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PART I

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Alphabetical Index of all regulations filed in 1951 other than those regulations set out in Part II.

	O. Reg. Number	Date of Gazette	Page*
A			
ADOLESCENT SCHOOL ATTENDANCE ACT EMPLOYMENT CERTIFICATE (Amending Regulations 1 of Consolidated Regulations 1950)		Dec 1/51	345
ADOPTION ACT FORMS (Amending Regulations 1 of Consolidated Regulations 1950)		Sept. 22/51	278
В			
BROKER-DEALERS ACT, 1947 FEES AND MANNER OF CARRYING ON BUSINESS (Amending Regulations 16 of Consolidated Regulations 1950)	21/51	Feb. 24/51	65
Manner of Carrying on Business (Amending Regula- tions 16 of Consolidated Regulations 1950)	53/51	Apr. 7/51	95
Idem (Amending Regulations 16 of Consolidated Regulations 1950)	96/51	June 2/51	141
Idem (Amending Regulations 16 of Consolidated Regulations 1950)	295/51	Dec. 15/51	363
C			
CEMETERIES ACT CERTIFICATE OF CORONER (New)	235/51	Oct. 20/51	298
CEMETERY CLOSING—CHALMERS CHURCH, TOWNSHIP OF SCARBOROUGH (New)	33/51	Mar. 3/51	73
TORONTO GENERAL BURYING GROUNDS (New and revoking O. Reg 17/44 and amending O. Reg. 63/44)		Nov. 3/51	321

^{*}Foot pagination in Gazette.

THE ONTARIO GREET			A.P. Illiano
	O. Reg. Number	Date of Gazette	Page*
CHARITABLE INSTITUTIONS ACT			
GENERAL (Amending Regulations 18 of Consolidated Regulations 1950)	223/51	Oct. 6/51	291
Idem AND POROVINCIAL AID (Amending Regulations 18 of Consolidated Regulations 1950)	258/51	Nov. 24/51	338
Payments under section 7a of the Act (Amending Regulations 18 of Consolidated Regulations 1950)	175/51	Aug. 18/51	247
CORONERS ACT Forms (New and revoking O. Reg. 291/44)	128/51	June 23/51	183
COUNTY COURTS ACT SITTINGS IN THE COUNTY OF ESSEX (New)	105/51	June 2/51	148
SITTINGS IN THE COUNTY OF MIDDLESEX (New)	226/51	Oct. 13/51	293
CREDIT UNIONS ACT DISSOLUTION OF ATIKOKAN COMMUNITY CREDIT UNIONS LIMITED (New)	29/51	Feb. 24/51	70
National Defence (Weston) Credit Union Limited (New)	30/51	Feb. 24/51	71
CROWN TIMBER ACT CROWN Dues (Amending O. Reg. 58/44)	184/51	Sept. 1/51	257
D			
DAY NURSERIES ACT GENERAL (Amending Regulations 33 of Consolidated Regulations 1950)	229/51	Oct. 13/51	293
DENTISTRY ACT DENTAL HYGIENE TRAINING OR INSTRUCTION (New)	99/51	June 2/51	142
Dental Hygienists (New)	72/51	May 5/51	108
DEPARTMENT OF EDUCATION ACT GENERAL AMENDMENTS (Amending Regulations 58, 60, 62 and 72 of Consolidated Regulations 1950 and O. Reg. 158/51)		Dec. 1/51	345
GENERAL LEGISLATIVE GRANTS (New and Revoking Regulations 45 of Consolidated Regulations 1950)	159/51	Aug. 4/51	223
HIGH SCHOOLS AND COLLEGIATE INSTITUTES (Revoking Regulations 40 and Amending Regulations 49 of Consolidated Regulations 1950)		Apr. 21/51	99
Home Economics (Amending Regulations 50, 51, 52 and 53 of Consolidated Regulations 1950)		Dec. 22/51	378
MISCELLANEOUS AMENDMENTS (Amending Regulations 49 of Consolidated Regulations 1950)		Dec. 15/51	364

^{*}Foot pagination in Gazette.

	O. Reg. Number	Date of Gazette	Page*
DEPARTMENT OF EDUCATION ACT—Continued Miscellaneous Amendments (Amending Regulations 63 and 66 of Consolidated Regulations 1950)	303/51	Dec. 22/51	369
PROGRAMMES OF RECREATION (New and revoking Regulations 62 of Consolidated Regulations 1950 and O. Reg. 158/51 and Amending O. Reg. 273/51)	321/51	Jan. 5/52	1
Promotion and Supervision Grants (Amending Regulations 44 of Consolidated Regulations 1950)	34/51	Mar. 3/51	74
Special Certificates (Amending Regulations 66 of Consolidated Regulations 1950)	304/51	Dec. 22/51	369
Text-Books and Reference Books (Amending Regulations 42, 46 and 49 of Consolidated Regulations 1950)	157/51	Aug. 4/51	219
DEPARTMENT OF MUNICIPAL AFFAIRS ACT TAX ARREARS AND SALE PROCEDURE FOR SCHOOL BOARDS IN UNORGANIZED TOWNSHIPS OR UNSURVEYED TERRITORY IN TERRITORIAL DISTRICTS OF COCHRANE, MUSKOKA, PARRY SOUND, RAINY RIVER, SUDBURY, TIMISKAMING (New)	293/51	Dec. 15/51	363
DRUGLESS PRACTITIONERS ACT ALLOWANCES TO MEMBERS OF BOARD (Amending O. Reg. 214/44)	122/51	June 16/51	179
REGISTRATION FEES (Amending O. Reg. 214/44)	98/51	June 2/51	142
. E			
ELECTION ACT, 1951 FEES AND EXPENSES (New)	239/51	Oct. 20/51	299
F	•		
FAIR EMPLOYMENT PRACTICES ACT, 1951 Complaints (New)	129/51	June 23/51	185
FARM PRODUCTS CONTAINERS ACT LICENCE FEES (Amending Regulations 84 of Consolidated Regulations 1950)	107/51	June 2/51	157
FARM PRODUCTS GRADES AND SALES ACT DESIGNATION OF INSPECTION PLACES FRUIT AND VEGETABLES (New)	112/51	June 9/51	171
Idem (New)	116/51	June 9/51	172
Idem (New)	130/51	June 23/51	187
Idem (New)	131/51	June 23/51	187
New Potatoes (New)	69/51	May 5/51	106

^{*}Foot pagination in Gazette.

	O. Reg. Number	Date of Gazette	Page*
FARM PRODUCTS GRADES AND SALES ACT			
—Continued FRUIT AND VEGETABLES (Amending Regulations 87 of			
Consolidated Regulations 1950)	138/51	July 7/51	195
HONEY (Amending Regulations 88 of Consolidated Regu-	,		
lations 1950)	263/51	Nov. 24/51	341
FARM PRODUCTS MARKETING ACT			
Approval of 1951 Agreements for Marketing— Asparagus	43/51	Mar. 24/51	82
	,	·	
Beans	200/51 188/51	Sept. 15/51 Sept. 1/51	273 259
Green and Wax	127/51	June 16/51	181
BEETS, CABBAGE AND CARROTS	87/51	May 12/51	133
Cheese	104/51	June 2/51	148
CHERRIES, Sweet	136/51	June 30/51	194
Corn			
Seed, 1950 Crop	91/51	May 19/51	137
Idem, 1951 Crop	93/51 52/51	May 19/51 Apr. 7/51	138
Sweet	32/31	Apr. 7/31	93
Grapes	115/51	June 9/51	172
Peaches	178/51	Aug. 18/51	252
Pears	100 /#4		252
Bartlett Kieffer	180/51 230/51	Aug. 25/51 Oct. 13/51	253 293
Peas, Green	50/51	Apr. 7/51	89
Plums	177/51	Aug. 18/51	252
Raspberries, Purple	153/51	July 28/51	215
Soya-beans	209/51	Sept. 22/51	278
Strawberries	113/51	June 9/51	171
Sugar-beets	20/51	Feb. 17/51	63
Tomatoes	51/51	Apr. 7/51	91
Winter-celery	242/51	Oct. 27/51	305
Marketing Schemes			
Beans			
Marketing of (New and revoking Regulations 92 of Consolidated Regulations 1950)	165/51	Aug. 4/51	234

^{*}Foot pagination in Gazette.

	O. Reg. Number	Date of Gazette	Page*
FARM PRODUCTS MARKETING ACT			
—Continued Marketing Schemes—Continued Beans—Continued		,	
Negotiating committees for (New and revoking Regulations 93 of Consolidated Regulations 1950)	166/51	Aug. 4/51	236
Ontario Bean Growers' Marketing Scheme (New and revoking Regulations 91 of Consolidated Regulations 1950)		Aug. 4/51	234
Снееѕе	101/01	1148. 1/01	201
Marketing of (New and Revoking Regulations 97 of Consolidated Regulations 1950)	101/51	June 2/51	143
Amended	137/51	July 7/51	195
Negotiating Committees for (New)	102/51	June 2/51	145
Ontario Cheese Producers' Marketing Scheme (New and revoking Regulations 96 of Consolidated Regu-			
lations 1950)	100/51	June 2/51	143
GRAPES Marketing of, licence fees (Amending Regulations 103 of Consolidated Regulations 1950)	147/51	July 21/51	211
SUGAR-BEETS Marketing of (New and revoking Regulations 116 of		•	
Consolidated Regulations 1950)	196/51	Sept. 8/51	265
Negotiating Committees for (New)	197/51	Sept. 8/51	266
South-Western Ontario Sugar-Beet Growers' Market- ing-for-Processing Scheme (New and revoking Regu- lations 115 of Consolidated Regulations 1950)		Sept. 8/51	263
G			
GAME AND FISHERIES ACT Bull-frogs (New)	204/51	Sept. 22/51	277
CROWN GAME PRESERVES (Amending Regulations 123 of Consolidated Regulations 1950)	245/51	Oct. 27/51	306
LICENCES, TOWNSHIPS IN COUNTY OF ESSEX MAY ISSUE (Amending Regulations 127 of Consolidated Regulations 1950 and revoking O. Reg. 185/51)		Sept. 22/51	277
OPEN SEASONS BEAVER, 1951-52 (New)	162/51	Aug. 4/51	231
Idem (Amending O. Reg. 162/51)	206/51	Sept. 22/51	277
Idem (Amending O. Reg. 162/51)	269/51	Nov. 24/51	344
FOX IN COUNTIES (Amending Regulations 126 of Consolidated Regulations 1950)		Mar. 31/51	87

^{*}Foot pagination in Gazette.

	O. Reg. Number	Date of Gazette	Page*
GAME AND FISHERIES ACT—Continued			
OPEN SEASONS—Continued GAME ANIMALS, 1951-52 (New)	134/51	June 30/51	190
Idem (Amending O. Reg. 134/51)	172/51	Aug. 11/51	241
Idem (Amending O. Reg. 134/51)	201/51	Sept. 15/51	273
Rabbits and Squirrels, 1951-52 (New)	193/51	Sept. 8/51	262
Snares, use of, prohibited during open season for deer and moose (New)	220/51	Oct. 6/51	287
Waters set apart For specified periods (New and amending O. Regs. 164/49 and 88/50)	80/51	May 12/51	115
GENERAL (Amending O. Reg. 164/49)	81/51	May 12/51	119
GASOLINE TAX ACT GENERAL REGULATIONS (New and revoking O. Reg. 271/44)	71/51	May 5/51	107
GENERAL SESSIONS ACT SITTINGS OF COURT, COUNTY OF MIDDLESEX (New)	227/51	Oct. 13/51	293
GUARANTEE COMPANIES SECURITIES ACT UNITED NATIONAL INDEMNITY Co. (Amending Regulations 130 of Consolidated Regulations 1950)	76/51	May 5/51	113
H HIGH SCHOOLS ACT			
REDUCTION IN RANK, STRATHROY COLLEGIATE INSTITUTE (New)	58/51	Apr. 21/51	99
HIGHWAY IMPROVEMENT ACT CONTROLLED-ACCESS HIGHWAYS			
Gravenhurst By-pass (Amending Regulations 134 of Consolidated Regulations 1950)	161/51	Aug. 4/51	230
Hamilton to Dundas (Amending O. Reg. 39/45 and Regulations 134 of Consolidated Regulations 1950)	110/51	June 9/51	160
Oshawa to Newcastle (Amending Regulations 134 of Consolidated Regulations 1950)	292/51	Dec. 8/51	357
Toronto By-pass. see Hamilton to Dundas			
Permit Fees (Amending Regulations 136 of Consolidated Regulations 1950)	95/51	May 26/51	139
ROAD CLOSING—JOHN ST. TOWNSHIP OF ROSS (New)	109/51	June 9/51	160
Section 93 (1) of Act, Application (Amending Regulations 132 of Consolidated Regulations 1950)	248/51	Oct. 27/51	311
Suburban Roads Commission—Riverside (New)	5/51	Feb. 3/51	51

^{*}Foot pagination in Gazette.

	O. Reg. Number	Date of Gazette	Page*
HIGHWAY TRAFFIC ACT Motor Vehicle permits (Amending O. Reg. 264/44)	256/51	Nov. 17/51	336
RECIPROCAL ENFORCEMENT OF JUDGMENTS (Revoking Regulations 141 of Consolidated Regulations 1950)	218/51	Sept. 29/51	286
SECTION 40 OF ACT, NON-APPLICATION (Amending O. Reg. 265/44 and revoking O. Reg. 18/47)	14/51	Feb. 17/51	59
HOMES FOR THE AGED ACT GENERAL REGULATIONS (Amending Regulations 142 of Consolidated Regulations 1950)	255/51	Nov. 17/51	325
I			
INDUSTRIAL STANDARDS ACT BARBERING INDUSTRY, SCHEDULES FOR			
Fort William-Port Arthur Zone (New and revoking O. Reg. 281/44)	108/51	June 9/51	159
CARPENTRY INDUSTRY, SCHEDULES FOR			
Brockville Zone (New and revoking Regulations 196 of Consolidated Regulations 1950)	141/51	July 14/51	205
Kingston Zone (New and revoking Regulations 199 of Consolidated Regulations 1950)	257/51	Nov. 24/51	337
Ottawa Zone (New and revoking Regulations 201 of Consolidated Regulations 1950)	32/51	Mar. 3/51	73
Owen Sound Zone (New and revoking Regulations 202 of Consolidated Regulations 1950)	187/51	Sept. 1/51	257
Windsor Zone (New and revoking Regulations 204 of Consolidated Regulations 1950)	232/51	Oct. 20/51	295
COMMON LABOURERS CONSTRUCTION INDUSTRY, SCHE-		•	
Ottawa Zone (New and revoking Regulations 204 of Consolidated Regulations 1950)	22/51	Feb. 24/51	66
Designation of Interprovincially Competitive In-	-		
Millinery Industry (New)	6/51	Feb. 3/51	51
ELECTRICAL REPAIR-AND-CONSTRUCTION INDUSTRY,			,
Schedules for Cornwall (New)	217/51	Sept. 29/51	285
London (New and revoking O. Reg. 23/51)	140/51	July 14/51	205
Oshawa-Whitby (New)	27/51	Feb. 24/51	69
Ottawa (New and revoking O. Reg. 162/46)	89/51	May 12/51	135
Windsor (New and revoking Regulations 209 of Consolidated Regulations 1950)	61/51	Apr. 28/51	101

^{*}Foot pagination in Gazette.

398 THE UNTARIO GAZET	E		
	O. Reg. Number	Date of Gazette	Page*
INDUSTRIAL STANDARDS ACT—Continued INDUSTRY, DESIGNATION AS MILLINERY (Amending Regulations 227 of Consolidated Regulations 1950)	3/51	Jan. 27/51	49
Millinery Industry, Schedule for Ontario (New)	44/51	Mar. 31/51	83
Painting and Decorating Industry, Schedules for Hamilton (New and revoking O. Reg. 183/44)	142/51	July 14/51	206
Kingston (New and revoking O. Reg. 184/44)	57/51	Apr. 14/51	97
Ottawa (New)	25/51	Feb. 24/51	68
Port Arthur-Fort William (New)	246/51	Oct. 27/51	309
Sault Ste. Marie (New)	233/51	Oct. 20/51	296
Toronto (New and revoking Regulations 215 of Consolidated Regulations 1950)	24/51	Feb. 24/51	67
Plastering Industry, Schedule for Ottawa (New and revoking Regulations 216 of Consolidated Regulations 1950)	120/51	June 16/51	177
Plumbing and Heating Industry, Schedules for Belleville (New and revoking Regulations 217 of Consolidated Regulations 1950)	167/51	Aug. 4/51	236
Windsor (New and revoking Regulations 221 of Consolidated Regulations 1950)	26/51	Feb. 24/51	69
ZONES, DESIGNATION OF Fort William-Port Arthur (Amending Regulations 227 of Consolidated Regulations 1950)	12/51	Feb. 10/51	57
Hamilton (Amending Regulations 227 of Consolidated Regulations 1950)	37/51	Mar. 17/51	77
Niagara Falls (Amending Regulations 227 of Consolidated Regulations 1950)	67/51	Apr. 28/51	103
Port Arthur-Fort William (Amending Regulations 227 of Consolidated Regulations 1950)	78/51	May 5/51	113
Sault Ste. Marie (Amending Regulations 227 of Consolidated Regulations 1950)	94/51	May 19/51	138
J			
JUDICATURE ACT Rules of Practice, Supreme Court of Ontario (Amending O. Reg. 261/44)	7/51	Feb. 3/51	51
Idem (Amending O. Reg. 261/44)	106/51	June 2/51	148

^{*}Foot pagination in Gazette.

	O. Reg. Number	Date of Gazette	Page*
, L			
LABOUR RELATIONS ACT FORMS (Amending Regulations 236 of Consolidated Regulations 1950)	202/51	Sept. 22/51	275
Idem (Amending Regulations 236 of Consolidated Regulations 1950)	203/51	Sept. 22/51	276
dated Regulations 1950)	11/51	Feb. 10/51	56
LEASEHOLD REGULATIONS ACT, 1951 GENERAL REGULATIONS (Amending Wartime Prices and Trade Board Orders 753, 800 and 813 and revoking		10/51	247
O. Reg. 79/51)	176/51	Aug. 18/51	241
RENTALS (Amending Wartime Leasehold Regulations (Canada))	83/51	May 12/51	120
LIQUOR LICENCE ACT		C	
BANQUET AND ENTERTAINMENT PERMITS (Amending Regulations 240 of Consolidated Regulations 1950)	31/51	Feb. 24/51	71
Transfer of Licences (Amending Regulations 240 of Consolidated Regulations 1950)	154/51	July 28/51	215
LOAN AND TRUST CORPORATIONS ACT COMMON TRUST FUNDS (New)	84/51	May 12/51	123
M			
MENTAL HOSPITALS ACT HOSPITAL SCHOOLS (Amending O. Regs. 26/44 and 102/45)	17/51	Feb. 17/51	61
Public Hospital Treatment (New)	276/51	Dec. 1/51	347
MILK CONTROL ACT DELIVERY OF MILK (New and revoking O. Reg. 46/50 and			200
amending O. Reg. 10/51)	144/51	July 21/51	209
Idem (Amending O. Reg. 144/51)	181/51	Aug. 25/51	254
Idem (Amending O. Reg. 144/51)	221/51	Oct. 6/51	287
Idem (Amending O. Reg. 144/51)	252/51	Nov. 10/51	323
Idem (Amending O. Reg. 144/51)	253/51	Nov. 10/51	324
DISTRIBUTION AREAS (Amending Regulations 293 of Consolidated Regulations 1950)	238/51	Oct. 20/51	299
LICENCES (Amending Regulations 294 of Consolidated Regulations 1950 and O. Reg. 46/50)	10/51	Feb. 10/51	55

^{*}Foot pagination in Gazette.

	O. Reg. Number	Date of Gazette	Page*
MILK CONTROL ACT—Continued MILK PRODUCERS' ASSOCIATIONS			
Algoma (New)	55/51	Apr. 7/51	96
Belleville (New)	40/51	Mar. 24/51	79
Delhi (New and revoking Regulations 254 of Consolidated Regulation 1950)	65/51	Apr. 28/51	102
Durham (New)	236/51	Oct. 20/51	298
Fergus (<i>New</i>)	216/51	Sept. 29/51	285
Hamilton (New and revoking Regulations 260 of Consolidated Regulations 1950)	63/51	Apr. 28/51	102
Hanover (<i>New</i>)	64/51	Apr. 28/51	102
Hearst (New)	47/51	Mar. 31/51	86
Lincoln County (New and revoking Regulations 267 of Consolidated Regulations 1950)	39/51	Mar. 24/51	79
Mount Brydges (New)	121/51	June 16/51	178
Pembroke (New)	41/51	Mar. 24/51	79
Peterborough (New and revoking Regulations 278 of Consolidated Regulations 1950)	16/51	Feb. 17/51	61
Shelburne (New)	146/51	July 21/51	211
Trenton (<i>New</i>)	215/51	Sept. 29/51	285
RETAIL MILK PRICES Acton (New)	315/51	Dec. 22/51	375
Alliston (New)	315/51	Dec. 22/51	375
Alvinston (New)	224/51	Oct. 6/51	291
Ansonville. See Iroquois Falls	310/51	Dec. 22/51	372
Aylmer (<i>New</i>)	308/51	Dec. 22/51	371
Barrie (New)	308/51	Dec. 22/51	371
Beardmore (New)	289/51	Dec. 8/51	356
Beaverton. See Sutton	135/51	June 30/51	193
Blenheim. See Chatham	152/51	July 21/51	213
Bloomfield (New)	314/51	Dec. 22/51	375
Blyth (New)	124/51	June 16/51	179

^{*}Foot pagination in Gazette.

	O. Reg. Number	Date of Gazette	Page*
MILK CONTROL ACT—Continued			
RETAIL MILK PRICES—Continued Bolton (New)	231/51	Oct. 20/51	295
Bowmanville (New)	308/51	Dec. 22/51	371
Bracebridge (New)	313/51	Dec. 22/51	374
Brampton (New)	308/51	Dec. 22/51	371
Brantford (New)	299/51	Dec. 15/51	366
Brock. See Sutton	135/51	June 30/51	193
Brockville (New)	308/51	Dec. 22/51	371
Cache Bay (New)	311/51	Dec. 22/51	373
Caledonia (New)	316/51	Dec. 22/51	376
Cannington. See Sutton	135/51	June 30/51	193
Chapleau (New)	288/51	Dec. 8/51	355
Chatham (New)	152/51	July 21/51	213
Cobalt (<i>New</i>)	294/51	Dec. 15/51	363
Cobourg (New)	308/51	Dec. 22/51	371
Cochrane (New)	169/51	Aug. 11/51	239
Coldwater (New)	123/51	June 16/51	179
Collingwood-Stayner (New)	315/51	Dec. 22/51	375
Copper Cliff. See Sudbury	286/51	Dec. 8/51	354
Dresden (New)	149/51	July 21/51	212
Dryden (New)	279/51	Dec. 8/51	350
Earlton (New)	294/51	Dec. 15/51	363
Eldon. See Sutton	135/51	June 30/51	193 -
Elk Lake (New)	294/51	Dec. 15/51	363
Englehart (New)	294/51	Dec. 15/51	363
Essex (<i>New</i>)	213/51	Sept. 22/51	282
Fergus (<i>New</i>)	277/51	Dec. 8/51	349
Fort Frances (New)	285/51	Dec. 8/51	353

^{*}Foot pagination in Gazette.

	O. Reg. Number	Date of Gazette	Page*
MILK CONTROL ACT—Continued			1111
RETAIL MILK PRICES—Continued Fort William and Port Arthur (New and revoking O. Reg. 211/51)	287/51	Dec. 8/51	354
Galt (New)	308/51	Dec. 22/51	371
Georgetown (New)	308/51	Dec. 22/51	371
Georgina. See Sutton	135/51	June 30/51	193
Geraldton, Beardmore and Long Lac (New)	289/51	Dec. 8/51	356
Gravenhurst (New)	313/51	Dec. 22/51	374
Guelph (New)	308/51	Dec. 22/51	371
Haileybury (New)	294/51	Dec. 15/51	363
Hamilton (New)	284/51	Dec. 8/51	353
Hanover (<i>New</i>)	315/51	Dec. 22/51	375
Havelock (New)	241/51	Oct. 27/51	305
Hearst (<i>New</i>)	278/51	Dec. 8/51	349
Huntsville (New)	313/51	Dec. 22/51	374
Ingersoll (New)	315/51	Dec. 22/51	375
Iroquois Falls and Ansonville (New and revoking O. Reg. 125/51)	310/51	Dec. 22/51	372
Kenora and Keewatin (New)	280/51	Dec. 8/51	350
Kingston (New)	308/51	Dec. 22/51	371
Kingsville. See Essex	213/51	Sept. 22/51	282
Kirkland Lake (New)	294/51	Dec. 15/51	363
Kitchener-Waterloo (New)	308/51	Dec. 22/51	371
Latchford (New)	294/51	Dec. 15/51	363
Leamington. See Essex	213/51	Sept. 22/51	282
Lindsay (New)	308/51	Dec. 22/51	371
Long Lac (New)	289/51	Dec. 8/51	356
Manilla. See Sutton	135/51	June 30/51	193
Mara. See Sutton	135/51	June 30/51	193

^{*}Foot pagination in Gazette.

			403
	O. Reg. Number	Date of Gazette	Page*
MILK CONTROL ACT—Continued RETAIL MILK PRICES—Continued			
Matchewan (New)	294/51	Dec. 15/51	363
Matheson (New)	298/51	Dec. 15/51	366
Midland-Penetang and Port McNichol (New)	315/51	Dec. 22/51	375
Milton (New)	317/51	Dec. 22/51	376
New Liskeard (New)	294/51	Dec. 15/51	363
Newmarket (New)	308/51	Dec. 22/51	371
Niagara District (New)	282/51	Dec. 8/51	351
Nipigon (New)	283/51	Dec. 8/51	352
North Bay (New)	311/51	Dec. 22/51	373
North Gwillimbury. See Sutton	135/51	June 30/51	193
Norwich (New)	126/51	June 16/51	180
Norwood (New)	266/51	Nov. 24/51	343
Oakville (New)	312/51	Dec. 22/51	374
Oshawa (New)	308/51	Dec. 22/51	371
Ottawa (New)	281/51	Dec. 8/51	351
Otterville (New)	126/51	June 16/51	180
Owen Sound (New)	214/51	Sept. 22/51	283
Paris (New)	308/51	Dec. 22/51	371
Pembroke (New)	313/51	Dec. 22/51	374
Peterborough (New)	308/51	Dec. 22/51	371
Picton (New)	297/51	Dec. 15/51	365
Port Arthur. See Fort William	287/51	Dec. 8/51	354
Port Elgin (New)	308/51	Dec. 22/51	371
Port Rowan (New)	168/51	Aug. 11/51	239
Preston (New)	308/51	Dec. 22/51	371
Renfrew (New)	308/51	Dec. 22/51	371
St. George (New)	179/51	Aug. 25/51	253
St. Thomas (New).	308/51	Dec. 22/51	371

^{*}Foot pagination in Gazette.

	O. Reg. Number	Date of Gazette	Page*
MILK CONTROL ACT—Continued RETAIL MILK PRICES—Continued Sault Ste. Marie (New)	264/51	Nov. 24/51	342
Schomberg (New)	150/51	July 21/51	212
Schreiber (New).	322/51	Jan. 5/52	3
Simcoe-Waterford (New)	308/51	Dec. 22/51	371
	·	Dec. 22/51	373
Springer Township (New)	311/51		
Stratford (New)	323/51	Jan. 5/52	4
Sturgeon Falls-Cache Bay (New)	311/51	Dec. 22/51	373
Sudbury and Copper Cliff (New)	286/51	Dec. 8/51	354
Sunderland. See Sutton	135/51	June 30/51	193
Sutton (New)	135/51	June 30/51	193
Thamesville (New)	300/51	Dec. 15/51	367
Thorah. See Sutton	135/51	June 30/51	193
Thessalon (New)	267/51	Nov. 24/51	343
Tilbury. See Chatham	152/51	July 21/51	213
Tillsonburg (New)	308/51	Dec. 22/51	371
Timagami (New)	294/51	Dec. 15/51	363
Timmins (New)	309/51	Dec. 22/51	372
Toronto (New and revoking O. Regs. 156/51)	318/51	Dec. 22/51	377
Victoria Harbour (New)	315/51	Dec. 22/51	375
Wallaceburg. See Chatham	152/51	July 21/51	213
Wellington (<i>New</i>)	265/51	Nov. 24/51	342
Wheatley (<i>New</i>)	210/51	Sept. 22/51	279
Whitby (New)	308/51	Dec. 22/51	371
Windermere (New)	151/51	July 21/51	213
Windsor (<i>New</i>)	212/51	Sept. 22/51	281
Woodbridge (New)	231/51	Oct. 20/51	295
Woodville. See Sutton	135/51	June 30/51	193
Zephyr. See Sutton	135/51	June 30/51	193

^{*}Foot pagination in Gazette.

THE ONTARIO GAZETT			403
	O. Reg. Number	Date of Gazette	Page*
MINIMUM WAGE ACT DESIGNATION OF ZONES (Amending Regulations 295 of Consolidated Regulations 1950)	114/51	June 9/51	- 172
MINING ACT LANDS OPEN FOR PROSPECTING, STAKING OUT OR LEASING (Amending O. Reg. 267/47)	15/51	Feb. 17/51	60
Idem (Amending O. Reg. 267/47)	49/51	Apr. 7/51	89
Idem (Amending O. Reg. 267/47)	133/51	June 30/51	190
MINER'S LICENCES AND FORMS (New and revoking Regulations 298 and 299 of Consolidated Regulations 1950).	111/51	June 9/51	164
MINING RIGHTS OPEN FOR PROSPECTING (New)	90/51	May 12/51	136
MOTHERS' ALLOWANCES ACT FORMS (Amending Regulations 302 of Consolidated Regulations 1950)	207/51	Sept. 22/51	277
GENERAL REGULATIONS, AMENDED (Amending Regulations 302 of Consolidated Regulations 1950)	182/51	Sept. 1/51	255
MAXIMUM ALLOWANCES (Amending Regulations 302 of Consolidated Regulations 1950)	9/51	Feb. 10/51	55
P PLANNING ACT ATIKOKAN SUBDIVISION CONTROL (New)	36/51	Mar. 10/51	75
POLICE ACT DIVISION OF RESPONSIBILITY FOR POLICING (Amending Regulations 320 of Consolidated Regulations 1950)	132/51	June 30/51	189
Idem (Amending Regulations 320 of Consolidated Regulations 1950)	183/51	Sept. 1/51	256
Idem (Amending Regulations 320 of Consolidated Regulations 1950)	219/51	Oct. 6/51	287
Idem (Amending Regulations 320 of Consolidated Regulations 1950)	225/51	Oct. 13/51	293
GENERAL REGULATIONS FOR POLICE FORCES (New and revoking O. Regs. 4/47 and 50/49)	174/51	Aug. 11/51	241
POWER COMMISSION ACT Defining Areas (Amending Regulations 321 of Consolidated Regulations 1950)	19/51	Feb. 17/51	62
Idem (Amending Regulations 321 of Consolidated Regulations 1950)	1	June 2/51	147
Idem (Amending Regulations 321 of Consolidated Regulations 1950 and O. Regs. 19/51 and 103/51)		Sept. 8/51	263

^{*}Foot pagination in Gazette.

	O. Reg. Number	Date of Gazette	Page*
POWER COMMISSION ACT—Continued DEFINING AREAS—Continued Idem (Amending Regulations 321 of Consolidated Regu-			
lations 1950 and O. Reg. 103/51)	274/51	Dec. 1/51	346
FEES, INCREASE OF (Amending Regulations 322 of Consolidated Regulations 1950)	320/51	Dec. 22/51	379
General Regulations (New and revoking O. Regs. 56/44 and 57/44 and Regulations 325 of Consolidated Regulations 1950)	324/51	Jan. 12/52	5
TARIFF ON CONVERSION (Amending Regulations 323 of Consolidated Regulations 1950 and revoking O. Reg. 4/51)	163/51	Aug. 4/51	232
PROVINCIAL LAND TAX ACT ANNUAL TAX (New)	82/51	May 12/51	120
PUBLIC HEALTH ACT CAMPS, IN TERRITORIAL DISTRICTS (Amending O. Reg. 14/44)	186/51	Sept. 1/51	257
Work, Sanitary Standards in (New and amending O. Reg. 14/44)	199/51	Sept. 8/51	267
EXPECTANT MOTHERS' AND PRE-NATAL EXAMINATION (Amending Regulations 333 of Consolidated Regulations 1950)	291/51	Dec. 8/51	357
HEALTH UNITS Muskoka District (Amending Regulations 335 of Consolidated Regulations 1950)	189/51	Sept. 8/51	261
Timiskaming (Amending Regulations 335 of Consolidated Regulations 1950)	190/51	Sept. 8/51	261
Isolation Hospitals, Maintenance Grants for (New)	191/51	Sept. 8/51	262
MILK, PASTEURIZATION OF (New and revoking O. Reg. 93/46 and amending O. Reg. 37/44)	86/51	May 12/51	128
Unorganized Townships in Health Units Kenora-Keewatin Area (New and revoking Regulations 337 of Consolidated Regulations 1950)	73/51	May 5/51	111
Timiskaming (New and revoking Regulations 338 of Consolidated Regulations 1950)	192/51	Sept. 8/51	262
PUBLIC HOSPITALS ACT CLASSIFICATION OF HOSPITALS (Amending Regulations 341 of Consolidated Regulations 1950)	18/51	Feb. 17/51	61
Idem (Amending Regulations 341 of Consolidated Regulations 1950)	75/51	May 5/51	112
Idem (Amending Regulations 341 of Consolidated Regulations 1950)	171/51	Aug. 11/51	240

^{*}Foot pagination in Gazette.

			407
	O. Reg. Number	Date of Gazette	Page*
PUBLIC HOSPITALS ACT—Continued CLASSIFICATION OF HOSPITALS—Continued			
Idem (Amending Regulations 341 of Consolidated Regulations 1950)	234/51	Oct. 20/51	297
Provincial Aid (Amending Regulations 342 of Consolidated Regulations 1950)	46/51	Mar. 31/51	86
Idem (Amending Regulations 342 of Consolidated Regulations 1950)	170/51	Aug. 11/51	240
Idem (Amending Regulations 342 of Consolidated Regulations 1950)	222/51	Oct. 6/51	288
Idem (Amending Regulations 342 of Consolidated Regulations 1950)	262/51	Nov. 24/51	341
Idem (Amending Regulations 342 of Consolidated Regulations 1950)	290/51	Dec. 8/51	356
Idem (Amending Regulations 342 of Consolidated Regulations 1950)	302/51	Dec. 15/51	368
PSYCHIATRIC UNITS, PROVINCIAL AID FOR (Amending Regulations 342 of Consolidated Regulations 1950 and revoking O. Reg. 261/51)	301/51	Dec. 15/51	367
Radio-Therapy, Institutes of (New)	139/51	July 7/51	204
PUBLIC SERVICE ACT GENERAL AMENDMENTS (Amending O. Reg. 36/48)	247/51	Oct. 27/51	310
GENERAL REGULATIONS (Amending O. Reg. 36/48)	259/51	Nov. 24/51	338
PUBLIC VEHICLES ACT GENERAL REGULATIONS (Amending Regulations 346 of Consolidated Regulations 1950)	66/51	Apr. 28/51	103
. R			
RACE TRACKS TAX ACT TAX-RATE (Amending Regulations 347 of Consolidated Regulations 1950)	88/51	May 12/51	135
RAILWAY FIRE CHARGE ACT CHARGES FOR FIRE PROTECTION (Amending Regulations 349 of Consolidated Regulations 1950)	62/51	Apr. 28/51	101
RECIPROCAL ENFORCEMENT OF MAINTENANCE ORDERS ACT EXTENT OF ACT (Amending Regulations 351 of Consoli-			
dated Regulations 1950)	28/51	Feb. 24/51	70
Idem (Amending Regulations 351 of Consolidated Regulations 1950)	38/51	Mar. 17/51	77

^{*}Foot pagination in Gazette.

Idem (Amending Regulations 351 of Consolidated Regulations 1950). 244/51 Idem (Amending Regulations 351 of Consolidated Regulations 1950). 270/51 REGISTRY ACT DESIGNATION OF AREAS (New). 143/51 S SANATORIA FOR CONSUMPTIVES ACT CAPITAL GRANTS (Amending Regulations 354 of Consolidated Regulations 1950). 260/51 SCHOOL ATTENDANCE ACT GENERAL REGULATIONS (Amending Regulations 355 of Consolidated Regulations 1950). 272/51 SEED POTATOES ACT GENERAL REGULATIONS (New). 68/51 STALLIONS ACT GENERAL REGULATIONS (New) and revoking O. Reg. 305/44). 42/51 SURROGATE COURTS ACT RULES OF PRACTICE AND PROCEDURE IN (Amending O. Reg. 114/50). 8/51 Feb. 3/51		O. Reg. Number	Date of Gazette	Page*
lations 1950)	ORDERS ACT—Continued			
lations 1950)		173/51	Aug. 11/51	241
REGISTRY ACT DESIGNATION OF AREAS (New)		244/51	Oct. 27/51	306
S SANATORIA FOR CONSUMPTIVES ACT CAPITAL GRANTS (Amending Regulations 354 of Consolidated Regulations 1950)		270/51	Dec. 1/51	345
SANATORIA FOR CONSUMPTIVES ACT CAPITAL GRANTS (Amending Regulations 354 of Consolidated Regulations 1950)		143/51	July 14/51	208
CAPITAL GRANTS (Amending Regulations 354 of Consolidated Regulations 1950)	S		1	
GENERAL REGULATIONS (Amending Regulations 355 of Consolidated Regulations 1950)	CAPITAL GRANTS (Amending Regulations 354 of Consoli-	260/51	Nov. 24/51	338
GENERAL REGULATIONS (New) 68/51 May 5/51 STALLIONS ACT GENERAL REGULATIONS (New and revoking O. Reg. 305/44) 42/51 SURROGATE COURTS ACT RULES OF PRACTICE AND PROCEDURE IN (Amending O. Reg. 114/50) 8/51 T	GENERAL REGULATIONS (Amending Regulations 355 of	272/51	Dec. 1/51	345
GENERAL REGULATIONS (New and revoking O. Reg. 305/44)		68/51	May 5/51	105
RULES OF PRACTICE AND PROCEDURE IN (Amending O. Reg. 114/50)	GENERAL REGULATIONS (New and revoking O. Reg.	42/51	Mar. 24/51	80
	RULES OF PRACTICE AND PROCEDURE IN (Amending O.	8/51	Feb. 3/51	53
WE A CHEROL CHEROL AND	Т			
TEACHERS' SUPERANNUATION ACT CREDITS FOR OUTSIDE SERVICES AND TRANSFERS (Amending Regulations 358 of Consolidated Regulations 1950) 160/51 Aug. 4/51		160/51	Aug. 4/51	229
TRAINING SCHOOLS ACT ONTARIO TRAINING SCHOOL FOR BOYS—NORTHUMBER- LAND (New and revoking Regulations 360 of Consolidated Regulations 1950)	ONTARIO TRAINING SCHOOL FOR BOYS—NORTHUMBER- LAND (New and revoking Regulations 360 of Consolidated	145/51	July 21/51	210
TRUSTEE ACT Companies Approved for Investment and Deposits (Amending Regulations 361 of Consolidated Regulations	Companies Approved for Investment and Deposits (Amending Regulations 361 of Consolidated Regulations			•
1950)	Idem (Amending Regulations 361 of Consolidated Regu-	,		305

^{*}Foot pagination in Gazette.

