.

Witness my hand and seal (or the seal of the said Court) the \_\_\_\_\_ day of \_\_\_\_\_, A.D. 19 \_\_\_\_\_.

(Seal)

Clerk (or Justice of the Peace, as the case may be).

FORM 60

APPRAISER'S OATH ON ATTACHMENT CASES

(section 165)

We, \_\_\_\_\_ and \_\_\_\_\_, shall well and truly appraise the property mentioned in this inventory (holding it in his hand) according to the best of your judgment. So help you God.

FORM 61

APPRAISEMENT TO BE ENDORSED ON INVENTORY

(section 165)

We, \_\_\_\_\_, and \_\_\_\_\_, having been duly sworn by the bailiff, \_\_\_\_\_, to appraise the property mentioned in the within inventory, to the best of our judgment, and having examined the same, do appraise the same at the sum of \$ \_\_\_\_\_.

Witness our hands this \_\_\_\_\_ day of \_\_\_\_\_, A.D. 19 \_\_\_\_\_.

FORM 62

ATTACHMENT UNDER THE WOODMAN'S LIEN FOR WAGES ACT

To \_\_\_\_\_, Bailiff of the \_\_\_\_\_ Division Court of the \_\_\_\_\_ of \_\_\_\_\_.

You are hereby commanded to attach, seize, take and safely keep the logs and timber of \_\_\_\_\_, of \_\_\_\_\_, composed of (here describe the logs or timber to be attached), situated at \_\_\_\_\_, or a sufficient portion thereof to secure A.B. (the creditor) for the sum of (here state the amount sworn to be due), together with the costs of his action and of the proceedings to enforce his lien thereupon, and to return this warrant to the Clerk of the \_\_\_\_\_ Division Court in the aforesaid; and herein fail not.

Witness my hand and seal this \_\_\_\_\_ day of \_\_\_\_\_, 19 \_\_\_\_\_.

Clerk.

NOTE: The warrant must be issued under the hand and seal of the clerk, not under the seal of the Court, though the clerk could probably adopt the court seal as his own. The warrant must be directed to the bailiff of the Division Court. It cannot be executed by a constable as in the case of an attachment under *The Division Courts Act*.

FORM 63

BOND ON SEIZURE OR SALE OF PERISHABLE PROPERTY

(section 176 (1))

(Title of Court and style of cause as in Form 2)

Know all men by these presents, that we \_\_\_\_\_, of \_\_\_\_\_ (insert place of residence and addition) the above-named plaintiff, \_\_\_\_\_, of, etc., and \_\_\_\_\_, of etc., are, and each of us is, jointly and severally held and firmly bound to \_\_\_\_\_, the above-named defendant, in the sum of \$ \_\_\_\_\_ (double the appraised value of the property) to be paid to the defendant, his certain attorney, executors, administrators and assigns, for which payment, well and truly to be made, we bind ourselves, our heirs, executors and administrators, and each and every of us, binds himself, his heirs, executors and administrators firmly by these presents.

Scaled with our respective seals, and dated this \_\_\_\_\_ day of \_\_\_\_\_, A.D. 19 \_\_\_\_\_.

Whereas the above-named plaintiff has sued out of the said court (or from a Justice of the Peace) a warrant of attachment against the property of the defendant, and has requested that certain perishable property, to wit (specifying property) belonging to the defendant, may be seized, and forthwith exposed and sold, under and by virtue of the said warrant of attachment (or whereas certain perishable property, to wit \_\_\_\_\_, belonging to the defendant, has been seized under and by virtue of a warrant of attachment, issued out of the said Court (or by a Justice of the Peace) in the above-named action, and has been duly appraised and valued at the sum of \$ \_\_\_\_\_ and is now in the hands of the clerk of the said Court; and whereas the plaintiff has requested the said clerk to expose and sell the said property as perishable property) according to the form of the statute in that behalf.

Now the condition of this obligation is such, that if the said plaintiff, his heirs, executors or administrators, do repay to the said defendant, his executors, or administrators, the value of the said property, together with all costs and damages, that may be incurred in consequence of the seizure and sale thereof, in case judgment be not obtained by the plaintiff, according to the Act: Then this obligation to be void or else to remain in full force and virtue.

Sealed and delivered } (L.S.)  
in presence of } (L.S.)  
} (L.S.)

(Add affidavit of execution)

FORM 64

BOND FOR SECURITY FOR COSTS, WHERE PLAINTIFF OUT OF ONTARIO

(Title of Court and style of cause as in form 2)

Know all men by these presents—(proceed with penal part of bond as in ordinary cases).

Whereas, an action was upon the \_\_\_\_\_ day of \_\_\_\_\_, A.D. 19\_\_\_\_, entered by the above-named plaintiff against the above-named defendant, in the Division Court of the \_\_\_\_\_ of \_\_\_\_\_.

And whereas, it was been made to appear that the said plaintiff does not reside in the Province, and it has been ordered that proceedings herein shall be stayed until security for costs of the defendant shall have been given to the satisfaction of the clerk of the said Court, or until deposit of a sufficient sum to meet and pay the said costs shall have been made with the clerk of the said Court; and no such deposit having been made.

And whereas, the said plaintiff and the above bounden \_\_\_\_\_, and \_\_\_\_\_, as sureties for the said plaintiff, have agreed to give such security pursuant to the said order by entering into this obligation with the condition hereunder written; and this security has been approved by the clerk of the said Court.

Now the condition of this obligation is such that if the said plaintiff, or any plaintiff substituted in his

stead discontinues, becomes non-suit in the said action, or if the said defendant or any substituted defendant, obtain judgment or verdict therein, then or in either of the said cases, if the above bounden \_\_\_\_\_, or either of them, their or either of their heirs, executors or administrators, do pay or cause to be paid to the said defendant, his executors, administrators or assigns, his or their costs to be taxed in the said action, then this obligation to be void and of no effect, or otherwise to remain in full force and virtue.

Sealed with our Seals and dated this \_\_\_\_\_ day of \_\_\_\_\_, A.D. 19\_\_\_\_.

Signed, sealed and delivered in presence of

(L.S.)  
(L.S.)  
(L.S.)

(Add affidavit of execution)

FORM 65

PLAN FOR DISTRIBUTION

(section 170)

In the \_\_\_\_\_ Division Court of the \_\_\_\_\_ of \_\_\_\_\_

In the matter of Albert Jones, absconding debtor.

Plan for distribution of the amount levied by the bailiff of the said court of the property of the said debtor.

To total amount levied by sale of property .....	\$175 80
By bailiff's fee .....	\$10.20
By taxed costs of attaching creditor under whose attachment the seizure was made, Smith v. Chapman.....	7.15
By costs of execution, Smith v. Chapman.....	0.65
	18 00
Total amount for distribution	157 80

List of attaching creditors entitled to share in moneys levied of the property of Albert Jones. Interest computed to February 15th, 1950.

No.	Creditor	Principal	Costs	Interest	Total Claim	Pro rata share 68½ on \$	Remarks
1	John Smith.....	\$110 00	.....	\$0 52	\$110 52	75 70	
2	George Brown.....	53 25	\$3 15	15	56 55	38 73	
3	Sarah Jones.....	60 00	3 07	23	63 30	43 37	
					230 37	157 80	

Dated at \_\_\_\_\_ this 15th day of February, 1950.

Clerk.

FORM 66

AFFIDAVIT OF SERVICE OF SUMMONS ON AN ABSCONDING DEBTOR BY LEAVING COPY, ETC., AT LAST PLACE OF ABODE OR DWELLING OF DEBTOR, NO PERSON BEING THERE FOUND

(Formal parts as in Form 2)

1. That I did on the \_\_\_\_\_ day of \_\_\_\_\_ A.D. 19\_\_\_\_, serve (*naming him*) the above-named defendant in this cause with the within (*or "annexed"*) Summons, and the particulars of claim therewith in this cause, by leaving a true copy of each at the last place of abode or business of the defendant in this Province, and that at the time of so leaving them there, no grown person could be there found, and that I necessarily travelled \_\_\_\_\_ miles to make such service.

FORM 67

AFFIDAVIT OF SERVICE OF SUMMONS ON AN ABSCONDING DEBTOR BY LEAVING COPY, ETC., WITH PERSON DWELLING AT HIS LAST PLACE OF ABODE

(Formal parts as in Form 2)

1. That I did on the \_\_\_\_\_ day of \_\_\_\_\_ A.D. 19\_\_\_\_, serve (*naming him*) the above-named defendant in this cause with the within (*or "annexed"*) summons, and the particulars of claim therewith in this cause, by leaving a true copy of each at the last place of abode, or business, of the above-named defendant, with a grown person residing there, and that I necessarily travelled \_\_\_\_\_ miles to make such service.

FORM 68

APPLICATION OF BAILIFF FOR INTERPLEADER

(section 179 (1))

(Title of Court and style of cause as in Form 2)

By virtue of a writ of execution (or "attachment") in this action, dated the \_\_\_\_\_ day of \_\_\_\_\_, 19\_\_\_\_, from this Court, I did, on the \_\_\_\_\_ day of \_\_\_\_\_, 19\_\_\_\_, seize and take in execution (*specify property seized*) as the property of the defendant. (*Name of claimant*), of the \_\_\_\_\_ of \_\_\_\_\_, in the \_\_\_\_\_ of \_\_\_\_\_, now claims the same as his property (or now claims the said \_\_\_\_\_ and \_\_\_\_\_ as his property) and that the value thereof is \$ \_\_\_\_\_. You will therefore be pleased to issue an interpleader summons to the plaintiff and to the said claimant, according to the statute in that behalf.