			107
	O. Reg. Number	Date of Gazette	Page*
U			
UNEMPLOYMENT RELIEF ACT	1		
WEEKLY ALLOWANCES (Amending Regulations 362 of Consolidated Regulations 1950)		Nov. 10/51	323
V			
VOTERS' LISTS ACT, 1951			
GENERAL REGULATIONS (New and revoking Regulations 80, 364 and 365 of Consolidated Regulations 1950)		Oct. 20/51	299
W			
WEED CONTROL ACT			
NOXIOUS WEEDS (New and revoking O. Regs. 100/46 and 84/49)	85/51	May 12/51	126
WORKMEN'S COMPENSATION ACT			
GENERAL AMENDMENTS (Amending Regulations 371 and 372 of Consolidated Regulations 1950)		May 19/51	137
PENSION PLANS (Amending Regulations 372 of Consolidated Regulations 1950)		Oct. 13/51	293
WEED CONTROL ACT Noxious Weeds (New and revoking O. Regs. 100/46 and 84/49) WORKMEN'S COMPENSATION ACT GENERAL AMENDMENTS (Amending Regulations 371 and 372 of Consolidated Regulations 1950) Pension Plans (Amending Regulations 372 of Consoli-	85/51 92/51	May 12/51 May 19/51	126

^{*}Foot pagination in Gazette.

PART II

The regulations filed in 1951 which

- (a) have been revoked,
- (b) are only revoking regulations, or
- ·(c) expired through effluxion of time,

are set out in column 1 and the disposition thereof is set opposite thereto in column 2.

ABBREVIATIONS—Rev., Revoked by O. Reg.;
Revkg., Revoking Regulations only;
Exp., Expired through effluxion of time.

Ontario Regulations	Disposition	Ontario Regulations	Disposition
1/51	Revkg.	125/51	Rev. 310/51
2/51	Exp.	148/51	Exp.
4/51	Rev. 163/51	155/51	Revkg.
13/51	Exp.	156/51	Rev. 318/51
23/51	Rev. 140/51	158/51	Rev. 321/51
35/51	Exp.	185/51	Rev. 205/51
45/51	Exp.	198/51	Exp.
54/51	Exp.	211/51	Rev. 287/51
56/51	Rev. 156/51	237/51	Revkg.
60/51 70/51	Revkg.	249/51	Exp.
74/51	Exp. Exp.	254/51	Rev. 268/51 and 275/51
77/51	Revkg.	261/51	Rev. 301/51
79/51	Rev. 176/51	268/51	Exp.
97/51	Exp.	275/51	Revkg.
117/51	Exp.	305/51	Revkg.
118/51	Revkg.	306/51	Revkg.
119/51	Exp.	307/51	Revkg.

(199)

Publications Under The Regulations Act, 1944

JANUARY 13th, 1951

THE DIVISION COURTS ACT, 1950 O. Reg. 270/50.	10. Summons for service outside the jurisdiction of the Court to cover the fees of the Clerk to whom it is sent for service	.75
Tariff of Fees and Territorial Limits of Division.	11. Renewal of every summons or writ of execu-	. / .
New. Made—14th December, 1950. Filed—15th December, 1950, 3.20 p.m. —By Direction.	tion when ordered by the judgment credi- tor or warrant of commitment when ordered by the Judge	.35
· ——	12. Every bond when necessary, and prepared by the clerk (including affidavits of justification and of execution)	1.00
REGULATIONS MADE UNDER THE DIVISION COURTS ACT, 1950 FEES	13. (a) Receiving Transcript of Judgment (b) Receiving execution	. 50
CLERK'S FEES	14. Every order after judgment requiring the signature of the Judge, and entering the same	. 50
All Clerk's fees shall be as follows:	15. Transmitting transcripts of judgment or	
For summons and any counterclaim up to and including judgment (except in jury cases):	transmitting papers for service to another Division Court or to the Judge on application to him, including necessary entries and mailing, but not including postage	. 25
Where claim is \$10 and under\$2.00 Where claim exceeds \$10 and does not exceed \$20	16. Search by a person not a party to the suit or proceeding, to be paid by the applicant:—	
ceed \$60	1 to 25 searcheseach In excess of 25 searcheseach	.15
Where claim exceeds \$100 and does not exceed \$200	Search by a party to a suit or proceeding, where the suit or proceeding is over one	10
THERE WILL BE NO REBATES	year old(No fee is chargeable for search to a party	. 10
In all cases involving more than \$10.00 where there is more than one defendant, whether that defendant be a third party,	to the suit or proceeding if same is not over one year old).	
a garnishee before judgment, or a defendant in an action of interpleader or replevin, for each extra defendant the sum of \$1.00.	17. Copies of papers, for which no fee is otherwise provided, necessarily required for service or transmission to the Judge, each If exceeding two folios, per folio	. 10
Certifying under the Seal of the Court and delivering to a judgment creditor a memo- randum of the amount of the judgment	18. Taxing bailiff's cost, under Section 128 of The Division Courts Act	. 25
and costs against a judgment debtor, or garnishee, under the Creditors' Relief, or for any other purpose	19. Every necessary letter to any party to any cause, matter or proceeding in Court after judgment	. 15
Furnishing duly certified copies of summons and notices and papers with all proceedings for purposes of appeal, as required by either party, per fclio of 100 words	(A letter shall not be considered necessary when a notice contains the same information.)	
Certificate therewith	20. Fees payable to the clerk on judgment summons to include three adjournments shall	
Summons to jury (including copy for each juryman) when required by parties 2.00	be as follows:— Where claim is less than \$60	2.50
Calling and returning jury ordered by the Judge	Where claim is \$60 or over Every subsequent adjournment	4.00
Transcript to another Division Court:—	Direction to Garnishee	
Where claim does not exceed \$100. .50 Where claim exceeds \$100. .75	21. Filing affidavit and issuing direction to garnishee	1.00
Every writ of execution, warrant of attachment or warrant of commitment and delivering same to Bailiff.	Where clerk prepares affidavit for direction to garnishee	1.50
Where claim does not exceed \$100 1.00	creditor) or defendant (judgment debtor) 24. When required to be placed on list	1.00
Where claim exceeds \$100 1.50	1 21. When required to be placed on list	1.00

Consolidation of Accounts		8. Every notice of sale, not exceeding three,	
25. Debtor to file own affidavit	. 50	under execution, or under attachment, each	. 25
26. Original order to be filed with clerk	. 50	9. Reasonable allowances and disbursements,	
27. Issuing certified copies of ordereach	.25	necessarily incurred in the care and re- moval of property:—	
28. Plaintiff to obtain notice of judgment	1.00	(a) If a bailiff removes property seized, he is entitled to the necessary disburse-	
29. Filing notice of judgment	. 50	ments, in addition to the fees for seizure	
30. Issuing certificate of termination of consolidation order	. 50	(b) If he takes a bond, then to \$1.00 instead	
31. Copy of certificate of termination to be filed with clerk of other court	. 50	of disbursements for removal of pro- perty.	
32. All costs under consolidation of accounts shall be borne by the individual parties.		(c) If assistance is necessary in the seizure, or securing, or retaining of property, the bailiff is entitled to the disbursements for such assistance.	
THERE WILL BE NO REBATES		(d) All charges for disbursements are to be	
BAILIFF'S FEES		submitted to the clerk for taxation, subject to appeal to the Judge.	
All Bailiff's fees up to and including judgment (except in jury cases) shall be as follows:— 1. Where claim is \$10 and under	1.00	(e) The bailiff must in all cases endorse a memorandum of all his charges on the back of the execution, or state them on a separate slip of paper, so that the clerk may conveniently tax the bailiff's charges for fees and disbursements.	
ceed \$60	1.75 2.25 2.75 3.00	(f) The clerk in all cases to sign the memorandum of his taxation, and preserve it among the papers in the cause, together with the execution for future reference, and thereby enable the clerk to certify the bailiff's return properly.	
2. The Bailiff shall receive in addition to the prescribed fee above, the sum of twenty cents per mile or any fraction thereof necessary to be travelled but mileage only one way shall be allowed, and in no case is it allowable for any unsuccessful attempt to serve a summons or any other paper.		(g) If the execution or process in attachment in the nature of execution be satisfied in whole or in part, after seizure and before sale, whether by action of the parties or otherwise, the bailiff shall be entitled to charge and receive three per cent on the amount directed to be levied; or on the amount of the value of the property seized, whichever shall be the lesser amount.	
In the following courts mileage shall be allowed to the bailiff only in excess of ten miles: 1st, 8th, and 9th of York at Toronto		(h) Poundage on executions, and on attachments in the nature of executions, five per cent, exclusive of mileage, going to seize and sell, upon the amount realized	
1st and 7th of Carleton at Ottawa 1st and 9th of Wentworth at Hamilton London and Windsor.		from property necessarily sold. 10. Fees on judgment summons:—	
3. Service of subpoena or summons to juryman Service of direction to farnishee	1.00	Where the amount is under \$60	
 In all cases involving more than \$10.00 where there is more than one defendant, whether that defendant be a third party, a garnishee before judgment, or a defen- 		FEES TO WITNESSES AND APPRAISER ALLOWANCES TO WITNESS .	RS
dant in an action of interpleader or replevin, for each extra defendant the sum of \$1.00.		Attendance, per diem, to witnesses within three miles of the place where the Court is held	1.00
 Enforcing writ of execution or any other process after judgment shall be on the same schedule of fees as set out in Item number 1. 		Barristers and solicitors, physicians and sur- geons, engineers and veterinary surgeons, other than parties to the cause, when called upon to give evidence of any professional service rendered by them, or to give pro-	
6. On every schedule of property seized, attached or replevied, including affidavit of praisal when necessary, the same schedule of fees as set out in Item number 1, shall apply.		fessional opinions, per diem	4.00
7. Every bond when necessary, when prepared by the bailiff, including affidavit of justification and execution	1.00	If witnesses attend in one case only, they will be entitled to the full allowance.	

If they attend in more than one case, they will be entitled to a proportional part in each case only.

The travelling expenses of witnesses, over three miles, shall be allowed according to the sums reasonably and actually paid, but in no case shall exceed 20 cents per mile, one way.

FEES OF APPRAISERS

Fees to appraisers of goods, etc., seized under warrant of attachment. To each appraiser \$2.00 per day during the time actually employed in appraising goods—to be paid in the first instance by plaintiff and allowed as costs in the cause.

REGULATIONS MADE UNDER THE DIVISION COURTS ACT, 1950

TERRITORIAL LIMITS OF DIVISIONS

INDEX OF SCHEDULES OF DESCRIPTIONS OF DIVISION COURT BOUNDARIES

COUNTY OR DISTRICT	NUMBER OF COURT	SCHE- DULE
Brant "	1 2	1 2 3 4 5
u	3	3
	2 3 4 5	4
"	5	5
Bruce	1	6
u u	1 2 3 4 5 7	6 7 8
u	4	9
u	5	10
u	8	11
u	11	12 13
ш	12	14
Carleton	1	15
"	$\tilde{3}$	16
u	4	17 18
ш	3 4 5 7	19
Dufferin "	1 2	20 21
ű	2 5	22
,		
Elgin	$\begin{array}{c}1\\3\\4\end{array}$	23 24
и	$\overset{3}{4}$	25
D	2	26
Essex	2 3 5 6 7 8	27
u	5	28
دد دد	6	29
ű	8	30 31
и	9	32
Estation	1	33
Frontenac	$\overset{1}{4}$	34
и	6	35
Grey	1	36
Giey "	$\hat{2}$	37
u	3	38
u u	2 3 4 5 6 7 8	39 40
a ·	6	41
"	7	42
ш	8	43
Haldimand	1	44
"	1 2 3	45
	3	46

COUNTY OR DISTRICT	NUMBER OF COURT	SCHE- DULE
Halton	1	47
u	2 3 4	48 49
u	4	50
	6 -	51
Hastings "	1	52
"	2 4 5 6 7	53 54
u	5	55 56
u	7	57
и	8	58 59
u u	10 11	60 61
u	12	62
Huron	1	63
" " "	2	64
"	3 4	65 66
u u	2 3 4 5 8	67 68
u u	9	69
u u	10 11	70 71
и	. 12	72
Kent	1	73
u u	1 2 3 4 5 6	74 75
и	4	76
u u	5 6	77 78
"	7	79
Lambton	1	80
"	2	81 82
α	2 3 5 6 8 9	83
u	6 8	84 85
и	9	86
Lanark	1	87
u u	1 2 3 4	88 89
ш		90
u	5	91
Leeds and Grenville	1	92
u u u	1 2 3 4 5 6 7 9	93 94
u u u u	4	95 96
u u u	6	97
u u u	7 9	98 99
u u u	12	100
Lannov and Addington	1	101
Lennox and Addington	7	102
u u u	8 9	103 104
*	2	105
Lincoln	2 5	106
Middlesex	1	107
Windlesex	1 2 3 4 5 6	108 109
и	3 4	110
u	5 6	111 112
и	7	113

COUNTY OR DISTRICT	NUMBER OF COURT	SCHE- DULE	COUNTY	OR	DISTRICT	NUMBER OF COURT	SCHE- DULE
Norfolk " " " " " " " " "	1 2 4 6 7	114 115 116 117 118	u u	"	u u u u u u	8 10 11 12	183 184 185 186
Northumberland and Durham	8	119 120	Victoria "			2 5	187 188
	2 3 5 8 9 10 11	121 122 123 124 125 126 127	Waterloo " " " "			1 2 3 4 5 6	189 190 191 192 193 194
Ontario " " " " " " "	1 2 3 4 6	128 129 130 131 132	Welland " " "			1 3 4 5 6	195 196 197 198 199
Oxford " " " " " " "	8 1 2 3 4 5 6 7	133 134 135 136 137 138 139 140	Wellington " " " " " " " " "			1 2 4 5 7 8 10	200 201 202 203 204 205 206 207
Peel "	1 2 3	141 142 143	Wentworth " "			1 2 3 4	208 209 210 211
Perth " " " "	1 2 3 5 6	144 145 146 147 148	York "			1	212 213 214 215
Peterborough	1 2	149 150	u			2 3 4 5 6 7	216 217 218
Prescott and Russell " " " " " " "	2 4 5 6 7	151 152 153 154	ec ec			7 8 9 11	219 220 221 222
	7 8 9 10 11	155 156 157 158 159	Algoma " " "			1 2 3 6 7	223 224 225 226 227
Prnce Edward Renfrew	1 5 1 3	160 161 162 163	Cochrane ""			1 2 3 4 5	228 229 230 231 232
u u	4 5 6 7	164 165 166 167	Haliburton "			6 1 2 4	233 234 235 236
Simcoe " " " " "	1 2 3 4 5	168 169 170 171 172	Kenora "			1 3 4	237 238 239
u u u	6 8 10 11	172 173 174 175 176	Manitoulin "			1 2 3	240 - 241 242
Stormont, Dundas and Glenga	3	177 178	Muskoka "			1 2 3	243 244 245
	4 5 6 7	179 180 181 182	Nipissing "			1 2 3	246 247 248

COUNTY OR DISTRICT	NUMBER OF COURT	SCHE- DULE
Parry Sound	1 7	249 250
Rainy River	1 3 4	251 252 253
Sudbury " " "	1 3 4 5	254 255 256 257
Thunder Bay " " " " " "	1 2 3 4 5	258 259 260
uuu		261 262
Timiskaming " " " " " "	1 2 3 4 5	263 264 265 266 267

SCHEDULE 1

- 1. The City of Brantford.
- 2. The townships of
- (a) Onondaga, and
- (b) Tuscaroro.
- 3. That part of the Township of Brantford lying within a line described as follows:

Commencing at the most southerly angle of the township; thence north-westerly along the south-westerly boundary of the township to the westerly boundary of the township; thence northerly along the westerly boundary to the production westerly of the northerly limit of Concession 2; thence easterly along the production and the northerly limit to the northeasterly boundary of the township; thence southeasterly along the north-easterly boundary to the boundary between the townships of Brantford and Onondaga; thence westerly along that boundary to the boundary between the townships of Brantford and Tuscaroro; thence south-westerly along that boundary to the place of commencement; excepting therefrom the City of Brantford.

SCHEDULE 2

- 1. The Town of Paris.
- 2. That part of the townships of South Dumfries and Brantford lying within a line described as follows:

Commencing at the north-westerly angle of the Township of South Dumfries; thence easterly along the northerly boundary of the township to the production northerly of the westerly limit of lot 18 in Concession 6; thence southerly along the westerly limit of lot 18 across concessions 6 to 1, both inclusive, and its production to the boundary between the townships of South Dumfries and Brantford; thence westerly along that boundary to the production northerly of the westerly limit of lot 25 in Concession 1 of the Township of Brantford; thence southerly along the production and the westerly limit to the northerly limit of Concession 2 in the Township of Brantford; thence westerly along the northerly limit of Concession 2 and its production to the westerly boundary of the township; thence northerly along the westerly boundaries of the townships of Brantford and South Dumfries to the place of commencement; excepting therefrom the Town of Paris.

SCHEDULE 3

1. That part of the townships of South Dumfries and Brantford lying within a line described as follows:

Commencing at the north-easterly angle of the Township of South Dumfries; thence westerly along the northerly boundary of the township to the production northerly of the westerly limit of lot 18 in Concession 6; thence southerly along the production and the westerly limit of lot 18 across concessions 6 to 1, both inclusive, and its production to the boundary between the townships of South Dumfries and Brantford; thence westerly along that boundary to the production northerly of the westerly limit of lot 25 in Concession 1 of the Township of Brantford; thence southerly along the production and the westerly limit to the northerly limit of Concession 2 in the Township of Brantford; thence easterly along the northerly limit of Concession 2 and its production to the north-easterly boundary of the Township of Brantford; thence north-westerly and northerly along the north-easterly and easterly boundary of the Township of Brantford to the easterly boundary of the Township of South Dumfries; thence northerly along the easterly boundary of the Township of South Dumfries; thence northerly along the easterly boundary of the Township of South Dumfries; thence northerly along the easterly boundary of the Township of South Dumfries to the place of commencement.

SCHEDULE 4

That part of the Township of Burford lying within a line described as follows:

Commencing at the north-westerly angle of the township; thence southerly along the westerly boundary of the township to the southerly limit of Concession 10; thence easterly along the southerly limit and its production easterly to the easterly boundary of the township; thence northerly along the easterly boundary to the northerly boundary of the township; thence westerly along the northerly boundary to the place of commencement.

SCHEDULE 5

- 1. The Township of Oakland.
- 2. That part of the Township of Burford lying within a line described as follows:

Commencing at the south-westerly angle of the township; thence northerly along the westerly boundary of the township to the southerly limit of Concession 10; thence easterly along the southerly limit and its production easterly to the easterly boundary of the township; thence southerly along the easterly boundary to the southerly boundary of the township; thence westerly along the southerly boundary to the place of commencement.

SCHEDULE 6

- 1. The Town of Walkerton.
- 2. The Village of Mildmay.
- 3. The townships of
 - (a) Carrick, and
 - (b) Brant.

SCHEDULE 7

- 1. The Village of Teeswater.
- 2. The Township of Culross.
- 3. That part of the Township of Greenock lying within a line described as follows:

Commencing at the south-westerly angle of the township; thence northerly along the boundary between

the townships of Greenock and Kinloss to the boundary between the townships of Greenock and Kincardine; thence north-easterly along that boundary to the limit between concessions 11 and 12 in the Township of Greenock; thence easterly along that limit to the easterly limit of lot 1 in Concession 11; thence southerly along the easterly limit to the southerly limit of lot 26 in Range A West of the Saugeen Road; thence easterly along the southerly limit and its production to the boundary between the townships of Greenock and Brant; thence southerly along that boundary to the boundary between the townships of Greenock and Culross; thence westerly along that boundary to the place of commencement.

SCHEDULE 8

- 1. The Town of Kincardine.
- 2. The villages of
 - (a) Ripley, and
 - (b) Tiverton.
- 3. The townships of
 - (a) Huron, and
 - (b) Kincardine.
- 4. That part of the Township of Bruce lying within a line described as follows:

Commencing at the south-easterly angle of the township; thence northerly along the boundary between the townships of Bruce and Greenock to the northerly limit of Concession 4 in the Township of Bruce; thence westerly along the northerly limit and its production to the northerly limit of lot 20 in the Lake Range; thence continuing westerly along the northerly limit of lot 20 to the shore of Lake Huron; thence southerly along the shore to the boundary between the townships of Bruce and Kincardine; thence easterly along that boundary to the place of commencement; excepting therefrom the Village of Tiverton.

SCHEDULE 9

- 1. The Village of Paisley.
- 2. That part of the Township of Greenock lying within a line described as follows:

Commencing at the south-easterly angle of lot 26 in Range A West of the Saugeen Road; thence easterly on the production of the southerly limit of lot 26 to the boundary between the townships of Brant and Greenock; thence northerly along that boundary to the boundary between the townships of Brant and Elderslie; thence continuing northerly along that boundary to the northerly limit of lot 58 in Range A West of the Saugeen Road; thence westerly along the northerly limit to the westerly limit of lot 58; thence southerly along the westerly limit of lot 58 to the boundary between the townships of Bruce and Greenock; thence south-westerly along that boundary to the boundary between concessions 11 and 12 in the Township of Greenock; thence easterly along that boundary to the easterly limit of lot 1 in Concession 11; thence southerly along the easterly limit to the southerly limit of lot 26 in Range A West of the Saugeen Road; thence easterly along the southerly limit to the place of commencement.

3. The Township of Bruce, except that part of the township described in item 4 of Schedule 8.

SCHEDULE 10

1. The Towns of

- (a) Port Elgin, and
- (b) Southampton.
- 2. The Township of Saugeen.

SCHEDULE 11

- 1. The Village of Tara.
- 2. The Township of Arran.
- 3. That part of the Township of Amabel lying within a line described as follows:

Commencing at the south-easterly angle of the township; thence westerly along the southerly boundary of the township to the shore of Lake Huron; thence northerly along the shore of Lake Huron to the northerly limit of lot 20 in the Saugeen Indian Reserve; thence easterly along the northerly limit of lot 20 across the Reserve and concessions D and C in the township to the northerly limit of Concession 7; thence continuing easterly along the northerly limit of Concession 7 to the easterly boundary of the township; thence southerly along the easterly boundary to the place of commencement.

SCHEDULE 12

- 1. The Town of Wiarton.
- 2. The villages of
- (a) Hepworth, and
- (b) Lion's Head.
- 3. The townships of
- (a) Albemarle,
- (b) Eastnor,
- (c) Lindsay, and
- (d) St. Edmunds.
- 4. The Township of Amabel, except that part of the township described in item 3 of schedule 11.

SCHEDULE 13

- 1. The Village of Lucknow.
- 2. The Township of Kinloss.

SCHEDULE 14

- 1. The Town of Chesley.
- 2. The Township of Elderslie.

SCHEDULE 15

- 1. The City of Ottawa.
- 2. The Town of Eastview.
- 3. The Village of Rockcliffe Park.
- 4. The Township of Gloucester, except that part of the township described in item 4 of schedule 18.

SCHEDULE 16

- 1. The townships of
- (a) Huntley, and
- (b) March.

SCHEDULE 17

- 1. The townships of
- (a) Fitzroy, and
- (b) Torbolton.

SCHEDULE 18

- 1. The Village of Richmond.
- 2. The townships of
- (a) Goulbourn,
- (b) Marlborough,
- (c) North Gower, and
- (d) Osgoode.
- 3. That part of the Township of Nepean lying within a line described as follows:

Commencing at the most southerly angle of the township; thence northerly along the boundary between the townships of Nepean and Goulbourn to the production westerly of the southerly limit of lot 21 in Concession 6 from the Rideau River; thence easterly along the production and the southerly limit across concessions 6, 5 and 4 to the production northerly of the easterly limit of lot 20 in Concession 4 From the Rideau River; thence southerly along the production and the easterly limit of lots 20 to 13, both inclusive, in Concession 4 to the northerly bank of Goodwood Creek; thence easterly along the northerly bank to the boundary between the townships of Nepean and Gloucester; thence southerly along that boundary to the boundary between the townships of Nepean and North Gower; thence westerly along that boundary to the place of commencement.

4. That part of the Township of Gloucester lying within a line described as follows:

Commencing at the south-easterly angle of the township; thence northerly along the easterly boundary of the township to the production easterly of the southerly limit of Concession 6 from the Ottawa River; thence westerly along the production and the southerly limit of Concession 6 and its production westerly to the easterly limit of lot 15 in Concession 6 from the Rideau River; thence southerly along the easterly limit of lot 15 to the southerly limit of the lot; thence westerly along the southerly limit of lot 15 across concessions 6 to 1, both inclusive, from the Rideau River to the boundary between the townships of Gloucester and Nepean; thence southerly along that boundary to the southerly boundary of the township; thence easterly along the last-mentioned boundary to the place of commencement.

SCHEDULE 19

1. The Township of Nepean, except that part of the township described in item 3 of schedule 18.

SCHEDULE 20

- 1. The Town of Orangeville.
- 2. The townships of
- (a) East Garafraxa, and
- (b) Mono.
- 3. That part of the Township of Amaranth lying within a line described as follows:

Commencing at the south-westerly angle of the township; thence northerly along the boundary between

the townships of Amaranth and East Luther to the production westerly of the northerly limit of lot 25 in Concession 10 of the Township of Amaranth; thence easterly along the production and the northerly limit of lot 25 across concessions 10 to 1, both inclusive, and its production easterly to the boundary between the townships of Amaranth and Mono; thence southerly along that boundary to the southerly boundary of the township; thence westerly along the southerly boundary of the township to the point of commencement.

SCHEDULE 21

- 1. The Village of Shelburne.
- 2. The townships of
 - (a) Melancthon, and
 - (b) Mulmur.
- 3. That part of the Township of Amaranth lying within a line described as follows:

Commencing at the north-westerly angle of the township; thence southerly along the westerly boundary of the township of Amaranth to the production westerly of the northerly limit of lot 25 in Concession 10; thence easterly along the production and the northerly limit of lot 25 across concessions 10 to 1, both inclusive, and its production easterly to the boundary between the townships of Amaranth and Mono; thence northerly along that boundary to the northerly boundary of the township of Amaranth; thence westerly along that boundary to the place of commencement.

SCHEDULE 22

- 1. The Village of Grand Valley.
- 2. The Township of East Luther.

SCHEDULE 23

- 1. The Town of Avlmer.
- 2. The villages of
- (a) Port Burwell,
- (b) Springfield, and
- (c) Vienna.
- 3. The townships of
- (a) Bayham,
- (b) Malahide, and
- (c) South Dorchester.

SCHEDULE 24

- 1. The City of St. Thomas.
- 2. The Village of Port Stanley.
- 3. The townships of
- (a) Southwold, and
- (b) Yarmouth.

SCHEDULE 25

- 1. The villages of
- (a) Dutton,

- (b) Rodney, and
- (c) West Lorne.
- 2. The townships of
- (a) Aldborough, and
- (b) Dunwich.

SCHEDULE 26

- 1. The Town of Amherstburg.
- 2. The townships of
- (a) Anderdon, and
- (b) Malden.

SCHEDULE 27

- 1. The towns of
- (a) Harrow, and
- (b) Kingsville.
- 2. The townships of
- (a) Colchester South, and
- (b) Gosfield South.
- 3. That part of the Township of Colchester North lying within a line described as follows:

Commencing at the south-easterly angle of the township; thence northerly along the boundary between the townships of Gosfield South and Colchester North and Gosfield North and Colchester North to the production easterly of the southerly boundary of Concession 9 in the Township of Colchester North; thence westerly along the production and the southerly boundary and its production westerly to the southerly boundary of the Concession South of the Malden Road; thence south-westerly along the last-mentioned southerly boundary to the westerly limit of lot 1 in the Concession South of the Malden Road; thence northerly along the westerly limit and its production northerly to the westerly boundary of the township; thence southerly along that boundary to the southerly boundary of the township of Colchester North; thence easterly along the boundary between the townships of Colchester North and Colchester South to the place of commencement.

4. That part of the Township of Gosfield North lying within a line described as follows:

Commencing at the south-easterly angle of the township; thence northerly along the boundary between the townships of Gosfield North and Mersea to the boundary between the townships of Gosfield North and Rochester; thence westerly along that boundary and the boundary between the townships of Gosfield North and Maidstone to the production north-westerly of the north-easterly limit of lot 281 in Concession North of the Talbot Road; thence south-easterly along the production to the north-easterly boundary of Concession North of the Talbot Road; thence south-easterly along the last-mentioned boundary to the line between lots 267 and 266; thence south-westerly along that line across concessions North and South of the Talbot Road and its production south-westerly to the north-easterly limit of lot 11 in Concession 6 in the Township of Gosfield North; thence south-easterly to the boundary between the townships of Gosfield North and Gosfield South; thence easterly along that boundary to the place of commencement.

SCHEDULE 28

- 1. The Town of Leamington.
- 2. The townships of
- (a) Mersea, and
- (b) Pelee.

SCHEDULE 29

- 1. The villages of
- (a) Belle River, and
- (b) St. Clair Beach.
- 2. The Township of Rochester.
- 3. The Township of Maidstone, except that part of the township described in item 5 of schedule 31.

SCHEDULE 30

- 1. The City of Windsor.
- 2. The towns of
 - (a) La Salle,
 - (b) Ojibway,
 - (c) Riverside, and
 - (d) Tecumseh.
- 3. The townships of
- (a) Sandwich East, and
- (b) Sandwich West.

SCHEDULE 31

- 1. The Town of Essex.
- 2. The Township of Sandwich South.
- 3. That part of the Township of Colchester North lying within a line described as follows:

Commencing at the north-westerly angle of the township; thence easterly along the boundary between the townships of Colchester North and Sandwich South and the boundary between the townships of Colchester North and Maidstone to the boundary between the Township of Colchester North and the Town of Essex; thence in a general southerly and easterly direction along the last-mentioned boundary to the boundary between the townships of Colchester North and Gosfield North; thence southerly along the last-mentioned boundary to the production easterly of the southerly boundary of Concession 9 in the Township of Colchester North; thence westerly along the production and the southerly boundary and its production to the southerly boundary of the Concession South of the Malden Road; thence south-westerly along the southerly boundary to the westerly limit of lot 1 in the Concession South of the Malden Road; thence northerly along the westerly limit and its production to the boundary between the townships of Colchester North and Malden; thence northerly along that boundary to the place of commencement.

4. That part of the Township of Gosfield North lying within a line described as follows:

Commencing where the northerly boundary of the township meets the easterly boundary of the Town of

Essex; thence easterly along the boundary between the townships of Gosfield North and Maidstone to the north-easterly boundary of lot 281 in Concession North of the Talbot Road in the Township of Gosfield North; thence south-easterly along the north-easterly boundary of Concession North of the Talbot Road to the line between lots 267 and 266; thence south-westerly along that line across Concession North of the Talbot Road and Concession South of the Talbot Road and its production south-westerly, to the north-easterly limit of lot 11 in Concession 6 in the Township of Gosfield North; thence south-easterly along that limit to the boundary between the townships of Gosfield North and Gosfield South; thence westerly along that boundary to the boundary between the townships of Gosfield North and Colchester North; thence northerly along that boundary to the boundary between the Township of Gosfield North and the Town of Essex; thence in a general easterly and northerly direction along that boundary to the place of commencement.

5. That part of the Township of Maidstone lying within a line described as follows:

Commencing at the south-westerly angle of the township; thence easterly along the boundary between the townships of Maidstone and Colchester North to the boundary between the Township of Maidstone and the Town of Essex; thence in a general northerly and easterly direction along that boundary to the boundary between the townships of Maidstone and Gosfield North; thence easterly along that boundary to the production southerly of the easterly boundary of Concession 2 South of the Middle Road; thence northerly along the production and the easterly boundary of Concession 2 and its production northerly to the line between lots 19 and 20 in the Concession South of the Middle Road; thence northerly along that line to the southerly limit of the Middle Road; thence westerly along that limit and its production westerly to the westerly boundary of the township; thence southerly along the last-mentioned boundary to the place of commencement; excepting therefrom any part of the Town of Essex included therein.

SCHEDULE 32

- 1. The townships of
- (a) Tilbury North, and
- (b) Tilbury West.

SCHEDULE 33

- 1. The City of Kingston.
- 2. The Village of Portsmouth.
- 3. The townships of
- (a) Howe Island,
- (b) Kingston,
- (c) Loughborough,
- (d) Pittsburgh,
- (e) Storrington, and
- (f) Wolfe Island (including Garden Island, Simcoe Island, Horse Shoe Island and Mud Island).

SCHEDULE 34

1. The townships of

- (a) Bedford,
- (b) Hinchinbrooke, and
- (c) Portland.

SCHEDULE 35

- 1. The townships of
 - (a) Barrie,
 - (b) Clarendon and Miller,
 - (c) Kennebec,
 - (d) Olden,
 - (e) Oso, and
 - (f) Palmerston and North and South Canonto.

SCHEDULE 36

- 1. The City of Owen Sound.
- 2. The Village of Shallow Lake.
- 3. The townships of
- (a) Derby,
- (b) Keppel,
- (c) Sarawak, and
- (d) Sydenham.

SCHEDULE 37

- 1. The Town of Durham.
- 2. The Township of Egremont.
- 3. That part of the Township of Normanby lying within a line described as follows:

Commencing at the south-easterly angle of the township; thence westerly, northerly and westerly along the boundary between the townships of Normanby and Minto to the production southerly of the easterly limit of lot 20 in Concession 4 in the Township of Normanby; thence northerly along the production and the easterly limit of lot 20 across concessions 4 to 13, both inclusive, and its production northerly to the boundary between the townships of Normanby and Bentinck; thence easterly along that boundary to the boundary between the townships of Normanby and Egremont; thence southerly along the last-mentioned boundary to the point of commencement.

4. That part of the Township of Bentinck lying within a line described as follows:

Commencing at the south-easterly angle of the township; thence westerly along the boundary between the townships of Bentinck and Normanby to the production southerly of the easterly limit of lot 30 in Concession 3 South of the Durham Road in the Township of Bentinck; thence northerly along the production and the easterly limit across concessions 1, 2 and 3 South and 1, 2 and 3 North of the Durham Road to the easterly limit of lot 15 in Concession 4; thence continuing northerly along the easterly limit of lot 15 across concession 4 to 15, both inclusive, and its production northerly to the boundary between the townships of Bentinck and Sullivan; thence easterly along that boundary to the boundary between the townships of Bentinck and Glenelg; thence southerly along that boundary to the northerly boundary of the Town of

Durham; thence westerly, northerly and southerly along the boundary between the town and the Township of Bentinck to and extending southerly along the easterly boundary of the Township of Bentinck to the place of commencement.

5. That part of the Township of Glenelg lying within a line described as follows:

Commencing at the south-westerly angle of the township; thence easterly along the boundary between the townships of Glenelg and Egremont to the boundary between the townships of Glenelg and Artemesia; thence northerly along that boundary to the production easterly of the southerly boundary of Concession 7 in the Township of Glenelg; thence westerly along the production and the southerly boundary to the easterly boundary of lot 10 in Concession 7; thence northerly along the easterly boundary of lot 10 across concessions 7 to 15, both inclusive, and its production northerly to the boundary between the townships of Glenelg and Holland; thence westerly along that boundary to the boundary between the townships of Bentinck and Glenelg; thence southerly along that boundary to the northerly boundary of the Town of Durham; thence easterly, southerly and westerly along the boundary between the town and the Township of Glenelg to and extending southerly along the westerly boundary of the Township of Glenelg to the Pownship of Glenelg to the P

SCHEDULE 38

- 1. The Town of Meaford.
- 2. The Township of Saint Vincent.
- 3. That part of the Township of Euphrasia lying within a line described as follows:

Commencing at the north-westerly angle of the township; thence southerly along the boundary between the townships of Euphrasia and Holland to the production westerly of the southerly limit of lot 16 in Concession 12 in the Township of Euphrasia; thence easterly along the production and the southerly limit across concessions 12 to 7, both inclusive, to the easterly limit of Concession 7; thence northerly along that limit and its production northerly to the boundary between the townships of Euphrasia and Saint Vincent; thence westerly along that boundary to the place of commencement.

SCHEDULE 39

- 1. The Town of Thornbury.
- 2. The Township of Collingwood.
- 3. That part of the Township of Euphrasia lying within a line described as follows:

Commencing at the south-easterly angle of the township; thence westerly along the boundary between the townships of Euphrasia and Artemesia to the production southerly of the easterly boundary of Concession 5 in the Township of Euphrasia; thence northerly along the production and the easterly boundary and its production northerly to the southerly limit of lot 16 in Concession 5; thence westerly along the southerly limit, across concession 5 and 6, to the easterly limit of Concession 7; thence northerly along the easterly limit of Concession 7 and its production to the boundary between the townships of Euphrasia and Saint Vincent; thence easterly along that boundary to the boundary between the townships of Euphrasia and Collingwood; thence southerly along that boundary to the place of commencement.

4. That part of the Township of Osprey lying within a line described as follows:

Commencing at the north-easterly angle of the township; thence southerly along the easterly boundary of the township to the boundary between the townships of Osprey and Melancthon; thence westerly along that boundary to the production southerly of the easterly limit of lot 40 in Concession 3 South of the Durham Road; thence northerly along the production and the easterly limit of lot 40, across concessions 3, 2 and 1 S.D.R. and concessions 1, 2 and 3 N.D.R., to the easterly limit of lot 20 in Concession 4; thence continuing northerly along the easterly limit of lot 20 across concessions 4 to 14, both inclusive, and its production northerly to the boundary between the townships of Osprey and Collingwood; thence easterly along that boundary to the place of commencement.

SCHEDULE 40

- 1. The villages of
- (a) Dundalk, and
- (b) Flesherton.
- 2. The Township of Proton.
- 3. That part of the Township of Osprey lying within a line described as follows:

Commencing at the north-westerly angle of the township; thence southerly and south-easterly along the boundary between the townships of Osprey and Artemesia to the boundary between the townships of Osprey and Melancthon; thence easterly along that boundary to the production southerly and the easterly limit of lot 40 in Concession 3 South of the Durham Road; thence northerly along the production and the easterly limit of lot 40, across concessions 3, 2 and 1, S.D.R. and concessions 1, 2 and 3, N.D.R., to the easterly limit of lot 20 in Concession 4; thence continuing northerly along the easterly limit of lot 20 across concessions 4 to 14, both inclusive, and its production northerly to the boundary between the townships of Osprey and Collingwood; thence westerly along that boundary to the place of commencement.

4. That part of the Township of Artemesia lying within a line described as follows:

Commencing at the south-westerly angle of the township; thence easterly, south-easterly, north-easterly and south-easterly along the boundary between the townships of Artemesia and Proton to the boundary between the townships of Artemesia and Osprey; thence northerly along that boundary to the boundary between the townships of Artemesia and Euphrasia; thence westerly along that boundary to the production northerly of the easterly limit of lot 26 in Concession 14 of the Township of Artemesia; thence southerly along the production and the easterly limit to the southerly boundary of Concession 10; thence westerly along that boundary to the easterly limit of lot 20; thence southerly along that limit to the north-easterly limit to the north-easterly along that limit to the north-easterly limit of lot 20; boundary of Concession 3 East of the Toronto-Sydenham Road; thence north-westerly along that boundary to the south-easterly limit of lot 130; thence southwesterly along the south-easterly limit of lot 130, thence south-concessions 3, 2 and 1 East and concessions 1, 2 and 3 West of the Toronto-Sydenham Road to the south-westerly boundary of Concession 3 West; thence northwesterly along that boundary to the southerly boundary of Concession 7; thence westerly along that boundary and its production westerly to the boundary between the townships of Artemesia and Glenelg; thence southerly along that boundary to the place of commence-ment; excepting therefrom the Village of Flesherton.

SCHEDULE 41

1. The Village of Chatsworth.

- 2. The Township of Sullivan.
- 3. That part of the Township of Holland lying within a line described as follows:

Commencing at the north-easterly angle of the township; thence southerly along the boundary between the townships of Holland and Euphrasia to the production easterly of the southerly limit of lot 15 in Concession 12; thence westerly along the production and the southerly limit across concessions 12, 11, 10 and 9 to the north-easterly boundary of Concession 4 East of the Toronto-Sydenham Road; thence south-easterly along that boundary to the south-easterly limit of lot 50; thence south-westerly along that limit across concessions 3, 2 and 1 East and 1 and 2 West of the Toronto-Sydenham Road, and its production south-westerly, to the north-easterly limit of lot 24 in Concession 6; thence south-easterly along that limit to the easterly boundary of Concession 6; thence southerly along that boundary and its production southerly to the boundary between the townships of Holland and Glenelg; thence westerly along that boundary to the boundary between the townships of Holland and Sydenham; thence easterly along that boundary to the boundary between the townships of Holland and Sydenham; thence easterly along that boundary to the place of commencement; excepting therefrom the Village of Chatsworth.

SCHEDULE 42

- 1. The Town of Hanover.
- 2. The Village of Neustadt.
- That part of the Township of Normanby lying within a line described as follows:

Commencing at the south-westerly angle of the township; thence easterly along the boundary between the townships of Normanby and Minto to the production southerly of the easterly limit of lot 20 in Concession 4 in the Township of Normanby; thence northerly along the production and the easterly limit of lot 20 across concessions 4 to 13, both inclusive, and its production northerly to the boundary between the townships of Normanby and Bentinck; thence westerly along that boundary to the westerly boundary of the Township of Normanby; thence southerly along that boundary to the place of commencement; excepting therefrom the Village of Neustadt.

4. That part of the Township of Bentinck lying within a line described as follows:

Commencing at the south-westerly angle of the township; thence easterly along the boundary between the townships of Bentinck and Normanby to the production southerly of the easterly limit of lot 30 in Concession 3 South of the Durham Road in the Township of Bentinck; thence northerly along the production and the easterly limit across concessions 1, 2 and 3 South and 1, 2 and 3 North of the Durham Road to the easterly limit of lot 15 in Concession 4; thence continuing northerly along the easterly limit of lot 15 across concessions 4 to 15, both inclusive, and its production northerly to the boundary between the townships of Bentinck and Sullivan; thence westerly along that boundary to the westerly boundary of the township; thence southerly along the westerly boundary to the northerly boundary of the Town Hanover; thence easterly, southerly and westerly along the boundary between the town and the Township of Bentinck to and extending southerly along the westerly boundary of the township to the place of commencement.

SCHEDULE 43

1. The Village of Markdale.

2. That part of the Township of Holland lying within a line described as follows:

Commencing at the most southerly angle of the township; thence north-easterly along the boundary between the townships of Holland and Artemesia to the boundary between the townships of Holland and Euphrasia; thence northerly along that boundary to the production easterly of the southerly limit of lot 15 in Concession 12; thence westerly along the production and the southerly limit across concessions 12, 11, 10 and 9 to the north-easterly boundary of Concession 4 East of the Toronto-Sydenham Road; thence southeasterly along that boundary to the south-easterly limit of lot 50; thence south-westerly along that limit across concessions 3, 2 and 1 East and 1 and 2 West of the Toronto-Sydenham Road and its production south-westerly to the north-easterly limit of lot 24 in Concession 6; thence south-easterly along that limit to the easterly boundary of Concession 6; thence southerly along that boundary and its production to the boundary between the townships of Holland and Glenelg; thence easterly, south-easterly, north-easterly and south-easterly along that boundary to the place of commencement.

3. That part of the Township of Glenelg lying within a line described as follows:

Commencing at the most northerly angle of the township; thence south-easterly along the boundary between the townships of Glenelg and Holland to the boundary between the townships of Glenelg and Artemesia; thence south-easterly along the boundary between the townships of Glenelg and Artemesia to the northerly boundary of the Village of Markdale; thence south-westerly, south-easterly and north-easterly along the boundary between the village and the Township of Glenelg to the boundary between the townships of Glenelg and Artemesia; thence south-westerly, south-easterly along the boundary between the townships of Glenelg and Artemesia to the production easterly of the southerly boundary of Concession 7 in the Township of Glenelg; thence westerly along the production and the southerly boundary to the easterly limit of lot 10 in Concession 7; thence northerly along the easterly limit of lot 10, across concessions 7 to 15, both inclusive, and its production northerly to the boundary between the townships of Glenelg and Holland; thence easterly, south-easterly and north-easterly along that boundary to the place of commencement.

4. That part of the Township of Artemesia lying within a line described as follows:

Commencing at the most westerly angle of the township; thence north-easterly along the boundary between the townships of Artemesia and Holland to the boundary between the townships of Artemesia and Euphrasia; thence easterly along the last-mentioned boundary to the production northerly of the easterly limit of lot 26 in Concession 14 of the Township of Artemesia; thence southerly along the production and the easterly limit to the southerly boundary of Concession 10; thence westerly along that boundary to the easterly limit of lot 20; thence southerly along that limit of the north-easterly boundary of Concession 3 East of the Toronto-Sydenham Road; thence north-westerly along that boundary to the south-easterly limit of lot 130; thence south-westerly along the south-easterly limit of lot 130 across concessions 3, 2 and 1 East and concessions 1, 2 and 3 West of the Toronto-Sydenham Road to the south-westerly boundary of Concession 3 West; thence north-westerly along that boundary to the southerly boundary and its production westerly to the boundary between the townships of Artemesia and Glenelg; thence northerly, north-westerly, north-easterly and north-westerly along that boundary to the south-easterly boundary of the Village of Markdale; thence north-easterly, north-westerly and south-westerly along the boundary between the village and the Township of Artemesia to the boundary be-

tween the townships of Glenelg and Artemesia; thence easterly along the last-mentioned boundary to the place of commencement.

5. That part of the Township of Euphrasia lying within a line described as follows:

Commencing at the south-westerly angle of the township; thence easterly along the boundary between the townships of Euphrasia and Artemesia to the production southerly of the easterly boundary of Concession 5 in the Township of Euphrasia; thence northerly along the production and the easterly boundary and its production northerly to the southerly limit of lot 16 in Concession 5; thence westerly along the southerly limit of lot 16 and its production westerly across concession 5 to 12, both inclusive, to the boundary between the townships of Euphrasia and Holland; thence southerly along that boundary to the place of commencement.

SCHEDULE 44

- 1. The Village of Caledonia.
- 2. The townships of
- (a) Oneida, and
- (b) Seneca.

SCHEDULE 45

- 1. The villages of
- (a) Cayuga,
- (b) Hagersville, and
- (c) Jarvis.
- 2. The townships of
- (a) North Cayuga,
- (b) Rainham,
- (c) South Cayuga, and
- (d) Walpole.

SCHEDULE 46

- 1. The Town of Dunnville.
- 2. The townships of
- (a) Canborough,
- (b) Dunn,
- (c) Moulton, and
- (d) Sherbrooke.

SCHEDULE 47

- 1. The Town of Milton.
- 2. The Township of Nassagaweya.
- 3. That part of the Township of Esquesing lying within a line described as follows:

Commencing at the most easterly angle of the township; thence north-westerly along the north-easterly boundary of the township to the production north-easterly of the north-westerly limit of lot 5 in

Concession 11; thence south-westerly along the production and the north-westerly limit across concessions 11 to 7, both inclusive, and its production south-westerly to the north-easterly boundary of Concession 6; thence north-westerly along that boundary and its production to the south-easterly limit of lot 11 in Concession 6; thence south-westerly along that limit across concessions 6 to 1, both inclusive, and its production south-westerly to the boundary between the townships of Esquesing and Nassagaweya; thence south-easterly along that boundary to the boundary between the townships of Esquesing and Trafalgar; thence north-easterly along that boundary to the place of commencement.

4. That part of the Township of Trafalgar lying within a line described as follows:

Commencing at the most northerly angle of the township; thence south-westerly along the boundary between the townships of Esquesing and Trafalgar to the boundary between the townships of Trafalgar and Nelson; thence south-easterly along that boundary to the production south-westerly of the north-westerly boundary of Concession 2 North of Dundas Street; thence north-easterly along the production and the north-westerly boundary and its production north-easterly to the north-easterly boundary of the township; thence north-westerly along that boundary to the place of commencement; excepting therefrom the Town of Milton.

SCHEDULE 48

- 1. The Town of Oakville.
- 2. The Township of Trafalgar, except that part of the township described in item 4 of schedule 47.

SCHEDULE 49

- 1. The Town of Georgetown.
- 2. That part of the Township of Esquesing lying within a line described as follows:

Commencing at the most northerly angle of the township; thence south-easterly along the northeasterly boundary of the township to the production north-easterly of the north-westerly limit of lot 5 in Concession 11; thence south-westerly along the production and the north-westerly limit across concessions 11 to 7, both inclusive, and its production south-westerly to the north-easterly boundary of Concession 6; thence north-westerly along that boundary and its production north-westerly to the north-westerly boundary of the township; thence north-easterly along that boundary to the place of commencement; excepting therefrom the Town of Georgetown.

SCHEDULE 50

- 1. The Village of Acton.
- 2. That part of the Township of Esquesing lying within a line described as follows:

Commencing at the most westerly angle of the township; thence north-easterly along the north-westerly boundary of the township to the production north-westerly of the north-easterly boundary of Concession 6; thence south-easterly along the production and the north-easterly boundary to the south-easterly limit of lot 11; thence south-westerly along that limit across concessions 6 to 1, both inclusive, and its production south-westerly to the boundary between the townships of Esquesing and Nassagaweya; thence north-westerly along that boundary to the place of commencement; excepting therefrom the Village of Acton.

- 1. The Town of Burlington.
- 2. The Township of Nelson.

SCHEDULE 52

- 1. The City of Belleville.
- 2. The Township of Thurlow.
- 3. That part of the Township of Sidney lying within a line described as follows:

Commencing at the intersection of the easterly limit of lot 38 in Concession 1 of the Township of Sidney with the northerly shore of the Bay of Quinte; thence northerly along the easterly boundary of the township to the southerly boundary of the City of Belleville; thence westerly, northerly and easterly along the boundary between the City and the Township of Sidney to the boundary between the townships of Sidney and Thurlow; thence northerly along the lastmentioned boundary to the production easterly of the northerly boundary of Concession 7 in the Township of Sidney; thence westerly along the production and the northerly boundary to the westerly limit of lot 19 across concessions 7 to 1, both inclusive, to the northerly shore of the Bay Quinte; thence easterly along the shore of the Bay of Quinte to the place of commencement.

SCHEDULE 53

- 1. The townships of
- (a) Limerick, and
- (b) Wollaston.
- 2. Parts of the Township of Tudor and Cashel described as follows:
- (a) the geographic Township of Cashel as it existed on the 31st of December, 1927, and
- (b) part of the geographic Township of Tudor as it existed on the 31st of December, 1927, lying within a line described as follows:

Commencing at the north-westerly angle of the Township of Tudor; thence southerly along the westerly boundary of the township to the southerly limit of lot 72 on the easterly side of the Hastings Road; thence easterly along that limit to the easterly limit of the lot; thence northerly along that limit to the boundary between concessions 13 and 14; thence easterly along that boundary to the easterly boundary of the Township of Tudor; thence northerly along that boundary to the northerly boundary; thence westerly along that boundary to the place of commencement.

3. Part of the Township of Elzevir and Grimsthorpe described as follows:

Part of the geographic Township of Grimsthorpe as it existed on the 31st of December, 1927, lying within a line described as follows:

Commencing at the north-easterly angle of the township; thence southerly along the easterly boundary of the township to the northerly boundary of Concession 14; thence westerly along that boundary to the westerly boundary of the township; thence northerly along that boundary to the northerly boundary of the township; thence easterly along that boundary to the place of commencement.

4. Part of the Township of Marmora and Lake described as follows:

Part of the geographic Township of Lake as it existed on the 31st of December, 1927, lying within a line described as follows:

Commencing at the north-westerly angle of the township; thence easterly along the northerly boundary to the easterly boundary; thence southerly along the easterly boundary to the southerly boundary of lot 72 on the west side of the Hastings Road; thence westerly along the southerly boundary of lot 72 to the southerly boundary of lot 22 in Concession 11; thence continuing westerly along the southerly boundary of lot 22 across concessions 11 to 1, both inclusive, to the westerly boundary of the township; thence northerly along that boundary to the place of commencement.

SCHEDULE 54

- 1. The Village of Tweed.
- 2. The Township of Hungerford.

SCHEDULE 55

- 1. The Village of Stirling.
- 2. That part of the Township of Sidney lying within a line described as follows:

Commencing at the north-westerly angle of the township; thence southerly along the westerly boundary of the township to the southerly bank of the Trent River in Concession 8; thence easterly and southerly thereon to the northerly boundary of Concession 7; thence easterly along that boundary and its production easterly to the easterly boundary of the township; thence northerly along that boundary to the northerly boundary of the township; thence westerly along that boundary to the place of commencement; excepting therefrom any part of the Village of Stirling therein.

3. That part of the Township of Rawdon lying within a line described as follows:

Commencing at the south-easterly angle of the township; thence northerly along the easterly boundary of the township to the production easterly of the northerly boundary of Concession 8; thence westerly along the production and the northerly boundary and its production westerly to the westerly boundary of the township; thence southerly along the westerly boundary to the southerly boundary of the township; thence easterly along the southerly boundary to the westerly boundary of the Village of Stirling; thence northerly, easterly and southerly along the boundary between the village and the Township of Rawdon to the boundary between the townships of Rawdon and Sidney; thence easterly along that boundary to the place of commencement.

4. That part of the Township of Huntingdon lying within a line described as follows:

Commencing at the south-westerly angle of the township; thence northerly along the westerly boundary of the township to the production westerly of the northerly boundary of Concession 5; thence easterly along the production and the northerly boundary and its production easterly to the easterly boundary of the township; thence southerly along that boundary to the southerly boundary of the township; thence westerly along that boundary to the place of commencement.

- 1. The Village of Madoc.
- 2. The Township of Madoc.

3. That part of the Township of Huntingdon lying within a line described as follows:

Commencing at the north-westerly angle of the township; thence southerly along the westerly boundary of the township to the production westerly of the northerly boundary of Concession 5; thence easterly along the production and the northerly boundary and its production easterly to the easterly boundary of the township; thence northerly along that boundary to the northerly boundary of the township; thence westerly along that boundary to the boundary between the township and the Village of Madoc; thence southerly, westerly, northerly and westerly along the last-mentioned boundary to the boundary between the townships of Huntingdon and Madoc; thence westerly along the last-mentioned boundary to the place of commencement.

4. Part of the Township of Tudor and Cashel described as follows:

That part of the geographic Township of Tudor as it existed on the 31st of December, 1927, lying within a line described as follows:

Commencing at the south-westerly angle of the township; thence northerly along the westerly boundary of the township to the southerly limit of lot 72 on the easterly side of the Hastings Road; thence easterly along that limit to the easterly limit of the lot; thence northerly along that limit to the boundary between concessions 13 and 14; thence easterly along that boundary to the easterly boundary of the Township of Tudor; thence southerly along that boundary to the southerly boundary of the township; thence westerly along that boundary to the place of commencement.

- 5. Parts of the Township of Elzevir and Grimsthorpe described as follows:
- (a) the geographic Township of Elzevir as it existed on the 31st of December, 1927, and
- (b) part of the geographic Township of Grimsthorpe as it existed on the 31st of December, 1927, lying within a line described as follows:

Commencing at the south-westerly angle of the township; thence northerly along the westerly boundary of the township to the northerly boundary of Concession 14; thence easterly along that boundary to the easterly boundary of the township; thence southerly along that boundary to the southerly boundary of the township; thence westerly along that boundary to the place of commencement.

SCHEDULE 57

- 1. The Town of Deseronto.
- 2. The Township of Tyendinaga.

SCHEDULE 58

- 1. The Village of Frankford.
- 2. That part of the Township of Sidney lying within a line described as follows:

Commencing at the south-westerly angle of lot 10 in Concession 4; thence westerly along the southerly boundary of Concession 4 to the westerly boundary of the township; thence northerly along the westerly boundary to the southerly bank of the Trent River in Concession 8; thence easterly and southerly along the bank to the northerly boundary of Concession 7; thence easterly along that boundary to the westerly limit of lot 19; thence southerly along the westerly limit of lot 19 across concessions 7, 6, 5 and 4 to the place of commencement; excepting therefrom the Village of Frankford therein.

SCHEDULE 59

- 1. The separated Town of Trenton.
- 2. The Township of Sydney, except therefrom those parts of the township described in item 3 of schedule 52, item 2 of schedule 55 and item 2 of schedule 58.

SCHEDULE 60

- 1. The villages of
- (a) Deloro, and
- (b) Marmora.
- 2. That part of the Township of Rawdon lying within a line described as follows:

Commencing at the north-easterly angle of the township; thence southerly along the easterly boundary of the township to the production easterly of the northerly boundary of Concession 8; thence westerly along the production and the northerly boundary and its production westerly to the westerly boundary of the township; thence northerly along the westerly boundary of the township; thence easterly along that boundary to the place of commencement.

- 3. Parts of the Township of Marmora and Lake described as follows:
- (a) the geographic Township of Marmora as it existed on the 31st of December, 1927, excepting therefrom the villages of Marmora and Deloro, and
- (b) part of the geographic Township of Lake as it existed on the 31st of December, 1927, lying within a line described as follows:

Commencing at the south-westerly angle of the township; thence easterly along the southerly boundary of the township to the easterly boundary of the township; thence northerly along the easterly boundary of the township to the southerly boundary of lot 72 on the west side of the Hastings Road; thence westerly along the southerly boundary of lot 72 to the southerly boundary of lot 22 in Concession 11; thence continuing westerly along the southerly boundary of lot 22 across concessions 11 to 1, both inclusive, to the westerly boundary of the township; thence southerly along that boundary to the place of commencement.

SCHEDULE 61

- 1. The townships of
- (a) Carlow,
- (b) Bangor, Wicklow and McClure, and
- (c) Monteagle and Herschel.

SCHEDULE 62

- 1. The Village of Bancroft.
- 2. The townships of
 - (a) Dungannon,
 - (b) Faraday, and
 - (c) Mayo.

SCHEDULE 63

1. The Town of Goderich.

- 2. The townships of
 - (a) Ashfield,
 - (b) Colborne,
 - (c) Goderich, and
- (d) West Wawanosh.

- 1. The Town of Seaforth.
- 2. The Township of McKillop.
- 3. That part of the Township of Hullett lying within a line described as follows:

Commencing at the most southerly angle of the township; thence northerly along the easterly boundary of the township to the production easterly of the line between concessions 7 and 8; thence westerly along the production and the line between concessions 7 and 8 and its production westerly to the westerly boundary of the township; thence southerly along that boundary to the northerly boundary of the Town of Clinton; thence easterly, northerly and easterly along the boundary between the township and the town to the southerly boundary of the township; thence easterly along that boundary to the place of commencement.

SCHEDULE 65

- 1. The Town of Clinton.
- 2. The townships of
- (a) Stanley, and
- (b) Tuckersmith.

SCHEDULE 66

- 1. The Village of Brussels.
- 2. The Township of Grey.
- 3. That part of the Township of Morris lying within a line described as follows:

Commencing at the most northerly angle of the township; thence southerly along the westerly boundary of the township to the production westerly of the northerly boundary of Concession 5; thence easterly along the production and the northerly boundary to the easterly limit of lot 10; thence southerly along that limit and its production to the northerly boundary of Concession 7; thence easterly along that boundary to the easterly limit of lot 15; thence southerly along that limit across concessions 7, 8, 9 and 10 and its production southerly to the southerly boundary of the township; thence easterly along that boundary to the easterly boundary of the township; thence westerly along the last-mentioned boundary to the place of commencement.

SCHEDULE 67

- 1. The Village of Exeter.
- 2. The Township of Usborne.

SCHEDULE 68

1. The Town of Wingham.

- 2. The Township of Turnberry.
- 3. That part of the Township of East Wawanosh lying within a line described as follows:

Commencing at the most northerly angle of the township; thence easterly along the northerly boundary of the township to the easterly boundary; thence southerly along that boundary to the production easterly of the northerly boundary of Concession 6; thence westerly along the production and the northerly boundary and its production westerly to the westerly boundary of the township; thence northerly along that boundary to the place of commencement.

SCHEDULE 69

1. The Township of Howick.

SCHEDULE 70

- 1. The Village of Hensall.
- 2. The Township of Hay.

SCHEDULE 71

1. The Township of Stephen.

SCHE DULE 72

- 1. The Village of Blyth.
- 2. That part of the Township of East Wawanosh lying within a line described as follows:

Commencing at the most southerly angle of the township; thence westerly along the southerly boundary of the township to the westerly boundary of the township; thence northerly along that boundary to the production westerly of the northerly boundary of Concession 6; thence easterly along the production and the northerly boundary and its production easterly to the easterly boundary of the township; thence southerly along the easterly boundary to the place of commencement.

3. That part of the Township of Morris lying within a line described as follows:

Commencing at the most westerly angle of the township; thence northerly along the westerly boundary to the production westerly of the northerly boundary of Concession 5; thence easterly along the production and the northerly boundary to the easterly limit of lot 10; thence southerly along that limit and its production to the northerly boundary of Concession 7; thence easterly along the northerly boundary to the easterly limit of lot 15; thence southerly along that limit across concessions 7, 8, 9 and 10 and its production southerly to the southerly boundary of the township; thence westerly along that boundary to the place of commencement; excepting therefrom the Village of Blyth.

4. That part of the Township of Hullett lying within a line described as follows:

Commencing at the most easterly angle of the township; thence southerly along the easterly boundary of the township to the production easterly of the line between concessions 7 and 8; thence westerly along the production and the line between concessions 7 and 8 and its production westerly to the westerly boundary of the township; thence northerly along that boundary to the northerly boundary of the township; thence easterly along the last-mentioned boundary to the place of commencement.

- 1. The City of Chatham.
- 2. The Township of Raleigh, except that part of the township described in item 5 of Schedule 79.
- 3. That part of the Township of Dover lying within a line described as follows:

Commencing at the intersection of the north-easterly boundary of the township with the production north-easterly of the north-westerly boundary of Concession 12, Dover Centre; thence south-westerly along the production and the north-westerly boundary of Concession 12, Dover Centre, and its production south-westerly to the north-easterly limit of lot 19 in Concession 12, Dover East; thence north-westerly along that limit to the north-westerly boundary of Concession 12, Dover East; thence south-westerly along the last-mentioned boundary to the shore of Lake St. Clair; thence southerly along the shore of Lake St. Clair to the southerly boundary of the township; thence easterly along the south-westerly boundary of the City of Chatham; thence north-westerly and north-easterly along the boundary between the city and the Township of Dover to and extending along the north-easterly boundary of the Township of Dover to the place of commencement.

4. That part of the Township of Tilbury East lying within a line described as follows:

Commencing at the intersection of the north-easterly boundary of the township with the production north-easterly of the north-westerly boundary of Concession 4; thence south-westerly along the production and the north-westerly boundary of Concession 4 and its production south-westerly to the westerly boundary of the township; thence northerly along the westerly boundary of the township; thence easterly along that boundary of the township; thence easterly along that boundary to the easterly boundary of the township; thence southerly along the last-mentioned boundary to the place of commencement.

5. That part of the Township of Chatham lying within a line described as follows:

Commencing at the most easterly angle of the township; thence north-westerly along the northeasterly boundary of the township to the production north-easterly of the north-westerly boundary of Concession 5; thence south-westerly along the production and the north-westerly boundary of Concession 5 to the north-easterly limit of lot 12; thence north-westerly along that limit across concessions 6 to 12, both inclusive, to the north-westerly boundary of Concession 12; thence south-westerly along that boundary and its production south-westerly along that boundary and its production south-westerly to the south-westerly boundary of the township; thence south-easterly along the last-mentioned boundary to the north-westerly boundary of the City of Chatham; thence north-easterly, south-easterly and north-easterly along the boundary between the city and the Township of Chatham to and extending along the south-easterly boundary of the township to the place of commencement.

SCHEDULE 74

- 1. The Town of Ridgetown.
- 2. The Village of Highgate.
- 3. The Township of Howard, except those parts of the township described in item 2 of schedule 75 and item 5 of schedule 78.
- 4. The Township of Orford, except that part of the township described in item 6 of schedule 78.

SCHEDULE 75

- 1. The Town of Dresden.
- 2. That part of the Township of Howard lying within a line described as follows:

Commencing at the most westerly angle of the township; thence easterly along the boundary between the townships of Camden and Howard to the southwesterly limit of lot 7 in Concession A; thence southeasterly along the south-westerly limit of lot 7 across concessions A, 1 and 2 and the Block Concession to the south-easterly boundary of the Block Concession; thence south-westerly along the last-mentioned boundary to the south-westerly limit of lot 3 in the Block Concession; thence north-westerly along the southwesterly limit of lot 3 to the south-easterly limit of lot 24 in the Range East of the Town Line; thence south-westerly along the south-easterly limit of lot 24 and its production south-westerly to the south-westerly boundary of the township; thence north-westerly along that boundary to the place of commencement.

3. That part of the Township of Camden lying within a line described as follows:

Commencing at the most southerly angle of the township; thence easterly along the boundary between the Township of Howard and the Township of Camden to the south-westerly limit of lot 7 in Concession A; thence north-westerly along the south-westerly limit of lot 7 across concessions A, 1, 2, 3 and 4 to the northerly limit of lot 7 in Concession 4; thence northerly along the production southerly of the easterly boundary of Concession 10 in the Gore of Camden to the southerly limit of lot 1 in Concession 10; thence continuing northerly along the easterly boundary of Concession 10 in the Gore of Camden and its production northerly to the northerly boundary of the Gore of Camden; thence westerly along that boundary to the westerly boundary of the Gore of Camden; thence southerly along that boundary to the southerly along that boundary to the south-westerly boundary of the Township of Camden; thence south-easterly along the last-mentioned boundary to the place of commencement; excepting therefrom the Town of Dresden.

4. That part of the Township of Chatham lying within a line described as follows:

Commencing at the intersection of the production north-easterly of the north-westerly boundary of Concession 5 with the north-easterly boundary of the township; thence south-westerly along the production and the north-westerly boundary of Concession 5 to the north-easterly limit of lot 12; thence north-westerly along that limit across concessions 6 to 14, both inclusive, and its production to the southerly boundary of the Gore of Chatham; thence easterly along the southerly boundary of the Gore of Chatham and the southerly boundary of the Gore of Camden to the north-easterly boundary of the Township of Chatham; thence south-easterly along the last-mentioned boundary to the place of commencement.

- 1. The Town of Blenheim.
- 2. The villages of
 - (a) Erieau, and
 - (b) Erie Beach.
- 3. The Township of Harwich.

- 1. The Town of Wallaceburg.
- 2. The Township of Dover, except that part of the township described in item 3 of schedule 73.
- . 3. The Township of Chatham, except those parts of the township described in item 5 of schedule 73 and item 4 of schedule 75.

SCHEDULE 78

- 1. The Town of Bothwell.
- 2. The Village of Thamesville.
- 3. The Township of Zone.
- 4. That part of the Township of Camden lying within a line described as follows:

Commencing at the most easterly angle of the township; thence westerly along the boundary between the Township of Camden and the Township of Howard to the south-westerly limit of lot 7 in Concession A; thence north-westerly along the south-westerly limit of lot 7 across concessions A, 1, 2, 3 and 4 to the northerly limit of lot 7 in Concession 4; thence northerly along the production southerly of the easterly boundary of Concession 10 in the Gore of Camden to the southerly limit of lot 1 in Concession 10; thence continuing northerly along the easterly boundary of Concession 10 in the Gore of Camden and its production northerly to the northerly boundary of the Gore of Camden; thence easterly along that boundary to the boundary between the Gore of Camden and the Township of Zone; thence southerly along the last-mentioned boundary to the southerly boundary of the Township of Zone to the easterly boundary of the Township of Zone to the easterly boundary of the Township of Camden; thence southerly along the last-mentioned boundary to the place of commencement; excepting therefrom the Village of Thamesville.

5. That part of the Township of Howard lying within a line described as follows:

Commencing at the most northerly angle of the township; thence westerly along the boundary between the townships of Howard and Camden to the southwesterly limit of lot 7 in Concession A; thence southeasterly along the south-westerly limit of lot 7 across concessions A, 1, 2 and the Block Concession to the south-easterly boundary of the Block Concession; thence north-easterly along the last-mentioned boundary and its production north-easterly to the northeasterly boundary of the township; thence northwesterly along that boundary to the place of commencement.

6. That part of the Township of Orford lying within a line described as follows:

Commencing at the most northerly angle of the township; thence south-westerly along the boundary between the townships of Orford and Zone to the boundary between the townships of Orford and Howard; thence south-easterly along that boundary to the production south-westerly of the south-easterly boundary of Concession 11; thence north-easterly along the last-mentioned boundary and its production north-easterly to the north-easterly boundary of the Township of Orford; thence north-westerly along that boundary to the place of commencement.

SCHEDULE 79

- 1. The Town of Tilbury.
- 2. The Village of Wheatly.

- 3. The Township of Romney.
- 4. The Township of Tilbury East, except that part of the township described in item 4 of schedule 73.
- 5. That part of the Township of Raleigh lying within a line described as follows:

Commencing at the most northerly angle of lot 12 in Concession 7 in the Township of Raleigh; thence south-westerly along the north-westerly boundary of Concession 7 and its production south-westerly to the south-westerly boundary of the township; thence south-easterly along the south-westerly boundary of the township to the shore of Lake Erie; thence north-easterly along the shore to the north-easterly limit of lot 147 in the Talbot Road Range; thence north-westerly along that limit to the southerly boundary of the Talbot Road; thence westerly along the last-mentioned boundary to its intersection with the production south-easterly of the north-easterly limit of lot 12 in Concession 15; thence north-westerly along the production and the north-easterly limit of lot 12 across concessions 15 to 7, both inclusive, to the place of commencement.

SCHEDULE 80

- 1. The City of Sarnia.
- 2. The villages of
- (a) Courtright, and
- (b) Point Edward.
- 3. The townships of
- (a) Moore, and
- (b) Sarnia.

SCHEDULE 81

- 1. The Village of Watford.
- 2. The Township of Warwick.

SCHEDULE 82

- 1. The townships of
- (a) Dawn, and
- (b) Euphemia.

SCHEDULE 83

- 1. The Town of Forest.
- 2. The Village of Wyoming.
- 3. The Township of Plympton.

SCHEDULE 84

- 1. The villages of
 - (a) Arkona, and
- (b) Thedford.
- 2. The Township of Bosanquet.

SCHEDULE 85

1. The Town of Petrolia.

- 2. The Village of Oil Springs.
- 3. The townships of
 - (a) Enniskillen, and
- (b) Sombra, including Walpole Island, St. Anne's Island and the other islands at the mouth of the St. Clair River.

- 1. The Village of Alvinston.
- 2. The Township of Brooke.

SCHEDULE 87

- 1. The Town of Perth.
- 2. The townships of
- (a) Bathurst,
- (b) Drummond,
- (c) North Burgess, and
- (d) South Sherbrooke.
- 3. The Township of North Elmsley, except that part of the township described in item 3 of schedule 90.

SCHEDULE 88

- 1. The Village of Lanark.
- 2. The townships of
 - (a) Dalhousie and North Sherbrooke,
- (b) Darling,
- (c) Lanark, and
- (d) Lavant.

SCHEDULE 89

- 1. The Town of Carleton Place.
- 2. The Township of Beckwith.
- 3. That part of the Township of Ramsay lying within a line described as follows:

Commencing at the most southerly angle of the township; thence north-westerly along the south-westerly boundary of the township to the production south-westerly of the north-westerly limit of lot 6 in Concession 1; thence north-easterly along the production and the north-westerly limit of lot 6 across concessions 1 to 7, both inclusive, to the north-easterly boundary of Concession 7; thence south-easterly along the last-mentioned boundary to the south-easterly boundary of the township; thence south-westerly along that boundary to the north-easterly boundary of the Town of Carleton Place; thence north-westerly, south-westerly, north-westerly, south-westerly and south-easterly along the boundary between the town and the Township of Ramsay to the south-easterly boundary of the township; thence south-westerly along the last-mentioned boundary to the place of commencement.

SCHEDULE 90

- 1. The separated Town of Smith's Falls.
- 2. The Township of Montague.

3. That part of the Township of North Elmsley lying within a line described as follows:

Commencing at the most northerly angle of the township; thence south-easterly along the north-easterly boundary of the township to the north-westerly boundary of the separated Town of Smith's Falls; thence south-westerly and southerly along the boundary between the town and the Township of North Elmsley to the shore of the Rideau River; thence south-westerly along the shore of the Rideau River; and Rideau Lake to the south-westerly limit of lot 12 in Concession 5; thence north-westerly along the last-mentioned limit across concessions 5 to 10, both inclusive, and its production north-westerly to the north-westerly boundary of the township; thence north-easterly along the last-mentioned boundary to the place of commencement.

SCHEDULE 91

- 1. The Town of Almonte.
- 2. The Township of Pakenham.
- 3. That part of the Township of Ramsay lying within a line described as follows:

Commencing at the most westerly angle of the township; thence south-easterly along the south-westerly boundary of the township to the production south-westerly of the north-westerly limit of lot 6 in Concession 1; thence north-easterly along the production and the north-westerly limit of lot 6 across concessions 1 to 7, both inclusive, to the north-easterly boundary of Concession 7; thence south-easterly along the last-mentioned boundary to the south easterly boundary of the township; thence north-easterly along the last-mentioned boundary to the north-westerly along that boundary to the north-westerly boundary of the township; thence south-westerly boundary of the township; thence south-westerly along the last mentioned boundary to the place of commencement; excepting therefrom the Town of Almonte.

SCHEDULE 92

- 1. The separated Town of Brockville.
- 2. The Township of Elizabethtown, except that part of the township described in item 3 of schedule 99.

SCHEDULE 93

- 1. The separated Town of Prescott.
- 2. The Village of Cardinal.
- 3. The townships of
- (a) Augusta, and
- (b) Edwardsburgh.

SCHEDULE 94

- 1. The separated Town of Gananoque.
- 2. The Township of Front of Leeds and Lansdowne.

- 1. The Village of Kemptville.
- 2. The townships of
- (a) Oxford (on Rideau), and
- (b) South Gower.

- 1. The Village of Merrickville.
- 2. The Township of Wolford.

SCHEDULE 97

- 1. The villages of
- (a) Newboro', and
- (b) Westport.
- 2. The townships of
- (a) Bastard and South Burgess,
- (b) North Crosby,
- (c) Rear of Leeds and Lansdowne, and
- (d) South Crosby.

SCHEDULE 98

- 1. The townships of
- (a) South Elmsley, and
- (b) Kitley.

SCHEDULE 99

- 1. The Village of Athens.
- 2. The Township of Rear of Yonge and Escott.
- 3. That part of the Township of Elizabethtown lying within a line described as follows:

Commencing at the most northerly angle of the township; thence south-easterly along the north-easterly boundary of the township to the production north-easterly of the north-westerly boundary of Concession 7; thence south-westerly along the production and the north-westerly boundary of Concession 7 and its production south-westerly to the south-westerly boundary of the township; thence north-westerly along the last-mentioned boundary to the north-westerly boundary of the township; thence north-easterly along that boundary to the place of commencement.

SCHEDULE 100

- 1. The townships of
- (a) Front of Yonge, and
- (b) Front of Escott.

SCHEDULE 101

- 1. The Town of Napanee.
- 2. The Village of Bath.
- 3. The townships of
 - (a) Adolphustown,
 - (b) Amherst Island,
 - (c) Ernestown,
 - (d) North Fredericksburgh,

- (e) Richmond, and
- (f) South Fredericksburgh.

SCHEDULE 102

- 1. The Village of Newburgh.
- 2. The townships of
- (a) Camden, and
- (b) Sheffield.

SCHEDULE 103

1. The Township of Kaladar, Anglesea and Effingham.

SCHEDULE 104

1. The Township of Denbigh, Abinger and Ashby.

SCHEDULE 105

- 1. The City of St. Catharines.
- 2. The towns of
- (a) Merritton,
- (b) Niagara, and
- (c) Port Dalhousie.
- 3. The townships of
- (a) Grantham,
- (b) Louth, and
- (c) Niagara.

SCHEDULE 106

- 1. The Town of Grimsby.
- 2. The Village of Beamsville.
- 3. The townships of
- (a) Caistor,
- (b) Clinton,
- (c) Gainsborough,
- (d) North Grimsby, and
- (e) South Grimsby.

SCHEDULE 107

- 1. The City of London.
- 2. The Township of London.
- 3. That part of the Township of Westminster lying within a line described as follows:

Commencing at the north-easterly angle of the township; thence southerly along the easterly boundary of the township to the production easterly of the southerly boundary of Concession 1; thence westerly along the production and the southerly boundary of Concession 1 across lots 1 to 42, both inclusive, to the westerly limit of lot 42; thence northerly along that limit across concessions 1 and B and its production

northerly to the northerly boundary of the township; thence easterly along the northerly boundary of the township to the westerly boundary of the City of London; thence southerly, easterly, southerly and northerly along the boundary of the city and the Township of Westminster to the northerly boundary of the Township of Westminster; thence easterly along the last-mentioned boundary to the place of commencement.