Dated at \_\_\_\_\_ this \_\_\_\_\_ day of \_\_\_\_\_ A.D. 19\_\_\_\_.  
 \_\_\_\_\_  
 Bailiff.

To the Clerk of the said Court.

FORM 69

SUMMONS IN INTERPLEADER

(section 179 (1))

In the \_\_\_\_\_ Division Court of the \_\_\_\_\_ of \_\_\_\_\_  
 No. \_\_\_\_\_, A.D. 19\_\_\_\_.  
 (Seal) Between \_\_\_\_\_  
 \_\_\_\_\_  
 PLAINTIFF  
 —and—  
 \_\_\_\_\_  
 DEFENDANT  
 —and—  
 \_\_\_\_\_  
 CLAIMANT

You, the above-named claimant, are hereby summoned to appear at the sitting of this Court to be held on \_\_\_\_\_, the \_\_\_\_\_ day of \_\_\_\_\_, A.D. 19\_\_\_\_, at the hour of \_\_\_\_\_ o'clock in the forenoon, at \_\_\_\_\_, touching a claim made by you to certain property, viz.—(*here specify property claimed*), seized and taken in execution (or attached) under process issued out of this Court in this action (or by attachment issued by \_\_\_\_\_, a Justice of the Peace), at which time and place you will be required to maintain your claim to the said property, and in default of your then establishing such claim, the said property will be sold (or the said moneys be paid and delivered over) according to the urgency of the said process.

And take notice that you are required, within five days after the day of service hereof upon you, to deliver or leave at the clerk's office, particulars of the property (*as the case may be*) so claimed by you and the grounds of your claim.

And you, the above-named plaintiff, are also hereby summoned to appear at the said sitting of the said Court, and maintain your right to have the said property sold to satisfy your claim.

And all the said parties are required to take notice, that every claim will, at the said sitting of the said Court, be adjudicated upon.

Any application by the defendant to change the place of trial must be made within the time limited for disputing the plaintiff's claim.

Given under the seal of the Court this \_\_\_\_\_ day of \_\_\_\_\_, A.D. 19\_\_\_\_.

\_\_\_\_\_  
 Clerk,  
 Division Court of the \_\_\_\_\_ of \_\_\_\_\_  
 (Address)

FORM 70

PARTICULARS OF CLAIM IN INTERPLEADER (rule 9)

In the \_\_\_\_\_ Division Court of the \_\_\_\_\_ of \_\_\_\_\_  
 Between \_\_\_\_\_  
 \_\_\_\_\_  
 PLAINTIFF  
 —and—  
 \_\_\_\_\_  
 DEFENDANT  
 —and—  
 \_\_\_\_\_  
 CLAIMANT

To whom it may concern:

I \_\_\_\_\_, of the \_\_\_\_\_ of \_\_\_\_\_, in the \_\_\_\_\_ of \_\_\_\_\_, claim as my property the following property or security, seized and taken in execution (or attached) as it is alleged, namely (*specify the property or security claimed*) and the grounds of claim are (*set forth in ordinary language the particulars, on which the claim is grounded, as how acquired, from whom, when, and the consideration paid or to be paid and when*).

Dated at \_\_\_\_\_ this \_\_\_\_\_ day of \_\_\_\_\_, 19\_\_\_\_.  
 \_\_\_\_\_  
 (Signature of claimant)

NOTE—If any action for the seizure has been commenced, state in what Court and how the action stands.

FORM 71

CLAIM IN REPLEVIN

(rules 13 and 14)

(Title of Court and style of cause as in Form 2)

The above-named Plaintiff claims from the above-named Defendant the return of the following personal property, particulars of which are as follows:

(*here describe in detail the property claimed, the value and the facts of the unlawful detention or unlawful taking and detention*).

The Plaintiff further claims from the Defendant his costs of this action and damages in the sum of \$ \_\_\_\_\_ for the wrongful detention thereof.

Dated at \_\_\_\_\_ this \_\_\_\_\_ day of \_\_\_\_\_ A.D. 19\_\_\_\_.  
 \_\_\_\_\_  
 (Signature of Plaintiff)

FORM 72

AFFIDAVIT IN SUPPORT OF CLAIM  
IN REPLEVIN

(Rule 15)

(Formal parts as in Form 2)

I, \_\_\_\_\_, of the \_\_\_\_\_ of \_\_\_\_\_ in the  
of \_\_\_\_\_ (occupation), make oath and say:

1. That I am the claimant in the above action (or that I am solicitor or agent for the claimant).
2. That the facts set out in the particulars of claim are true.
3. That I know of no reason why the Summons in Replevin should not issue.

FORM 73

SUMMONS IN REPLEVIN

(Rule 13)

In the \_\_\_\_\_ Division Court of the  
of \_\_\_\_\_

SUMMONS IN REPLEVIN

No. \_\_\_\_\_ A.D. 19 \_\_\_\_\_

Claim for Return of Goods & Damages \$  
Costs, Exclusive of Mileage \$  
Mileage \$

Between \_\_\_\_\_

PLAINTIFF

—and—

DEFENDANT

(SEAL)

TO THE BAILIFF OF THE SAID COURT,  
and TO THE ABOVE-NAMED DEFENDANT

You, the said Bailiff are commanded that without delay you do take the security required by law and cause to be replevied the personal property following, that is to say: (here set out the description of the property as in the claim in replevin) which the above-named Plaintiff alleges to be of the value of \$ \_\_\_\_\_, (here set out the value as in the claim in replevin) in order that the above-named Plaintiff may have his just remedy in that behalf.

And you, the above-named Defendant, are hereby required to take notice that a statement of the claim of the above-named Plaintiff is hereto annexed, and that unless within ten days after the service of this summons on you, you enter with the Clerk of this Court a notice in writing in duplicate that you dispute the claim giving particulars thereof, it will be considered that you have no defence, and the above-named Plaintiff may proceed with the action in the same manner as if you had appeared and had admitted the Plaintiff's right to the possession of the property, and final judgment may be entered against you by the clerk and the property shall then be delivered by the bailiff to the plaintiff.

If you file a notice of dispute, information as to the time and place of trial may be obtained from the Clerk of this Court.

Given under the seal of the Court this day of \_\_\_\_\_, A.D. 19 \_\_\_\_\_

Clerk,  
Division Court of the \_\_\_\_\_ of \_\_\_\_\_  
(Address)

FORM 74

REPLEVIN BOND

(Rule 16)

Know all men by these presents that we, (here give names, addresses and occupations of plaintiff and two sureties) are jointly and severally held and bound to \_\_\_\_\_, bailiff of the \_\_\_\_\_ Division Court of the \_\_\_\_\_ of \_\_\_\_\_, in the sum of \$ \_\_\_\_\_, to be paid to the said bailiff or his certain attorney, executors, administrators or assigns, for which payment, to be well and truly made we bind ourselves, and each and every of us in the whole, our and each, and every of our heirs, executors and administrators, firmly by these presents, sealed with our seals, and dated this day of \_\_\_\_\_, A.D. 19 \_\_\_\_\_

The condition of this obligation is such that if the above bounden plaintiff do prosecute his action with effect, and without delay, against the defendant for the taking and unjustly detaining (or unjustly detaining, as the case may be), of his property, to wit: (here set forth the property distrained, taken or detained), and do pay such damages, as the said defendant shall sustain by reason of the issuing of the summons in replevin, if the said plaintiff fails to recover judgment in the action, and shall also indemnify and save harmless the said defendant from all loss and damages which he may sustain by reason of the seizure and of any deterioration of the property in the meantime, in event of its being returned, and all costs, charges and expenses which the said defendant may incur, and further do observe, keep and perform all orders made by the judge in the action; then this obligation shall be void, or else remain in full force and effect.

Signed, sealed and delivered } (L.S.)  
in the presence of } (L.S.)  
 } (L.S.)

FORM 75

FORM OF ASSIGNMENT TO BE ENDORSED,  
IF REQUIRED

(Rule 16)

Know all men by these presents, that I, \_\_\_\_\_, bailiff of the \_\_\_\_\_ Division Court of the \_\_\_\_\_ of \_\_\_\_\_, do at the request of the within-named defendant, assign over this replevin bond unto the said defendant, pursuant to the Rule in such case made and provided.

In witness whereof I have hereunto set my hand and seal this \_\_\_\_\_ day of \_\_\_\_\_ A.D. 19 \_\_\_\_\_

Signed, sealed and delivered }  
in the presence of } (Seal)

FORM 76

INVENTORY OF PROPERTY REPLEVIED

(Rule 19)

(Title of Court and style of cause as in Form 2)

An inventory of property by me this day replevied in the \_\_\_\_\_ of \_\_\_\_\_ in the \_\_\_\_\_ of \_\_\_\_\_ by virtue of a Summons in Replevin issued by \_\_\_\_\_ Clerk of the \_\_\_\_\_ Division Court of the \_\_\_\_\_ of \_\_\_\_\_, on behalf of the Plaintiff against the Defendant: that is to say

(here state all the articles replevied, and if part of the property specified in the summons is not replevied state the reasons therefor).