4. That part of the Township of Lobo lying within a line described as follows:

Commencing at the most southerly angle of lot 13 in Concession 7 of the Township of Lobo; thence north-easterly along the south-easterly boundary of Concession 7 and its production north-easterly to the easterly boundary of the township; thence northerly along the easterly boundary of the township to the production north-easterly of the south-easterly boundary of Concession 12; thence south-westerly along the production and the south-easterly boundary of Concession 12 to the south-westerly limit of lot 13; thence south-easterly along that limit across concessions 12 to 7, both inclusive, to the place of commencement.

5. That part of the Township of West Nissouri lying within a line described as follows:

Commencing at the most northerly angle of the township; thence southerly along the easterly boundary of the township to the production easterly of the southerly limit of lot 15 in Concession 7; thence westerly along the production and the southerly limit of lot 15 across concessions 7 to 1, both inclusive, and its production westerly to the westerly boundary of the township; thence northerly along the westerly boundary of the township; thence easterly along the northerly boundary of the township; thence easterly along the northerly boundary of the township to the place of commencement.

SCHEDULE 108

- 1. The Town of Parkhill.
- 2. The Village of Ailsa Craig.
- 3. The townships of
- (a) East Williams, and
- (b) West Williams.
- 4. That part of the Township of Lobo lying within a line described as follows:

Commencing at the most southerly angle of lot 13 in Concession 12; thence north-easterly along the south-easterly boundary of Concession 12 and its production north-easterly to the easterly boundary of the township; thence northerly along the easterly boundary of the township to the north-westerly boundary of the township; thence south-westerly along the last-mentioned boundary to the production north-westerly of the south-westerly limit of lot 13; thence south-easterly along the production and the south-westerly limit of lot 13 across concessions 13 and 12 to the place of commencement.

SCHEDULE 109

- 1. The Village of Lucan.
- 2. The townships of
- (a) Biddulph, and
- (b) McGillivray.

SCHEDULE 110

- 1. The Township of Delaware.
- 2. That part of the Township of Caradoc lying within a line described as follows:

Commencing at the most southerly angle of the township; thence north-westerly along the south-westerly boundary of the township to the production south-westerly of the north-westerly boundary of Range 5 North of the Longwoods Road; thence north-easterly along the production and the north-westerly boundary of Range 5 North of the Longwoods Road and its production north-easterly to the north-easterly boundary of the township; thence south-easterly along that boundary to the boundary between the townships of Caradoc and Delaware; thence in a general southerly direction along the boundary between the townships of Caradoc and Delaware to the boundary between the townships of Caradoc and Southwold; thence in a general westerly direction along the last-mentioned boundary to the place of commencement.

3. That part of the Township of Lobo lying within a line described as follows:

Commencing at the most southerly angle of the township; thence north-westerly along the south-westerly boundary of the township to the production south-westerly of the south-easterly boundary of Concession 7; thence north-easterly along the production and the south-easterly boundary of Concession 7 and its production north-easterly to the easterly boundary of the township; thence southerly along the easterly boundary of the township to the boundary between the townships of Lobo and Delaware; thence in a general south-westerly direction along the last-mentioned boundary to the place of commencement.

4. That part of the Township of Westminster. lying within a line described as follows:

Commencing at the south-westerly angle of the township; thence westerly along the southerly boundary of the township to the production southerly of the easterly limit of lot 21 in Concession 9; thence northerly along the production and the easterly limit of lot 21 across concessions 9 to 3, both inclusive, and its production northerly to the southerly boundary of Concession 2; thence easterly along that boundary to the easterly limit of lot 31; thence northerly along that limit across Concession 2 and the production northerly of the easterly limit of lot 31 to the southerly boundary of Concession 1; thence westerly along the southerly boundary of Concession 1 to the westerly limit of lot 42; thence northerly along that limit across concessions 1 and B and its production northerly to the boundary between the townships of Westminster and London; thence in a general westerly direction along the lastmentioned boundary to the westerly boundary of the township; thence southerly along that boundary to the place of commencement.

- 1. The villages of
- (a), Glencoe,
- (b) Newbury, and
- (c) Wardsville.
- 2. The townships of
 - (a) Ekfrid, and
- (b) Mosa.

- 1. The Town of Strathroy.
- 2. The townships of
- '(a) Adelaide, and
- (b) Metcalfe.
- 3. That part of the Township of Caradoc lying within a line described as follows:

Commencing at the most northerly angle of the township; thence south-westerly along the north-westerly boundary of the township to the north-easterly boundary of the Town of Strathroy; thence south-easterly, south-westerly and north-westerly along the boundary between the town and the Township of Caradoc to and extending south-westerly along the north-westerly boundary of the township; thence south-easterly along that boundary to the production south-westerly along that boundary to the production south-westerly of the north-westerly boundary of Range 5 North of the Longwoods Road; thence north-easterly along the production and the north-westerly boundary of Range 5 North of the Longwoods Road and its production north-easterly to the north-easterly boundary of the township; thence north-westerly along the last-mentioned boundary to the place of commencement.

4. That part of the Township of Lobo lying within a line described as follows:

Commencing at the most westerly angle of the township; thence south-easterly along the south-westerly boundary of the township to the production south-westerly of the south-easterly boundary of Concession 7; thence north-easterly along the production and the south-easterly boundary of Concession 7 to the south-westerly limit of lot 13; thence north-westerly along the south-westerly limit of lot 13 across concessions 7 to 13, both inclusive, and its production north-westerly to the north-westerly boundary of the township; thence south-westerly along the last-mentioned boundary to the place of commencement.

SCHEDULE 113

- 1. The Township of North Dorchester.
- 2. That part of the Township of West Nissouri lying within a line described as follows:

Commencing at the south-westerly angle of the township; thence easterly along the southerly boundary of the township to the westerly boundary of the township; thence northerly along the easterly boundary of the township to the production easterly of the southerly limit of lot 15 in Concession 7; thence westerly along the production and the southerly limit of lot 15 across concession 7 to 1, both inclusive, and its production westerly to the westerly boundary of the township; thence southerly along the last-mentioned boundary to the place of commencement.

3. That part of the Township of Westminster lying within a line described as follows:

Commencing at the south-easterly angle of the township; thence westerly along the southerly boundary of the township to the production southerly of the easterly limit of lot 21 in Concession 9; thence northerly along the production and the easterly limit of lot 21 across concessions 9 to 3, both inclusive, and its production northerly to the southerly boundary of Concession 2; thence easterly along that boundary to the easterly limit of lot 31; thence northerly along that limit across Concession 2 and the production northerly of the easterly limit of lot 31 to the southerly boundary of Concession 1; thence easterly along the southerly boundary of Concession 1 and its production easterly

to the easterly boundary of the township; thence southerly along the last-mentioned boundary to the place of commencement.

SCHEDULE 114

- 1. The Town of Simcoe.
- 2. The townships of
 - (a) Charlotteville, and
 - (b) Windham.
- 3. That part of the Township of Woodhouse lying within a line described as follows:

Commencing where the westerly boundary of the township meets the shore of Long Point Bay of Lake Erie; thence northerly along the westerly boundary of the township to the northerly boundary of the township; thence easterly along that boundary to the westerly boundary of the Town of Simcoe; thence southerly, easterly and northerly along the boundary between the town and the Township of Woodhouse to the northerly boundary of the Township of Woodhouse; thence easterly along the last-mentioned boundary to the production northerly of the easterly limit of lot 12; thence southerly along the production and the easterly limit of lot 12 across concessions 6, 5 and 4 to the southerly boundary of Concession 4; thence westerly along the southerly boundary of Concession 4 to the easterly limit of lot 6; thence southerly along that limit across concessions 3, 2, 1 and 1 Broken Front to the shore of Long Point Bay of Lake Erie; thence south-westerly along the shore to the place of commencement.

SCHEDULE 115

- 1. The Village of Waterford.
- 2. The Township of Townsend.

SCHEDULE 116

- 1. The Village of Delhi.
- 2. The Township of Middleton.

SCHEDULE 117

- 1. The Village of Port Rowan.
- 2. The townships of
- (a) North Walsingham, and
- (b) South Walsingham.

SCHEDULE 118

1. The Township of Houghton.

SCHEDULE 119

- 1. The Village of Port Dover.
- 2. The Township of Woodhouse, except that part of the township described in item 3 of schedule 114.

SCHEDULE 120.

1. The Town of Bowmanville.

- 2. The townships of
- (a) Cartwright, and
- (b) Darlington.

- 1. The Village of Newcastle.
- 2. The Township of Clarke.

SCHEDULE 122 .

- 1. The Town of Port Hope.
- 2. The Village of Millbrook.
- 3. The townships of
 - (a) Caven,
 - (b) Hope,
- (c) Manvers, and
- (d) South Monaghan.

SCHEDULE 123

- 1. The Town of Cobourg.
- 2. The Village of Colborne.
- 3. The townships of
- (a) Cramahe,
- (b) Haldimand, and
- (c) Hamilton.

SCHEDULE 124

- 1. The Village of Brighton.
- 2. The Township of Brighton.

SCHEDULE 125

- 1. The Village of Hastings.
- 2. The townships of
- (a) Alnwick, and
- (b) Percy.

SCHEDULE 126

1. The Township of Murray.

SCHEDULE 127

- 1. The Town of Campbellford,
- 2. The Township of Seymour.

SCHEDULE 128

- 1. The Town of Whitby.
- 2. The Township of Whitby.

SCHEDULE 129

1. The Township of Pickering.

SCHEDULE 130

- 1. The Village of Port Perry.
- 2. The townships of
- (a) Reach, and
- (b) Scugog.

SCHEDULE 131

- 1. The Town of Uxbridge.
- 2. The townships of
- (a) Scott, and
- (b) Uxbridge.

SCHEDULE 132

- 1. The villages of
- (a) Beaverton, and
- (b) Cannington.
- 2. The townships of
- (a) Brook,
- (b) Mara,
- (c) Rama, and
- (d) Thorah (including Canise or Thorah Island).

SCHEDULE 133

- 1. The City of Oshawa.
- 2. The Township of East Whitby.

SCHEDULE 134

- 1. The City of Woodstock.
- 2. The Township of East Oxford.
- 3. That part of the Township of Blandford lying within a line described as follows:

Commencing at the south-easterly angle of the township; thence northerly along the easterly boundary of the township to the production easterly of the northerly boundary of Concession 10; thence westerly along that boundary to the boundary between the townships of Blandford and East Zorra; thence in a general southerly and south-westerly direction along that boundary to the northerly boundary of the City of Woodstock; thence easterly and southerly along the boundary between the city and the Township of Blandford to and extending easterly along the southerly boundary of the Township of Blandford to the place of commencement.

4. That part of the Township of East Zorra lying within a line described as follows:

Commencing at the south-westerly angle of the township; thence northerly along the westerly boundary of the township to the production westerly of the

northerly limit of lot 25 in Concession 9; thence easterly along the production and the northerly limit of lot 25 across concessions 9 to 17, both inclusive, and its production easterly to the boundary between the townships of East Zorra and Blandford; thence southerly and south-westerly along that boundary to the northerly boundary of the City of Woodstock; thence south-westerly along the boundary between the City and the Township of East Zorra to and extending westerly along the southerly boundary of the Township of East Zorra to the place of commencement.

5. That part of the Township of West Oxford lying within a line described as follows:

Commencing at the south-easterly angle of the township; thence northerly along the boundary between the townships of West Oxford and East Oxford to the southerly boundary of the City of Woodstock; thence westerly, south-westerly and north-westerly along the boundary between the city and the Township of West Oxford to and extending westerly along the boundary between the townships of West Oxford and West Zorra to the production northerly of the westerly limit of lot 6 in the Broken Front Concession of the Township of West Oxford; thence southerly along the production and the westerly limit of lot 6 across the Broken Front Concession and concessions 1 to 6, both inclusive, and its production southerly to the southerly boundary of the township; thence easterly along the last-mentioned boundary to the place of commencement.

6. That part of the Township of North Oxford lying within a line described as follows:

Commencing at the most easterly angle of the township; thence westerly along the northerly boundary of the township to the production northerly of the easterly limit of lot 16 in Concession 1; thence southerly along the production and the easterly limit of lot 16 across concessions 1, 2 and 3 and its production southerly to the southerly boundary of the township; thence in a general north-easterly direction along the southerly boundary of the township to and extending northeasterly along the boundary between the township and the City of Woodstock to the place of commencement.

SCHEDULE 135

1. The Township of Blenheim.

SCHEDULE 136

- 1. The Village of Embro.
- 2. The townships of
- (a) East Nissouri, and
- (b) West Zorra.

SCHEDULE 137

- 1. The Village of Norwich.
- 2. The townships of
- (a) North Norwich, and
- (b) South Norwich.

SCHEDULE 138

- 1. The separated Town of Ingersoll.
- 2. That part of the Township of North Oxford lying within a line described as follows:

Commencing at the north-westerly angle of the township; thence westerly along the northerly boundary of the township to the production northerly of the easterly limit of lot 16 in Concession 1; thence southerly along the production and the easterly limit of lot 16 across concessions 1, 2 and 3 and its production southerly to the southerly boundary of the township; thence in a general south-westerly direction along the southerly boundary of the township to the easterly boundary of the separated Town of Ingersoll; thence northerly, westerly and southerly along the boundary between the town and the Township of North Oxford to and extending westerly along the southerly boundary of the township to the westerly boundary of the township; thence northerly along the last-mentioned boundary to the place of commencement.

3. That part of the Township of West Oxford lying within a line described as follows:

Commencing at the most westerly angle of the township; thence southerly along the westerly boundary of the township; thence easterly along the southerly boundary of the township; thence easterly along the southerly boundary of the township to the production southerly of the westerly limit of lot 6 in Concession 6; thence northerly along the production and the westerly limit of lot 6 across concessions 6 to 1, both inclusive, and the Broken Front Concession and its production northerly to the boundary between the townships of West Oxford and North Oxford; thence in a general south-westerly direction along that boundary to the easterly boundary of the separated Town of Ingersoll; thence southerly, westerly and northerly along the boundary between the town and the Township of West Oxford to and extending south-westerly along the boundary between the townships of West Oxford and North Oxford to the place of commencement.

4. That part of the Township of Dereham lying within a line described as follows:

Commencing at the north-westerly angle of the township; thence southerly along the westerly boundary of the township to the production westerly of the southerly boundary of Concession 1; thence easterly along the production and the southerly boundary of Concession 1 across lots 28 to 15, both inclusive, to the easterly limit of lot 15; thence northerly along the last-mentioned limit and its production northerly to the northerly boundary of the township; thence westerly along that boundary to the place of commencement.

SCHEDULE 139

- 1. The Town of Tillsonburg.
- 2. That part of the Township of Dereham lying within a line described as follows:

Commencing at the north-easterly angle of the township; thence southerly along the easterly boundary of the township; thence westerly along that boundary of the township; thence westerly along that boundary to the easterly boundary of the Town of Tillsonburg; thence northerly, westerly, northerly, westerly, southerly, easterly and southerly along the boundary between the town and the Township of Dereham to and extending westerly along the southerly boundary of the township to the westerly boundary of the township; thence northerly along the last-mentioned boundary to the production westerly of the southerly boundary of the southerly limit of lot 15; thence northerly along the last-mentioned limit and its production northerly to the northerly boundary of the township; thence easterly along the last-mentioned boundary to the place of commencement.

- 1. The Village of Tavistock.
- 2. That part of the Township of East Zorra lying within a line described as follows:

Commencing at the north-westerly angle of the township; thence southerly along the westerly boundary of the township to the production westerly of the northerly limit of lot 25 in Concession 9; thence easterly along the production and the northerly limit of lot 25 across concessions 9 to 17, both inclusive, and its production easterly to the easterly boundary of the township; thence northerly along that boundary to the northerly boundary of the township; thence westerly along that boundary to the easterly boundary of the Village of Tavistock; thence southerly, westerly and northerly along the boundary between the village and the Township of East Zorra to and extending westerly along the northerly boundary of the township to the place of commencement.

3. That part of the Township of Blandford lying within a line described as follows:

Commencing at the north-easterly angle of the township; thence southerly along the easterly boundary of the township to the production easterly of the northerly boundary of Concession 10; thence westerly along that boundary to the boundary between the townships of Blandford and East Zorra; thence northerly along the last-mentioned boundary to the northerly boundary of the Township of Blandford; thence easterly along the last-mentioned boundary to the place of commencement.

SCHEDULE 141

- 1. The Town of Brampton.
- 2. The Village of Bolton.
- 3. The Township of Chinguacousy.
- 4. That part of the Township of Toronto Gore lying within a line described as follows:

Commencing at the most northerly angle of the township; thence southerly along the easterly boundary of the township to the production north-easterly of the north-westerly limit of lot 15 of the southern division of the township; thence south-westerly along the production and the north-westerly limit of lot 15 across concessions 9, 8 and 7 and its production south-westerly to the south-westerly boundary of the township; thence north-easterly along that boundary to the north-westerly boundary of the township; thence north-easterly along the last-mentioned boundary to the place of commencement.

5. That part of the Township of Albion lying within a line described as follows:

Commencing at the most southerly angle of the township; thence north-westerly along the south-westerly boundary of the township to the production south-westerly of the north-westerly limit of lot 15 in Concession 1; thence north-easterly along the production and the north-easterly limit of lot 15 across concessions 1 to 9, both inclusive, and its production north-easterly to the easterly boundary of the township; thence southerly along the easterly boundary of the township; thence south-westerly along the last-mentioned boundary to the place of commencement; excepting therefrom the Village of Bolton.

SCHEDULE 142

1. The villages of

- (a) Port Credit, and
- (b) Streetsville.
- 2. The Township of Toronto.
- 3. That part of the Township of Toronto Gore lying within a line described as follows:

Commencing at the most southerly angle of the township; thence northerly along the easterly boundary of the township to the production north-easterly of the north-westerly limit of lot 15 of the southern division of the township; thence south-westerly along the production and the north-westerly limit of lot 15 across concessions 9, 8 and 7 and its production south-westerly to the south-westerly boundary of the township; thence south-easterly along the last-mentioned boundary to the place of commencement.

SCHEDULE 143

- 1. The Township of Caledon.
- 2. That part of the Township of Albion lying within a line described as follows:

Commencing at the most westerly angle of the township; thence south-easterly along the south-westerly boundary of the township to the production south-westerly of the north-westerly limit of lot 15 in Concession 1; thence north-easterly along the production and the north-easterly limit of lot 15 across concessions 1 to 9, both inclusive, and its production north-easterly to the easterly boundary of the township; thence northerly along that boundary to the northerly boundary of the township; thence westerly along the last-mentioned boundary to the place of commencement.

SCHEDULE 144

- 1. The City of Stratford.
- 2. The townships of
- (a) Downie (including the Gore of Downie),
- (b) North Easthope, and
- (c) South Easthope.
- 3. That part of the Township of Ellice lying within a line described as follows:

Commencing at the most westerly angle of the township; thence north-easterly along the north-westerly boundary of the township to the production north-westerly of the north-easterly boundary of Concession 13; thence south-easterly along the production and the north-easterly boundary of Concession 13 and its production south-easterly to the south-easterly boundary of the township; thence southwesterly along that boundary to the north-easterly boundary of the City of Stratford; thence north-westerly and south-westerly along the boundary between the city and the Township of Ellice to and extending north-westerly along the south-westerly boundary of the township to the place of commencement.

SCHEDULE 145

7

- 1. The Town of Mitchell.
- 2. The townships of
 - (a) Hibbert, and
 - (b) Logan.

- 1. The separated Town of St. Mary's.
- 2. The townships of
- (a) Blanshard, and
- (b) Fullarton.

SCHEDULE 147

- 1. The Village of Milverton.
- 2. The Township of Mornington.
- 3. That part of the Township of Elma lying within a line described as follows:

Commencing at the most easterly angle of the township; thence south-westerly along the south-easterly boundary of the township to the south-westerly boundary of the township; thence northwesterly along that boundary to the production south-westerly of the south-easterly limit of lot 26; thence north-easterly along the production and the south-easterly limit of lot 26 across concessions 18 to 2, both inclusive, and its production north-easterly to the south-easterly boundary of Concession 1; thence south-easterly along the last-mentioned boundary to the south-easterly limit of lot 52; thence northeasterly along that limit and its production northeasterly to the north-easterly boundary of the township; thence south-easterly along the last-mentioned boundary to the place of commencement.

4. That part of the Township of Ellice lying within a line described as follows:

Commencing at the most northerly angle of the township; thence south-westerly along the north-westerly boundary of the township to the production north-westerly of the north-easterly boundary of Concession 13; thence south-easterly along the production and the north-easterly boundary of Concession 13; the continuous south the south th 13 and its production south-easterly to the south-easterly boundary of the township; thence north-easterly along that boundary to the north-easterly boundary of the township; thence north-westerly along the last-mentioned boundary to the place of commencement.

SCHEDULE 148

- 1. The Town of Listowel.
- 2. The Township of Wallace.
- 3. That part of the Township of Elma lying within a line described as follows:

Commencing at the most westerly angle of the township; thence south-easterly along the south-westerly boundary of the township to the production south-westerly of the south-easterly limit of lot 26; thence north-easterly along the production and the south-easterly limit of lot 26 across concessions 18 to 2, both inclusive, and its production north-easterly to the south-westerly boundary of Concession 1; thence south-easterly along the last-mentioned boundary of the control of the south-easterly along the last-mentioned boundary of the south-easterly along the south ary to the south-easterly limit of lot 52; thence north-easterly along that limit and its production north-easterly to the north-easterly boundary of the township; thence north-westerly along to last-mentioned boundary to the south-easterly boundary of the Town of Listowel; thence south-westerly, north-westerly and north-easterly along the boundary between the town and the Township of Elma to the north-easterly boundary of the township; thence north-westerly along the last-mentioned boundary to the northwesterly boundary of the township; thence south-

westerly along that boundary to the place of commencement.

SCHEDULE 149

- 1. The City of Peterborough.
- 2. The Village of Lakefield.
- 3. The townships of
- (a) Burleigh and Anstruther,
- (b) Chandos.
- (c) Douro,
- (d) Ennismore,
- (e) Harvey,
- (f) North Monaghan,
- (g) Otonabee, and
- (h) Smith.
- 4. Part of the Township of Galway and Cavendish described as follows:

The geographic Township of Cavendish as it existed on the 7th March, 1910.

SCHEDULE 150

- 1. The villages of
- (a) Havelock, and
- (b) Norwood.
- 2. The townships of
- (a) Asphodel,
- (b) Belmont and Methuen, and
- (c) Dummer.

SCHEDULE 151

- 1. The Town of Vankleek Hill.
- 2. The Township of East Hawkesbury.
- 3. That part of the Township of West Hawkesbury lying within a line described as follows:

Commencing at the most southerly angle of the township; thence northerly along the westerly boundary of the township to the production westerly of the northerly boundary of Concession 3; thence easterly along the production and the northerly boundary of Concession 3 and its production easterly to the easterly boundary of the township; thence southerly along that boundary to the southerly boundary of the township; thence westerly along the last-mentioned boundary to the place of commencement; excepting therefrom the Town of Vankleek Hill.

- 1. The Township of North Plantagenet.

of the township to the easterly boundary of the township; thence southerly along that boundary to the northerly bank of the Nation River; thence in a general westerly direction along the northerly bank of the Nation River to the westerly boundary of the township; thence northerly along the last-mentioned boundary to the place of commencement.

SCHEDULE 153

1. The Township of Cumberland.

SCHEDULE 154

1. The Township of Russell.

SCHEDULE 155

- 1. The Town of Hawkesbury.
- 2. The Village of L'Orignal.
- 3. The Township of Longueuil.
- 4. That part of the Township of Caledonia lying within a line described as follows:

Commencing at the north-easterly angle of the township; thence southerly along the easterly boundary of the township to the production easterly of the southerly boundary of Concession 1; thence westerly along the production and the southerly boundary of Concession 1 and its production westerly to the westerly boundary of the township; thence northerly along that boundary to the northerly boundary of the township; thence easterly along the last-mentioned boundary to the place of commencement.

5. The Township of West Hawkesbury, except that part of the township described in item 3 of schedule 151.

SCHEDULE 156

1. That part of the Township of Caledonia lying within a line described as follows:

Commencing at the most southerly angle of the township; thence easterly along the southerly boundary of the township to the easterly boundary of the township; thence northerly along that boundary to the production easterly of the southerly boundary of Concession 1; thence westerly along the production and the southerly boundary of Concession 1 and its production westerly to the westerly boundary of the township; thence southerly along the last-mentioned boundary to the place of commencement.

2. That part of the Township of South Plantagenet lying within a line described as follows:

Commencing at the south-westerly angle of the township; thence northerly along the westerly boundary of the Township to the northerly bank of the Nation River; thence in a general easterly direction along the northerly bank of the Nation River to the boundary between the townships of South Plantagenet and Alfred; thence southerly and easterly along that boundary to the boundary between the townships of South Plantagenet and Caledonia; thence southerly along that boundary to the boundary between the townships of South Plantagenet and Kenyon; thence southerly and westerly along that boundary to the boundary between the townships of South Plantagenet and Roxborough; thence northerly and westerly along the last-mentioned boundary to the place of commencement.

SCHEDULE 157

1. The Township of Alfred.

SCHEDULE 158

- 1. The Town of Rockland.
- 2. The Township of Clarence.

SCHEDULE 159

- 1. The Village of Casselman.
- 2. The Township of Cambridge.

SCHEDULE 160

- 1. The Town of Picton.
- 2. The townships of
- (a) Athol,
- (b) North Marysburgh, and
- (c) South Marysburgh.
- 3. The Township of Hallowell, except that part of the township described in item 3 of schedule 161.

SCHEDULE 161

- 1. The villages of
 - (a) Bloomfield, and
- (b) Wellington.
- 2. The townships of
 - (a) Ameliasburgh,
 - (b) Hillier, and
 - (c) Sophiasburgh.
- 3. That part of the Township of Hallowell lying within a line described as follows:

Commencing at the intersection of the northerly boundary of the Village of Wellington with the boundary between the townships of Hallowell and Hillier; thence easterly, southerly, easterly, southerly, easterly and southerly along the boundary between the village and the Township of Hallowell to the northerly limit of the King's Highway Number 33; thence easterly along that limit to the westerly boundary of the Village of Bloomfield; thence northerly, easterly and southerly along the boundary between the village and the Township of Hallowell to the northerly limit of the King's Highway Number 33; thence easterly along that limit to the north-westerly boundary of the Town of Picton; thence north-easterly along the boundary between the Town of Picton and the Township of Hallowell to the north-westerly limit of the King's Highway Number 41; thence in a general north-easterly direction along the last-mentioned limit to the boundary between the townships of Hallowell and Sophiasburgh; thence north-westerly, westerly, northerly, westerly and northerly along the last-mentioned boundary to and extending westerly along the boundary between the townships of Hallowell and Hillier to the most westerly angle of the Township of Hallowell; thence southerly along the boundary between the townships of Hallowell and Hillier to the mencement.

- 1. The Town of Pembroke.
- 2. The townships of
 - (a) Alice and Fraser,

- (b) Head, Clara and Maria,
- (c) Pémbroke,
- (d) Petawawa,
- (e) Rolph, Buchanan, Wylie and McKay,
- (f) Stafford, and
- (g) Westmeath.

- 1. The Town of Renfrew.
- 2. The townships of
- (a) Admaston,
- (b) Bagot and Blithfield,
- (c) Brougham,
- (d) Griffith and Matawatchan, and
- (e) Horton.

SCHEDULE 164

- 1. The Town of Arnprior.
- 2. The Village of Braeside.
- 3. The Township of McNab.

SCHEDULE 165

- 1. The Village of Eganville.
- 2. The townships of
- (a) Grattan,
- (b) North Algona,
- (c) Sebastopol,
- (d) South Algona, and
- (e) Wilberforce.

SCHEDULE 166

- 1. The Village of Cobden.
- 2. The townships of
- (a) Bromley, and
- (b) Ross.

SCHEDULE 167

- 1. The villages of
- (a) Barry's Bay, and
- (b) Killaloe Station.
- 2. The townships of
 - (a) Brudenell and Lyndoch,
 - (b) Hagarty and Richards,
- (c) Radcliffe,

- (d) Raglan, and
- (e) Sherwood, Jones and Burns.

SCHEDULE 168

- 1. The Town of Barrie.
- 2. The Township of Vespra.
- 3. That part of the Township of Sinnidale lying within a line described as follows:

Commencing at the south-westerly angle of the township; thence northerly along the westerly boundary of the township to the production westerly of the northerly boundary of Concession 8; thence easterly along the production and the northerly boundary of Concession 8 and its production easterly to the easterly boundary of the township; thence southerly along that boundary to the southerly boundary of the township; thence westerly along the last-mentioned boundary to the place of commencement.

4. That part of the Township Innisfil lying within a line described as follows:

Commencing at the north-westerly angle of the township; thence southerly along the westerly boundary of the township to the production westerly of the northerly boundary of Concession 6; thence easterly along the production and the northerly boundary of Concession 6 to the shore of Lake Simcoe; thence in a general northerly direction following the shore of Lake Simcoe to the easterly boundary of the Town of Barrie; thence southerly, westerly, southerly, southwesterly, northerly, westerly and northerly along the boundary between the town and the Township of Innisfil to the northerly boundary of the township; thence westerly along the last-mentioned boundary to the place of commencement.

5. The Township of Oro, except those parts of the township described in item 3 of schedule 172 and item 2 of schedule 173.

SCHEDULE 169

- 1. The Village of Bradford.
- 2. The Township of West Gwillimbury.
- The Township of Innisfil, except that part of the township described in item 4 of schedule 168.

SCHEDULE 170

- 1. The villages of
- (a) Beeton, and
- (b) Tottenham.
- 2. The Township of Adjala.
- 3. That part of the Township of Tecumseth lying within a line described as follows:

Commencing at the south-westerly angle of the township; thence northerly along the westerly boundary of the township to the production westerly of the southerly boundary of Concession 12; thence easterly along the production and the southerly boundary of Concession 12 and its production easterly to the easterly boundary of the township; thence southerly along that boundary to the southerly boundary of the township; thence westerly along the last-mentioned boundary to the place of commencement; excepting therefrom the villages of Beeton and Tottenham.

- 1. The towns of
- (a) Collingwood, and
- (b) Stayner.
- 2. The villages of
- (a) Creemore, and
- (b) Wasaga Beach.
- 3. The Township of Nottawasaga.
- 4. The Township of Sunnidale, except that part of the township described in item 3 of schedule 168.

SCHEDULE 172

- 1. The Village of Elmvale.
- 2. The Township of Flos.
- 3. That part of the Township of Oro lying within a line described as follows:

Commencing at the north-westerly angle of the township; thence easterly along the northerly boundary of the township to the production northerly of the westerly boundary of Concession 9; thence southerly along the production and the westerly boundary of Concession 9 to the line between lots 13 and 14; thence in a general westerly direction along the line between lots 13 and 14 across concessions 8 to 3, both inclusive, and its production westerly to the easterly boundary of Concession 2; thence southerly along that boundary to the southerly limit of lot 21 in Concession 2; thence westerly along the southerly limit of lot 21 across concessions 2 and 1 and its production westerly to the westerly boundary of the township; thence northerly along the last-mentioned boundary to the place of commencement.

4. That part of the Township of Medonte lying within a line described as follows:

Commencing at the south-westerly angle of the township; thence easterly along the southerly boundary of the township to the production southerly of the easterly boundary of Concession 10; thence northerly along the production and the easterly boundary of Concession 10 across lots 1 to 10, both inclusive, to the northerly boundary of lot 10; thence in a general westerly direction along that boundary across concessions 10 and 9 to the easterly boundary of Concession 8; thence northerly along that boundary across lots 11 to 24, both inclusive, and its production northerly to the easterly boundary of the township; thence westerly along that boundary to the westerly boundary of the township; thence southerly along the lastmentioned boundary to the place of commencement.

SCHEDULE 173

- 1. The Town of Orillia.
- 2. That part of the Township of Oro lying within a line described as follows:

Commencing at the north-easterly angle of the township; thence southerly along the easterly boundary of the township to the shore of Lake Simcoe; thence in a general south-westerly direction along the shore of Lake Simcoe to the westerly boundary of Concession 9; thence northerly along that boundary and its production northerly to the northerly boundary of the township; thence easterly along the last-mentioned boundary to the place of commencement.

3. That part of the Township of Medonte lying within a line described as follows:

Commencing at the south-easterly angle of the ownship; thence westerly along the southerly boundary of the township to the production southerly of the easterly boundary of Concession 10; thence northerly along the production and the easterly boundary of Concession 10 to the line between lots 6 and 7; thence in a general easterly direction along that line across concessions 11, 12, 13 and 14 and its production easterly to the easterly boundary of the township; thence southerly along the last-mentioned boundary to the place of commencement.

4. The Township of Orillia, except that part of the township described in item 3 of schedule 175.

SCHEDULE 174

- 1. The Town of Alliston.
- 2. The townships of
- (a) Essa, and
- (b) Tosorontio.
- 3. That part of the Township of Tecumseth lying within a line described as follows:

Commencing at the north-easterly angle of the township; thence westerly along the northerly boundary of the township to the easterly boundary of the Town of Alliston; thence southerly, westerly, southerly and westerly along the boundary between the town and the Township of Tecumseth to the westerly boundary of the township; thence southerly along that boundary to the production westerly of the southerly boundary of Concession 12; thence easterly along the production and the southerly boundary of Concession 12 and its production easterly to the easterly boundary of the township; thence northerly along the last-mentioned boundary to the place of commencement.

SCHEDULE 175

- 1. The Village of Coldwater.
- 2. The Township of Matchedash.
- 3. That part of the Township of Orillia lying within a line described as follows:

Commencing at the north-westerly angle of the township; thence southerly along the westerly boundary of the township to the production westerly of the southerly limit of lot 16; thence in a general easterly direction along the production and the southerly limit of lot 16 to the easterly boundary of Concession 7; thence northerly along that boundary and its production northerly to the northerly boundary of the township; thence westerly along that boundary to the place of commencement.

4. That part of the Township of Medonte lying within a line described as follows:

Commencing at the north-easterly angle of the township; thence southerly along the easterly boundary of the township to the production easterly of the line between lots 6 and 7; thence in a general westerly direction along that line across concessions 14, 13, 12 and 11 to the easterly boundary of Concession 10; thence northerly along that boundary across lots 7 to 10, both inclusive, to the northerly limit of lot 10; thence in a general westerly direction along that limit across concessions 10 and 9 to the easterly boundary of Concession 8; thence northerly along that boundary across lots 11 to 24, both inclusive, and its production northerly to the northerly boundary of the township;

thence easterly along the last-mentioned boundary to the place of commencement; excepting therefrom the Village of Coldwater.

5. That part of the Township of Tay lying within a line described as follows:

Commencing at the south-easterly angle of the township; thence westerly along the southerly boundary of the township to the production southerly of the westerly boundary of Concession 9; thence northerly along the production and the westerly boundary of Concession 9 to the shore of Georgian Bay; thence in a general direction, easterly, north-easterly, easterly and south-easterly following along the shore of Georgian Bay to the easterly boundary of the township; thence southerly along the last-mentioned boundary to the place of commencement.

SCHEDULE 176

- 1. The towns of
- (a) Midland, and
- (b) Penetanguishene.
- 2. The villages of
- (a) Port McNicholl, and
- (b) Victoria Harbour.
- 3. The Township of Tiny.
- 4. The Township of Tay, except that part of the township described in item 5 of schedule 175.

SCHEDULE 177

- 1. The Town of Alexandria.
- 2. The Village of Lancaster.
- 3. The townships of
- (a) Charlottenburgh,
- (b) Lancaster, and
- (c) Lochiel.

SCHEDULE 178

- 1. The City of Cornwall.
- 2. The Township of Cornwall.

SCHEDULE 179

1. The Township of Osnabruck.

SCHEDULE 180

- 1. The Village of Morrisburg.
- 2. The Township of Williamsburg.

SCHEDULE 181

- 1. The Village of Iroquois.
- 2. The Township of Mathilda.

SCHEDULE 182

1. The Township of Mountain.

SCHEDULE 183

- 1. The Village of Finch.
- 2. The Township of Finch.

SCHEDULE 184

- 1. The villages of
- (a) Chesterville, and
- (b) Winchester.
- 2. The Township of Winchester.

SCHEDULE 185

1. The Township of Roxborough.

SCHEDULE 186

- 1. The Village of Maxville.
- 2. The Township of Kenyon.

SCHEDULE 187

- 1. The villages of
- (a) Bobcaygeon,
- (b) Fenelon Falls, and
- (c) Sturgeon Point.
- 2. The townships of
 - (a) Bexley,
 - (b) Carden,
 - (c) Dalton,
 - (d) Laxton, Digby and Longford,
 - (e) Somerville, and
 - (f) Verulam.
- 3. Part of the Township of Galway and Cavendish in the County of Peterborough described as follows:

The geographic Township of Galway as it existed on the 7th March, 1910.

- 4. The Township of Eldon, except that part of the township described in item 4 of schedule 188.
- 5. The Township of Fenelon, except that part of the township described in item 5 of schedule 188.

- 1. The Town of Lindsay.
- 2. The villages of
- (a) Omemee, and
- (b) Woodville.
- 3. The townships of
- (a) Emily,
- (b) Mariposa, and
- (c) Ops.

4. That part of the Township of Eldon lying within a line described as follows:

Commencing at the south-westerly angle of the township; thence northerly along the westerly boundary of the township to the production westerly of the northerly limit of lot 21 in Concession 1; thence in a general easterly direction along the production and the northerly limit to and along the line between lots 21 and 22 across concessions 2 to 11, both inclusive, and its production easterly to the easterly boundary of the township; thence southerly along that boundary to the southerly boundary of the township; thence westerly along that boundary to the easterly boundary of the Village of Woodville; thence northerly, westerly, southerly, westerly and southerly along the boundary between the village and the township; thence westerly along the last-mentioned boundary to the place of commencement.

5. That part of the Township of Fenelon lying within a line described as follows:

Commencing at the south-easterly angle of the township; thence westerly along the southerly boundary of the township to the south-easterly shore of Sturgeon Lake; thence north-easterly along the shore of Sturgeon Lake to the easterly boundary of the township; thence southerly along that boundary to the place of commencement.

SCHEDULE 189

- 1. The cities of
- (a) Kitchener, and
- (b) Waterloo.
- 2. That part of the Township of Waterloo lying within a line described as follows:

Commencing at the north-easterly angle of the township; thence westerly along the northerly boundary of the township; thence southerly along that boundary of the township; thence southerly along that boundary to the production westerly of the southerly limit of lot 46; thence easterly along the production and the southerly limits of lots 46, 47, 48, 50, 51 and 53 and the production easterly bank of the Grand River; thence in a general northerly direction along the easterly bank of the Grand River; thence in a general northerly along the southerly limit of lot 114; thence easterly along the southerly limit of lot 114; thence easterly along the easterly limit of lot 85; thence northerly along the easterly limit of lot 85; thence northerly limit of lot 96; thence easterly along the last-mentioned limit and its production easterly to the easterly boundary of the township; thence northerly along the last-mentioned boundary to the place of commencement; excepting therefrom the cities of Waterloo and Kitchener.

SCHEDULE 190

- 1. The towns of
- (a) Hespeler, and
- (b) Preston.
- 2. That part of the Township of Waterloo lying within a line described as follows:

Commencing at the south-easterly angle of the township; thence westerly along the southerly boundary of the township to the westerly boundary of the township; thence northerly along that boundary to the production westerly of the southerly limit of lot 46; thence easterly along the production and the southerly

limits of lots 46, 47, 48, 50, 51 and 53 and the production easterly of the southerly limit of lot 53 to the easterly bank of the Grand River; thence in a general northerly direction along the easterly bank of the Grand River to the southerly limit of lot 114; thence easterly along the southerly limits of lots 114, 108, 105 and 85 to the easterly limit of lot 85; thence northerly along the easterly limit of lot 85 to the southerly limit of lot 96; thence easterly along the last-mentioned limit and its production easterly to the easterly boundary of the township; thence southerly along the last-mentioned boundary to the place of commencement; excepting therefrom the villages of Hespeler and Preston.

SCHEDULE 191

- 1. The City of Galt.
- 2. The Village of Ayr.
- 3. The Township of North Dumfries.

SCHEDULE 192

- 1. The Village of New Hamburg.
- 2. The Township of Wilmot.

SCHEDULE 193

1. The Township of Wellesley.

SCHEDULE 194

- 1. The Town of Elmira.
- 2. The Township of Woolwich.

SCHEDULE 195

- 1. The City of Welland.
- 2. The Village of Fonthill.
- 3. That part of the Township of Thorold lying within a line described as follows:

Commencing at the most southerly angle of the township; thence northerly along the westerly boundary of the township to the boundary of the Village of Fonthill; thence easterly and northerly along the boundary between the village and the Township of Thorold and its production northerly to the southerly limit of lot 162; thence easterly along the production and the southerly limits of lots 162, 161, 160, 159, 158, 194, 193, 192, 191, 190, 189, 188, 187, 186, 185, 184, 183, 182, 181, 180, 179 and 178 and the production easterly of the southerly limit of lot 178 to the easterly boundary of the township; thence southerly along that boundary to the south-easterly boundary of the township; thence south-westerly along the boundary between the townships of Crowland and Thorold to the boundary of the City of Welland; thence westerly and southerly along the boundary between the city and the Township of Thorold to the south-easterly boundary of the township; thence south-westerly along that boundary to the place of commencement.

4. That part of the Township of Pelham lying within a line described as follows:

Commencing at the south-westerly angle of the township; thence northerly along the westerly boundary of the township to the production westerly of the northerly boundary of Concession 5; thence easterly along the production and the northerly boundary of Concession 5 and its production easterly to the easterly boundary of the township; thence southerly along that

boundary to the northerly boundary of the Village of Fonthill; thence westerly, southerly and easterly along the boundary between the village and the township to the boundary between the townships of Pelham and Thorold; thence southerly along that boundary to the southerly boundary of the Township of Pelham; thence in a general westerly direction along the boundary between the townships of Pelham and Wainfleet to the place of commencement.

5. That part of the Township of Humberstone lying within a line described as follows:

Commencing at the north-westerly angle of the township; thence southerly along the westerly boundary of the township to the production westerly of the northerly boundary of Concession 4; thence easterly along the production and the northerly boundary of Concession 4 across lots 33 to 1, both inclusive, and its production easterly to the easterly boundary of the township; thence northerly along the easterly boundary of the township; thence westerly along the last-mentioned boundary to the place of commencement.

SCHEDULE 196

- 1. The Town of Fort Erie.
- 2. The Village of Crystal Beach.
- 3. The Township of Bertie.
- 4. That part of the Township of Humberstone lying within a line described as follows:

Commencing at the intersection of the easterly boundary of the township with the production easterly of the northerly boundary of Concession 4; thence westerly along the production and the northerly boundary of Concession 4 across lots 1 to 9, both inclusive, to the line between lots 9 and 10, thence southerly along that line to the shore of Lake Erie; thence easterly along the shore of Lake Erie to the easterly boundary of the township; thence northerly along the last-mentioned boundary to the place of commencement.

SCHEDULE 197

- 1. The City of Niagara Falls.
- 2. The Village of Chippawa.
- 3. The Township of Willoughby.
- 4. The Township of Stamford; excepting that part described in item 2 of schedule 198.

SCHEDULE 198

- 1. The Town of Thorold.
- 2. That part of the Township of Stamford lying within a line described as follows:

Commencing at the north-westerly angle of the township; thence southerly along the boundary between the Township of Stamford and the Town of Thorold to and extending southerly along the boundary between the Township of Stamford and the Township of Thorold to the production westerly of the southerly boundary of lot 136; thence easterly along the southerly boundaries of lots 136, 135, 134 and 133 to the easterly boundary of lot 133; thence northerly along the easterly boundaries of lots 133, 123, 116, 105, 98, 87, 80, 70, 63, 53, 46, 34, 27, 14, 7 and Gore Lot 7 to the northerly boundary of the township; thence westerly along the last-mentioned boundary to the place of commencement.

3. That part of the Township of Thorold lying within a line described as follows:

Commencing at the north-westerly angle of the township; thence southerly along the westerly boundary of the township to the boundary of the Village of Fonthill; thence easterly along that boundary to and extending along the southerly limits of lots 163, 162, 161, 160, 159, 158, 194, 193, 192, 191, 190, 189, 188, 187, 186, 185, 184, 183, 182, 181, 180, 179 and 178 and the production easterly of the southerly limit of lot 178 to the easterly boundary of the township; thence northerly along the easterly boundary of the township; thence westerly along the last-mentioned boundary of the place of commencement; excepting therefrom the Town of Thorold.

4. That part of the Township of Pelham lying within a line described as follows:

Commencing at the north-westerly angle of the township; thence southerly along the westerly boundary of the township to the production westerly of the northerly boundary of Concession 5; thence easterly along the production and the northerly boundary of Concession 5 across lots 20 to 1, both inclusive, and its production easterly to the easterly boundary of the township; thence northerly along that boundary to the northerly boundary of the township; thence westerly along the last-mentioned boundary to the place of commencement.

SCHEDULE 199

- 1. The Town of Port Colborne.
- 2. The Village of Humberstone.
- 3. The Township of Wainfleet.
- 4. The Township of Humberstone, except those parts of the township described in item 5 of schedule 195 and item 4 of schedule 196.

SCHEDULE 200

- 1. The City of Guelph.
- 2. The townships of
- (a) Eramosa, and
- (b) Guelph.

SCHEDULE 201

1. The Township of Puslinch.

- 1. The villages of
- (a) Elora, and
- (b) Fergus.
- 2. The townships of
 - (a) Nichol,
 - (b) Pilkington, and
 - (c) West Garafraxa.

- 1. The Village of Erin.
- 2. The Township of Erin.

SCHEDULE 204

- 1. The Village of Drayton.
- 2. The townships of
- (a) Maryborough, and
- (b) Peel.

SCHEDULE 205

- 1. The Village of Arthur.
- 2. That part of the Township of Arthur lying within a line described as follows:

Commencing at the south-westerly angle of the township; thence northerly along the westerly boundary of the township to the production westerly of the southerly limit of lot 14; thence easterly along the production and the southerly limit of lot 14 across concessions 12 to 8, both inclusive, to the south-westerly boundary of the Concession West of the Owen Sound Road; thence south-easterly along that boundary to the line between lots 15 and 16 in that concession; thence north-easterly along that line across Concession West and Concession East of the Owen Sound Road to the north-easterly boundary of Concession East of the Owen Sound Road; thence south-easterly along the last-mentioned boundary to the southerly boundary of lot 15 in Concession 5; thence easterly along the southerly boundary of lot 15 across concession 5 to 1, both inclusive, and its production easterly to the easterly boundary of the township; thence southerly along the easterly boundary of the township to the northerly boundary of the Village of Arthur; thence westerly and south-westerly along the boundary between the village and the Township; thence westerly along the last-mentioned boundary to the place of commencement.

3. That part of the Township of West Luther lying within a line described as follows:

Commencing at the south-easterly angle of the township; thence northerly along the easterly boundary of the township to the production easterly of the southerly boundary of Concession 8; thence westerly along the production and the southerly boundary of Concession 8 and its production westerly to the westerly boundary of the township; thence southerly along that boundary to the northerly boundary of the Village of Arthur; thence easterly and southerly along the boundary between the village and the Township of West Luther to the southerly boundary of the township; thence easterly along the last-mentioned boundary to the place of commencement.

SCHEDULE 206

- 1. The towns of
- (a) Harriston, and
- (b) Palmerston.
- 2. The Village of Clifford.
- 3. The Township of Minto.

SCHEDULE 207

1. The Town of Mount Forest.

2. That part of the Township of Arthur lying within a line described as follows:

Commencing at the north-westerly angle of the township; thence southerly along the westerly boundary of the township to the production westerly of the southerly limit of lot 14; thence easterly along the production and the southerly limit of lot 14 across concessions 12 to 8, both inclusive, to the southwesterly boundary of the Concession West of the Owen Sound Road; thence south-easterly along that boundary to the line between lots 15 and 16 in that concession; thence north-easterly along that line across Concession West and Concession East of the Owen Sound Road to the north-easterly boundary of Concession East of the Owen Sound Road; thence south-easterly along the last-mentioned boundary to the southerly boundary of lot 15 in Concession 5; thence easterly along the southerly boundary of lot 15 across concessions 5 to 1, both inclusive, and its production easterly to the easterly boundary of the township; thence northerly along that boundary to the northerly boundary of the township; thence westerly along that boundary to the easterly boundary of the Town of Mount Forest; thence southerly, westerly, southerly, westerly, northerly, westerly and northerly following along the boundary between the town and the Township; thence westerly along the last-mentioned boundary to the place of commencement.

3. That part of the Township of West Luther lying within a line described as follows:

Commencing at the north-easterly angle of the township; thence southerly along the easterly boundary of the township to the production easterly of the southerly boundary of Concession 8; thence westerly along the production and the southerly boundary of Concession 8 and its production westerly to the westerly boundary of the township; thence northerly along that boundary to the northerly boundary of the township; thence easterly along the last-mentioned boundary to the place of commencement.

SCHEDULE 208

- 1. The Village of Stoney Creek.
- 2. The townships of
- (a) Binbrook, and
- (b) Saltfleet.
- 3. Burlington Beach.
- 4. That part of the Township of Barton lying within a line described as follows:

Commencing at the south-easterly angle of the township; thence westerly along the southerly boundary of the township to the production southerly of the westerly limit of lot 14; thence northerly along the production and the westerly limit of lot 14 across concessions 8, 7, 6 and 5 to the southerly boundary of the City of Hamilton; thence in a general easterly, northerly and southerly direction following along the boundary between the city and the township to the easterly boundary of the township; thence southerly along the last-mentioned boundary to the place of commencement.

5. All of the City of Hamilton lying east of the allowance for road between original township lots 14 and 15, now called James Street.

SCHEDULE 209

1. The Town of Dundas.

- 2. The Township of West Flamborough.
- 3. That part of the Township of Ancaster lying within a line described as follows:

Commencing at the south-easterly angle of the township; thence northerly along the easterly boundary of the township to the southerly boundary of the City of Hamilton; thence westerly, northerly, easterly and northerly along the boundary between the city and the township to the northerly boundary of the township; thence westerly along the northerly boundary of the township to the easterly boundary of the Town of Dundas; thence southerly, westerly and northerly along the boundary between the town and the township to the boundary between the townships of Ancaster and West Flamborough; thence westerly along the lastmentioned boundary to the production northerly of the westerly limit of lot 37; thence southerly along the production and the westerly limit of lot 37 across concessions 1 to 7, both inclusive, and its production southerly to the southerly boundary of the township; thence easterly along the last mentioned boundary to the place of commencement.

SCHEDULE 210

- 1. The Village of Waterdown.
- 2. The Township of East Flamborough.

SCHEDULE 211

- 1. The Township of Beverly.
- 2. That part of the Township of Ancaster lying within a line described as follows:

Commencing at the most westerly angle of the township; thence easterly along the northerly boundary of the township to the production northerly of the westerly limit of lot 37; thence southerly along the production and the westerly boundary of lot 37 across concessions 1 to 7, both inclusive, and its production southerly to the southerly boundary of the township; thence westerly along that boundary to the westerly boundary of the township; thence northerly along the last-mentioned boundary to the place of commencement.

SCHEDULE 212

- 1. The Township of Glanford.
- 2. The Township of Barton except that part of the township described in item 3 of schedule 208.
- 3. The City of Hamilton except that part of the city described in item 4 of schedule 208.

SCHEDULE 213

- 1. The City of Toronto.
- 2. The Town of Leaside.
- 3. The villages of
- (a) Forest Hill, and
- (b) Swansea.
- 4. The townships of
 - (a) East York, and
 - (b) York.
- 5. The Township of North York; excepting there-

from that part of the township lying west of the easterly boundary of Concession 5 West of Yonge Street and north of the northerly boundary of the Town of Weston.

6. The County of York not included in schedules 214, 215, 216, 217, 218, 219, 220, 221 and 222.

SCHEDULE 214

- 1. The villages of
- (a) Markham, and
- (b) Stouffville.
- 2. That part of the Township of Markham lying within a line described as follows:

Commencing at the south-easterly angle of the township; thence westerly along the southerly boundary of the township to the production southerly of the easterly boundary of Concession 5; thence northerly along the production and the easterly boundary of Concession 5 and its production northerly to the northerly boundary of the township; thence easterly along that boundary to the westerly boundary of the Village of Stouffville; thence southerly, easterly and northerly along the boundary between the village and the township to the northerly boundary of the township; thence easterly along that boundary to the easterly boundary of the township; thence southerly along that boundary to the place of commencement.

3. That part of the Township of Whitchurch lying within a line described as follows:

Commencing at the south-easterly angle of the township; thence westerly along the southerly boundary of the township to the easterly boundary of the Village of Stouffville; thence northerly, westerly, northerly, westerly, southerly, westerly and southerly along the boundary between the village and the township to the southerly boundary of the township; thence westerly along that boundary of the production southerly of the easterly boundary of Concession 5; thence northerly along the production and the easterly boundary of Concession 5 to the northerly limit of lot 10; thence easterly along that limit across concessions 4 to 1, both inclusive, to the easterly boundary of the township; thence southerly along that boundary to the place of commencement.

SCHEDULE 215

- 1. The Village of Richmond Hill.
- 2. That part of the Township of Markham lying within a line described as follows:

Commencing at the south-westerly angle of the township; thence northerly along the westerly boundary of the township to the southerly boundary of the Village of Richmond Hill; thence easterly, northerly, and westerly along the boundary between the village and the township to the westerly boundary of the township; thence northerly along that boundary to the northerly boundary of the township; thence easterly along that boundary to the production northerly of the easterly boundary of Concession 5; thence southerly along the production and the easterly boundary of Concession 5 and its production southerly to the southerly boundary of the township; thence westerly along that boundary to the place of commencement.

3. That part of the Township of Vaughan lying within a line described as follows:

Commencing at the south-easterly angle of the township; thence northerly along the easterly boundary of the township to the southerly boundary of the

Village of Richmond Hill; thence westerly, northerly, westerly, northerly, easterly, northerly and easterly along the boundary between the village and the township to the easterly boundary of the township; thence northerly along that boundary to the northerly boundary of the township; thence westerly along that boundary to the production northerly of the westerly boundary of Concession 3; thence southerly along the production and the easterly boundary of Concession 3 and its production southerly to the southerly boundary of the township; thence easterly along that boundary to the place of commencement.

4. That part of the Township of Whitchurch lying within a line described as follows:

Commencing at the south-westerly angle of the township; thence easterly along the southerly boundary of the township to the production southerly of the easterly boundary of Concession 5; thence northerly along the production and the easterly boundary of Concession 5 to the northerly limit of lot 10; thence westerly along that limit across concessions 5 to 1, both inclusive, to the westerly boundary of the township; thence southerly along that boundary to the place of commencement.

SCHEDULE 216

- 1. The Town of Newmarket.
- 2. The Township of East Gwillimbury.
- 3. That part of the Township of Whitchurch lying within a line described as follows:

Commencing at the north-easterly angle of the township; thence westerly along the northerly boundary of the township to the easterly boundary of the Town of Newmarket; thence southerly, westerly, northerly, westerly, northerly, easterly and northerly along the boundary between the town and the township to the northerly boundary of the township; thence westerly along that boundary to the westerly boundary of the township; thence southerly along that boundary to the northerly boundary of the Town of Aurora; thence easterly, southerly and westerly along the boundary between the town and the township to the westerly boundary of the township; thence southerly along that boundary to the production westerly of the northerly limit of lot 10; thence easterly along the production and the northerly limit of lot 10 and its production easterly to the easterly boundary of the township; thence northerly along that boundary to the place of commencement.

SCHEDULE 217

- 1. The Village of Sutton.
- 2. The townships of
- (a) Georgina, and
- (b) North Gwillimbury.

SCHEDULE 218

- 1. The Town of Aurora.
- 2. The Township of King.

SCHEDULE 219

- 1. The Village of Woodbridge.
- That part of the Township of Vaughan lying within a line described as follows:

Commencing at the south-westerly angle of the township; thence easterly along the southerly boundary of the township to the production southerly of the westerly boundary of Concession 3; thence northerly along the production and the westerly boundary of Concession 3 and its production northerly to the northerly boundary of the township; thence westerly along that boundary to the westerly boundary of the township; thence southerly along that boundary to the place of commencement.

SCHEDULE 220

- 1. The Town of Weston.
- 2. The villages of
- (a) Forest Hill, and
- (b) Swansea.
- 3. The Township of York.
- 4. That part of the Township of North York lying west of the westerly boundary of Yonge Street.
- 5. That part of the Township of Etobicoke lying north of the northerly boundary of King's Highway Number 5.
- 6. That part of the City of Toronto lying west of the westerly boundary of Yonge Street; excepting therefrom the several islands in Lake Ontario commonly known and described collectively as Toronto Island.

SCHEDULE 221

- 1. The Town of Leaside.
- 2. The townships of
- (a) East York, and
- (b) Scarborough.
- 3. That part of the Township of North York lying east of the westerly boundary of Yonge Street.
- 4. That part of the City of Toronto lying east of the westerly boundary of Yonge Street; excepting therefrom the several islands in Lake Ontario commonly known and described collectively as Toronto Island.

SCHEDULE 222

- 1. The towns of
- (a) Mimico, and
- (b) New Toronto
- 2. The village of Long Branch.
- 3. That part of the Township of Etobicoke lying south of the southerly boundary of the Malton Road.

SCHEDULE 223

1. That part of the Territorial District of Algoma lying within a line described as follows:

Commencing where the production westerly of the southerly boundary of the geographic Township of Macdonald meets the boundary between the Dominion of Canada and the United States of America; thence easterly along the production and the southerly boundary of the township to the easterly boundary of the township; thence northerly along the easterly

boundary of the township to the southerly boundary of the geographic Township of Kehoe; thence easterly along that boundary to the easterly boundary of the Township of Kehoe; thence northerly along that boundary to the northerly boundary of the township; thence westerly along the last-mentioned boundary to the south-easterly angle of the geographic Township of Anderson; thence northerly along the easterly boundary of the geographic townships of Anderson, Hodgins, Gaudette, Tp. 24, ranges 11, 12, 13, 14 and 15, to the boundary between the territorial districts of Algoma and Sudbury; thence northerly, westerly, northerly and easterly along the boundary between the territorial districts of Algoma and Sudbury to the boundary between the territorial districts of Algoma and Cochrane; thence northerly, westerly, northerly, westerly, northerly and westerly along the last-mentioned boundary to the boundary between the territorial districts of Algoma and Thunder Bay; thence southerly along the last-mentioned boundary to the boundary between the Dominion of Canada and the United States of America; thence south-easterly, easterly and southerly along the last-mentioned boundary to the place of commencement.

SCHEDULE 224

1. That part of the Territorial District of Algoma lying within a line described as follows:

Commencing where the southerly boundary of the geographic Township of Macdonald meets the highwater mark of the easterly shore of Lake George; thence easterly along the southerly boundary of the township to the easterly boundary of the township to the southerly boundary of the township to the southerly boundary of the geographic Township of Kehoe; thence easterly along that boundary to the easterly boundary of the Township of Kehoe; thence northerly along that boundary to the northerly boundary of the township; thence westerly along the last-mentioned boundary to the south-easterly angle of the geographic Township of Anderson; thence northerly along the easterly boundary of the geographic townships of Anderson, Hodgins, Gaudette, Tp. 24, ranges 11, 12, 13, 14 and 15, to the boundary between the territorial districts of Algoma and Sudbury; thence easterly along the last-mentioned boundary to the north-easterly angle of geographic Tp. 7H in the Territorial District of Algoma; thence southerly along the easterly boundary of geographic townships 7H, 6H, 5H, 4H, 3H, 202, 201, to and along the easterly boundary of the geographic Township of Thessalon; thence westerly and southerly along the boundary between the geographic townships of Lefroy and Thessalon to the high-water mark of the northerly shore of the North Channel to and extending westerly along the high-water mark on the northerly shore of Lake George to the place of commencement.

SCHEDULE 225

1. That part of the Territorial District of Algoma lying within a line described as follows:

Commencing at the north-westerly angle of the geographic Township of Thompson; thence northerly along the westerly boundary of the geographic townships of Thompson, Patton, Montgomery, 175, 176, 1D, 2D, 3D, 4D, 5D, 6D and 7D to the boundary between the territorial districts of Algoma and Sudbury; thence westerly along that boundary to the easterly boundary of geographic Tp. 7H in the District of Algoma; thence southerly along the easterly boundary of geographic townships 7H, 6H, 5H, 4H, 3H, 202,

201, Morin, Galbraith, Rose and Lefroy to the northerly boundary of the geographic Township of Thessalon; thence westerly and southerly along the boundary between the geographic townships of Lefroy and Thessalon to the northerly shore of the North Channel of Lake Huron; thence easterly along the northerly shore of the North Channel to the place of commencement.

SCHEDULE 226

- 1. The townships of
 - (a) St. Joseph,
 - (b) Jocelyn, and
 - (c) Hilton.
- 2. All of the Territorial District of Algoma not included in schedules 223, 224, 225 and 227.

SCHEDULE 227

1. That part of the Territorial District of Algoma lying within a line described as follows:

Commencing at the south-westerly angle of the geographic Township of Thompson; thence northerly along the westerly boundary of the geographic townships of Thompson, Patton, Montgomery, 175, 176, 1D, 2D, 3D, 4D, 5D, 6D and 7D to the boundary between the territorial districts of Algoma and Sudbury; thence easterly, southerly, easterly, southerly, westerly, southerly, westerly, southerly, westerly, along the boundary between the territorial districts of Algoma and Sudbury to the northerly shore of the north Channel of Lake Huron; thence westerly along the northerly shore of the North, Channel to the place of commencement.

SCHEDULE 228

1. That part of the Territorial District of Cochrane lying within a line described as follows:

Commencing at the intersection of the northerly shore of Lake Abitibi with the easterly boundary of the district; thence in a general westerly direction following along the northerly shore of the lake to the southerly boundary of the geographic Township of Bowyer; thence westerly along the southerly boundary of the geographic townships of Bowyer, Marathon, Sherring, Mortimer, Pyne, St. John, Hanna, Reaume, Beck, Nesbitt, Aubin, Kingsmill and Kirkland to the westerly boundary of the Township of Kirkland; thence northerly along the westerly boundary of the geographic townships of Kirkland, Laidlaw, Syders, Haggart, Alexandra, Hurdman, Agate, Marceau, Sheldon, Traill, Hamlet, Kilmer and Hogg to the southerly boundary of the geographic Township of Pickett; thence westerly along the southerly boundary of the 82nd meridian of Longitude; thence north along the meridian to the northerly boundary of the district; thence easterly along the northerly boundary to the easterly boundary of the district; thence southerly along the last-mentioned boundary to the place of commencement.

SCHEDULE 229

1. That part of the Territorial District of Cochrane lying within a line described as follows:

Commencing at the south-easterly angle of the geographic Township of Thomas; thence northerly along the easterly boundaries of the geographic townships of Thomas, Macklem, German and Dundonald to the northerly boundary of the Township of Dun-

donald; thence westerly along the northerly boundary of the geographic townships of Dundonald and Evelyn to the easterly boundary of the geographic Township of Tully; thence northerly along the easterly boundary of the geographic townships of Tully and Duff to the southerly boundary of the geographic Township of Reaume; thence westerly along the southerly boundary of the geographic townships of Reaume, Beck, Nesbitt, Aubin, Kingsmill and Kirkland to the westerly boundary of the geographic Township of Wilhelmina; thence southerly along that boundary to the southerly boundary of the geographic Township of Oke; thence westerly along the southerly boundary of the geographic Township of Oke; thence westerly along the southerly boundary of the geographic townships of Oke, Hicks, Griffin and Seaton to the boundary between the territorial districts of Cochrane and Algoma to and extending southerly along the boundary between the territorial districts of Cochrane and Sudbury to the south-easterly angle of the geographic Township of Ossin; thence easterly and southerly along the lastmentioned boundary to the boundary between the territorial districts of Cochrane and Timiskaming; thence easterly along the last-mentioned boundary to the place of commencement.

SCHEDULE 230

1. That part of the Territorial District of Cochrane lying within a line described as follows:

Commencing at the south-easterly angle of the geographic Township of Dokis; thence westerly along the boundary between the territorial districts of Cochrane and Timiskaming to the south-easterly angle of the geographic Township of Thomas; thence northerly along the easterly boundary of the geographic townships of Thomas, Macklem, German and Dundonald to the southerly boundary of the geographic Township of McCart; thence easterly along the southerly boundary of the geographic townships of McCart, Calvert, Teefy, Rickard, Knox and Kerrs to the easterly boundary of the Township of Kerrs; thence northerly along that boundary to the southerly shore of Lake Abitibi; thence in a general easterly direction following along the southerly shore of the lake to the easterly boundary of the Territorial District of Cochrane; thence southerly along the last-mentioned boundary to the place of commencement.

SCHEDULE 231

1. That part of the Territorial District of Cochrane lying within a line described as follows:

Commencing at the south-easterly angle of the geographic Township of Oke; thence westerly along the southerly boundary of the geographic townships of Oke, Hicks, Griffin and Seaton to the boundary between the territorial districts of Cochrane and Algoma; thence northerly and westerly along that boundary to the easterly boundary of the geographic Township of Ecclestone; thence northerly along the easterly bounddary of the geographic townships of Ecclestone, Parnell, McCrea, McCowan, Fleck, Sweet and McLeister to the northerly boundary of the Township of McLeister; thence westerly along the last mentioned boundary to the 83rd meridian of longitude; thence north along the meridian to the northerly boundary of the district; thence easterly along that boundary to the 82nd meridian to the southerly boundary of the geographic Township of Gentles; thence easterly along that weridian to the southerly boundary of the geographic Township of Gentles; thence easterly along the southerly boundary of the geographic Township of Hogg; thence southerly along the westerly boundary of the geographic townships of Hogg, Kilmer, Hamlet, Traill, Sheldon, Marceau, Agate, Hurdman, Alexandra, Haggart, Sydere and Laidlaw to and extending southerly along the easterly boundary of the township of Oke to the place of commencement.

SCHEDULE 232

1. That part of the Territorial District of Cochrane lying within a line described as follows:

Commencing at the south-easterly angle of the geographic Township of Ecclestone; thence northerly along the easterly boundary of the geographic townships of Ecclestone, Parnell, McCrea, McCowan, Fleck, Sweet and McLeister to the northerly boundary of the Township of McLeister; thence westerly along the lastmentioned boundary to the 83rd meridian of longitude; thence north along the meridian to the boundary between the territorial districts of Cochrane and Kenora; thence in a general westerly direction along that boundary to the boundary between the territorial districts of Cochrane and Thunder Bay; thence southerly easterly and southerly along the last-mentioned boundary to the boundary between the territorial districts of Cochrane and Algoma; thence easterly, southerly, easterly, southerly and easterly along the last-mentioned boundary to the place of commencement.

SCHEDULE 233

1. That part of the Territorial District of Cochrane lying within a line described as follows:

Commencing at the intersection of the northerly shore of Lake Abitibi with the easterly boundary of the district; thence in a general westerly direction following along the northerly shore of the lake to its intersection with the southerly boundary of the geographic Township of Bowyer; thence westerly along the southerly boundary of the geographic townships of Bowyer, Marathon, Sherring, Mortimer, Pyne, St. John and Hanna to the easterly boundary of the geographic Township of Duff; thence southerly along the easterly boundary of the geographic townships of Duff and Tully to the south-easterly boundary of the Township of Tully; thence easterly along the southerly boundary of the geographic townships of Little, McCart, Calvert, Teefy, Rickard, Knox and Kerrs to the easterly boundary of the Township of Kerrs; thence northerly along that boundary to the southerly shore of Lake Abitibi; thence in a general easterly direction following along the southerly shore of the lake to the easterly boundary of the district; thence northerly along the last-mentioned boundary to the place of commencement.

- 1. The townships of
- (a) Anson, Hindon and Minden,
- (b) Lutterworth,
- (c) Sherborne, McClintock, Livingstone, Lawrence and Nightingale, and
- (d) Stanhope.
- 2. Parts of the Township of Dysart, Bruton, Clyde, Dudley, Eyre, Guilford, Harburn, Harcourt and Havelock described as follows:
 - (a) the geographic Township of Clyde as it existed on the 31st December, 1927, and
 - (b) the geographic Township of Eyre as it existed on the 31st December, 1927, and
 - (c) the geographic Township of Havelock as it existed on the 31st December, 1927.
- 3. That part of the Township of Snowdon lying within a line described as follows:

Commencing at the south-westerly angle of the township; thence easterly along the southerly boundary of the township to the production southerly of the westerly limit of lot 11; thence northerly along the production and the westerly limit of lot 11 across concessions 1 to 5, both inclusive, to the northerly boundary of Concession 5; thence easterly along that boundary to the westerly limit of lot 21; thence northerly along that limit across concessions 6 to 8, both inclusive, to the northerly boundary of Concession 8; thence easterly along that boundary and its production easterly to the easterly boundary of the township; thence northerly along that boundary to the northerly boundary of the township; thence southerly along the last-mentioned boundary to the place of commencement.

4. That part of the Township of Glamorgan lying within a line described as follows:

Commencing at the north-easterly angle of the township; thence southerly along the easterly boundary of the township to the production easterly of the northerly boundary of Concession 11; thence westerly along the production and the northerly boundary of Concession 11 and its production westerly to the westerly boundary of the township; thence northerly along that boundary to the northerly boundary of the township; thence easterly along the last-mentioned boundary to the place of commencement.

SCHEDULE 235

- 1. Parts of the Township of Dysart, Bruton, Clyde, Dudley, Eyre, Guilford, Harburn, Harcourt and Havelock described as follows:
 - (a) the geographic Township of Dysart as it existed on the 31st December, 1927, and
 - (b) the geographic Township of Dudley as it existed on the 31st December, 1927, and
 - (c) the geographic Township of Guilford as it existed on the 31st December, 1927, and
 - (d) the geographic Township of Harburn as it existed on the 31st December, 1927.

SCHEDULE 236

- 1. The Township of Cardiff.
- 2. Parts of the Township of Dysart, Bruton, Clyde, Dudley, Eyre, Guilford, Harburn, Harcourt and Havelock described as follows:
 - (a) the geographic Township of Bruton as it existed on the 31st December, 1927, and
 - (b) the geographic Township of Harcourt as it existed on the 31st December, 1927,
- 3. That part of the Township of Snowdon lying within a line described as follows:

Commencing at the south-easterly angle of the township; thence westerly along the southerly boundary to the production southerly of the westerly limit of lot 11; thence northerly along the production and the westerly limit of lot 11 across concessions 1 to 5, both inclusive, to the northerly boundary of Concession 5; thence easterly along that boundary to the westerly limit of lot 21; thence northerly along that limit across concessions 6 to 8, both inclusive, to the northerly boundary of Concession 8; thence easterly along that boundary and its production easterly to the easterly boundary of the township; thence southerly along the last-mentioned boundary to the place of commencement.

4. That part of the Township of Glamorgan lying within a line described as follows:

Commencing at the south-easterly angle of the township; thence northerly along the easterly boundary of the township to the production easterly of the northerly boundary of Concession 11; thence westerly along the production and the northerly boundary of Concession 11 and its production westerly to the westerly boundary of the township; thence southerly along that boundary to the southerly boundary of the township; thence easterly along the last-mentioned boundary to the place of commencement.

SCHEDULE 237

1. That part of the Territorial District of Kenora lying within a line described as following:

Commencing at the intersection of the southerly boundary of the district with the 93rd meridian of longitude; thence north along the meridian to the southerly boundary of the geographic Township of Docker; thence in a general westerly direction along the southerly boundary of the township to the westerly boundary of the township; thence northerly along the westerly boundary of the townships of Docker and Smellie to the northerly boundary of the Township of Smellie; thence easterly along that boundary to the meridian of longitude 93 degrees 30 minutes; thence north along that meridian to the 7th Base Line; thence westerly along the Base Line to the westerly boundary of the District; thence southerly, easterly and southerly along the westerly boundary of the district to the southerly boundary of the district; thence in a general easterly direction along the southerly boundary of the district to the district to the place of commencement.

SCHEDULE 238

1. That part of the Territorial District of Kenora lying within a line described as follows:

Commencing at the intersection of the southerly boundary of the district with the meridian of longitude 93 degrees 30 minutes west; thence north along the meridian to the southerly boundary of the geographic Township of Docker; thence in a general westerly direction along the southerly boundary of the township to the westerly boundary of the township; thence northerly along the westerly boundary of the geographic townships of Docker and Smellie to the northerly boundary of the Township of Smellie; thence easterly along that boundary to the meridian of longitude 93 degrees 30 minutes west; thence north along the meri-dian to the 7th Base Line; thence easterly along the Base Line to the 6th Meridian Line; thence southerly along the 6th Meridian Line to the northerly boundary of the geographic Township of Rowell; thence easterly along the northerly boundary of the township to the easterly boundary of the township; thence southerly along the easterly boundary of the geographic townships of Rowell and Britton to the northerly boundary of the geographic Township of Zealand; thence easterly along the northerly boundary of the geographic townships of Zealand and Brownridge to the geographic township of the Township of Brownridge; thence southerly along that boundary to the northerly boundary of the geographic Township of Hartman; thence easterly along the northerly boundary of the geographic townships of Hartman and MacFie to the easterly boundary of the Township of MacFie; thence southerly along the easterly boundary of the geographic townships of MacFie and Avery to the northerly boundary of the MacFie and Avery to the northerly boundary of the geographic Township of Revell; thence easterly along the northerly boundary of the geographic townships of Revell and Hyndman to the easterly boundary of the Township of Hyndman; thence southerly along the last-mentioned boundary to the northerly boundary of the geographic Township of Ilsley; thence easterly along the northerly boundary of the geographic townships of Ilsley, Bradshaw and Gour to the easterly boundary of the Township of Gour; thence southerly along that boundary to the parallel of latitude 49 degrees 30 minutes; thence east along the parallel to the easterly boundary of the district; thence southerly along the easterly boundary to the southerly boundary of the district; thence westerly, northerly and westerly along the southerly boundary to the place of commencement.

SCHEDULE 239

1. The Territorial District of Kenora (including the Patricia Portion) except those parts of the district described in schedules 237 and 238.

SCHEDULE 240

- 1. The Town of Gore Bay.
- 2. The geographic townships of
 - (a) Allan,
 - (b) Barrie Island,
 - (c) Billings,
- (d) Burpee,
- (e) Campbell,
- (f) Carnarvon,
- (g) Cockburn Island,
- (h) Dawson,
- (i) Gordon,
- (i) Mills, and
- (k) Robinson.
- 1. The islands named
- (a) Burnt,
- (b) Clapperton,
- (c) Crescent,
- (d) Duck,
- (e) Vankoughnet,
- (f) Vidal, and
- (g) Wall.
- 4. All the remaining territory lying west of a line described as follows:

Commencing at a point on the northerly boundary of the District of Manitoulin where it is intersected by a line drawn north astronomically from the north-westerly angle of the Township of Bidwell; thence south astronomically along the line so drawn to the north-westerly angle of the Township of Bidwell; thence southerly along the westerly boundaries of the townships of Bidwell, Sandfield and Tehkummah to the south-westerly angle of Tehkummah; thence south astronomically to the southerly boundary of the District of Manitoulin.

SCHEDULE 241

- 1. The Town of Little Current.
- 2. The geographic townships of

- (a) Bidwell,
- (b) Carlyle,
- (c) Howland,
- (d) Humboldt,
- (e) Killarney,
- (f) Rutherford, and
- (g) Sheguiandah.
- 3. The island named
- (a) Badgeley,
- (b) Bedford,
- (c) Centre,
- (d) East Rous,
- (e) George,
- (f) Great Cloche,
- (g) Green
- (h) Heywood,
- (i) Hog,
- (j) Iroquois,
- (k) Little Cloche,
- (l) McGregor,
- (m) Philip Edward,
- (n) Sampson,
- (o) Squaw,
- (p) Strawberry,
- (q) Wardrope,
- (r) Wells, and
- (s) West Rous.

- The geographic townships of
- (a) Assiginack,
- (b) Sandfield, and
- (c) Tehkummah.
- 2. The islands named
 - (a) Club,
- (b) Fitzwilliam,
- (c) Lonely,
- (d) Lucas,
- (e) Rabbit, and
- (f) Yeo.
- 3. The remaining territory of the District of Manitoulin, except those parts described in schedules 240 and 241.

- 1. The towns of
- (a) Bala, and
- (b) Bracebridge.
- 2. The villages of
 - (a) Port Carling,
 - (b) Port Sydney, and
 - (c) Windermere.
- 3. The geographic townships of
 - (a) Cardwell,
 - (b) Freeman,
 - (c) Gibson,
- (d) Macaulay,
- (e) McLean,
- (f) Medora,
- (g) Monck,
- (h) Ridout, and
- (i) Watt.
- 4. The geographic Township of Brunel, except that part of the township described in item 3 of schedule 245.
- 5. The geographic Township of Stephenson, except that part of the township described in item 4 of schedule 245.
- 6. The geographic Township of Draper, except that part of the township described in item 3 of schedule 244.
- 7. The geographic Township of Muskoka, except that part of the township described in item 4 of schedule 244.