Dated at \_\_\_\_\_ this \_\_\_\_\_ day of \_\_\_\_\_, A.D. 19 \_\_\_\_\_.

Bailiff.

FORM 77

SUMMONS TO JURORS

(section 187)

(Seal)

In the \_\_\_\_\_ Division Court of the \_\_\_\_\_ of \_\_\_\_\_

You are hereby summoned to appear and serve as a juror in this Court, to be held at \_\_\_\_\_ on \_\_\_\_\_ the \_\_\_\_\_ day of \_\_\_\_\_, A.D. 19 \_\_\_\_\_, at the hour of \_\_\_\_\_ a.m.; herein fail not at your peril.

Given under the Seal of the Court this \_\_\_\_\_ day of \_\_\_\_\_ 19 \_\_\_\_\_.

Clerk.

To

FORM 78

PAY LIST OF JURORS

(section 195 (2))

Summons to attend at a sitting of \_\_\_\_\_ Division Court of the \_\_\_\_\_ of \_\_\_\_\_, on the \_\_\_\_\_ day of \_\_\_\_\_, A.D. 19 \_\_\_\_\_, and Judge's Certificate to \_\_\_\_\_ County (or \_\_\_\_\_ District) Treasurer.

No. on List	Name of Jurors	Date of Service	Attendance		Amount paid each Juror	Mileage	Signature of Juror acknowledging receipt of money
			1st day	2nd day			
1							
2							
3							
4							
5							
6							
7							
8							
9							
10							
11							
12							
Total amount paid by Clerk.....					\$		

I, \_\_\_\_\_, presiding judge of the above-mentioned Court, do hereby, in pursuance of *The Division Courts Act*, certify to the Treasurer of the said \_\_\_\_\_ of \_\_\_\_\_, that the above is a true statement of the amount paid by the clerk of the said Court to each of the jurors mentioned in the above list, amounting in the whole to \$ \_\_\_\_\_.

Dated at \_\_\_\_\_ this \_\_\_\_\_ day of \_\_\_\_\_, 19 \_\_\_\_\_.

Judge.

FORM 79  
No. 195

PROCEDURE BOOK

DIVISION COURT OF THE \_\_\_\_\_ OF \_\_\_\_\_

SOLICITOR		PARTICULARS OF SUIT		FEES LEVIED		THIS SECTION TO BE USED FOR SUITORS MONEY ONLY. NO FEES TO BE ENTERED IN THIS SECTION. EVERY ITEM ENTERED MUST BE ON A SEPARATE LINE.			
DATE	VS. VS. VS.	CLERK'S FEES	BAILIFF'S FEES	TOTAL COST OF SUIT	DATE	PARTICULARS OF PAYMENT	CASH BOOK FOLIO	NET AMOUNT RECEIVED	AMOUNT PAID OUT
	RECEIVED CLAIM FOR (\$ _____ ) ISSUED SUMMONS TO _____								
	SUMMONS RET'D SERVED THE _____ DAY OF _____								
	SUMMONS RET'D SERVED THE _____ DAY OF _____								
	SUMMONS RET'D NOT SERVED THE _____ DAY OF _____ ON GARN								
	THE DEFENDANT _____ HAVING BEEN SERVED WITH SUMMONS AND PARTICULARS OF CLAIM AND NOT DISPUTING THE SAME, IT IS ADJUDGED THAT THE PLAINTIFF RECOVER \$ _____ FOR DEBT, AND \$ _____ FOR COSTS.								
	SIGNATURE OF CLERK								

FORM 80  
 CLERK'S CASH BOOK  
 (section 24)

Date Received	Style of Cause	No. of Action and year	Received From	Date paid out by Clerk	Signature or cheque No.	Amount Received	Amount Paid Out

FORM 81  
CLERK'S FEE BOOK  
(section 37)

CLERK'S FEE BOOK..... DIV. COURT

19 COUNTY OF.....

Number of Process	Clerk's Costs on Summons	Clerk's Costs on Executions	Clerk's Costs on Foreign Summons	Number of Process	Clerk's Costs on Incompleted Actions Previous Year	Bailiff's Costs for serving and calling	Bailiff's Costs on Warrants and Executions	Bailiff's Costs on Foreign Summons



FORM 82

JUDGMENT DEBTORS' INDEX

Name of Debtor (Surname first)	Date when the Examination took place	Number and the style of the Cause in which he was examined
Brown, Henry	16th January, 19	306, 19 , Hibbert v. Brown
Brawberg, Joseph	4th March 19	39, 19 , Filchett v. Brawberg
Benson, Patrick	16th February 19	41, 19 , Platt v. Benson

(NOTE—This Index to be bound up in the Home Procedure Book—at the back)

FORM 83

ORDER BOOK

Date 19	(If causes existing or Judgment signed). Style of Cause—	Process or proceeding to be issued or taken	Signature of Party or Solicitor
Jan. 12th, 19	Smith v. Jones, No. 76, 19	Issue execution	H. Smith
Feb. 6th, 19	Henry v. Jeffrey " 17, "	Issue subpoena	B. Henry
" 9th, 19	Jackson v. Jones " 29, "	Enter judgm't	B. Bell, Soli.
" 10th, "	Peter v. Bray " 14, "	Issue alias ex'n	Geo. James Agent

FORM 84

FOREIGN PROCEDURE BOOK

(section 20-21)

Division Court of the of

No.

19

vs.

Received summons from	Division Court,	
County of	Rec.	
Issued summons to Bailiff	Aff.	
Summons ret'd. Served the	day of	
by	Post.	
Ret'd to Clerk of	Division Court,	
County of		
	Bailiff's Fees	
	Miles	
	Ser.	
	Att.	

FORM 85  
BAILIFF'S BOOK  
BOOK OF \_\_\_\_\_, BAILIFF OF THE 1st DIVISION COURT OF THE COUNTY OF BRANT

Number of Court whence the Process issued	Number of the Cause	Style of Cause		Nature of Process	When Received		Amount of Claims	When Executed		Amount of Bailiff's Charges	Miles necessarily travelled	Amount Paid to Clerk	When Paid	Clerk's Signature	Remarks	
		Plaintiff	Defendant		Month	Day		Month	Day							

FORM 86

CERTIFICATE OF ENTRIES IN  
PROCEDURE BOOK

(section 20)

(Seal)

I, \_\_\_\_\_, clerk of the \_\_\_\_\_ Division Court of the \_\_\_\_\_ of \_\_\_\_\_, do hereby certify as follows:

That in the procedure book of the said Division Court, the following entries (and no others) appear in a certain action in the said Division Court, wherein \_\_\_\_\_ is plaintiff and \_\_\_\_\_ is defendant, which said entries are in the words and figures following, that is to say: (*here copy entries verbatim*).

And I further say that the page of the said procedure book, on which said entries are made is signed with the name of \_\_\_\_\_; and such signature is of the proper handwriting of me \_\_\_\_\_, as such clerk (or of \_\_\_\_\_, the then clerk) of the said Court.

Given under my hand and the seal of the said Court this \_\_\_\_\_ day of \_\_\_\_\_ A.D. 19 \_\_\_\_\_.

Clerk.

FORM 87

LIST OF UNCLAIMED MONEYS VERIFIED

(section 29)

List of unclaimed moneys paid into Court or to me as clerk thereof which remain unclaimed for six years ending on the 31st day of December last past.

For whom or on whose account money paid	When Paid	Style and No of action	Amount

I, \_\_\_\_\_, clerk of the \_\_\_\_\_ Division Court of the \_\_\_\_\_ of \_\_\_\_\_, make oath and say that \* the foregoing return is full and correct in every particular \* (*or if no moneys remain unclaimed, instead of the matter between the asterisks say, "no such moneys paid into Court, or to me as clerk therefore remain unclaimed for six years next before 31st day of December last past."*)

Sworn, etc. (as in Form 2)

Clerk.

FORM 88

CLERK'S CERTIFICATE OF PROCEEDINGS TO APPELLATE COURT

(section 111)

(Title of Court and style of cause as in Form 2)

I, \_\_\_\_\_, clerk of the said Court, do hereby certify to the clerk of the Central Office, Osgoode Hall, Toronto, \_\_\_\_\_, that the annexed papers contain the summons in this action, the claim, and any notice or notices of defence and of the evidence

and all objections and exceptions thereto, and of all motions or orders made, granted or refused herein ("together with such notices of the judge's charge as have been made, if the cause tried by a jury"), the judgment or decision in writing (*or "the notes thereof"*) and all affidavits filed or used in the action, together with all other papers filed in the action affecting the questions raised by the appeal.

Given under my hand and the seal of the said Court this \_\_\_\_\_ day of \_\_\_\_\_, A.D. 19 \_\_\_\_\_.

(Seal of the Court)

Clerk.

FORM 89

FORMS OF OATHS, ETC.

(a) To a witness at the trial who swears upon the Bible:

"The evidence you shall give to the Court (and jury sworn) touching the matters in question between the parties, shall be the truth, the whole truth, and nothing but the truth. *So help you God.*"

(b) To a witness who swears with uplifted hand:

Add to the foregoing, after the last word "*truth*", "and this you do swear in the presence of the ever-living God, and as you shall answer to God at the great judgment day. *So help you God.*"

(c) To a Hebrew:

He is to be directed to cover his head, the Pentateuch is to be opened and placed before him, then proceed as in the first form, only make use of the name "*Jehovah*", instead of "*God*."

(d) To a Quaker, Mennonite or Tunker, or member of the church known as *Unitas Fratrum* or United Brethren, or other person allowed by law to affirm:

The witness is to be directed to repeat his name, after the clerk, and the following: "I, *K.L.*, do solemnly, sincerely and truly declare and affirm that I am one of the society called Quakers," (*or Mennonite, Tunkers or Unitas Fratrum or Moravians as the case may be*), after which, the affirmant, repeating his name, "*I, K.L.*, do solemnly, sincerely, and truly affirm and declare that the evidence I shall give to this Court, touching the matters in question, etc."

(e) To any other person desiring to affirm:

I, *M.N.*, do solemnly, sincerely and truly affirm and declare that the taking of an oath is, according to my religious belief, unlawful; and I do solemnly, sincerely, and truly affirm and declare, etc. (*as in Form d above*).

(f) To an interpreter (where witnesses cannot speak English, or are deaf or dumb).

"You shall truly interpret between the parties in this cause the evidence of, and the witness produced. *So help you God.*"

(g) To jury called by parties:

"You and each of you shall well and truly try the matters in difference between the parties, do justice between them, and a true verdict give according to the evidence. *So help you God*".

(h) To jury called by the judge:

"You and each of you shall well and truly try the facts controverted in this cause between the parties, and a true verdict give according to the evidence. So help you God."

(i) To a defendant who appears upon a judgment summons:

"You shall true answers make to all such questions as shall be put to you touching the subject upon which you have been now summoned to appear for examination, and what you shall state respecting the same shall be the truth, the whole truth and nothing but the truth. So help you God."

(j) To the officer who conducts a retiring juror out of Court:

"You shall retire with such jurors as have leave of absence from this Court, you shall not speak to them yourself in relation to the subject of this trial, nor suffer any person to speak to them, and you shall return with them without unnecessary delay. So help you God."

(k) To the officer, when the jury retire to consider their verdict:

"You shall keep every person sworn on this jury in some private and convenient place; you shall not suffer any person to speak to them, or speak to them yourself, except to ask them whether they have agreed on their verdict. So help you God."

(l) To a deponent or affirmant making an affidavit or affirmation:

"You do swear (or affirm) that the contents of this affidavit (or affirmation) to which you have subscribed your name (or made your mark) are just and true. So help you God." (Or "and so you solemnly, sincerely and truly declare and affirm.")

(m) JURAT TO AFFIDAVIT BY ILLITERATE OR BLIND DEPONENT

Sworn by the above-named deponent, A.B., at , in the county of , on , and I certify that the affidavit was first read in my presence to said A.B., who seemed perfectly to understand the same, and wrote his signature (or made his mark) thereto in my presence.

Clerk, etc. Or as the case may be

(n) AFFIRMATION BY QUAKERS, ETC. AND JURAT THERETO (Title of Court and style of cause as in Form 2)

I, , of , etc., do solemnly, sincerely and truly declare and affirm that I am one of the society called Quakers (or Mennonites, Tunkers, Unitas Fratrum or Moravians, as the case may be), and I do also solemnly, sincerely and truly declare and affirm as follows, that is to say (state the facts).

Solemnly affirmed at , in the county of , on , before me. A. B.

Clerk, etc. Or as the case may be

FORM 90

SUMMONS FOR ASSAULTING A BAILIFF OF THE COURT WHILST IN THE EXECUTION OF HIS DUTY (section 200)

In the Division Court of the of . In the matter of a complaint made by ,

Bailiff of the said Court,

To You are hereby summoned to appear at a sitting of the Division Court to be held at , on the day of , 19 , at o'clock in the forenoon, to answer a complaint made against you by the Bailiff of the said Court, and to show cause why an order should not be made against you, under the Division Courts Act, for payment of a sum not exceeding \$20 for an assault committed by you on the day of upon the said Bailiff whilst in the execution of his duty as such Bailiff (and also for that you did on the same day rescue, or attempt to rescue, certain property levied by the said Bailiff under process of this Court).

Dated at this day of 19 . Judge.

(To be served personally ten clear days before the return day).

(2881) 46

THE GENERAL SESSIONS ACT

O. Reg. 257/50. 1950 second sittings of the court. New. Made—9th November, 1950. Filed—10th November, 1950, 4.45 p.m.

REGULATIONS MADE UNDER THE THE GENERAL SESSIONS ACT

1. In the County of Hastings the second sittings of the court in the year 1950 shall commence on the fourth Monday in November.

(2902) 46

THE COUNTY COURTS ACT

O. Reg. 258/50. 1950 second sittings of the court. New. Made—9th November, 1950. Filed—10th November, 1950, 4.50 p.m.

REGULATIONS MADE UNDER THE COUNTY COURTS ACT

1. In the County of Hastings the second sittings of the court in the year 1950 for the trial of issues of fact and assessments of damages with or without a jury shall commence on the fourth Monday in November.

(2903) 46

Publications Under The Regulations Act, 1944

NOVEMBER 25th, 1950

THE LABOUR RELATIONS ACT, 1950

O. Reg. 259/50. Rules of Practice and Procedure. Amending O. Reg. 202/50. Approved—16th November, 1950. Filed—17th November, 1950, 9.40 a.m.

RULES MADE BY THE BOARD UNDER THE LABOUR RELATIONS ACT, 1950

1. Ontario Regulations 202/50 are amended by adding thereto the following rule:

18a.—(1) Where there are more than five interventions or purported interventions filed by employees claiming the same interest in the proceeding, the Board may direct that sub-rule 1 of rule 18 shall not apply to service of the interventions or purported interventions and the registrar shall thereupon serve upon the parties to the proceeding a copy of one of the interventions or purported interventions.

(2) Where there are more than five interventions or purported interventions filed by employees claiming the same interest in the proceeding, the Board may direct that sub-rules 1 and 2 of rule 18, sub-rule 1 of rule 10, rule 12, sub-rule 2 of rule 13 and sub-rule 2 of rule 14 shall not apply to service upon the interveners or purported interveners and the registrar shall thereupon serve upon the interveners or purported interveners by issuing to the employer of the interveners or purported interveners personally or by sending by mail to the employer at his address for service or his last-known or usual address an appropriate number of copies of any notice, report, document or paper directed by the Board to be served, and the employer shall post forthwith and keep posted upon his premises for 5 working-days the copies in conspicuous places where they are most likely to come to the attention of the interveners or purported interveners and service of the notice, report, document or paper shall be deemed to have been made on the date of posting.

(3) Forthwith after the expiration of the period of 5 working-days, the employer shall file a declaration of posting in form 24.

FORM 24

The Labour Relations Act, 1950

DECLARATION OF POSTING BEFORE THE ONTARIO LABOUR RELATIONS BOARD

Between:

Applicant,

(Seal)

—and—

Respondent,

(2924)

—and—

Intervener.

I,....., declare: (name in full)

1. That I am the.....of. (position)

....., the employer of (name of employer)

the employees who are..... (interveners or

.....in the proceeding. (purported interveners)

2. That.....copies of the..... (number)

.....were

issued to the employer for posting on.....

....., 19....

3. That I did on the.....day of

....., 19...., cause

to be posted upon the premises of the employer

.....copies of the..... (number)

.....in

conspicuous places where they were most likely to

come to the attention of the..... (interveners or

..... purported interveners)

4. THE COPIES WERE KEPT SO POSTED FOR 5 WORKING-DAYS.

DATED at.....this.....day of

....., 19....

ONTARIO LABOUR RELATIONS BOARD

P. M. DRAPER Chairman

G. RUSSELL HARVEY D. B. ARCHER H. F. IRWIN E. N. DAVIS Members



# Publications Under The Regulations Act, 1944

DECEMBER 2nd, 1950

## THE PUBLIC HEALTH ACT

O. Reg. 260/50.  
Grants for Dental Inspection in Schools.  
New and revoking O. Reg. 44/44.  
Approved—16th November, 1950.  
Filed—21st November, 1950, 3.00 p.m.

## REGULATIONS MADE BY THE MINISTER UNDER THE PUBLIC HEALTH ACT

### INTERPRETATION

#### 1. In these regulations

- (a) "agreement" means an agreement entered into by a school board with a local board for dental inspection and dental treatment under subsection 2 of section 91 of the Act;
- (b) "cost of dental inspection" means
  - (i) money paid by a local board for dental services,
  - (ii) the cost of supplies, and
  - (iii) the cost of dental equipment;
- (c) "dental inspection" includes dental treatment;
- (d) "Director" means the Director of Dental Services of the Department;
- (e) "grant" means the payment to a local board of money appropriated or voted by the Legislature for dental inspection;
- (f) "population" means population ascertained from the last revised assessment roll; and
- (g) "secretary" means the secretary of the local board.