SCHEDULE 244

- 1. The Town of Gravenhurst.
- 2. The geographic townships of
- (a) Baxter,
- (b) Morrison,
- (c) Oakley,
- (d) Ryde, and
- (e) Wood.
- 3. That part of the geographic Township of Draper lying within a line described as follows:

Commencing at the south-easterly angle of the township; thence westerly along the southerly boundary of the township to the westerly boundary of the township; thence northerly along that boundary to the production westerly of the northerly boundary of Concession 6; thence easterly along the production and the northerly boundary of Concession 6 and its production easterly to the easterly boundary of the township; thence southerly along the last-mentioned boundary to the place of commencement.

4. That part of the geographic Township of Muskoka lying within a line described as follows:

Commencing at the south-easterly angle of the township; thence westerly along the southerly boundary of the township to the westerly boundary of the township; thence northerly along that boundary to the production westerly of the northerly boundary of Concession 6; thence easterly along the production and the northerly boundary of Concession 6 and its production easterly to the easterly boundary of the township; thence southerly along the last-mentioned boundary to the place of commencement; excepting therefrom the Town of Gravenhurst.

5. The islands in the Georgian Bay lying west of the territory described in schedules 243 and 244 and adjacent thereto, and the islands in the Severn River lying northerly of the middle of the main channel of the Severn River and adjacent to the geographic townships of Baxter, Wood and Morrison.

SCHEDULE 245

- 1. The Town of Huntsville.
- 2. The geographic townships of
- (a) Chaffey,
- (b) Franklin,
- (c) Sinclair, and
- (d) Stisted.
- 3. That part of the geographic Township of Brunel lying within a line described as follows:

Commencing at the north-westerly angle of the township; thence easterly along the northerly boundary of the township to the easterly boundary of the township; thence southerly along that boundary to the production easterly of the northerly boundary of Concession 9; thence westerly along the production and the northerly boundary of Concession 9 and its production westerly to the westerly boundary of the township; thence northerly along that boundary to the place of commencement.

4. That part of the geographic Township of Stephenson lying within a line described as follows:

Commencing at the north-easterly angle of the township; thence southerly along the easterly boundary of the township to the production easterly of the northerly boundary of Concession 9; thence westerly along the production and the northerly boundary of Concession 9 and its production westerly to the westerly boundary of the township; thence northerly along that boundary to the northerly boundary of the township; thence easterly along the last-mentioned boundary of the township to the place of commencement.

SCHEDULE 246

- 1. The towns of
 - (a) Cache Bay, and
- (b) Sturgeon Falls.
- 2. That part of the Territorial District of Nipissing lying within a line described as follows:

Commencing at the north-easterly angle of the Township of Gooderham; thence southerly along the easterly boundary of the townships of Gooderham, Hammell, Notman, Blyth and Commanda to the northerly shore of Lake Nipissing; thence south astronomically to the southerly boundary of the district; thence

westerly along the southerly boundary of the district to the westerly boundary of the district; thence northerly along the westerly boundary of the district to the northerly boundary of the Township of Pardo thence easterly along the northerly boundary of the townships of Pardo, Hobbs, McCallum, Sisk, Kenny and Gooderham to the place of commencement; excepting therefrom the towns of Cache Bay and Sturgeon Falls.

SCHEDULE 247

- 1. The Town of Mattawa.
- 2. That part of the Territorial District of Nipissing lying within a line described as follows:

Commencing at the north-easterly angle of the geographic Township of Cameron; thence southerly geographic Township of Cameron; thence southerly along westerly boundary of the townships Cameron and Clara to the northerly boundary of the geographic Township of FitzGerald; thence easterly along that boundary to the easterly boundary of the township; thence southerly along that boundary to the northerly boundary of the geographic Township of Edgar; thence easterly along that boundary to the easterly boundary of the township; thence southerly along that boundary to the northerly boundary of the geographic Township of Bronson; thence easterly along that boundary to the easterly boundary of the township; thence southerly along the easterly boundary of the township; thence southerly along the easterly boundary of the geographic townships of Bronson, Stratton and Master to the southerly boundary of the Township of Master; thence westerly along the southerly boundary of the geographic townships of Master and Guthrie to the easterly boundary of the geographic Township of Dickens; thence southerly along that boundary to the southerly boundary of erly along that boundary to the southerly boundary of the Township of Dickens; thence westerly along that boundary to the easterly boundary of the geographic Township of Lyell; thence southerly along that boundary to the southerly boundary of the Township of Lyell; thence westerly along the southerly boundary of the geographic townships of Lyell and Sabine to the south-westerly angle of the Township of Sabine; thence northerly along the westerly boundary of the thence northerly along the westerly boundary of the geographic townships of Sabine and Airy to the southerly boundary of the geographic Township of Sproule; thence westerly along the southerly boundary of the thence westerly along the southerly boundary of the geographic townships of Sproule and Canisbay to the westerly boundary of the Township of Canisbay; thence northerly along the westerly boundary of the geographic townships of Canisbay, McLaughlin, Bishop, Osler, Pentland, Lauder and Calvin to the northerly boundary of the Township of Calvin; thence north astronomically to the southerly boundary of the geographic Township of Olrig; thence westerly along that boundary to the westerly boundary of the Township of Olrig; thence northerly along that boundary to the southerly boundary of the geographic Township of Butler; thence westerly along that boundary to the westerly boundary of the Township of Butler; thence northerly along the westerly boundary of the geographic townships of Butler and Eddy to the northerly boundary of the Township of Eddy; thence easterly along that boundary and its production easterly to the boundary between the Province of Ontario and the Province of Quebec; thence southerly and easterly along that boundary to the production northerly of the easterly boundary of the geographical Township of Cameron; thence southerly along the production to the place of commencement; excepting therefrom the Town of Mattawa.

SCHEDULE 248

- 1. The City of North Bay.
- 2. The Town of Bonfield.
- That part of the Territorial District of Nipissing lying within a line described as follows:

Commencing at the north-easterly angle of the geographic Township of Gooderham; thence southerly geographic Township of Gooderham, thence southerly along the easterly boundary of the geographic townships of Gooderham, Hammell, Notman, Blyth and Commanda to the northerly shore of Lake Nipissing; thence south astronomically to the southerly boundary of the district; thence easterly in a straight line along the southerly boundary of the district to the southerly boundary of the geographic Township of West Ferris; thence easterly along that boundary to the westerly thence easterly along that boundary to the westerly boundary of the geographic Township of East Ferris; thence southerly along the westerly boundary of the geographic townships of East Ferris and Chisholm to the northerly boundary of the geographic Township of Ballantyne; thence westerly along that boundary to the westerly boundary of the geographic Township of Ballantyne; thence southerly along the westerly boundary of the geographic townships of Ballantyne, Paxton, Butt, McCraney and Finlayson to the southerly boundary of the Township of Finlayson; thence easterly along the southerly boundary of the geographic townships of Ballantyne, Paxton, along the southerly boundary of the geographic townalong the southerly boundary of the geographic townships of Finlayson and Peck to the westerly boundary of the geographic Township of Canisbay; thence northerly along the westerly boundary of the geographic townships of Canisbay, McLaughlin, Bishop, Osler, Pentland, Lauder and Calvin to the northerly boundary of the geographic Township of Calvin; thence north astronomically to the southerly boundary of the geographic Township of Olrig; thence westerly along that boundary to the westerly boundary of the geographic Township of Olrig; thence northerly along that boundary to the southerly boundary of the geographic Township of Butler; thence westerly along that boundary to the westerly boundary of the geographic Township of Butler; thence westerly along that boundary to the westerly boundary of the geographic Township of Butler; thence northerly along the westerly boundary of the geographic townships of Butler and Eddy to the northerly boundary of the geographic Township of Eddy; thence easterly along that boundary and its production easterly to the boundary between the Province of Ontario and the Province of Quebec; thence northerly along that boundary to the production easterly of the northerly boundary of the geographic Township of Hebert; thence westerly along the northerly boundary of the geographic townships of Hebert and Eldridge to the easterly boundary of the geographic and Eldridge to the easterly boundary of the geographic Township of Cassels; thence northerly along the easterly boundary of the geographic townships of Cassels and Best to the northerly boundary of the Territorial District of Nipissing; thence westerly along that boundary to the westerly boundary of the district; thence southerly along the boundary between the territorial districts of Nipissing and Sudbury to the poortherly boundary of the geographic Township of northerly boundary of the geographic Township of Pardo; thence easterly along the northerly boundary of the geographic townships of Pardo, Hobbs, McCallum, Sisk, Kenny and Gooderham to the place of commencement; excepting therefrom the City of North Bay and the Town of Bonfield.

- 1. The Town of Parry Sound.
- 2. The villages of
 - (a) Magnetawan, and
- (b) Rosseau.
- 3. The geographic townships of
- (a) Blair,
- (b) Brown,
- (c) Burpee,
- (d) Burton,
- (e) Carling,
- (f) Christie,

- (g) Conger,
- (h) Cowper,
- (i) Ferguson,
- (j) Foley,
- (k) · Hagerman,
- (l) Harrison,
- (m) Henvey,
- (n) Humphry,
- (o) McDougall,
- (p) McKellar,
- (q) McKenzie,
- (r) Monteith,
- (s) Mowat,
- (t) Shawanaga, and
- (u) Wallbridge.
- 4. That part of the Territorial District of Parry Sound lying northerly of the northerly boundary of the geographic townships of Blair and Mowat and westerly and northerly boundaries of the geographic townships of Mowat and Henvey together with the islands in the Georgian Bay lying westerly of the said territory and adjacent thereto.

- 1. The towns of
- (a) Kearney,
- (b) Powassan, and
- (c) Trout Creek.
- 2. The villages of
 - (a) Burk's Falls,
 - (b) South River, and
 - (c) Sundridge.
- 3. The geographic townships of
- (a) Armour,
- (b) Bethune,
- (c) Chapman,
- (d) Croft,
- (e) Ferrie,
- (f) Gurd,
- (g) Hardy,
- (h) Joly,
- (i) Laurier,
- (j) Lount,
- (k) Machar,
- (l) McConkey,

- (m) McMurrich,
- (n) Mills,
- (o) Nipissing,
- (p) North Himsworth,
- (q) Patterson,
- (r) Perry,
- (s) Pringle,
- (t) Proudfoot,
- (u) Ryerson,
- (v) South Himsworth,
- (w) Spence,
- (x) Strong, and
- (y) Wilson.
- 4. That part of the Terrirtorial District of Parry Sound lying northerly of the northerly boundaries of the geographic townships of North Himsworth, Nipissing, Patterson, Hardy and McConkey.

SCHEDULE 251

1. That part of the Territorial District of Rainy River lying within a line described as follows:

Commencing where the production southerly of the westerly boundary of the geographic Township of Woodyatt meets the boundary between the Dominion of Canada and the United States of America; thence northerly along the westerly boundary of the geographic townships of Woodyatt, Devlin, Burriss and Dance to the northerly boundary of the Township of Dance; thence easterly along that boundary to the easterly boundary of the geographic Township of Fleming; thence northerly along that boundary to the northerly boundary of the Township of Fleming; thence westerly along the northerly boundary of the Township of Fleming to the easterly boundary of the geographic Township of Senn; thence northerly along the easterly boundary of the geographic Township of Senn; thence northerly along the easterly boundary of the district; thence easterly, southerly boundary of the district; thence easterly, southerly along the 5th Meridian Line; thence southerly along the 5th Meridian Line and its production southerly to the boundary between the Dominion of Canada and the United States of America; thence in a general westerly direction along the lastmentioned boundary to the place of commencement.

SCHEDULE 252

1. That part of the Territorial District of Rainy River lying within a line described as follows:

Commencing where the production southerly of the westerly boundary of the geographic Township of Woodyatt meets the boundary between the Dominion of Canada and the United States of America; thence northerly along the production and the westerly boundary of the geographic townships of Woodyatt, Devlin, Burriss and Dance to the northerly boundary of the Township of Dance; thence easterly along that boundary to the easterly boundary of the geographic Township of Fleming; thence northerly along that boundary to the northerly boundary of the Township of Fleming; thence westerly along the northerly boundary of the geographic Township of Senn; thence northerly along the easterly boundary of the geographic Township of Senn; thence northerly along the easterly boundary of the geographic townships of Senn and McLarty to the northerly

boundary of the district; thence in a general westerly direction along the northerly boundary of the district to the boundary between the Dominion of Canada and the United States of America; thence southerly and easterly along the last-mentioned boundary to the place of commencement.

SCHEDULE 253

1. That part of the Territorial District of Rainy River lying within a line described as follows:

Commencing at the north-easterly angle of the district; thence westerly along the northerly boundary of the district to the 5th Meridian Line; thence southerly along the 5th Meridian Line and its production southerly to the boundary between the Dominion of Canada and the United States of America; thence easterly along that boundary to the easterly boundary of the district; thence northerly along the last-mentioned boundary to the place of commencement.

SCHEDULE 254

- 1. The City of Sudbury.
- 2. The towns of
 - (a) Capreol,
 - (b) Chelmsford,
 - (c) Coniston,
 - (d) Copper Cliff,
 - (e) Frood Mine, and
 - (f) Levack.
- The Territorial District of Sudbury except those parts of the district described in schedules 255, 256 and 257.

SCHEDULE 255

1. That part of the Territorial District of Sudbury lying within a line described as follows:

Commencing at the south-westerly angle of the geographic Township of Harrow; thence northerly, westerly, northerly, easterly and northerly along the boundary between the territorial districts of Algoma and Sudbury to the north-westerly angle of geographic Township 119; thence easterly along the northerly boundary of the geographic townships of 119, Bigelow, Vernon, Totten and Trill to the north-easterly angle of the Township of Trill; thence southerly along the easterly boundary of the geographic townships of Trill, Drury, Lorne, Truman and Roosevelt to the southerly boundary of the district; thence westerly along that boundary to the place of commencement.

SCHEDULE 256

1. That part of the Territorial District of Sudbury lying within a line described as follows:

Commencing at the north-westerly angle of the geographic Township of Parker; thence easterly along the northerly boundary of the geographic townships of Parker, Selby and Sladen to the easterly boundary of the district; thence southerly along the easterly boundary of the district to the northerly boundary of the geographic Township of Scollard; thence easterly along the northerly boundary of the Township of Scollard and its production easterly to the southerly boundary of the district; thence westerly along the southerly boundary of the district to the production

southerly of the westerly boundary of the geographic Township of Bigwood; thence northerly along the production and the westerly boundary of the geographic townships of Bigwood, Delamere, Hoskin, Hendrie, Hawley, Awrey, Street and Scadding to the southerly boundary of the geographic Township of Rathbun; thence easterly along that boundary to the easterly boundary of the Township of Rathbun; thence northerly boundary of the township; thence westerly along that boundary of the westerly boundary of the geographic Township of Mackelcan; thence northerly along the westerly boundary of the geographic townships of Mackelcan, McConnell, DeMorest and Turner to the northerly boundary of the Township of Turner; thence easterly along that boundary to the westerly boundary of the geographic Township of Dundee; thence northerly along the westerly boundary of the geographic Township of Dundee; thence northerly along the westerly boundary of the geographic townships of Dundee and Parker to the place of commencement.

SCHEDULE 257

1. That part of the Territorial District of Sudbury lying within a line described as follows:

Commencing at the north-westerly angle of the geographic Township of Rennie; thence southerly, easterly and southerly along the boundary between the territorial districts of Algoma and Sudbury to the south-westerly angle of geographic Township 23, Range 15; thence easterly along the boundary between the territorial districts of Algoma and Sudbury to the south-easterly angle of geographic Township 8Z; thence northerly along the easterly boundary of geographic townships 8Z, 9Z, Singapore, 19, Blamey, Cunningham, Swayze, Rollo, Biggs, Pinogami, Carty and Lemoine to the north-easterly angle of the Township of Lemoine; thence westerly along the northerly boundary of the Township of Lemoine to the easterly boundary of the geographic Township of Sherlock; thence northerly along the last mentioned boundary to the northerly boundary of the District of Sudbury; thence westerly along the boundary between the territorial districts of Sudbury and Algoma to the place of commencement.

SCHEDULE 258

- 1. The City of Port Arthur.
- 2. That party of the Territorial District of Thunder Bay lying within a line described as follows:

Commencing at the intersection of the parallel of latitude 49 degrees 30 minutes with the meridian of longitude 89 degrees 30 minutes; thence south along the meridian to the northerly boundary of the geographic Township of Fowler; thence westerly along the northerly boundary of the township; thence in a general southerly direction along the westerly boundary of the geographic townships of Fowler, Ware and Oliver to the southerly boundary of the Township of Oliver; thence easterly along the southerly boundary of the geographic townships of Oliver and McIntyre to the shore of Thunder Bay of Lake Superior; thence east astronomically to the 89th meridian of longitude; thence southerly along that meridian to the boundary between the Dominion of Canada and the United States of America; thence north-easterly along that boundary to the meridian of longitude 88 degrees 30 minutes; thence north along that meridian to the northerly shore of Black Bay of Lake Superior; thence easterly and northerly following along that shore to the northerly boundary of the geographic Township of Dorion; thence westerly along that boundary to the westerly boundary of the geographic Township of Glen; thence northerly along the westerly boundaries of the geographic townships of Glen, McMaster, Cockeram, Adamson, Graydon and Innes to the southerly shore of Lake Nipigon; thence

westerly and northerly along the shore of Lake Nipigon to the parallel of latitude 49 degrees 30 minutes; thence west along that parallel to the place of commencement; excepting therefrom the City of Port Arthur.

SCHEDULE 259

1. That part of the Territorial District of Thunder Bay lying within a line described as follows:

Commencing at the intersection of the parallel of latitude 49 degrees 30 minutes with the meridian of longitude 88 degrees; thence south along the meridian to the boundary between the Dominion of Canada and the United States of America; thence north-westerly and south westerly along that boundary to the meridian of longitude 88 degrees 30 minutes; thence north along that meridian to the northerly shore of Black Bay of Lake Superior; thence easterly and northerly following along that shore to the northerly boundary of the geographic Township of Dorion; thence westerly along that boundary to the westerly boundary of the geographic Township of Glen; thence northerly along the westerly boundary of the geographic townships of Glen, McMaster, Cockeram, Adamson, Graydon and Innes to the southerly shore of Lake Nipigon; thence in a general easterly and northerly direction following along the shore of Lake Nipigon to the parallel of latitude 49 degrees 30 minutes; thence east along that parallel to the place of commencement.

SCHEDULE 260

- 1. The City of Fort William.
- 2. That part of the Territorial District of Thunder Bay lying within a line described as follows:

Commencing at the intersection of the parallel of latitude 49 degrees 30 minutes with the meridian of longitude 89 degrees 30 minutes; thence south along the meridian to the northerly boundary of the geographic Township of Fowler; thence westerly along the northerly boundary of the township; thence in a general southerly boundary of the township; thence in a general southerly direction along the westerly boundary of the geographic townships of Fowler, Ware and Oliver to the southerly boundary of the Township of Oliver; thence easterly along the southerly boundary of the geographic townships of Oliver and McIntyre to the shore of Thunder Bay of Lake Superior; thence east astronomically to the meridian of longitude 89 degrees; thence south along that meridian to the boundary between the Dominion of Canada and the United States of America; thence south-westerly and westerly following along the last-mentioned boundary to the westerly boundary of the district; thence northerly along that boundary to the parallel of latitude 49 degrees 30 minutes; thence east along that parallel to the place of commencement; excepting therefrom the City of Fort William.

SCHEDULE 261

 That part of the Territorial District of Thunder Bay lying within a line described as follows:

Commencing at the intersection of the parallel of latitude 49 degrees 30 minutes with the meridian of longitude 88 degrees; thence south along the meridian to the boundary between the Dominion of Canada and the United States of America; thence south-easterly along that boundary to the easterly boundary of the district; thence northerly alo g the easterly boundary of the district to the parallel of latitude 49 degrees 30 minutes; thence west along that parallel to the place of commencement.

SCHEDULE 262

1. The Town of Geraldton.

- 2. The improvement District of Beardmore.
- 3. The Territorial District of Thunder Bay; excepting those parts described in schedules 258, 259, 260 and 261.

SCHEDULE 263

 That part of the Territorial District of Timiskaming lying within a line described as follows:

Commencing at the north-westerly angle of the geographic Township of van Nostrand; thence easterly along the northerly boundaries of the geographic townships of van Nostrand, Klock, Barr, Firstbrook and Bucke to the shore of Lake Timiskaming; thence east astronomically to the interprovincial boundary between Ontario and Quebec; thence southerly along the interprovincial boundary to the southerly boundary of the district; thence westerly, northerly and westerly along the boundary between the districts of Timiskaming and Nipissing to the westerly boundary of the geographic Township of Medina; thence northerly along the westerly boundary of the geographic townships of Medina, Leo and van Nostrand to the place of commencement.

SCHEDULE 264

1. That part of the Territorial District of Timiskaming lying within a line described as follows:

Commencing at the north-easterly angle of the geographic Township of Brethour; thence westerly along the northerly boundary of the geographic townships of Brethour and Hilliard to the north-westerly angle of the Township of Hilliard; thence southerly along the westerly boundary of the last-mentioned township to the northerly boundary of the geographic Township of Kerns; thence westerly along the northerly boundary of the geographic townships of Kerns, Henwood and Cane to the north-westerly angle of the Township of Cane; thence southerly along the westerly boundary of the geographic townships of Cane and Auld to the northerly boundary of the geographic Township of Klock; thence easterly along the northerly boundary of the townships of Klock, Barr, Firstbrook and Bucke to the shore of Lake Timiskaming; thence east astronomically to the interprovincial boundary between Ontario and Quebec; thence along the last mentioned boundary to the place of commencement.

SCHEDULE 265

1. That part of the Territorial District of Timiskaming lying within a line described as follows:

Commencing at the north-easterly angle of the geographic Township of Brethour; thence westerly along the northerly boundary of the geographic townships of Brethour and Hilliard to the north-westerly angle of the Township of Hilliard; thence southerly along the westerly boundary of the last-mentioned township to the northerly boundary of the geographic Township of Kerns; thence westerly along the northerly boundaries of the geographic townships of Kerns, Henwood and Cane to the north-westerly angle of the Township of Cane; thence southerly along the westerly boundary of the geographic townships of Cane and Auld to the northerly boundary of the geographic Township of van Nostrand; thence westerly along the northerly boundary of that township to the north-westerly angle of the township; thence southerly along the westerly boundary of the geographic townships of van Nostrand and Leo to the southerly boundary of the district; thence westerly, northerly, westerly and northerly along the boundary between the territorial districts of Timiskaming and Sudbury to the northerly boundary to the easterly along the last-mentioned boundary to the

north-westerly angle of the geographic Township of McEvay; thence southerly along the westerly boundary of the geographic townships of McEvay, Nordica and Sheba to the south-westerly angle of the Township of Sheba; thence easterly along the southerly boundary of the geographic townships of Sheba and Dunmore to the north-westerly angle of the geographic Township of Burt; thence southerly along the westerly boundary of the Township of Burt to the south-westerly angle thereof; thence easterly along the southerly boundary of the geographic townships of Burt, Eby, Otto, Boston, McElroy, Hearst and McFadden to the interprovincial boundary between Ontario and Quebec; thence southerly along that boundary to the place of commencement.

SCHEDULE 266

1. That part of the Territorial District of Timiskaming lying within a line described as follows:

Commencing at the north-easterly angle of the geographic Township of Bisley; thence westerly along the northerly boundary of the district to the northwesterly angle of the geographic Township of McEvay; thence southerly along the westerly boundary of the geographic townships of McEvay, Nordica and Sheba to the south-westerly angle of the Township of Sheba; thence easterly along the southerly boundary of the geographic townships of Sheba and Dunmore to the north-westerly angle of the geographic Township of Burt; thence southerly along the westerly boundary of the Township of Burt to the south-westerly angle thereof; thence easterly along the southerly boundary of the geographic townships of Burt, Eby, Otto and Boston to the south-easterly angle of the Township of Boston; thence northerly along the easterly boundary of the geographic townships of Boston, Lebel, Morrisette and Bisley to the place of commencement.

SCHEDULE 267

1. That part of the Territorial District of Timis-kaming lying within a line described as follows:

Commencing at the north-easterly angle of the geographic Township of Pontiac; thence southerly along the interprovincial boundary between Ontario and Quebec to the south-easterly angle of the geographic Township of McFadden; thence westerly along the southerly boundary of the geographic townships of McFadden, Hearst and McElroy to the south-easterly angle of the geographic Township of Boston; thence northerly along the easterly boundary of the geographic townships of Boston, Lebel, Morrisette and Bisley to the northerly boundary of the district; thence easterly along the last-mentioned boundary to the place of commencement.

(3158)

THE FARM PRODUCTS MARKETING ACT, 1946

O. Reg. 271/50.
The Southern Ontario Honey Producers'
Marketing Scheme.
New.
Made—30th November, 1950.
Filed—18th December, 1950, 3.30 p.m.

REGULATIONS MADE UNDER THE FARM PRODUCTS MARKETING ACT, 1946

1. The scheme in Schedule 1 is approved and decarled to be in force in Ontario.

SCHEDULE 1

THE FARM PRODUCTS MARKETING ACT, 1946

SCHEME

1. This scheme may be cited as "The Southern Ontario Honey Producers' Marketing Scheme".

LOCAL BOARD

- 2. There shall be a local board to be known as "The Southern Ontario Honey Producers' Marketing Board".
 - 3. The local board shall consist of 6 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) Cecil Henderson, Carleton Place, for District 1,
 - (b) H. C. Allen, Marlbank, for District 2,
 - (c) F. Alvin Anderson, K.R. 2, Georgetown, for District 3,
 - (d) J. N. Dyment, Smithville, for District 4,
 - (e) J. W. Haberer, Zurich, for District 5, and
 - (f) W. A. Munro, Alvinston, for District 6.

DISTRICTS

- 5. Producers of honey in southern Ontario shall be divided into 6 districts as follows:
 - (a) District 1, comprising the counties of Carleton, Dundas, Glengarry, Grenville, Lanark, Leeds, Prescott, Renfrew, Russell and Stormont,
 - (b) District 2, comprising the counties of Lennox and Addington, Durham, Frontenac, Hastings, Northumberland, Peterborough, Prince Edward and Victoria, and the Provisional County of Haliburton,
 - (c) District 3, comprising the counties of Dufferin, Halton, Ontario, Peel, Simcoe and York,
 - (d) District 4, comprising the counties of Brant, Haldimand, Lincoln, Norfolk, Waterloo, Welland, Wellington and Wentworth,
 - (e) District 5, comprising the counties of Bruce, Grey, Huron and Perth, and
 - (f) District 6, comprising the counties of Elgin, Essex, Kent, Lambton, Middlesex and Oxford.

COUNTY GROUPS

6. Producers of honey in each of the districts named in section 5 shall form a district group.

COMMITTEES

- 7. There shall be a committee in each district to be known as "The District Honey Producers' Committee".
- 8. Each district group shall on or before the 15th of December in each year elect a producer of honey representative to The District Honey Producers' Committee for the district on the basis of one producer representative from each county or provisional county in each district.

ELECTION OF LOCAL BOARD

9. Each District Honey Producers' Committee shall on or before the 31st of December 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 honey 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 honey produced in Ontario by appointing such persons and doing such acts as it deems advisable.

(3165)

2

THE FARM PRODUCTS MARKETING ACT, 1946

O. Reg. 272/50. The Marketing of Honey. New. Approved—14th December, 1950. Filed—18th December, 1950, 3.40 p.m.

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

MARKETING OF HONEY

INTERPRETATION

- 1. In these regulations and in any order, direction or determination made by the Board or the local board
 - (a) "area" means that part of Ontario comprising all the counties and the Provisional County of Haliburton;
 - (b) "dealer" means a person operating an establishment who buys honey for reselling or processing;
 - (c) "establishment" includes any plant, factory, warehouse or premises where honey is marketed;
 - (d) "honey" means honey produced in the area for marketing purposes;
 - (e) "producer" means a person engaged in the production of honey in the area;
 - (f) "local board" means The Southern Ontario Honey Producers' Marketing Board.

APPLICATION

- 2. These regulations shall not apply to honey
- (a) sold by a producer to a consumer,
- (b) produced and sold by a producer to a retailer, or
- (c) produced and sold by a producer maintaining fewer than 10 colonies of bees.

LICENCES FOR DEALERS

3.—(1) No person shall buy honey for resale, except for resale by retail, without a dealer's licence from the Board in form 1 obtained, without charge, upon application therefor.

- (2) An application for a dealer's licence shall be in form 2.
- (3) A dealer's licence shall expire on the 31st of March next following the date of issue.

PROHIBITION

4. Except to a licensed dealer no producer in the area shall sell or deliver honey.

MARKETING

- 5.—(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.
- 6. Where The Negotiating Committee fails to arrive at an agreement the matters in dispute shall be referred to a negotiating board.
- 7.—(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.
- 8.—(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.
- 9. The Board authorizes the local board to require persons engaged in the producing or marketing of honey to register their names, addresses and occupations with the local board, to require such persons to furnish such information in regard to honey 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.

FORM 1 The Farm Products Marketing Act, 1946

CENICE AC A DEALED IN HONEY

LICENCE AS A DEALER IN HONEY
Under The Farm Products Marketing Act, 1946, and the regulations and subject to the limitations thereof this licence is issued to
(name)
(address)
as a dealer in honey.
This licence expires on the 31st of March nex following the date of issue.
Issued at Toronto thisday of, 19
THE FARM PRODUCTS MARKETING BOARI
Chairman
Secretary

Form 2

The Farm Products Marketing Act, 1945 APPLICATION FOR A LICENCE AS A DEALER IN HONEY To THE FARM PRODUCTS MARKETING BOARD: (Name of Applicant)

	ence to engage in the business
of a dealer in honey under	The Farm Products Marketing
Act, 1946.	

of		ау
	(Applicant)	
	(Address)	
(3166)		2

THE HIGHWAY TRAFFIC ACT

O. Reg. 273/50. Fees. Amending O. Reg. 273/50. Made—21st December, 1950. Filed—29th December, 1950.

REGULATIONS MADE UNDER THE HIGHWAY TRAFFIC ACT

- 1. Clause a of item 4 and item 8 of regulation 1 of Ontario Regulations 264/44 are amended by striking out the words "other than gasoline" in the heading of the second column of figures and substituting therefor the words "electricity from overhead wires".
- 2. Regulation 3 of Ontario Regulations 264/44 is revoked and the following substituted therefor:
 - 3.—(1) Where registration is applied for from the 1st of September to the 31st of December in any year, one-half of the fees prescribed in regulations 1 and 2 shall be paid.
 - (2) Subregulation 1 shall not apply to fees payable under item 9 of regulation 1 and items 3 to 9, both inclusive, of regulation 2 as amended by regulation 3 of Ontario Regulations 219/49.

(32)

Publications Under The Regulations Act, 1944

JANUARY 20th, 1951

THE PUBLIC HEALTH ACT

O. Reg. 1/51. Control of Communicable Diseases. Amending O. Reg. 58/45. Approved—4th January, 1951. Filed—11th January, 1951, 9.10 a.m.

REGULATIONS MADE BY THE MINISTER UNDER THE PUBLIC HEALTH ACT

1. Regulation 23 of Ontario Regulations 58/45 is revoked.

M. PHILLIPS Minister of Health.

(100)

3



Publications Under The Regulations Act, 1944

JANUARY 27th, 1951

THE HIGHWAY TRAFFIC ACT

O. Reg. 2/51. Extending term of permits and licences. New. Made—11th January, 1951. Filed—18th January, 1951, 11.30 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 1950 is extended from the 31st of December 1950 to and including the 31st of January 1951.

(134)

4

THE INDUSTRIAL STANDARDS ACT

O. Reg. 3/51.
Millinery Industry.
Amending Regulations 227 of Consolidated Regulations 1950.
Made—19th January, 1951.
Filed—22nd January, 1951, 2.55 p.m.

REGULATIONS MADE BY THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. Regulation 6 of Regulations 227 of Consolidated Regulations of Ontario 1950 is amended by adding thereto the following subregulation:

MILLINERY INDUSTRY

- (4) The Millinery Industry as defined in item 4 of Appendix E is designated as an industry for the purposes of the Act.
- 2. Appendix E of Regulations 227 of Consolidated Regulations of Ontario 1950 is amended by adding thereto the following item:

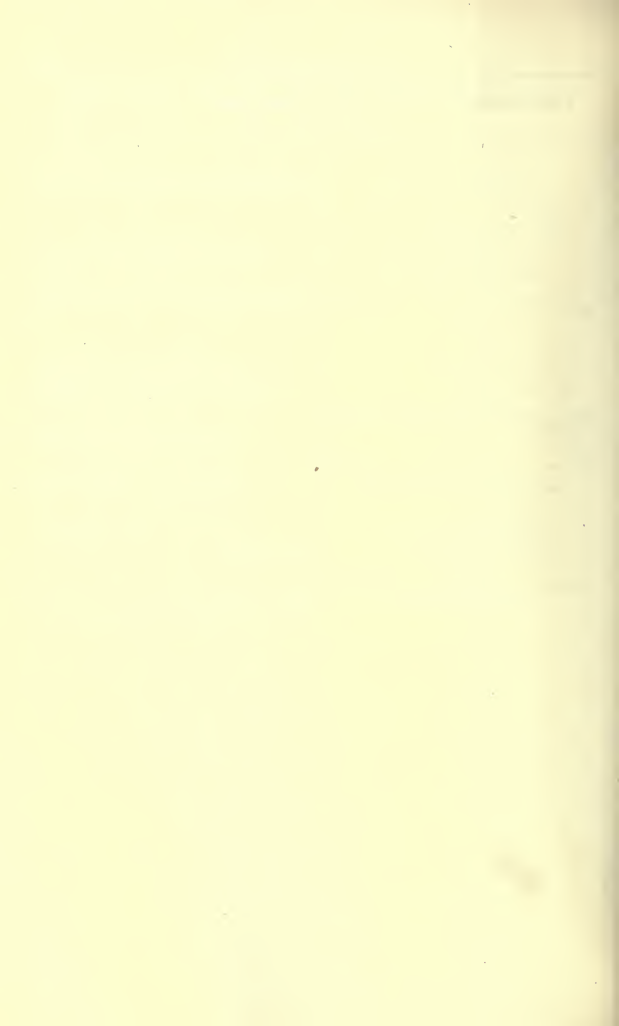
MILLINERY INDUSTRY

- 4. The Millinery Industry is defined as the manufacturing in whole or in part of head-gear for female persons 8 years of age and over excluding therefrom the altering, making, remodelling or repairing of head-gear by a custom-milliner who
 - (a) alters, makes, remodels or repairs headgear individually for a customer according to the personal measurement and specification of that customer, and
 - (b) does not employ more than 3 persons in altering, making, remodelling or repairing head-gear.

CHARLES DALEY Minister of Labour

January 19, 1951.

(160)



Publications Under The Regulations Act, 1944

FEBRUARY 3rd, 1951

THE POWER COMMISSION ACT

O. Reg. 4/51.
Tariff on Conversion.
Amending Regulations 323 of Consolidated Regulations 1950.
Made—17th January, 1951.
Approved—18th January, 1951.
Filed—23rd January, 1951, 9.45 a.m.

REGULATIONS MADE BY THE COMMISSION UNDER THE POWER COMMISSION ACT

- 1. Schedule 1 of Regulations 323 of Consolidated Regulations of Ontario 1950 is amended by striking out item 5 and substituting therefor the following:
 - 5 | 25-cycle rotary converters, momotor- generator sets, and welding sets

60 per cent of the price at date of purchase of any new or used rotary converter, motorgenerator set or welding set,

or

60 per cent of the price at date of purchase of non-rotating rectifying equipment or other types of equipment purchased to replace a rotary converter, a motor-generator set or welding set,

or

60 per cent of the cost incurred in altering, reconstructing or rebuilding a rotary converter, motorgenerator set or welding set.

THE HYDRO-ELECTRIC POWER COMMISSION OF ONTARIO

ROBERT H. SAUNDERS Chairman E. B. EASSON

Secretary

Dated at Toronto, this 17th day of January, A.D. 1951.

(165)

5

THE HIGHWAY IMPROVEMENT ACT

O. Reg. 5/51.
The Riverside Suburban Roads Commission.
New.

Made—18th January, 1951. Filed—24th January, 1951, 11.05 a.m.

REGULATIONS MADE UNDER THE HIGHWAY IMPROVEMENT ACT

- 1. In the case of the Town of Riverside in the County of Essex, a commission shall be appointed as in section 40 of the Act provided.
- 2. The name by which the commission is to be designated shall be "The Riverside Suburban Roads Commission".

(166)

5

THE INDUSTRIAL STANDARDS ACT

O. Reg. 6/51.
Millinery Industry Designated as
Interprovincially Competitive.
New.,
Made—25th January, 1951.
Filed—25th January, 1951, 4.30 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE INDUSTRIAL STANDARDS ACT

1. The Millinery Industry designated and defined in Regulations 227 of Consolidated Regulations of Ontario 1950 as amended by Ontario Regulations 3/51 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)

January 25, 1951.

(191)

5

THE JUDICATURE ACT

O. Reg. 7/51.
Rules of Practice and Procedure of the Supreme Court of Ontario.
Amending O. Reg. 261/44.
Made—25th January, 1951.
Filed—26th January, 1951, 12.30 p.m.

AMENDMENTS to the Rules of Practice and Procedure of the Supreme Court of Ontario, including the Appendix of Forms made by the Rules Committee on the 4th day of January, 1951, under *The Judicature Act*.

- 1. Rule 188 of Ontario Regulations 261/44 is amended by adding thereto the following sub-section:—
 - (4) Except where documents are filed in the office where the proceedings were commenced, there shall be an endorsement thereon showing where such proceedings originated.
- 2. Sub-section (2) of Rule 190 of Ontario Regulations 261/44 is repealed and sub-section (3) is renumbered as sub-section (2) so that Rule 190 shall read as follows:—

190.—(1) In all proceedings in an action, except the writ of summons, pleadings, judgments and reports, the following short style of cause shall be sufficient:

"Between John Smith and others,-Plaintiffs,

and

Richard Roe and others, -Defendants."

- (2) In proceedings under any particular Act (e.g., The Mechanics' Lien Act), the style of cause shall be "In the matter of—(naming the statute), "Between A.B., Plaintiff, and C.D., Defendant" (or "A.B., Applicant" and C.D., Respondent").
- 3. Rule 248 (c) of Ontario Regulations 261/44 is amended by striking out the words "the sixth day before the commencement" and inserting in lieu thereof the words "six clear days before the first day" so that the said Rule 248 (c) shall read as follows:—
 - (c) Actions shall be entered for trial not later than six clear days before the first day of the sittings; but a Judge may permit any action in which notice of trial or of assessment of damages has been duly served to be entered after the time above limited;
- 4. Rule 277 of Ontario Regulations 261/44 is repealed and the following substituted therefor:—
 - 277.—(1) Where the testimony of a person of persons resident out of Ontario is required and for any reason an order under Rule 271 is not sufficient, the Court may order the issue of a Commission to take such testimony.

(Form of Order No. 68, of Commission No. 55.)

- (2) Unless otherwise ordered or the parties otherwise agree, if the name of any person to be examined is not set out in the order, notice of such name shall be given by the party who intends to conduct such examination to the opposite party or to the agent named by him under Rule 280 (1) five days before the time fixed therefor.
- 5. Rules 334 and 335 of Ontario Regulations 261/44 are repealed and the following substituted therefor:—
 - 334.—(1) Where an action is prosecuted or defended for the immediate benefit of a person or a corporation such person or any officer or servant of such corporation may without order be examined for discovery.
 - (2) For the purpose of this rule a debtor or authorized assignee under the *Bankruptcy Act* shall be deemed to be a person or corporation for whose immediate benefit the action is prosecuted or defended.
 - 335. Where an action is brought by an assignee the assignor or any officer or servant of the Corporation where a Corporation is the assignor may without order be examined for discovery.
- 6. Rule 514 of Ontario Regulations 261/44 is amended by inserting the words "and the full address" after the words "the birth" so that the said Rule shall read as follows:—
 - 514. An order for payment of money into Court on behalf of, or as the property of, an infant shall, unless otherwise directed, state the date of the birth and the full address of the infant.
- 7. The fourth paragraph of Form 4 (a) of the Appendix of Forms of Ontario Regulations 261/44 is amended by inserting the words "and serve" immediately after the words "do file in the office within named" so that the said fourth paragraph of said Form 4 (a) shall read as follows:—

And take notice that the plaintiff claims that there is now due for principal money the sum of (if so add, and for taxes (or premiums of insurance or other matters) the sum of \$\\$) and for interest the sum of \$ and that you are liable to be charged with these sums, with subsequent interest to be computed at the rate of per cent. per annum, and costs in and by the judgment to be drawn up, and that judgment for an immediate sale of your interest in the mortgaged premises may be entered unless you desire an opportunity to redeem the mortgaged premises and before the expiration of the time allowed you for appearance you do file in the office within named and serve a memorandum in writing entitled in this action and signed by yourself or your solicitor to the following effect: "I desire an opportunity to redeem the mortgaged premises," and give an address for service, in which case you will be entitled to four days' notice of the taking of the account of the amount due to the plaintiff and in default of payment of the amount found due within six calendar months from the time of the taking of the account and the drawing up of the judgment your interest in the mortgaged premises may be sold.

8. The fourth paragraph of Form 4 (b) of the Appendix of Forms of Ontario Regulations 261/44 is amended by inserting the words "and serve" immediately after the words "do file in the office within named" so that the said fourth paragraph of said Form 4 (b) shall read as follows:—

And take notice that the plaintiff claims that there is now due for principal money the sum of (if so, add, and for taxes (or premiums of insurance or other matters) the sum of and for the interest the sum of and that you are liable to be charged with these sums with subsequent interest to be computed at the rate of per cent. per annum, and costs in and by the judgment to be drawn up, and that judgment for immediate foreclosure of your interest in the mortgaged premises may be entered unless you desire an opportunity to redeem the mortgaged premises and before the expiration of the time allowed you for appearance you do file in the office within named and serve a memorandum in writing entitled in this action and signed by yourself or your solicitor of the following effect: "I desire an opportunity to redeem the mortgaged premises," and give an address for service, in which case you will be entitled to four days' notice of the taking of the account of the amount due to the plaintiff and in default of payment of the amount found due within six calendar months from the time of the taking of the account and the drawing up of the judgment your interest in the mortgaged premises may be foreclosed.

- 9. Paragraph 1 of Form No. 68 of the Appendix of Forms of Ontario Regulations 261/44 is amended by inserting a blank space immediately before the word "witnesses" so that the said paragraph 1 of the said Form shall read as follows:—
 - 1. It is ordered that a commission may issue out of this Court directed to for the examination viva voce of witnesses on behalf of the said

(214)

THE SURROGATE COURTS ACT

O. Reg. 8/51. Rules of Practice and Procedure of the Surrogate Court. Amending O. Reg. 114/50. Made—25th January, 1951. Filed—26th January, 1951, 12.40 p.m

AMENDMENTS to Appendix A of Forms to the Rules of Practice and Procedure of the Surrogate Court made by the Rules Committee at its meeting on the 4th day of January, 1951, under *The Surrogate Courts Act*.

1. Form 1 of Appendix A of Ontario Regulations 114/50 is amended by inserting in clause 3 the words "and at that time was of the full age of twenty-one years" after the words "last will bearing date the day of , 19 ," and is further amended by renumbering clauses 4 and 5 to 6 and 7 respectively and is further amended by adding the following clauses: "4. The deceased did not marry subsequent to the last mentioned date(s). 5. Neither witness to the will (or codicil) is a beneficiary or the husband or wife of a beneficiary named therein." so that said Form 1 shall read as follows:—

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 at that time was of the full age of twenty-one years, [and codicil (or codicils), bearing date the day of , 19].
- 4. The deceased did not marry subsequent to the last mentioned date(s).
- 5. Neither witness to the will (or codicil) is a beneficiary or the husband or wife of a beneficiary named therein.
- 6. Your petitioner is the executor named in the will (or codicil).
- 7. 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 appraisement 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. Form 2 of Appendix A of Ontario Regulations 114/50 is amended by striking out "4" where it occurs in the said Form and substituting "6" in lieu thereof so that said Form 2 shall read as follows:—
 - 2. Application for Grant of Administration with the Will Annexed in common form.

Same as No. 1, save that for clause 6 substitute:

- 6. 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. Form 14 of Appendix A of Ontario Regulations 114/50 is amended by renumbering clause 5 to clause 6 and is further amended by adding the following clause "5. Now shown to me and marked as Exhibit "B" to this my affidavit is the inventory and appraisement of the property of the deceased." so that the said Form 14 as amended shall read as follows:—
 - 14. Affidavit of Administrator.

In the Surrogate Court of the County of

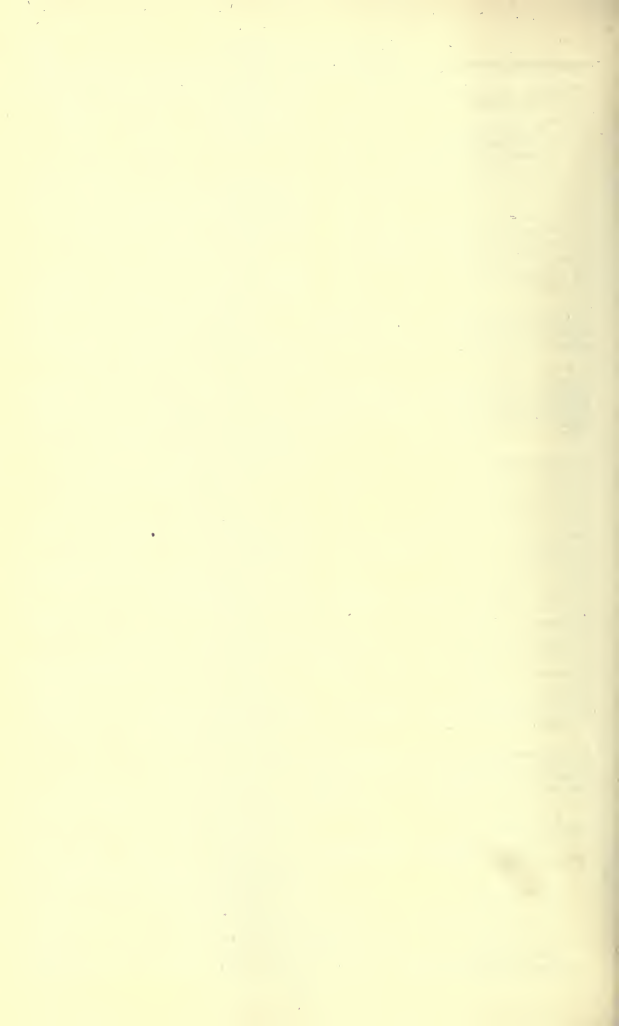
In the estate of

deceased.

- I, A.B., of (full address) in the County of , (occupation), make oath and say:
- 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 (alter 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. Now shown to me and marked as Exhibit "B" to this my affidavit is the inventory and appraisement of the property of the deceased.
- 6. 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.

(215)



Publications Under The Regulations Act, 1944

FEBRUARY 10th, 1951

THE MOTHERS' ALLOWANCES ACT

O. Reg. 9/51.
Maximum Allowances.
Amending Regulations 302 of Consolidated Regulations 1950.
Made—25th January, 1951.
Filed—29th January, 1951, 11.15 a.m.

REGULATIONS MADE UNDER THE MOTHERS' ALLOWANCES ACT

- 1. Sub-clause iii of clause a of regulation 2 of Regulations 302 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:
 - (iii) a further sum not to exceed \$20 a month where the need is apparent to the Commission; and

(216)

6

THE MILK CONTROL ACT

O. Reg. 10/51. Licences: Amending Regulations 294 of Consolidated Regulations 1950. Approved—25th January, 1951. Filed—30th January, 1951, 9.00 a.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

- 1. Regulations 294 of Consolidated Regulations of Ontario 1950 are amended by adding thereto the following regulation:
 - 38a. (1) The licence of a transporter is issued upon the conditions that the transporter shall not
 - (a) change the route described in the application for the licence,
 - (b) transport milk of a producer not named in the application for the licence, or
 - (c) transport milk of a producer to a distributing plant not specified for the producer in the application for the licence.
 - (2) Where a transporter desires a change in respect of a route, producer, or distributing plant, mentioned in subregulation 1, he may apply to the Board for the cancellation of his existing licence and the issue of a new licence reflecting the change set forth in his new application.
- 2. Regulations 294 of Consolidated Regulations of Ontario 1950 are amended by striking out forms 1, 2 and 3 and substituting therefor the following:

Distribu- tion Area	FORM 1			
tion Area	The Milk Control Act			
	LICENCE TO A REGULAR DISTRIBUTOR			
	Year NoD			
	Under <i>The Milk Control Act</i> and the regulations, and subject to the limitations thereof, this licence is issued to:			
	Name			
	Address County as a regular distributor in the distribution area specified in the margin.			
	This licence expires with the 31st of December 19			
	Fee of \$1 received.			
	Issued by The Milk Control Board of Ontario at the Parliament Buildings, Toronto,			
	thisday of			

Distribu-	Form 2			
Tion Tirea	The Milk Control Act			
	Year NoPD			
	PRODUCER-DISTRIBUTOR'S LICENCE			
	Under <i>The Milk Control Act</i> and the regulations, and subject to the limitations thereof, this licence is issued to:			
	Name			
	Address County as a producer-distributor in the distri- bution area specified in the margin.			
	This licence expires with the 31st of December 19			
	Fee of \$1 received.			
	Issued by The Milk Control Board of Ontario at the Parliament Buildings, Toronto, thisday of			

Distribu-FORM 3 tion Area The Milk Control Act NO. -P..... PEDDLER'S LICENCE Under The Milk Control Act and the regulations, and subject to the limitations thereof, this licence is issued to: Name.... Address..... County...... as a peddler in the distribution area specified in the margin. This licence expires with the 31st of December 19.... Fee of \$1 received. Issued by The Milk Control Board of Ontario at the Parliament Buildings, Toronto, this...day of.....

- 3. Ontario Regulations 46/50 are amended by adding thereto the following regulation:
 - 2a. In these regulations

"shopkeeper" means the operator of a shop, hotel, restaurant or other premises.

.

MILK CONTROL BOARD OF ONTARIO

JUDGE A. B. CURRY
Chairman
M. G. HART
Member

6

(222)

THE LABOUR RELATIONS ACT

O. Reg. 11/51. Interventions. Amending Regulations 236 of Consolidated Regulations 1950. Approved—25th January, 1951. Filed—30th January, 1951, 10.30 a.m.

RULES MADE BY THE BOARD UNDER THE LABOUR RELATIONS ACT

- 1. Consolidated Regulations of Ontario, 1950, Regulations 236 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 subrule 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 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

DECLARATION OF POSTING BEFORE THE ONTARIO LABOUR RELATIONS BOARD

Between:
Applicant,
—and—
Respondent,
—and—
Intervener.
I,, declare:
1. That I am the of (position)
(name of employer) (position), the employer of
the employees who are (interveners or purported
interveners) in the proceeding.
2. Thatcopies of the
issued to the employer for posting on
, 19
3. That I did on theday of
, 19, cause
to be posted upon the premises of the employer
copies of the
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......day of , 19. . . . (signature)

ONTARIO LABOUR RELATIONS BOARD

P. M. DRAPER Chairman G. RUSSELL HARVEY

H. F. IRWIN E. N. DAVIS D. B. ARCHER

Members

(223)

6

THE INDUSTRIAL STANDARDS ACT

O. Reg. 12/51. Fort William—Port Arthur Zone. Amending Regulations 227 of Consolidated Regulations 1950.
Made—30th January, 1951.
Filed—1st February, 1951, 4.00 p.m.

REGULATIONS MADE BY THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. Regulation 3 of Regulations 227 of Consolidated Regulations of Ontario 1950 is amended by adding thereto the following subregulation:

FORT WILLIAM-PORT ARTHUR ZONE

- (73) That part of Ontario described in item 73 of Appendix C is designated as a zone, to be known as the "Fort William—Port Arthur Zone", for any business, calling, trade, undertaking and work of any nature whatsoever and any branch thereof and any combination of the some which may be designated. of the same which may be designated or defined in Part IV as an industry for the purposes of the Act.
- 2. Appendix C of Regulation 227 of Consolidated Regulations of Ontario 1950 is amended by adding thereto the following item:

FORT WILLIAM-PORT ARTHUR ZONE

73. The cities of Fort William and Port Arthur.

CHARLES DALEY Minister of Labour

January 30, 1951.

(244)



Publications Under The Regulations Act, 1944

FEBRUARY 17th, 1951

THE HIGHWAY TRAFFIC ACT

O. Reg. 13/51. Extension of Time. New. Made—1st February, 1951. Filed—5th February, 1951, 4.50 p.m.

REGULATIONS MADE UNDER THE HIGHWAY TRAFFIC ACT

- 1. Notwithstanding the provisions of Ontario Regulations 264/44 and Ontario Regulations 2/51, the term of
 - (a) motor vehicle permits,
 - (b) trailer permits,
 - (c) operators' licences, and
 - (d) chauffeurs' licences,

issued for the year 1950 is extended from the 31st of January 1951 to and including the 28th of February 1951.

(257)

THE HIGHWAY TRAFFIC ACT

O. Reg. 14/51.
Non-application of Section 40 of the Act.
Amending O. Regs. 265/44 and 18/47.
Made—18th January, 1951.
Approved—1st February, 1951.
Filed—5th February, 1951, 5.00 p.m.

REGULATIONS MADE BY THE DEPARTMENT UNDER THE HIGHWAY TRAFFIC ACT

1. Part IV of Ontario Regulations 265/44 as made by Ontario Regulations 18/47 is revoked and the following substituted therefor:

PART IV

NON-APPLICATION OF SECTION 40 OF THE ACT

- 1. Subsection 1 of section 40 of the Act shall not apply to
 - (a) a commercial motor vehicle, or a trailer drawn by it, registered in the name of or operated under any form of contract on behalf of
 - (i) a department of a provincial government,
 - (ii) a department of the government of Canada,
 - (iii) a board or commission the members of which are appointed by the Governor General in Council or a Lieutenant-Governor in Council,
 - (vi) a municipality,
 - (v) a board or commission the members of which are appointed by a municipality, or
 - (vi) a public service corporation, board or commission,

if the vehicle or trailer bears a mark or sign indicating ownership,

- (b) a commercial motor vehicle registered in the name of or operated under any form of contract on behalf of a funeral director,
- (c) a motor vehicle classified for registration purposes as a dual-purpose vehicle other than one licensed as a public vehicle or public commercial vehicle, or
- (d) a commercial motor vehicle operated under a written lease or a written agreement for the exclusive use of a person other than the owner where the vehicle bears a mark or sign indicating ownership.
- 2. Ontario Regulations 18/47 are revoked.

GEO. H. DOUCETT Minister of Highways

Toronto, January 18, 1951.

(258)

THE MINING ACT

O. Reg. 15/51. Lands open for prospecting, staking out or leasing. Amending O. Reg. 267/47. Made—1st February, 1951. Filed—6th February, 1951, 3.00 p.m.

REGULATIONS MADE UNDER THE MINING ACT

- 1. Ontario Regulations 267/47 are amended by adding thereto the following regulation:
 - 11. The lands described in Schedule 11 shall be open for prospecting, staking out or leasing at 12 noon on the 19th of February, 1951.

SCHEDULE 11

	Former Lease No.	Former Mining Claim No.	Geographic Township or Area in which land is is situate	Territorial District in which township is situate	No. of acres more or less
1 2 3	6571 6572 6573	F.F. 105 F.F. 104 F.F. 106	Saganagons Lake Area Saganagons Lake Area Saganagons Lake Area	Rainy River Rainy River Rainy River	78.7 40.9 40.15
4 5 6 7 8 9 10 11 12 13 14 15 16 17	7800 7801 7802 7803 8671 8749 8750 8766 8767 9483 9484 9485 9486 9487	W.D. 1151 W.D. 1152 W.D. 1155 W.D. 1156 T.R.S. 6698 T.R.S. 6733 T.R.S. 6731 T.R.S. 6732 W.D. 1163 W.D. 1165 W.D. 1164 W.D. 1164 W.D. 1172 W.D. 1171	Asquith	Sudbury	47.4 77.7 22.7 39.1 35.04 38.69 52.24 43.78 44.13 35.3 59.4 42.2 49.1 48.1 38.0
19 20 21 22	7804 7805 7806 7807	W.D. 1157 W.D. 1158 W.D. 1159 W.D. 1160	Churchill Churchill Churchill Churchill	Sudbury Sudbury Sudbury Sudbury	51.1 35.4 80.3 17.4
23	9572	T.R.S. 2621	MacMurchy	Sudbury	46.4
24	8344	T.B. 5333	McComber	Thunder Bay	52.86
25 26	7856 7857	M.R. 5902 M.R. 5903	Baden Baden	Timiskaming Timiskaming	46.3 64.0
27 28	9086 9087	T.R.P. 5618 T.R.P. 5619	Bartlett Bartlett	Timiskaming Timiskaming	31.0 33.5
29 30 31 32 33	8005 8006 8007 8008 8009	E.D. 123½ E.D. 120½ E.D. 121½ H.R. 442 E.D. 124	Charters Charters Charters Charters Charters Charters	Timiskaming Timiskaming Timiskaming Timiskaming Timiskaming	36.6 34.5 30.7 18.5 41.6
34	8791	H.S. 646	Charters and Leith	Timiskaming	40.6
35	8621	H.S. 326	Haultain	Timiskaming	47.0
36	7724	H.S. 599	Leonard	Timiskaming	2.7
37 38 39	7558 7559 7562	H.R. 416 H.R. 417 A.N. 2	Milner Milner Milner	Timiskaming Timiskaming Timiskaming	27.0 23.0 18.1

THE MILK CONTROL ACT

O. Reg. 16/51. Peterborough Milk Producers' Association. New. Approved—1st February, 1951. Filed—7th February, 1951, 9.00 a.m.

ORDER MADE BY THE MINISTER UNDER THE MILK CONTROL ACT

- 1. In this order
- (a) "Association" means the Peterborough Milk Producers' Association, and
- (b) "producer" means a person engaged in supplying milk to a distributor in the market of the City of Peterborough.
- 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 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.
- Consolidated Regulations of Ontario, 1950, Regulations 278, are revoked.

THOMAS L. KENNEDY Minister of Agriculture

(266) 7

THE MENTAL HOSPITALS ACT

O. Reg. 17/51. Hospital Schools. Amending O. Regs. 26/44 and 102/45. Made—1st February, 1951. Filed—7th February, 1951, 9.10 a.m.

REGULATIONS MADE UNDER THE MENTAL HOSPITALS ACT

- 1. Subregulation 2 of regulation 1 of Ontario Regulations 26/44 as made by Ontario Regulations 102/45 is amended by adding thereto the following clause:
 - (b) The Ontario Hospital School, Smith's Falls.

(267)

THE PUBLIC HOSPITALS ACT

O. Reg. 18/51. Classification of Hospitals. Amending Regulations 341 of Consolidated Regulation 1950. Made—1st February, 1951. Filed—7th February, 1951, 9.20 a.m.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE PUBLIC HOSPITALS ACT

- 1. Subregulation 1 of regulation 1 of Regulations 341 of Consolidated Regulations of Ontario 1950 is amended by adding thereto the following clause:
 - (h) Group H hospital, being a hospital established by the Alcoholism Research Foundation and designated as a hospital within the meaning of The Public Hospitals Act under The Alcoholism Research Foundation Act, 1949.
- 2. Schedule 1 of Regulations 341 of Consolidated Regulations of Ontario 1950 is amended by adding thereto the following group and item:

GROUP H HOSPITALS

- 1 Erindale Brookside Hospital 21 10
- 3.(1) Schedule 1 of Regulations 341 of Consolidated Regulations of Ontario 1950 is further 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 I

GROUP A HOSPITALS

Column 1	Column 2		Colu	ımn 3
Item	Figures struck out		Figures substituted	
5 7 11	540 348 1429	281 151 892	557 435 1439	290 173 902

SCHEDULE II

GROUP B HOSPITALS

Column 1	Colu	nn 2	Colu	mn 3
Item	Figures struck out		Figures substituted	
18 26	106 118	44 59	226 188	92 94

SCHEDULE III

GROUP C HOSPITALS

Column 1	Column 2		Colu	mn 3	
Item	Figures struck out		Item Figures Figures substituted		ures tuted
9 17 30	61 16 32	18 6 16	90 16 56	38 8 28	

SCHEDULE IV

GROUP D HOSPITALS

Column 1	Column 2		Column 2		Colu	mn 3
Item	Figures struck out		Figures substituted			
8	13	11	29	17		

SCHEDULE V

GROUP G HOSPITALS

Column 1	Column 2		umn 2 Column 3	
Item	Figures struck out		Figures substituted	
5 9	108 93	78 67	164 117	123 91

- (2) Schedule 1 of Regulations 341 of Consolidated Regulations of Ontario 1950 is further amended
 - (a) by striking out item 14 under the heading "Group B Hospitals" and substituting the following therefor:
- 14 Niagara Falls The Greater Niagara 134 General Hospital
 - (b) by adding the following items under the head-

ing Group C	Hospitais:		
46a Oakville	Oakville-Trafalgar Memorial Hospital	46	16
69a Smooth Rock Falls	Smooth Rock Falls Hospital	15	12
76a Weston Humber	Memorial Hospital	54	19
(268)			7

THE POWER COMMISSION ACT

O. Reg. 19/51. Defining Areas. Amending Regulations 321 of Consolidated Regulations 1950. Made—24th January, 1951. Approved—1st February, 1951. Filed—8th February, 1951, 9.15 a.m.

REGULATIONS MADE BY THE COMMISSION UNDER THE POWER COMMISSION ACT

- 1. Item 1 of schedule 1 of Regulations 321 of Consolidated Regulations of Ontario 1950 is amended by adding thereto the following:
 - (74a) Nettleton, (81a) Raynor,
- 2. Item 9 of schedule 1 of Regulations 321 of Consolidated Regulations of Ontario 1950 is struck out and the following substituted therefor:
- 9. In the Territorial District of Thunder Bay, the geographic townships of,
 - (1) Abrey,(2) Adrian,
 - (3) Aldina, (4) Alpha,
 - (5) Ashmore, (6) Bain, (7) Barbara.
 - (8) Bickle, (9) Blackwell,
- (10) Booth, (11)Colter,
- (12) Coltham, (13) Croll,
- (14) Daley (15) Danford, (16) Devon,
- (17) Dorion, (18) Dorothea, (19) Elmhirst,
- (20) Errington, (21) Esnagami,
- (22) Eva, (23) Exton
- (24) Fauteux, (25) Forbes,
- (26) Fowler,
- (27)Fraleigh, (28) Fulford,
- (29) Goldie, (30) Gorham,
- (31) Goulet, (32) Gzowski,
- (33) Hartington, (34)Hele,
- (35) Hipel,
- (36) Horne, (37) Houck,
- (38) Irwin, (39)
- (39) Jacques, (40) Kilkenny, (41)Kirby,
- (42) Kitto, (43)Kowkash,
- (44)Lapierre, (45)Laurie,
- (46) Ledger,
- (47) Leduc, (48) Legault,
- (49) Lindsley,
- (50) Lismore, Lybster, (52) Lyon,

Marks, (54)McComber, (55)McKelvie. (56) (57) (58) McQuesten, Meader, Nakina, (59) Oakes, (60) Oboshkegan, (61) Parent, (62) Paska, (63) Pearson, (64) Pifher, (65) Purdom. (66) (67) Rickaby, Rupert (68) Sackville, (69) Salsberg, (70) Sandra, (71) Scoble, (72) Sibley, (73) Soper, (74) Stirling, (75) Strange, (76)Summers, Vincent, Vivian, (78) (79) Walters, (80) Ware, (81) Tp. 78, (82) Tp. 79, (83) Tp. 80, (84) Tp. 81, (85) Tp. 82, (86) Tp. 83, (87) Tp. 84, (88) Tp. 85, (89) Tp. 86, (90) Tp. 87, (91) Tp. 88, (92) Tp. 89, (93) Tp. 90, (94) Tp. 91, and (95) Tp. 92.

3. Schedule 2 of Regulations 321 of Consolidated Regulations of Ontario 1950 is amended by adding thereto the following:

4. In the Territorial District of Thunder Bay, commencing at the south-easterly angle of the Township of Vincent; thence easterly in a straight line 13 miles, more or less, to the south-westerly angle of the Township of Vivian; thence easterly along the southern boundaries of the townships of Vivian, Parent, Salsberg, McKelvie and Coltham to the south-easterly angle of the Township of Coltham; thence due east astronomically 19.5 miles, more or less, to the meridian of longitude 86 degrees and 15 minutes west; thence due north astronomically along that meridian 18 miles, more or less, to the southerly limit of the Township of O'Meara; thence westerly along that southerly limit to the south-westerly angle of the Township of O'Meara; thence northerly along the easterly limit of the Township of Bain to the north-easterly angle thereof; thence westerly along the northerly limit of the Township of Bain to the easterly limit of the Township of Goulet; thence northerly along the easterly limit of the townships of Goulet, Fauteux, Nakina and Alpha to the north-easterly angle of the Township of Alpha, Esnagami, Rupert, Kowkash and Gzowski to the north-westerly along the westerly limit of the townships of Gzowski; thence southerly along the westerly limit of the townships of Gzowski and Oboshkegan; thence southerly in a straight line 18 miles, more or less, to the north-easterly angle of the Township of Elmhirst; thence westerly along the northerly limit of the townships of Elmhirst, Pifher, Meader and Barbara to the easterly shore of Lake Nipigon; thence in a general southerly direction following the easterly shore of Lake Nipigon; thence in a general southerly direction following the coutherly limit of the Township of Kitto; thence in a

south-westerly direction along the westerly limit of the Township of Kilkenny and across Pyitawabik Bay to the east bank of the Nipigon River; thence southerly along the east bank of the Nipigon River to the northerly limit of the Township of Purdom; thence easterly along the northerly limit of the townships of Purdom and Ledger to the north-easterly angle of the Township of Ledger; thence southerly along the easterly limit of the Township of Ledger to the south-easterly angle thereof; thence due east 22 miles, more or less, to a point intersected by a line drawn due south astronomically from the place of commencement; thence due north astronomically 30 miles, more or less, to the place of commencement, excepting thereout,

- (a) the Town of Geraldton,
- (b) the improvement districts of Beardmore and Terrace Bay, and
- (c) any geographic township therein, named in item 9 of schedule 1.

THE HYDRO-ELECTRIC POWER COMMISSION OF ONTARIO

(Seal)

ROBERT H. SAUNDERS Chairman

E. B. EASSON

Secretary.

Dated at Toronto, the 24th day of January, A.D. 1951.

(281)

7

THE FARM PRODUCTS MARKETING ACT

O. Reg. 20/51.
Approval of 1951 Agreement for the Marketing of Sugar Beets.
New.
Made—8th February, 1951.
Filed—8th February, 1951, 4.35 p. m.

ORDER MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

MARKETING OF SUGAR BEETS

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 8th day of February, 1951.

1951 AGREEMENT FOR THE MARKETING OF SUGAR BEETS FOR PROCESSING

MEMORANDUM OF AGREEMENT made by the Negotiating Committee for sugar beets produced in Ontario in 1951, 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 1951 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

	\$ 8.00	\$ 9.00	\$10.00	
Sugar in Beet	Scale of	Prices per	Ton of Beets	
13%	\$ 9.80	\$10.75	\$11.70	
14%	10.60	11.65	12.70	
15%	11.40	12.55	13.70	
16%	12,20	13.45	14.70	
17%	13.00	14.35	15.70	
18%	13.80	15.25	16.70	
19%	14.60	16.15	17.70	
20%	15.40	17.05	18.70	
				-

For weigh station delivery the price shall be 75c per ton less than the price set forth above.

Prices of beets for any conbinations 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 Company, 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—390 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 Company 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 Company from the sale of dried beet pulp and molasses. Should the net returns to the Company for dried beet pulp and molasses from the 1951 crop vary from the amount of \$2.777 per net ton of beets paid for, each variation of one cent (1c) up or down shall result in additions to or deductions from the above scale of sugar beet prices of one-half cent (½c) per ton; fractions in proportion.

- (c) On beets delivered by the grower to a weigh station, the Company 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 \$1.25 per ton the excess over \$1.25 per ton shall be charged back to the grower.
- (d) The said net returns of the Company's beet sugar, dried beet pulp and molasses, and also the final scale of prices per ton of beets, after being computed by the Company 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 Company.
- (e) The minimum allowance to a grower for pitting sugar beets on the order of the processor shall be One Dollar (\$1.00) 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 Company deems to be justifiable taking into consideration anticipated production of and returns from the sale of sugar, dried beet pulp and molasses. A further payment shall be made on or before February 28th, 1952, and shall be at the highest rate per ton that the Company deems to be justifiable. On or before May 31st, 1952, provided all the sugar, dried beet pulp and molasses from the 1951 crop are not yet sold, a payment to the growers shall be made by the Company 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 Company'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 Company shall have the right to deduct from any payment due hereunder any indebtedness owing by the grower to the Company on any account.

Dated at Chatham, this 1st day of February, 1951.

Grower Representatives Processor Representatives

EUGENE KING ROY V. O'NEIL CANADA AND DOMINION SUGAR CO. LIMITED

> A. W. McINTYRE W. H. PUNCHARD

> > 7

(282)

Publications Under The Regulations Act

FEBRUARY 24th, 1951

THE BROKER-DEALERS ACT, 1947

O. Reg. 21/51.
Fees and Manner of Carrying on Business.
Amending Regulations 16 of Consolidated Regulations 1950.
Made—9th February, 1951.
Filed—9th February, 1951, 4.45 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE BROKER-DEALERS ACT, 1947

1. Regulation 30 of Regulations 16 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefore:

FEES

- 30.(1) The following fees shall be payable to the Association:
 - (a) for initial annual membership in the Association by a person or company, other than a sub-broker-dealer, who or which trades in securities for the whole or part of his or its time in the capacity of an agent or principal and,
 - (i) who or which has his or its principal place of business in Ontario in the city of Ottawa, Toronto, Hamilton, Windsor or London \$300

and

- (d) for annual renewal of membership or associate membership in the Association ½ the fee for initial annual membership or associate membership set out in clauses a, b and c;

and

(e) for a change in the employment of an associate member \$

- (2) After the 1st of October the fees for initial annual membership and associate membership in the Association for the period ending the 31st of March following shall be onehalf the fees for initial annual membership and associate membership set out in clauses a, b and c of subregulation 1.
- 3. Regulation 31 of Regulations 16 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:

MANNER OF CARRYING ON BUSINESS BY MEMBERS AND ASSOCIATE MEMBERS

- 31. 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.
- 4. Regulations 16 of Consolidated Regulations of Ontario 1950 are amended by adding thereto the following regulation:
 - 32a. 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 at the close of a session of The Toronto Stock Exchange.

Dated at Toronto this 9th day of February, 1951.

THE BOARD OF GOVERNORS OF THE ASSOCIATION

by A. K. Williams, Governor Marshal Stearns, Governor J. A. Henley, Governor J. A. Lumsden, Governor A. W. White, Governor A. A. Perrin, 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 9th day of February, 1951.

ONTARIO SECURITIES COMMISSION

by O. E. LENNOX, Chairman

(296)

THE INDUSTRIAL STANDARDS ACT

O. Reg. 22/51.
Common Labourers Construction Inddustry in the Ottawa Zone.
New and Revoking Regulations 205 of Consolidated Regulations 1950.
Made—8th February, 1951.
Filed—12th February, 1951, 10.45 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 zone and be binding upon the employers and employees in the industry referred to in the schedule.
- 2. Regulations 205 of Consolidated Regulations of Ontario 1950 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.*

SCHEDULE FOR THE COMMON LABOURERS CONSTRUCTION INDUSTRY IN THE OTTAWA ZONE

MINIMUM RATES OF WAGES

- 1. The minimum rate of wages for all work preformed in the industry shall be
 - (a) 75 cents an hour for an employee who is a helper to a bricklayer or plasterer, and
 - (b) 61 cents an hour for all other employees.

ADVISORY COMMITTEE

2. The advisory committee is authorized to fix a minimum rate of wages lower than the rate fixed by this schedule for any individual who is handicapped.

(304)

THE INDUSTRIAL STANDARDS ACT

O. Reg. 23/51.
Electrical Repair and Construction
Industry in the London Zone.
New and Revoking O. Reg. 31/47.
Made—8th February, 1951.
Filed—12th February, 1951, 10.50 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 zone and be binding upon the employers and employees in the industry referred to in the schedule.
 - 2. Ontario Regulations 31/47 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*.

SCHEDULE FOR THE ELECTRICAL REPAIR AND CONSTRUCTION INDUSTRY IN THE LONDON ZONE

HOURS OF WORK

- 1. The regular working periods for the industry shall be
 - (a) a regular working-week consisting of not more then 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 \$1.65 an hour.

SHIFT WORK

- 3.(1) Where the work is performed in two or more shifts, and if an employee works not more than 8 hours in any 24-hour period, the employee shall be deemed to be employed during a regular working-day.
- (2) An employee who works on a night-shift shall be entitled, as a minimum, to wages for 8 hours for work of 7 hours.
- (3) In all cases governed by subsection 1 no overtime work shall be performed.
- (4) Where two 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 prescribed 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 buildings,

no work shall be performed in the industry on Saturday, Sunday, New Year's Day, Good Friday, Victoria Day, Dominion Day, London 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 where the advisory committee has issued a permit therefor.

RATES OF WAGES FOR OVERTIME WORK

- 6. The rates of wages for overtime work shall be
- (a) \$2.47 an hour for overtime work performed during the one-hour period immediately following the working period of a regular working-day, and
- (b) \$3.30 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 rates fixed by this schedule for an individual who is handicapped.

(305)

THE INDUSTRIAL STANDARDS ACT

O. Reg. 24/51.
Painting and Decorating Industry in the Toronto Zone.
New and Revoking Regulations 215 of Consolidated Regulations 1950.
Made—8th February, 1951.
Filed—12th February, 1951, 10.55 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 zone and be binding upon the employers and employees in the industry referred to in the schedule.
- 2. Regulations 215 of Consolidated Regulations of Ontario 1950 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*.

SCHEDULE FOR THE PAINTING AND DECORATING INDUSTRY IN THE TORONTO ZONE

INTERPRETATION

- 1. In this schedule "holiday" means
- (a) Saturday,
- (b) Sunday,
- (c) New Year's Day,
- (d) Good Friday,
- (e) Victoria Day,
- (f) Dominion Day,
- (g) Toronto Civic Holiday,
- (h) Thanksgiving Day, and
- (i) 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.
- 3.(1) Where the work is of such a nature that it cannot be performed during the hours under clause b of section 2, and if the employee does not work more than 7 hours on any night-shift, the work may be per-

formed at night and this work shall be known as "night work".

- (2) An employee working on night work shall be entitled, as a minimum, to wages for 8 hours for work of 7 hours.
- 4. No work shall be performed in the industry on Labour Day.

MINIMUM RATES OF WAGES

- 5. The minimum rates of wages shall be
 - (a) to and including the 30th of April, 1951, \$1.50 an hour, and
 - (b) on and after the 1st of May, 1951, \$1.55 an

for work performed during the regular working periods and for night work.

OVERTIME WORK

- 6. Work performed in the industry
- (a) at any time other than during the working periods prescribed in sections 2 and 3, and
- (b) on a holiday

shall be deemed to be overtime work.

- 7.(1) 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.
- (2) The advisory committee is authorized to issue the permits subject to the terms and conditions of this schedule.
- (3) 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.
 - 8. 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 by the advisory committee for overtime work on a holiday.

RATES OF WAGES FOR OVERTIME WORK

- 9. The rates of wages for overtime work shall be
 - (a) to and including the 30th of April, 1951,
 - (i) \$2.25 an hour for overtime work performed between 5 p.m. and 8 p.m. on a regular working-day and 8 a.m. and 5 p.m. on Saturday, and
 - (ii) \$3 an hour for all other overtime work, and
 - (b) on and after the 1st of May, 1951,
 - (i) \$2.32½ an hour for overtime work performed between 5 p.m. and 8 p.m. on a regular working-day and 8 a.m. and 5 p.m. on Saturday, and

(ii) \$3.10 an hour for all other overtime work.

ADVISORY COMMITTEE

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

(306)

THE INDUSTRIAL STANDARDS ACT

O. Reg. 25/51.
Painting and Decorating Industry in the Ottawa Zone.
New.
Made—8th February, 1951.
Filed—12th February, 1951, 11.00 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 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.*

SCHEDULE FOR THE PAINTING AND DECORATING INDUSTRY IN THE OTTAWA ZONE

INTERPRETATION

- 1. In this schedule "holiday" means
 - (a) Saturday
 - (i) between the 1st of November and the 31st of March, both inclusive, and
 - (ii) after midday between the 1st of April and the 31st of October, both inclusive,
- (b) Sunday,
- (c) New Year's Day,
- (d) Good Friday,
- (e) Dominion Day,
- (f) Labour day, and
- (g) 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
 - (i) 40 hours between the 1st of November and the 31st of March, both inclusive, and
 - (ii) 44 hours between the 1st of April and the 31st of October, both inclusive
 - 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. between the 1st of November and the 31st of March, both inclusive, 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 midday between the 1st of April and the 31st of October, both inclusive.
- 3. Where the work is of such a nature that it cannot be performed during the hours prescribed in clause b of section 2, and if the employee does not work more than 8 hours on any night-shift, the work may be performed at night and this work shall be known as "night work".

MINIMUM RATES OF WAGES

- 4. The minimum rates of wages shall be
 - (a) for work performed during the regular working periods
 - (i) \$1.37 an hour for spray-painting, and
 - (ii) \$1.22 an hour for all other work, and
 - (b) for night work
 - (i) \$1.47 an hour for spray-painting, and
 - (ii) \$1.32 an hour for all other work.