### SCHOOL DENTAL-SERVICE GRANTS

2.—(1) Upon written application therefor the Minister may make a grant to a local board that

- (a) has made an agreement, and
- (b) has established or increased the existing services for dental inspection since the 1st of April, 1938.

(2) Notwithstanding subregulation 1, where a local board

- (a) applied for a grant under Ontario Regulations 44/44 and the application was approved thereunder, and
- (b) has continued to receive a grant down to the date when these regulations come into force,

the Minister may continue to make the grant in accordance with these regulations.

#### 3. The amount of the grant shall be

- (a) 20 per cent of the cost of dental inspection where the population under the jurisdiction of the local board exceeds 5000, or

(b) 30 per cent of the cost of dental inspection where

- (i) the population under the jurisdiction of the local board is under 5000,
- (ii) two or more townships have united for dental inspection, or
- (iii) the jurisdiction of the local board extends over a township,

but the total grant paid to a local board in any one year shall not exceed \$1000.

4.—(1) When a local board provides dental inspection under subregulation 1 of regulation 8, not more than one-tenth of the cost of equipment shall be included in the computation of the amount of any instalment of the grant referred to in regulation 7.

(2) The secretary may include in each requisition one-tenth of the cost of the equipment.

### APPLICATION FOR GRANT

5.—(1) The application for a grant shall be in form 1.

(2) The secretary shall submit the application to the Director with a copy of the agreement.

### REQUISITION FOR PAYMENT OF GRANT

6.—(1) When an application has been approved the Director shall notify the secretary.

(2) After receiving notice of approval the secretary may submit a requisition to the Director on the 1st day of March, June, September and December of each year.

(3) Where the local board provides dental inspection in accordance with subregulation 1 of regulation 8 the requisition shall be in form 2, but where the local board does not so provide the dental inspection the requisition shall be in form 3.

7. After receipt of the requisition the grant shall be paid to the local board in instalments on the last day of March, June, September and December of each year.

### DENTAL INSPECTION

8.—(1) Every local board receiving a grant shall provide

- (a) the services of dentists, and
- (b) accommodation, equipment and supplies for dental inspection.

(2) The local board of a municipality having a population under 20,000 may arrange with the dentists engaged in the dental inspection to provide equipment and supplies for dental inspection.

### REPORT OF DENTIST

9.—(1) A dentist engaged in dental inspection shall prepare a report in form 4 on the 1st day of March, June, September and December of each year showing

- (a) the names of,
- (b) a description of the work done on, and

(c) the time spent in performing the dental inspection for each pupil on whom the dentist has performed dental inspection during the preceding 3 months.

(2) The dentist shall send a copy of the report to

- the local board,
- the school board which has made the agreement, and
- the Director,

before the 15th day of the month in which the report was made.

RECORDS OF SECRETARY

10.—(1) The secretary shall keep a record of all receipts and disbursements made for dental inspection.

(2) The Director may audit or cause to have audited the records of the secretary at any time.

REVOCAION

11. Ontario Regulations 44/44 are revoked.

M. PHILLIPS  
Minister of Health

FORM 1

*The Public Health Act*

APPLICATION FOR GRANT FOR DENTAL INSPECTION

The.....  
(name of local board)  
applies for a grant for dental inspection and dental treatment under the Act and states:

- Population of area under jurisdiction of local board.....
- Schools receiving dental inspection:

Name	Location	Number of Pupils in attendance	Approximate Number of Pupils Requiring Dental Services

3. The local board provides or proposes to provide dental inspection

- in accordance with subregulation 1 of regulation 8 of the regulations, or
- in accordance with subregulation 2 of regulation 8 of the regulations by arrangement with a dentist.

Date.....19...

.....  
(Signature of secretary of local board of health)

FORM 2

*The Public Health Act*

REQUISITION

The.....  
(name of local board)  
requires that an instalment of a grant in the amount of \$....., being.....per cent of the total cost of dental inspection during the preceding 3 months made up as follows:

- Total remuneration paid for dental services during the preceding 3 months:

Remuneration for

(Annual Remuneration preceding 3 months) .....

- Total cost of supplies used during the preceding 3 months: .....

- Total cost of equipment
  - purchased since grant approved: .....
  - purchased during the preceding 3 months: .....

Total  
10% of total cost .....

TOTAL  
=====

CERTIFIED

Dated the 1st of.....19....

.....  
(Signature of secretary of local board of health)

APPROVED

.....  
Director of Dental Services

Dated.....19....

FORM 3

*The Public Health Act*

REQUISITION

The.....  
(name of local board)  
requires that an instalment of a grant in the amount of \$....., being.....per cent of the total cost of dental inspection during the preceding 3 months made up as follows:





**THE CROWN TIMBER ACT**

O. Reg. 261/50.  
 Crown Dues.  
 New and revoking regulation 14 of  
 O. Reg. 58/44 and O. Reg. 91/50.  
 Made—16th November, 1950.  
 Filed—By Direction, 21st November,  
 1950, 3.45 p.m.

**REGULATIONS MADE UNDER THE  
 CROWN TIMBER ACT**

Regulation 14 of Ontario Regulations 58/44 and  
 the amendment thereto made by Ontario Regulations  
 91/50 are revoked and the following substituted there-  
 for:

**CROWN DUES**

14. The dues payable to the Crown for timber cut  
 on the ungranted public lands, and for timber  
 cut on patented lands where the timber on  
 them remains the property of the Crown, from  
 and after the 1st of April 1950 shall be as fol-  
 lows:

**Square or Waney Timber:**

Ash, Elm, Maple and Tamarac, per cubic foot.....\$	.06
Basswood, Birch, Cedar and Pop- lar, per cubic foot.....	.05
Black Walnut and Oak, per cubic foot.....	.06
Red and White Pine, and Jackpine, per cubic foot.....	.07½
All other woods, per cubic foot....	.03

**Boom Timber:**

All kinds, per thousand feet, B.M.	2.85
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**Sawlogs:**

Ash, Basswood, Beech, Elm, Oak and White Birch, per thousand feet, B.M.....	2.70
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Balsam and Spruce, per thousand feet, B.M.....	2.25
Cedar, Hemlock and Tamarac, per thousand feet, B.M.....	1.70
Maple and Yellow Birch, per thou- sand feet, B.M.....	2.85
Pine, Jackpine, per thousand feet, B.M.....	1.75
Pine, Red and White, per thousand feet, B.M.....	2.85
Poplar, per thousand feet, B.M....	2.20
Other woods, per thousand feet, B.M.....	1.70

**Cords:**

Cordwood (hard) per cord.....	.50
Cordwood (soft) per cord.....	.25
Balsam Pulpwood, per cord.....	.95
Jackpine Pulpwood, per cord.....	.70
Spruce Pulpwood, per cord.....	1.70
Other pulpwood, per cord.....	.40
Tan Bark, per cord.....	.60

**Railway Ties:**

Railway ties, per tie.....	.10
----------------------------	-----

**Poles:**

Cedar, 30 feet and less, each.....	.25
Cedar, 31 feet to 40 feet, each....	.50
Cedar, 41 feet to 50 feet, each....	.75
Cedar, 51 feet and over, each.....	1.00

**Posts:**

All kinds, each.....	.02
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(2956)

48

# Publications Under The Regulations Act, 1944

DECEMBER 9th, 1950

## THE BROKER-DEALERS ACT, 1947

O. Reg. 262/50.  
General Regulations.  
Amending O. Reg. 53/48.  
Made—27th November, 1950.  
Filed—28th November, 1950, 4.10 p.m.

### REGULATIONS MADE BY THE BOARD UNDER THE BROKER-DEALERS ACT, 1947

1. Regulation 28a of Ontario Regulations 53/48 as made by regulation 4 of Ontario Regulations 34/49 is revoked and the following substituted therefor:

#### MANNER OF CARRYING ON BUSINESS BY MEMBERS AND ASSOCIATE MEMBERS

28a. Every member of the Association shall immediately notify the secretary of the name of any member or associate member of the Association who

- (a) issues a cheque payment of which is refused;
- (b) fails to accept delivery of any security on the due date where the security is presented for delivery and there is no dispute in respect of the security; or
- (c) does not pay any balance owing and due on his trading account.

2. Ontario Regulations 53/48 are amended by adding thereto the following regulation:

28c. Securities that are not listed and posted for trading on The Toronto Stock Exchange may be traded between members of the Association or between a member of the Association and any other person or company wherever registered or licensed for trading in securities only during the period commencing 30 minutes before a session of The Toronto Stock Exchange opens and ending 30 minutes after a session of The Toronto Stock Exchange ends.

Dated at Toronto this 27th day of November, 1950.

### THE BOARD OF GOVERNORS OF THE ASSOCIATION

by J. A. LUMSDEN,	Governor
A. K. WILLIAMS,	Governor
A. PERRIN,	Governor
J. A. HENLEY,	Governor
MARSHAL STEARNS,	Governor
H. W. KNIGHT,	Governor
A. W. WHITE,	Governor
JOHN M. ROGERS,	Governor
C. D. WILSON,	Governor

The foregoing regulations made by the Board of Governors of The Broker-Dealers' Association of Ontario are approved.

Dated at Toronto this 27th day of November, 1950.

### ONTARIO SECURITIES COMMISSION

By O. E. LENNOX  
Chairman

(3016)

49

## THE MINING ACT

O. Reg. 263/50.  
Lands withdrawn from prospecting,  
staking out and sale or lease.  
Amending O. Reg. 43/50.  
Made—23rd November, 1950.  
Filed—29th November, 1950, 10.40 a.m.

### REGULATIONS MADE UNDER THE MINING ACT

1. Ontario Regulations 43/50 are amended by adding thereto the following regulation:

2. The lands described in Schedule 2 are withdrawn from prospecting and staking out and from sale or lease.

#### SCHEDULE 2

Being composed of part of the Improvement District of Atikokan in the Territorial District of Rainy River, containing 19 square miles more or less, described as follows:

Commencing at the 3-mile post on the east boundary of the geographic Township of Schwenger; thence north-westerly in a straight line 5 miles more or less to the 28-mile post on the north boundary of that Township; thence north astronomically 1 mile; thence west astronomically 2 miles; thence south astronomically 1 mile; thence west astronomically 1 mile; thence south astronomically to the intersection with the northerly limit of mining claim surveyed as F.F. 3641; thence easterly along the north limit of mining claims surveyed as F.F. 3641, F.F. 3642, F.F. 3643 and F.F. 3549 to the west limit of mining claim surveyed as F.F. 3550; thence northerly along the west limit of mining claim surveyed as F.F. 3550 to the north-west angle thereof; thence easterly along the north limit of mining claim surveyed as F.F. 3550 to the north-east angle thereof; thence southerly along the east limit of mining claim surveyed as F.F. 3550 to the north-west angle of mining location G. 626; thence easterly along the north limit of mining location G. 626 to the north-east angle thereof; thence southerly along the east limit of mining location G. 626 to the north limit of mining claim surveyed as F.F. 3252; thence in a general north-easterly and south-easterly direction following the north limit of mining claim surveyed as F.F. 3252 to the west limit of Moose Lake power-site location; thence north astronomically 826.5 feet; thence east astronomically 1000 feet; thence north astronomically 1500 feet; thence east astronomically 4,500 feet; thence south astronomically 1752 feet more or less to the north-west angle of mining claim surveyed as F.F. 3205; thence easterly along the north limits of mining claims surveyed as F.F. 3205 and F.F. 3287 to the north-east angle of the last-mentioned mining claim; thence southerly along the east limit of mining claim surveyed as F.F. 3287 to the south-east angle thereof; thence westerly along the south limit of mining claim surveyed as F.F. 3287 to the north-east angle of mining claim surveyed as F.F. 3286; thence southerly along the east limit of mining claim surveyed as F.F. 3286 to the north-west angle of mining claim surveyed as F.F. 3334; thence easterly along the north limit of mining claim surveyed as F.F. 3334 to the north-east angle thereof; thence southerly along the east limit of mining claim surveyed as F.F. 3334 to the south-east angle thereof; thence south-westerly along the south limit of mining claim surveyed as F.F. 3334 to the north-east angle of mining claim surveyed as F.F. 3333;

thence south-easterly along the east limit of mining claim surveyed as F.F. 3333 to the south-east angle thereof; thence westerly along the south limits of mining claims surveyed as F.F. 3333 and F.F. 3332 to the east limit of mining claim surveyed as F.F. 3281; thence southerly along the east limit of mining claim surveyed as F.F. 3281 to the south-east angle thereof; thence westerly along the south limit of mining claim surveyed as F.F. 3281 to the north-east angle of mining claim surveyed as F.F. 3283; thence southerly along the east limit of mining claim surveyed as F.F. 3283 to the north-east limit of the transmission line of The Hydro-Electric Power Commission of Ontario; thence in a general south-easterly direction along the most northerly limit of that transmission line to the intersection with the north limit of mining location G. 654; thence easterly along the north limit of mining location G. 654 to the north-east angle thereof; thence southerly along the east limit of mining location G. 654 to the north-east limit of the transmission line of The Hydro-Electric Power Commission of Ontario; thence in a general south-easterly direction along the most northerly limit of that transmission line to the intersection with the north limit of mining claim surveyed as F.F. 3547; thence easterly along the north limit of mining claim surveyed as F.F. 3547 to the north-east angle thereof; thence southerly along the east limit of mining claim surveyed as F.F. 3547 to the north-east limit of the transmission line of The Hydro-Electric Power Commission of Ontario; thence in a general south-easterly direction along the most northerly limit of that transmission line to the intersection with the west limit of mining claim surveyed as F.F. 4499; thence northerly along the west limit of mining claim surveyed as F.F. 4499 to the north-west angle thereof; thence north-easterly along the north limits of mining

claims surveyed as F.F. 4499, F.F. 3981 and F.F. 3980 to the west limit of mining location X. 239; thence northerly along the west limit of mining location X. 239 to the north-west angle thereof; thence easterly along the north limit of mining location X. 239 to the intersection with the east limit of the geographic Township of Schwenger; thence northerly along the last-mentioned limit 2½ miles more or less to the place of commencement.

(3017)

49

THE MINING ACT

O. Reg. 264/50.  
Lands open for Prospecting.  
Amending O. Reg. 267/47.  
Made—23rd November, 1950.  
Filed—29th November, 1950, 10.50 p.m.

REGULATIONS MADE UNDER THE MINING ACT

1. Ontario Regulations 267/47 are amended by adding thereto the following:

10. The lands described in Part I of Schedule 10, excepting therefrom the lands described in Part II of Schedule 10, shall be open for prospecting, staking out or leasing at 12 noon on the 18th of December, 1950.

SCHEDULE 10

PART I

	Former Lease No.	Former Mining Claim No.	Geographic Township in which land is situate	Territorial District in which township is situate	No. of acres more or less
1	8353	M.R. 9839	Powell	Timiskaming	40.1
2	8366	M.R. 9849	Powell	Timiskaming	29.5
3	8367	M.R. 9850	Powell	Timiskaming	39.3
4	8369	M.R. 9848	Powell	Timiskaming	30.3
5	8371	M.R. 9853	Powell	Timiskaming	41.9

PART II

FIRST: Part of Mining Claim M.R. 9839 described as follows:

COMMENCING at the south-west angle of the Mining Claim; thence north 4° 11' west along the west limit of the Mining Claim 6 chains; thence north 74° 26' east 18 chains and 04.1 links to a point on the east limit of the Mining Claim; thence south 29° 3' west along the east limit of the Mining Claim 7 chains and 56.2 links to a Survey Witness Post; thence south astronomically 4 chains and 21.5 links to a point east astronomically from the south-west angle of the Mining Claim; thence west astronomically 13 chains and 27 links to the place of commencement, containing 11.71 acres more or less.

SECONDLY: Part of Mining Claim M.R. 9848 described as follows:

COMMENCING at the south-east angle of the Mining Claim; thence north 77° 52' west 9 chains and 42.9 links to a point; thence north 64° 14' west 5 chains and 77.9 links to a point on the west limit of the Mining Claim; thence north 19° 39' east along the west limit of the Mining Claim 10 chains and 60.6 links to the north-west angle

thereof; thence south 63° 48' east 16 chains and 8 links to a point on the east limit of the Mining Claim; thence south 25° 53' west along the east limit 8 chains and 20.8 links more or less to the place of commencement, containing 15.24 acres more or less.

THIRDLY: Part of Mining Claim M.R. 9849 described as follows:

COMMENCING at an Iron Bar on the north limit of the Mining Claim and being at the south-east angle of Mining Claim M.R. 9853, and being a Witness Post for the north-east angle of M.R. 9849 in Davidson Lake; thence east astronomically 2 chains and 69 links to a point north astronomically from a Witness Post on the south side of that lake and on the east limit of Mining Claim M.R. 9849; thence south astronomically 6 chains and 57.4 links to the last-mentioned Witness Post; thence south 29° 20' west 18 chains and 2.2 links along the east limit to the south-east angle of Mining Claim M.R. 9849; thence north 80° 27' west along the south limit of Mining Claim M.R. 9849 a distance of 13 chains and 18.2 links to an Iron Bar at the south-west angle of Mining Claim M.R. 9849; thence north 25° 53' east along the west limit of Mining Claim M.R. 9849 a distance of 8 chains and 20.8 links to a point; thence south

77° 11' east 3 chains and 87.1 links to a point; thence north 57° 43' east 5 chains and 40.6 links to a point; thence north 29° 25' east 6 chains and 99.1 links to a point; thence north 4° 52' east 3 chains and 94.4 links to a point on the north limit of Mining Claim M.R. 9849; thence north 79° 4' east along the north limit of Mining Claim M.R. 9849 a distance of 3 chains and 50 links more or less to the place of commencement, containing 21.06 acres more or less.

FOURTHLY: Part of Mining Claim M.R. 9850 described as follows:

COMMENCING at an Iron Bar at the south-east angle of the Mining Claim; thence south 61° 57' west along the south limit of the Mining Claim 18 chains and 51.3 links to an Iron Bar at the south-west angle of the Mining Claim; thence north 19° west (according to G. F. Summers, O.L.S.) along the west limit of the Mining Claim 4 chains and 55 links; thence north 47° 20' east 5 chains and 98.7 links; thence north 64° east 14 chains and 44 links to a point on the east limit of the Mining Claim; thence south 4° 11' east along that east limit 6 chains more or less to the place of commencement, containing 10.82 acres more or less.

FIFTHLY: Part of Mining Claim M.R. 9853 described as follows:

COMMENCING at the south-east angle of the Mining Claim; thence south 78° 48' west along the south limit of the Mining Claim 3 chains and 50 links; thence north 21° 24' east 5 chains and 35 links to a point on the east limit of the Mining Claim; thence south 19° east along the east limit 4 chains and 55 links more or less to the place of commencement, containing 0.79 acres more or less and the bearings being given on plan of survey by G. F. Summers, O.L.S., dated October 3rd, 1932.

(3018)

49

### THE LIQUOR CONTROL ACT

O. Reg. 265/50.  
Ontario Wine.  
New and revoking regulation 71 of  
O. Reg. 4/45.  
Made—24th August, 1950.  
Approved—26th October, 1950.  
Filed—30th November, 1950, 9.15 a.m.

### REGULATIONS MADE BY THE BOARD UNDER THE LIQUOR CONTROL ACT

1. Regulation 71 of Ontario Regulations 4/45 is revoked and the following substituted therefor:

71. Producers of Ontario wine may keep and offer for sale, sell and deliver only such Ontario wine

- (a) as is
  - (i) of a colour satisfactory to the Board,
  - (ii) of natural and pleasing odour, flavour and bouquet, and
  - (iii) free from sediment, turbidity or foreign matter,
- (b) as conforms with
  - (i) the Food and Drugs Act (Canada), and

(ii) the regulations made thereunder

as they may be from time to time,

- (c) as contains volatile acids, in terms of acetic acids, of not more than 0.13 per cent,
- (d) as, if designated as port or sherry or similarly designated, contains not less than 14 per cent of alcohol by volume,
- (e) as, if designated as claret or claret type, contains not more than 13 per cent of alcohol by volume and not more than 1 per cent of sugar,
- (f) as, if designated as still burgundy or chianti or similarly designated, contains not more than 14 per cent of alcohol by volume and not more than 1 per cent of sugar,
- (g) as, if designated as dry and is a still wine with a content of less than 14 per cent of alcohol by volume, contains not more than 1 per cent of sugar,
- (h) as, if containing carbon dioxide under pressure from natural fermentation or otherwise, contains not more than 14 per cent of alcohol by volume and not more than 5 per cent of sugar, and
- (i) as is obtained

(i) where the volume of wine and lees from one ton of grapes or cherries, or

(ii) where the concentrated juice of one ton of grapes or cherries, including lees and any water, honey, sugar or the distillate of Ontario wine added,

is not more than 250 Imperial gallons.

PASSED BY THE BOARD the 24th day of August, A.D., 1950.

G. A. WELSH,  
Chief Commissioner

(3019)

49

### THE POWER COMMISSION ACT

O. Reg. 266/50.  
Niagara Power Development.  
New.  
Made—30th November, 1950.  
Filed—1st December, 1950.

### REGULATIONS MADE UPON THE RECOM- MENDATION OF THE COMMISSION UNDER THE POWER COMMISSION ACT

1. The Commission is authorized to,

- (a) acquire by purchase, lease or otherwise, land, waters, water privileges and water powers owned, leased or controlled by The Niagara Parks Commission within that part of Ontario in the Township of Stamford described in instruments registered in the registry office for the registry division of the County of Welland bearing the registration numbers in Schedule 1 and coloured yellow and illustrated on a map or plan filed in the office of the Registrar of Registrations at Toronto as No. 49, used for,

or adapted or useful for, or capable of being used or made useful for generating, transforming, transmitting, distributing or selling electric or other power or energy; and have and hold them however acquired or obtained, and develop, utilize, use, maintain, operate and improve them for any of the purposes of the Act;

- (b) generate and produce electrical, pneumatic, hydraulic, mechanical or other power or energy within that part of Ontario described in Schedule 1 and within that part of Ontario in the townships of Stamford and Niagara, the Village of Chippawa and the City of Niagara Falls, owned or leased by The Hydro-Electric Power Commission of Ontario and described in instruments registered in the registry office for the registry division of the County of Welland and of the County of Lincoln and coloured red and bearing the registration numbers shown in Schedule 2, and in instruments registered in the registry office for the registry division of the County of Welland and of the County of Lincoln and coloured green and bearing the registration numbers shown in Schedule 3 and illustrated on a map or plan filed in the office of the Registrar of Regulations at Toronto as No. 49, by the use of water, coal, steam or oil, or by any other means, and transform, transmit, make available for use, distribute, deliver, sell, supply and generally use for the purposes of the Commission the electrical, pneumatic, hydraulic, mechanical or other power or energy and connect the works constructed or installed for these purposes with any other power works and with any system;
- (c) for the purposes of clause *b* hold, improve and use real and personal property, acquire by purchase or otherwise water, coal, steam, oil and other supplies, and construct, maintain and operate works, including without limiting the generality of the foregoing, development works, generating plants, transformer stations, transmission lines, switching and regulating works, distribution lines, access and other roads, and all other equipment, plant and works and things required for or incidental to any of such purposes;
- (d) construct, maintain and operate all erections, machinery, plant and other works and appliances for the transmission, transformation, supply and distribution of electrical power or energy generated under clause *b*; and conduct, store, transmit, transform and supply that electrical power or energy and steam for the purposes of the Act, and with lines of wires, poles, conduits, pipes, motors, transformers or other conductors, equipment or devices, receive, conduct, convey, transmit, transform, distribute, supply or furnish such electrical power or energy and steam to or from or for any person at any place, through, over, under, along, upon or across any land, public highway or public place, stream, water, water-course, bridge, viaduct or railway, and through, over, upon or under the land of any person.

SCHEDULE 1

21539, 4011, 14775, 3959, 13697, 12728, 3684, 15465, 13491, 3939, 4006, 2934, 7404, 7553, 4090.

SCHEDULE 2

LANDS OWNED BY THE COMMISSION

Section A

11619, 6026, 12514, 9991, 19511, 16130, 12304, 11564, 11291, 14735, 14853, 9970, 11603, 14387, 11490,

Section B

10168, 11961, 11404, 11403, 10175, 11489, 11758, 21627, 11330, 11364, 11578, 11339, 14778, 11705,

Section C

9996, 12304, 21198, 10066, 12514, 9955, 11406, 11585, 11605, 11230, 11418, 11349, 12514, 15734, 11613, 11457, 10150, 11939, 11371, 11229, 11940, 11400,

Section D

14512, 11332, 10156, 10169, 10155, 10153, 10152, 10138, 11494, 11962, 11231, 11292, 11294, 11495, 11525, 11587, 10140, 7044, 11276, 11277, 11280, 11299, 11284, 11282, 11366, 11322, 11289, 6837, 6724, 6788, 7086, 6839, 6879, 11243, 12565, 11349, 9992, 6711, 22469, 10140, 11293, 10154, 12765,

Section E

10067, 10058, 10174, 10016, 11312, 11232, 10171, 11253, 10062, 10063, 12187, 11398, 10135, 11487, 10157, 12702, 5721, 12188, 12789, 9993, 21732, 7006, 7038, 7041, 7015, 7047, 12385, 10017, 9380, 9463, 5541, 20239, 5520, 5486, 5657, 5576, 5646, 12473,

Section F

23163, 6998, 6730, 6866, 7028, 6868, 7024, 7010, 12739, 7088, 7076, 6746, 7051, 12704, 9521, 9551, 9677, 9799, 9800, 7386, 8161, 6877, 7388, 7468, 7420, 7419, 7427, 10015, 7255, 19544, 11704, 10172, 9113, 9168, 9281, 11632, 11633, 9244, 8872, 8333, 11924, 10012, 12412, 12216, 20232, 10011, 10007, 11377, 10082, 10083, 5901, 7127, 5547, 20239, 5574,

Section G

11796, 9985, 9953, 12514, 6606, 5549, 6648, 21732, 13142, 13265, 12242, 12213, 12215, 12212, 12222, 12348, 13401, 11757, 12514, 6807,

City of Niagara Falls

22478, 1399, 17084, 45786, 17125, 18507, 17626, 521, 32524, 7671, 7682, 1697,

Village of Chippawa

1773, 1833, 1740, 2912, 2915, 2944, 1969, 2914, 2916, 2942, 2928, 1708, 2917, 2913, 2930, 1894, 1729, 1832, 1747, 1789, 1787, 1817, 1919, 1975, 1722, 1808, 1943, 1780, 1705, 1774, 1709, 2770, 2674, 1723, 1714, 2959, 2947, 2952, 2940, 2957, 2927, 2933, 2958, 2946, 2929, 1746, 2988, 2931, 2932,

Township of Niagara

6692, 6672, 7250, 7185, 6574, 6787, 6786, 6785, 7080, 6855, 8926, 6969, 6286, 9492.

SCHEDULE 3

LANDS LEASED BY THE COMMISSION

Township of Stamford

23431,

Township of Niagara

9490.

(3035)

# Publications Under The Regulations Act, 1944

DECEMBER 16th, 1950

## THE INDUSTRIAL STANDARDS ACT

O. Reg. 267/50.  
Ladies Cloak and Suit Industry—  
Ontario Zone.  
New and revoking O. Reg. 53/45.  
Made—30th November, 1950.  
Filed—4th December, 1950, 3.30 p.m.

### REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. The schedule appended hereto shall be in force during pleasure within the zone and be binding upon the employers and employees in the industry referred to in the schedule.

2. Ontario Regulations 53/45 are revoked.

3. These regulations shall come into force on the tenth day after the publication thereof in THE ONTARIO GAZETTE under *The Regulations Act, 1944*.

### SCHEDULE FOR THE LADIES' CLOAK AND SUIT INDUSTRY IN THE ONTARIO ZONE

#### INTERPRETATION

1. In this schedule "holiday" means

- (a) New Year's Day,
- (b) Victoria Day,
- (c) Dominion Day,
- (d) Labour Day, and
- (e) Christmas Day.

#### HOURS OF WORK

2. The regular working periods for the industry shall be

- (a) a regular working-week consisting of not more than 40 hours of work to be performed during the regular working-days, and
- (b) a regular working-day consisting of not more than 8 hours of work to be performed on Monday, Tuesday, Wednesday, Thursday and Friday between 8 a.m. and 5 p.m. with one hour for noon recess.

3. No work shall be performed in the industry on a holiday.

4. Where an employee has been

- (a) employed in the industry for upwards of 12 months, and
- (b) in the employ of an employer for upwards of 3 months

he shall be entitled to the wages for 8 hours of work for a holiday at the minimum rates of wages under section 9.

5. Where an employer requires an employee employed on a time-work basis to work for part of a

regular working-day the employee shall be entitled to the regular rates of wages but the wages for that day shall not be less than the wages for 4 hours of work.

#### OVERTIME WORK

6. Work performed in the industry at any time other than during the regular working periods shall be deemed to be overtime work.

7.—(1) No overtime work shall be performed in the industry without a permit from the advisory committee.

(2) The advisory committee is authorized to issue the permits subject to the terms and conditions of this schedule.

(3) An application by an employer for an overtime permit shall be made in writing to the advisory committee.

(4) Where a permit from the advisory committee authorizing overtime work has been issued to an employer, he shall post the permit during the period it is in force in a conspicuous place where his employees are engaged in their duties.

(5) No permit shall be issued by the advisory committee for overtime work on Friday or Saturday.

(6) Where during the regular working periods

- (a) there is in the opinion of the advisory committee a labour shortage in the industry, or
- (b) in the employer's establishment
  - (i) all machines are in use, and
  - (ii) there are no facilities or spaces available for additional machines or for additional employees

the advisory committee may, subject to subsection 5, issue a permit for overtime work.

#### CLASSIFICATION OF EMPLOYEES

8. The following classification of employees in the industry is established:

Class A, composed of

- (a) machine-presser, being a person who presses by steam-machine,
- (b) section-operator, being a person who performs any of the operations defined in clause *d* where the operations on a single garment are divided among more than 2 workers,
- (c) skilled cutter, being a person who
  - (i) grades sizes or makes markers on materials, or
  - (ii) lays up, shear-cuts or machine-cuts any materials,
- (d) skilled operator, being a person who, by sewing-machine,
  - (i) joins cloth-body,
  - (ii) sews in sleeves, facings or collars, or

(iii) as a section-operator stitches collars, sews on facings, joins seams of body, joins seams of linings, makes collars, makes pockets, makes sleeves or attaches linings or performs any other sewing-machine operations necessary to complete any garment other than a skirt, and

(e) top-presser, being a person who

(i) presses, or

(ii) completes the pressing of

a garment after it is lined by the finisher.

Class B, composed of under-presser, being a person who

(a) presses seams of

(i) sleeves, and

(ii) linings, or

(b) completes the pressing of a garment ready for the finisher.

Class C, composed of skilled fur-tailor, being a person who pins on or sews on fur trimmings.

Class D, composed of trimmer, being a person who

(a) grades sizes on,

(b) lays up,

(c) makes markers on, or

(d) cuts

any materials used for lining or trimming garments.

Class E, composed of

(a) semi-skilled cutter, being a person who

(i) shear-cuts, or

(ii) machine-cuts

any material, and

(b) semi-skilled operator, being a person, other than a section-operator, who performs some of the operations of a skilled operator on a garment but who does not

(i) join cloth-body, or

(ii) sew in sleeves, facings or collars.

Class F, composed of piece-presser, being a person who does incidental piece pressing necessary to make the pieces ready for the operator.

Class G, composed of

(a) assistant fur-tailor, being a person who sews on fur trimmings but does not pin on fur trimmings,

(b) hand-baster, being a person who bastes by hand,

(c) machine-baster, being a person who bastes by machine, and

(d) special-machine operator, being a person who operates a special machine used in the manufacture of garments for

(i) felling,

(ii) basting,

(iii) button-hole making, or

(iv) sergeing.

Class H, composed of

(a) finisher, being a person who

(i) by hand, sews in whole linings on garments,

(ii) tacks neck-pieces and linings, or

(iii) fells button-holes, bottoms or sleeves,

(b) lining-maker, being a person who, by sewing-machine, makes linings for garments, and

(c) skirt-maker, being a person who performs sewing-machine operations necessary to complete skirts.

Class I, composed of

(a) button-sewer, being a person who sews on

(i) buttons,

(ii) hooks,

(iii) eyes,

(iv) clasps, or

(v) ornaments, and

(b) general hand or examiner, being a person who

(i) examines or cleans finished garments, or

(ii) pins on belts.

#### MINIMUM RATES OF WAGES

9. The minimum rates of wages for all work performed in the industry during the regular working periods by employees classified in section 8 shall be the rates an hour set opposite their respective classes as follows:

(a) Class A, \$1.20,

(b) Class B, \$1.14,

(c) Class C, \$1,

(d) Class D, 96 cents,

(e) Class E, 92 cents,

(f) Class F, 90 cents,

(g) Class G, 76 cents,

(h) Class H, 74 cents, and

(i) Class I, 52 cents.



RATES OF WAGES FOR OVERTIME WORK

10. The rates of wages for overtime work performed in the industry by employees classified in section 8 shall be the rates an hour set opposite their respective classes as follows:

- (a) Class A, \$1.80,
- (b) Class B, \$1.71,
- (c) Class C, \$1.50,
- (d) Class D, \$1.44,
- (e) Class E, \$1.38,
- (f) Class F, \$1.35,
- (g) Class G, \$1.14,
- (h) Class H, \$1.11, and
- (i) Class I, 78 cents.

ASSESSMENT

11. Subject to the approval of the Board each

- (a) employer in the industry is assessed one-half percent of his pay-roll, and
- (b) employee in the industry is assessed one-half per cent of his wages,

to provide revenue for the enforcement of this schedule.

ADVISORY COMMITTEE

12. The advisory committee is authorized to fix a minimum rate of wages lower than the rate fixed by this schedule for an individual

- (a) who performs work included in more than one classification of employees,
- (b) whose work is only partly subject to the provisions of this schedule, or
- (c) who is handicapped.

13. Subject to the approval of the Board the advisory committee is authorized

- (a) generally to administer and enforce this schedule, and
- (b) to collect the assessments under section 11 and out of the revenue collected to engage inspectors and other personnel and to make such expenditures as are necessary for the administration and enforcement of this schedule.

We approve sections 11 and 13 and this is the approval referred to in those sections.

THE INDUSTRY AND LABOUR BOARD

E. BILLINGTON  
Chairman  
E. G. GIBB  
Member  
J. F. NUTLAND  
Member

(3071)

50

THE MILK CONTROL ACT, 1948

O. Reg. 268/50.  
Peterborough Milk Producers' Association.  
Amending Regulation 2 of O. Reg. 64/45.  
Approved—30th November, 1950.  
Filed—11th December, 1950, 11.00 a.m.  
—By Direction.

ORDER MADE BY THE MINISTER UNDER THE MILK CONTROL ACT, 1948

- 1. Regulation 2 of Ontario Regulations 64/45 is revoked and the following substituted therefor:
- 2. Every producer engaged in supplying milk to a distributor shall pay to the Association licence fees in the amount of two cents for each one hundred pounds of milk so supplied.

THOMAS L. KENNEDY  
Minister of Agriculture

(3110)

50



**Publications Under The Regulations Act, 1944**

DECEMBER 23rd, 1950

**THE MENTAL HOSPITALS ACT**

O. Reg. 269/50.  
Approved Homes.  
Amending O. Reg. 26/44.  
Made—30th November, 1950.  
Filed—15th December, 1950, 9.00 a.m.

**REGULATIONS MADE UNDER THE  
MENTAL HOSPITALS ACT**

1. Regulation 18 of Ontario Regulations 26/44, as made by Ontario Regulations 28/48, is revoked and the following substituted therefor:

18.—(1) The Department may pay an amount not exceeding \$9.50 a week for the care and maintenance of patients in an approved home.

(2) Where special care and maintenance are

(a) required by a patient, or

(b) requested by a person liable for the maintenance of the patient,

and the person liable for payment is able and willing to pay, the Department may pay a weekly amount in excess of \$9.50.

(3137)

51







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