OVERTIME WORK

- 5. Work performed in the industry
 - (a) at any time other than during the working periods prescribed in sections 2 and 3, and
 - (b) on a holiday

shall be deemed to be overtime work.

- 6.(1) 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.
- (2) The advisory committee is authorized to issue the permits subject to the terms and conditions of this schedule.
 - 7. 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 by the advisory committee for overtime work on a holiday.

RATES OF WAGES FOR OVERTIME WORK

- 8. The rates of wages for overtime work shall be
- (a) for overtime work performed on a holiday
 - (i) \$2.74 an hour for spray-painting, and
 - (ii) \$2.44 an hour fo all other work, and
- (b) for all other overtime work

- (i) \$2.051/2 an hour for spray-painting, and
- (ii) \$1.83 an hour for all other work.

ADVISORY COMMITTEE

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

(307)

THE INDUSTRIAL STANDARDS ACT

O. Reg. 26/51.
Plumbing and Heating Industry in the London Zone.
New and Revoking Regulations 221 of Consolidated Regulations 1950.
Made—8th February, 1951.
Filed—12th February, 1951, 11.05 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 zone and be binding upon the employers and employees in the industry referred to in the schedule.
- 2. Regulations 221 of Consolidated Regulations of Ontario 1950 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*.

SCHEDULE FOR THE PLUMBING AND HEATING INDUSTRY IN THE WINDSOR 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 \$1.85 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, as a minimum, to wages for 8 hours for work of 7 hours.

OVERTIME WORK

- 4. 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, Windsor Civic Holiday, Labour Day, Thanksgiving Day or Christmas Day

shall be deemed to be overtime work.

- 5.(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.

RATES OF WAGES FOR OVERTIME WORK

- 6. The rates of wages for overtime work shall be
- (a) \$1.85 an hour for overtime work on emergency repairs performed between 8 a.m. and midday on Saturday where the owner of the shop does not
 - (i) work on emergency repairs, and
 - (ii) employ more than one journeyman-mechanic on the emergency repairs, and
- (b) \$3.70 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 rates fixed by this schedule for an individual who is handicapped.

(308)

8

THE INDUSTRIAL STANDARDS ACT

O. Reg. 27/51.
Electrical Repair and Construction
Industry in the Oshawa-Whitby
Zone.
New.
Made—8th February, 1951.
Filed—12th February, 1951, 11.10 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 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*.

SCHEDULE FOR THE ELECTRICAL REPAIR AND CONSTRUCTION INDUSTRY IN THE OSHAWA-WHITBY ZONE

INTERPRETATION

- 1. In this schedule "holiday" means
- (a) Sunday,

- (b) New Year's Day,
- (c) Good Friday,
- (d) Victoria Day,
- (e) Dominion Day,
- (f) Oshawa Civic Holiday,
- (g) Labour Day,
- (h) Thanksgiving Day, and
- (i) 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 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 midday.

MINIMUM RATE OF WAGES

3. The minimum rate of wages for work performed during the regular working periods shall be \$1.30 an hour.

SHIFT WORK

- 4.—(1) Where the work is performed in two or more shifts, and if an employee works not more than 8 hours in any 24-hour period, the employee shall be deemed to be employed during a regular working-day.
- (2) An employee who works on a night-shift shall be entitled, as a minimum, to wages for 8 hours for work of 7 hours.
- (3) In all cases governed by subsection 1 no overtime work shall be performed.
- (4) Where two or more shifts are worked on the same job, only one shift shall be a day-shift.

OVERTIME WORK

- 5. Work performed in the industry
- (a) at any time other than during the working periods under sections 2 and 4, and
- (b) on a holiday

shall be deemed to be overtime work.

- 6.—(1) 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.
- (2) The advisory committee is authorized to issue the permits subject to the terms and conditions of this schedule.

RATES OF WAGES FOR OVERTIME WORK

- 7. The rates of wages for overtime work shall be
- (a) \$1.95 an hour for overtime work performed during the 4-hour period immediately following the working period of a regular working-day, and
- (b) \$2.60 an hour for
 - (i) work performed on a holiday, and
 - (ii) all other overtime work.

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 who is handicapped and the rate may be fixed at the request of employee or employer.

(309)

8

THE RECIPROCAL ENFORCEMENT OF MAINTENANCE ORDERS ACT

O. Reg. 28/51. Extent of Act. Amending Regulations 351 of Consolidated Regulations 1950. Made—8th February, 1951. Filed—12th February, 1951, 12.05 p.m.

REGULATIONS MADE UNDER THE RECIPROCAL ENFORCEMENT OF MAINTENANCE ORDERS ACT

- 1. Schedule 2 of Regulations 351 of Consolidated Regulations of Ontario 1950 is amended by adding thereto the following items:
 - 4. New Zealand and the Cook Islands.
 - 5. South Australia.
 - 6. Western Australia.
 - 7. Queensland.

(310)

8

THE CREDIT UNIONS ACT

O. Reg. 29/51.
Dissolution of the Atikokan Community Credit Union Limited.
New.
Made—26th January, 1951.
Approved—8th February, 1951.
Filed—13th February, 1951, 2.15 p.m.

ORDER MADE BY THE MINISTER UNDER THE CREDIT UNIONS ACT

IT IS ORDERED that Atikokan Community Credit Union Limited be dissolved.

THOMAS L. KENNEDY Minister of Agriculture

Dated at Toronto, this 26th day of January, 1951.

(318)

8

THE CREDIT UNIONS ACT

O. Reg. 30/51.

Dissolution of the National Defence (Weston) Credit Union Limited.

New.

Made—26th January, 1951.

Approved—8th January, 1951.

Filed—13th February, 1951, 2.20 p.m.

ORDER MADE BY THE MINISTER UNDER THE CREDIT UNIONS ACT

IT IS ORDERED that National Defence (Weston) Credit Union Limited be dissolved.

THOMAS L. KENNEDY Minister of Agriculture

Dated at Toronto, this 26th day of January, 1951.

(319)

THE LIOUOR LICENCE ACT

O. Reg. 31/51.
Banquet and Entertainment Permits.
Amending Regulations 240 of Consolidated Regulations 1950.
Made—8th February, 1951.
Approved—8th February, 1951.
Filed—16th February, 1951, 9.05 a.m.

REGULATIONS MADE BY THE BOARD UNDER THE LIQUOR LICENCE ACT

- 1. Regulations 240 of Consolidated Regulations of Ontario 1950 are amended by adding thereto the following regulations:
 - 47a. Liquor procured under a banquet or entertainment permit shall not be sold except where a regular meal is served in the premises for which the permit is issued, and at tables where an adequate supply of flatware, china and other table service is available and used.
 - 47e. No person shall sell, give or otherwise dispose of any ticket to attend a banquet or entertainment on premises in respect of which a banquet or entertainment permit has been issued, if the ticket entitles the purchaser or holder thereof to liquor or to purchase liquor that may be served under the permit.

PASSED by The Liquor Licence Board of Ontario this 8th day of February 1951.

W. T. ROBB

Chairman

8

(328)



Publications Under The Regulations Act

MARCH 3rd, 1951

THE INDUSTRIAL STANDARDS ACT

O. Reg. 32/51.
The Carpentry Industry in the Ottawa Zone.
New and revoking Regulations 201 of Consolidated Regulations 1950.
Made—15th February, 1951.
Filed—19th February, 1951, 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. Regulations 201 of Consolidated Regulations of Ontario 1950 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*.

SCHEDULE FOR THE CARPENTRY INDUSTRY IN THE OTTAWA 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 prescribed in clause b of subsection 1, it may be performed during any other hours if an employee does not work more than 8 hours; and this work shall be night work.

MINIMUM RATE OF WAGES

- 2. The minimum rate of wages shall be \$1.30 an hour for
 - (a) work performed during the regular working periods, and
 - (b) night work.

SHIFT WORK

- 3.(1) Where the work is performed in two or more shifts, and if an employee works not more than 8 hours in any 24-hour period, the employee shall be deemed to be employed during a regular working-day.
- (2) An employee who works on a night-shift shall be entitled, as a minimum, to wages for 8 hours for work of 7 hours.
- (3) In all cases governed by subsection 1 no overtime work shall be performed.

(4) Where two 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 prescribed in sections 1 and 3 shall 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 Saturday, Sunday, New Year's Day, Good Friday, Dominion Day, Labour Day and Christmas Day.

- (2) All work performed under subsection 1 shall be
- (a) overtime work, and
- (b) performed only where the advisory committee has issued a permit therefor.

RATES OF WAGES FOR OVERTIME WORK

- 6. The rate of wages for overtime work shall be
- (a) \$1.95 an hour for overtime work performed
 - (i) during the 4-hour period immediately following the regular working-day on Monday, Tuesday, Wednesday, Thursday and Friday, and
 - (ii) between 8 a.m. and midday on Saturday, and
- (b) \$2.60 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.

(344)

THE CEMETERY ACT

O. Reg. 33/51.
Closing Chalmers Church Cemetery in the Township of Scarboro in the County of York.
New.

Made—15th February, 1951. Filed—19th February, 1951, 3.10 p.m.

REGULATIONS MADE UNDER THE CEMETERY ACT

CHALMERS CHURCH CEMETERY
IN THE TOWNSHIP OF SCARBORO IN THE
COUNTY OF YORK

- 1. It is declared that Chalmers Church cemetery in the Township of Scarboro in the County of York, composed of
 - (a) part of lot 34 in Concession C, part of the road allowance between lots 34 and 35 in Concession C and part of the road allowance between Concessions B and C, described as follows:

Commencing at the south-westerly angle of Block B, being in the northerly limit of St. Clair Avenue as widened, according to registered plan 3835; thence southerly along an existing wire fence, forming the easterly boundary of Chalmers Church cemetery, 11 feet to a point 1 foot south of the northerly limit of St. Clair Avenue, as laid out in the original survey of the Township of Scarboro; thence westerly along the existing post-and-wire fence being parallel to the northerly limit of last-mentioned St. Clair Avenue, 135 feet to a point in post-and-wire fence running in a northerly direction, the point being 4 feet westerly from the easterly limit of the road allowance between lots 34 and 35, now Pharmacy Avenue; thence northerly and parallel to the easterly limit of Pharmacy Avenue 84 feet to a post-and-wire fence running in an easterly direction; thence easterly along the last-mentioned post-and-wire fence 4 feet to the easterly limit of Pharmacy Avenue; thence northerly along the easterly limit of Pharmacy Avenue; thence northerly along the easterly limit of Pharmacy Avenue 25 feet; thence easterly and parallel to the northerly limit of last-mentioned St. Clair Avenue 10 feet to the south-westerly angle of Block B according to registered plan 3835; thence southerly and parallel to the easterly limit of Pharmacy Avenue 98 feet; thence easterly along a line drawn parallel to and 10 feet northerly from the northerly limit of last-mentioned St. Clair Avenue 121 feet to the place of commencement; and

(b) part of lot 34 in Concession C, described as follows:

Commencing at the south-westerly angle of Block B, according to registered plan 3835 being 10 feet easterly from the easterly limit of Pharmacy Avenue; thence easterly along the southerly limit of Block B, 121 feet; thence southerly along the westerly limit of Block B, 98 feet to the south-westerly angle of Block B in the northerly limit of St. Clair Avenue as widened; thence westerly and parallel to the

northerly limit of St. Clair Avenue 121 feet to a point 10 feet measured easterly thereon from the easterly limit of Pharmacy Avenue thence northerly and parallel to the easterly limit of Pharmacy Avenue, being parallel to the westerly limit of lot 34, a distance of 98 feet 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 35 of the Act.

(354)

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THE DEPARTMENT OF EDUCATION ACT

O. Reg. 34/51.
Promotions and Supervision Grants.
Amending Regulations 44 of Consolidated
Regulations 1950.
Made—12th February, 1951.
Approved—15th February, 1951.
Filed—20th February, 1951, 11.10 a.m.

REGULATIONS MADE BY THE MINISTER UNDER THE DEPARTMENT OF EDUCATION ACT

1. Regulation 26 of Regulations 44 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:

PROMOTION AND SUPERVISION GRANTS

- 26. There shall be paid to a board a grant, not not exceeding \$500, equal to 90 per cent of the amount paid to a principal and teachers for visiting homes of pupils during the months of May to September, both inclusive, for the purpose of supervising home-projects and discussing with parents the progress of pupils, but only where the board has paid the principal and teachers for these services
 - (a) at the rate of \$1.50 an hour including travelling time, and
 - (b) travelling expenses both ways at the rate of 8 cents a mile.

DANA PORTER Minister of Education

TORONTO, February 12th, 1951.

(355)

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Publications Under The Regulations Act

MARCH 10th, 1951

Erratum

ERRATUM

The Liquor Licence Act

In regulation 1 of Ontario Regulations 31/51 on page 71 (foot pagination) of The Ontario Gazette published on February 24th, 1951, the number and letter "47e" should read "47b".

THE HIGHWAY TRAFFIC ACT

O. Reg. 35/51. Extension of Time—Permits and Licences. New. Made—27th February, 1951. Filed—1st March, 1951, 11.30 a.m.

REGULATIONS MADE UNDER THE HIGHWAY TRAFFIC ACT

- 1. Nothwithstanding the provisions of Ontario Regulations 264/44 and Ontario Regulations 13/51, the term of
 - (a) motor vehicle permits,
 - (b) trailer permits,
 - (c) operators' licences, and
 - (d) chauffeurs' licences,

issued for the year 1950 is extended from the 28th of February 1951 to and including the 20th of March 1951.

(392)

THE PLANNING ACT

O. Reg. 36/51. Atikokan Subdivision Control. New. Made—28th February, 1951. Filed—1st March, 1951, 11.30 a.m.

ORDER MADE BY THE MINISTER UNDER THE PLANNING ACT

- 1. The area within the Improvement District of Atikokan described in Schedule 1 and outlined in red and illustrated on a map or plan filed in the office of the Registrar of Regulations at Toronto as Number 52 is designated an area of subdivision control under section 24 of the Act.
- 2. The land in Schedule 2 is designated land which although within a registered plan of subdivision shall

be deemed not to be within a registered plan of subdivision for the purposes of subsection 1 of section 24 of the Act.

3. This order expires on the 31st of December, 1970.

W. GRIESINGER Minister of Planning and Development

Dated at Toronto this 28th day of February, 1951.

SCHEDULE 1

That part of the Improvement District of Atikokan in the Territorial District of Rainy River lying within a line described as follows:

Commencing at a point in the southerly limit of the geographic Township of Schwenger at the northeast angle of mining location X. 819 that angle being a point on Niven's First Base Line at a distance of 11.35 chains more or less measured easterly along that base line from the 28 mile-post; thence southerly along the easterly limits of that mining location and mining locations E. 118 and E. 111 to the southeast angle of the last-mentioned mining location; thence southerly along the production of those easterly limits a distance of 20 chains; thence west astronomically a distance of 40 chains; thence south astronomically a distance of 52 chains; thence west astronomically to a point in the meridian line surveyed by Phillips and Benner in 1926; thence northerly along that meridian line a distance of 78 chains more or less to the south-east angle of mining claim F.F. 3485; thence westerly along the southerly limit of the last-mentioned mining claim to the north-east angle of mining claim F.F. 3871; thence southerly along the easterly limit of the last-mentioned mining claim to the south-east angle thereof; thence westerly along the southerly limit of that mining claim to the south-west angle thereof; thence westerly in a straight line a distance of 19 chains more or less to the south-east angle of mining claim F.F. 3987; thence westerly along the southerly limit of that mining claim to the south-west angle thereof; thence northerly along the westerly limit of that mining claim to the south-west angle of mining claim F.F. 3494; thence westerly along the southerly limit of that mining claim to the south-west angle thereof; thence westerly in a straight line to the south-east angle of mining claim F.F. 3331; thence northerly along the easterly limit of the last-mentioned mining claim to the north-east angle thereof being also the south-east angle of mining claim F.F. 3984; thence northerly along the easterly limit of the last-mentioned mining claim to the north-east angle thereof being also a point in Niven's First Base Line; thence westerly along that base line a distance of 41 chains more or less to the south-east angle of mining claim F.F. 3218; thence northerly along the easterly limit of that mining claim to the south-west angle of mining claim claim to the south-west angle of mining claim F.F. 3219; thence easterly along the southerly limit of the last-mentioned mining claim to the southeast angle thereof; thence easterly, northerly, easterly, northerly and north-easterly along the sinuous westerly limits of mining location X. 870 and mining claim F.F. 3571 to the south-west angle of mining location K. 137; thence easterly along the southerly limit of the last-mentioned mining location to the south-east angle thereof: thence location to the south-east angle thereof; thence northerly along the easterly limit of that mining location to the north-west angle of mining claim F.F. 3571; thence easterly along the northerly limit

of the last-mentioned mining claim to the northeast angle thereof being also the south-west angle of mining claim F.F. 3918; thence northerly along the westerly limit of the last-mentioned mining claim to the north-west angle thereof; thence northerly along the production of the last-mentioned limit a distance of 40 chains more or less to a point in the westerly production of the southerly limit of mining location G. 628 at a distance of 17 chains more or less from the south-west angle of that mining location; thence easterly along the last-mentioned production to the south-west angle of that mining location; thence northerly along the westerly limit of that mining location to the north-west angle thereof; thence easterly, northerly, easterly, southerly, easterly, north-easterly and easterly along the sinuous northerly limit of the last-mentioned mining location and of mining locations North Part of H.W. 727 and North-West Part of H.W. 726 to the north-east angle of the last-mentioned mining location; thence southerly along the easterly limit of that mining location to the south-east angle thereof being at a point in the northerly limit of mining claim F.F. 4158; thence easterly along the north-reast angle thereof; thence southerly along the easterly limit of the last-mentioned mining claim and mining claim F.F. 4157 to the south-east angle of the last-mentioned mining claim being also the north-west angle of mining location South Part of H.W. 724; thence southerly along the westerly limit of that mining location to the south-east angle thereof; thence easterly along the south-west angle thereof; thence easterly along the south-east angle thereof; thence southerly along the south-east angle thereof; thence easterly along the south-east angle thereof; thence southerly along the south-east angle thereof; thence southerly along the south-east angle

of mining locations H.W. 725 and X. 863 to the south-east angle of the last-mentioned mining location being also the north-west angle of mining location X. 865; thence easterly along the northerly limits of that mining location and mining location X. 871 to the north-east angle of the last-mentioned mining location; thence southerly along the easterly limit of that mining location to a point in the northerly limit of mining location X. 817; thence easterly along the northerly limit of the last-mentioned mining location to the north-east angle thereof; thence southerly along the easterly limit of that mining location to the south-east angle thereof; thence westerly along the southerly limit of that mining location to the north-east angle of mining location X. 818; thence southerly along the easterly limit of that mining location to the southers angle thereof being at a point in Niven's First Base Line a distance of 3.28 chains more or less measured easterly along that line from the 28 mile-post; thence easterly along that base line a distance of 8.07 chains more or less to the point of commencement.

SCHEDULE 2

Part of the area described in Schedule 1 lying in territory south of and adjacent to the southerly boundary of the geographic Township of Freeborn and comprising lots 1 to 269, both inclusive, according to a registered plan of subdivision filed in the office of Land Titles at Fort Frances as plan SM-150.

(398)

Publications Under The Regulations Act

MARCH 17th, 1951

THE INDUSTRIAL STANDARDS ACT

O. Reg. 37/51.
Zones and Industries.
Amending Regulations 227 of Consolidated
Regulations 1950.
Made—2nd March, 1951.
Filed—8th March, 1951, 10.35 a.m.

REGULATIONS MADE BY THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. Regulation 1 of Regulations 227 of Consolidated Regulations of Ontario 1950 is amended by adding thereto the following subregulation:

HAMILTON ZONE

- (4a) That part of Ontario described in item 4a of Appendix A is designated as a zone, to be known as the "Hamilton 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. Appendix A of Regulations 227 of Consolidated Regulations of Ontario 1950 is amended by adding thereto the following item:

HAMILTON ZONE

4a. The City of Hamilton and the suburban area adjacent thereto and lying within a line drawn as follows: commencing where the easterly limit of lot 21 in the Broken-front Concession in the Township of Saltfleet meets the highwater mark of the southerly shore of Lake Ontario, thence southerly along the westerly limit of the road allowance between lots 20 and 21, across the Broken-front Concession and concessions 1 to 8, both inclusive, to the south-east angle of lot 21 in Concession 8 in the Township of Saltfleet, thence westerly along the northerly limit of the road allowance between the townships of Saltfleet and Binbrook to the north-easterly limit of the road allowance between the townships of Saltfleet and Glanford, thence north-westerly along that limit to the northerly limit of the road allowance between the townships of Barton allowance between the townships of Barton and Glanford, thence westerly along the lastmentioned limit to the south-west angle of lot 21 in Concession 8 in the Township of Barton, thence westerly along the northerly limit of the road allowance between concessions 3 and 4 in the Township of Ancaster to the south-west angle of lot 37 in Concession 3 in the Township of Ancaster, thence northerly along the easterly limit of the road allowance between lots 36 and 37 in Concession 3 to the north-west angle of lot 37 in Concession 3, thence northerly along the production northerly of the westerly limit of lot 37 in Concession 3, across the road allowance between concessions 2 and 3 to the southerly limit of lot 36 in Concession 2, thence easterly along the northerly limit of the road allowance between concessions 2 and 3 to the south-west angle of lot 37 in Con-

cession 2, thence northerly along the westerly limit of lot 37 across concessions 2 and 1 to the north-west angle of lot 37 in Concession

1 in the Township of Ancaster, thence
northerly across the road allowance between
the townships of Ancaster and West Flamborough to the south-west angle of lot 1 in Concession 1 in the Township of West Flamborough, thence northerly along the easterly limit of the road allowance between the townships of Beverly and West Flamborough to the north-west angle of lot 1 in Concession 3 in the Township of West Flamborough, thence easterly along the southerly limit of the road allowance between concessions 3 and 4 to the most northerly angle of lot 23 in 4 to the most northerly angle of lot 25 in Concession 3, thence south-easterly along the south-westerly limit of the road allowance between the townships of West Flamborough and East Flamborough to the production south-westerly of the north-westerly limit of Concession 3 in the Township of East Flamborough the state of the state borough, thence north-easterly along the production and north-westerly limit of Concession 3 to the line between the townships of East Flamborough and Nelson, thence southeasterly along the last-mentioned line to the most westerly angle of lot 24 in Concession 1 south of Dundas Street in the Township of Nelson, thence north-easterly along the south-easterly limit of Dundas Street in the Town-ship of Nelson to the most northerly angle of lot 11 in Concession 1 south of Dundas Street, thence south-easterly along the south-westerly limit of the road allowance between lots 10 and 11 in Concession 1 south of Dundas Street to the high-water mark on the north-westerly shore of Lake Ontario, thence southwesterly, southerly and south-easterly along the high-water mark to the place of commencement.

> CHARLES DALEY Minister of Labour

March 2, 1951

(438)

11

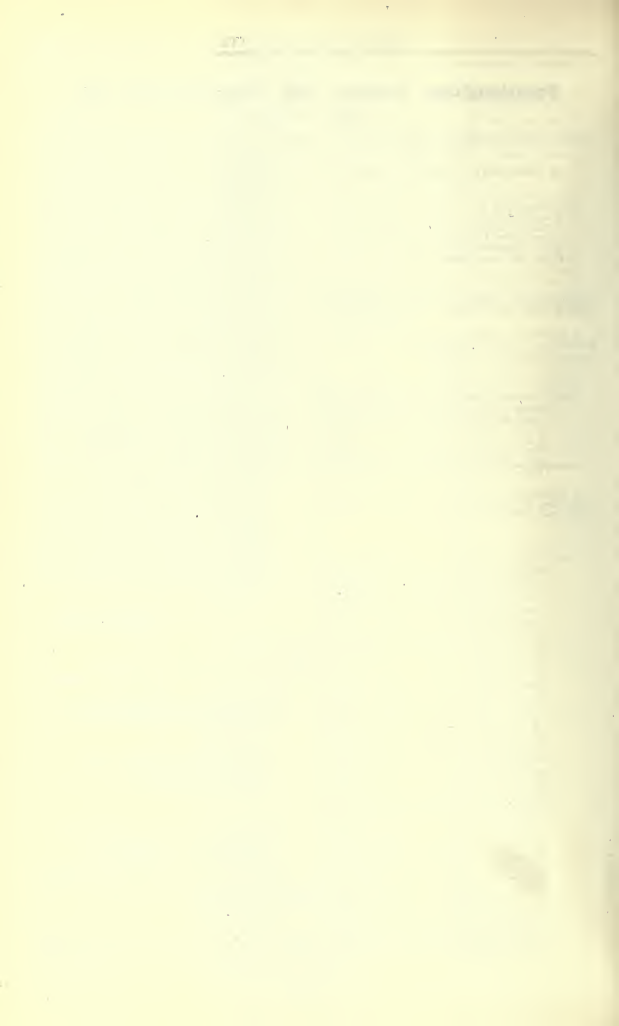
THE RECIPROCAL ENFORCEMENT OF MAINTENANCE ORDERS ACT

O. Reg. 38/51. Extent of Act. Amending Regulations 351 of Consolidated Regulations 1950. Made—8th March, 1951. Filed—12th March, 1951, 10.15 a.m.

REGULATIONS MADE UNDER THE RECIPROCAL ENFORCEMENT OF MAINTENANCE ORDERS ACT

- 1. Schedule 2 of Regulations 351 of Consolidated Regulations of Ontario 1950 is amended by adding thereto the following item:
 - 8. New South Wales.

(455)



Publications Under The Regulations Act

MARCH 24th, 1951

THE MILK CONTROL ACT

O. Reg. 39/51. Lincoln County Milk Producers' Association. New and Revoking Regulations 267 of Con-

solidated Regulations 1950. Approved—1st March, 1951. Filed-12th March, 1951, 2.30 p.m.

ORDER MADE BY THE MINISTER UNDER THE MILK CONTROL ACT

- 1. In this order
- (a) "Association" means Lincoln County Milk Producers' Association; and
- (b) "producer" means a person engaged in sup-plying milk to a distributor in a market composed of the City of St. Catharines, the Town of Port Dalhousie and the Village of Beams-
- 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 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.
- 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. Regulations 267 of Consolidated Regulations of Ontario 1950 are revoked.

THOMAS L. KENNEDY Minister of Agriculture

(458)

THE MILK CONTROL ACT

O. Reg. 40/51. Belleville Milk Producers' Association. New. Approved-1st March, 1951. Filed-12th March, 1951, 2.40 p.m.

ORDER MADE BY THE MINISTER UNDER THE MILK CONTROL ACT

- 1. In this order
 - (a) "Association" means Belleville Milk Producers' Association; and

- (b) "producer" means a person engaged in sup-plying milk to a distributor in the market composed of the City of Belleville.
- 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.
- 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

(459)12

THE MILK CONTROL ACT

O. Reg. 41/51. Pembroke Milk Producers' Association. New. Approved-1st March, 1951. Filed-12th March, 1951, 2.45 p.m.

ORDER MADE BY THE MINISTER UNDER THE MILK CONTROL ACT

- 1. In this order
 - (a) "Association" means Pembroke Milk Producers' Association; and
- (b) "producer" means a person engaged in sup-plying milk to a distributor in the market composed of the Town of Pembroke.
- 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

(460)

79

12

THE STALLIONS ACT

O. Reg. 42/51. General Regulations. New and revoking O. Regs. 305/44. Made—1st March, 1951. Filed—12th March, 1951, 2.50 p.m.

REGULATIONS MADE UNDER THE STALLIONS ACT

1NTERPRETATION

1. In these regulations

- (a) "hereditary unsoundness" includes the following diseases or malformations:
 - (i) bone-spavin,
 - (ii) bog-spavin,
 - (iii) cryptorchidism,
 - (iv) curb,
 - (v) navicular disease,
 - (vi) periodic ophthalmia,
 - (vii) ring-bone,
 - (viii) roaring or whistling,
 - (ix) side-bone,
 - (x) stringhalt, and
 - (xi) thorough-pin;
- (b) "regular inspection" means inspection made in accordance with regulation 5; and
- (c) "secretary" means secretary of the Stallion Enrolment Board.

GRADES

- 2. (1) The grades for stallions are
- (a) Grade A,
- (b) Grade B, and
- (c) Grade C.
- (2) Grade A shall consist of stallions that are
- (a) good specimens of their breed,
- (b) free from hereditary unsoundness,
- (c) smooth in conformation,
- (d) straight and true in action, and
- (e) maintained in good breeding condition.
- (3) Grade B shall consist of stallions that are
- (a) good specimens of their breed, and
- (b) free from hereditary unsoundness,

but have a minor defect in

- (c) type,
- (d) conformation, or
- (e) size.

- (4) Grade C shall consist of stallions that are
- (a) good specimens of their breed but have a hereditary unsoundness, or
- (b) free from hereditary unsoundness,

but are

- (i) undersized,
- (ii) plain in type, or
- (iii) rough in conformation.

INSPECTION

- 3. (1) Except as provided in subregulation 2 the maximum interval that may elapse between inspections of a stallion is 3 years but an owner may obtain an inspection of his stallion at the time of any regular inspection.
- (2) Where a stallion has been inspected while a two-year-old, it shall be re-inspected at the time of the next regular inspection.

INSPECTION DIVISIONS

- 4. Ontario is divided into the following inspection divisions:
 - (a) Division 1, comprising the territorial districts of Ontario and the Provisional County of Haliburton; and
 - (b) Division 2, comprising the counties of Ontario.
- 5. (1) In Division 1, inspection shall be made during the months of May, June and July on such days as the Board may determine.
- (2) In Division 2, inspection shall be made during the months of August, September, October, November and December on such days as the Board may determine.

SPECIAL INSPECTION

- 6. (1) Special inspection shall be made upon payment of the prescribed fee and on such days as may be designated by the secretary.
- (2) Except as provided in subregulation 4, on a special inspection a stallion may be graded as Grade C only.
- (3) Where a stallion is imported into Ontario after the close of the regular inspection period but before the 31st of March of the year following that inspection period, if application is made therefor within 30 days of the date of the importation, the Board shall grant a special inspection without charge.
- (4) A stallion inspected under subregulation 3 shall be graded as on regular inspection.

ENROLMENT

- 7. (1) An enrolment certificate shall be in Form 1.
- (2) An interim enrolment certificate shall be in Form 2.
- 8. (1) An enrolment certificate issued before the 1st of August shall expire on the 31st of December of the year of issue.
- (2) An enrolment certificate issued on or after the 1st of August shall expire on the 31st of December of the year following the year of issue.

9. Where an application for special inspection is received from a resident of Division 1 an interim enrolment certificate may be issued by the Board that shall be valid as an enrolment certificate until such time as the stallion can be inspected on regular inspection.

CERTIFICATES

- 10. (1) Where a stallion is enrolled in the name of an owner who makes application for a new enrolment certificate, the owner shall transmit to the secretary with his application
 - (a) the last enrolment certificate and interim enrolment certificate issued to him in respect of the stallion, and
 - (b) the prescribed fee.
- (2) Where a stallion has not previously been enrolled, an owner who makes application for an enrolment certificate shall transmit to the secretary with his application
 - (a) a certificate showing the stallion to be registered in the name of the applicant in a studbook recognized by the Board, and
 - (b) the prescribed fee.
- (3) Where there is a transfer of ownership of a stallion, the enrolment certificate issued in respect of the stallion shall be deemed to be cancelled, and a new certificate may be issued by the Board to the transferee upon receipt by the secretary of an application from the transferee accompanied by
 - (a) the certificate deemed to be cancelled,
 - (b) a certificate showing the stallion to be registered in the name of the applicant in a studbook recognized by the Board, and
 - (c) the prescribed fee.

FEES

- 11. The fee for an enrolment certificate shall be
- (a) \$2 payable to the Treasurer of Ontario if application is received by the secretary on or after the 1st of August of one year but on or before the 30th of April of the next year, or
- (b) \$4 payable to the Treasurer of Ontario if application is received by the secretary on or after the 1st of May but on or before the 31st of July in any year.
- 12. (1) Subject to subregulation 3 of regulation 5 the fee for a special inspection shall be \$10.
 - (2) No fee shall be payable for regular inspection.

PREMIUMS

- 13. (1) An owner of an enrolled stallion that has left 5 or more mares with foal in a year ending with the 31st of December who transmits to the secretary on or before the 1st of July next following the end of that year
 - (a) a report containing
 - (i) the names of the owners of mares bred to the stallion in that year,
 - (ii) a description of the mares and the dates on which they were bred, and
 - (iii) an identification of the mares left in foal,

and

- (b) a statutory declaration verifying the report shall be paid out of such moneys as may be appropriated by the Legislature for the purpose.
 - (c) where the stallion is Grade A, a premium of \$3 in respect of each mare left in foal by the stallion in that year, or
 - (d) where the stallion is Grade B, a premium of \$2 in respect of each mare left in foal in that year.
 - (2) No premium shall be payable in respect of
 - (a) a Grade C stallion, or
 - (b) a stallion registered in the stud book of the Palomino Horse Association of Canada.
- (3) Where in any year the amount appropriated by the Legislature for premiums is not sufficient to pay the premiums in full, the Board may make a pro-rata reduction.

REVOCATION

14. Ontario Regulations 305/44 are revoked.

FORM 1

The Stallions Act

ENROLMENT NO..... GRADE.....

ENROLMENT CERTIFICATE

Under The Stallions Act and the regulations, and subject to the limitations thereof, this certifies that

This certificate expires with the 31st of December 19....

STALLIC	ON EN	ROLME	NT BOARL
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FORM 2

The Stallions Act

INTERIM ENROLMENT CERTIFICATE

Under The Stallions Act and the regulations, and subject to the limitations thereof, this certifies that the..., (Breed) (Name) stud-book registration no..., foaled in the year...,

owned by.....Name

Address is enrolled under *The Stallions Act*.

This certificate expires at the time next following the date of issue when the stallion can be inspected on regular inspection.

STALLION ENROLMENT BOARD

Chairman

Secretary 12

(461)

THE FARM PRODUCTS MARKETING ACT

O. Reg. 43/51.
Approval of 1951 Agreement for the Marketing of Asparagus for Processing.
New.
Made—13th March, 1951.
Filed—13th March, 1951, 11.40 a.m.

ORDER MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

MARKETING OF ASPARAGUS

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 13th day of March, 1951.

1951 AGREEMENT FOR THE MARKETING OF ASPARAGUS FOR PROCESSING

MEMORANDUM OF AGREEMENT made by the Negotiating Committee for asparagus produced in Ontario in 1951, 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 1951, purchased and received for processing, shall be according to the following grades:
 - Grade No. 1 at the rate of twenty-nine cents (29c) per pound;
 - Utility Grade A at the rate of twenty-one and one-half cents (21½c) per pound;
 - Utility Grade B at the rate of fifteen cents (15c) 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 (%) 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 heads one way) and shall be not less than one-quarter (14) 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 10 (10) inches in length and not less than one-quarter (1/4) 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 (1/4) 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 $(4\frac{1}{2})$ 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 1951, 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 1951 up to and including the 24th of May, 1951, shall be paid for by the processor of such asparagus on or before the 27th of May, 1951.
- (2) Asparagus delivered by a grower after the 24th of May, 1951, up to and including the 10th of June, 1951, shall be paid for by the processor of such asparagus on or before the 14th of June, 1951.
- (3) The balance of asparagus delivered by a grower in the year 1951 shall be paid for by the processor of such asparagus on or before the 3rd of July, 1951.
- 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 1951, 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

, 1951.

Grower Representatives Processor Representatives

W. C. NICKERSON ERNEST CULP DONALD G. TILDEN E. R. RENOUF G. RIDLER E. H. CUDNEY

(468)

Publications Under The Regulations Act

MARCH 31st, 1951

THE INDUSTRIAL STANDARDS ACT

O. Reg. 44/51. Millinery Industry in the Ontario Zone. New. Made—15th March, 1951. Filed—16th March, 1951, 3.20 p.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 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.*

SCHEDULE FOR THE MILLINERY INDUSTRY IN THE ONTARIO ZONE

INTERPRETATION

- 1. In this schedule "holiday" means
- (a) New Year's Day,
- (b) Labour Day, and
- (c) 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
 - (i) 40 hours in the counties of Halton, Ontario, Peel, Wentworth and York, and
 - (ii) 45 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 in the counties of Halton, Ontario, Peel, Wentworth and York between 8 a.m. and 5 p.m. or 8.30 a.m. and 5.30 p.m., with one hour for noon recess, and
 - (ii) 9 hours in all other parts of Ontario between 7 a.m. and 5 p.m. with one hour for noon recess

of work to be performed on Monday, Tuesday, Wednesday, Thursday and Friday.

- 3. (1) An employer in the counties of Halton, Ontario, Peel, Wentworth or York shall elect under sub-clause i of clause b of section 2 the hours of the day during which work is to be performed by his employees.
 - (2) The employer shall

- (a) post in a conspicuous place where his employees are engaged in their duties, and
- (b) file with the advisory committee

a notice setting out the hours of the day during which work is to be performed by his employees.

- (3) Thereafter the employer shall give a 30-day notice in writing to his employees and to the advisory committee of a change in the hours of the day during which work is to be performed by his employees.
- 4. No person shall perform work in the industry on a holiday.
- 5. Where an employee has been in the employ of an employer longer than one month the employee shall be entitled to wages for 8 hours of work at the minimum rates of wages under section 9
 - (a) for Labour Day, and .
 - (b) if the employer does not require the employee to work, for
 - (i) Good Friday,
 - (ii) Victoria Day, and
 - (iii) Thanksgiving Day.

OVERTIME WORK

- 6. (1) Work performed in the industry
- (a) at any time other than during the regular working periods, and
- (b) on Good Friday, Victoria Day or Thanksgiving Day

shall be overtime work.

- (2) Overtime work of not more than 10 hours may be performed between Monday and noon on Saturday of the same week during the
 - (a) 2-hour period immediately following a regular working-day, and
 - (b) 4-hour period between 8 a.m. and noon on Saturday.
- (3) Overtime work under subsection 2 may be performed only during a 6-week period established by the advisory committee between
 - (a) January 15 and May 15, both inclusive, and
 - (b) July 15 and November 15, both inclusive.
- 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.

CLASSIFICATION OF EMPLOYEES

- 8. The following classification of employees in the industry is established:
 - Class A, composed of hand-blocker, being a person who, by hand, shapes or shrinks head-gear to style or size on a wooden-block form.
 - Class B, composed of blocker, being a person who
 - (a) blocks and presses head-gear in a hydraulic press or stamping-machine,
 - (b) by hand or machine,
 - (i) brushes,
 - (ii) buffs,
 - (iii) pounces, and
 - (iv) slicks

head-gear manufactured from felt,

- (c) stiffens and sizes head-gear, and
- (d) makes saddles for hydraulic dies.

Class C, composed of

- (a) cutter, being a person who
 - (i) lays up material to the number of layers required,
 - (ii) assembles patterns on material,
 - (iii) marks with chalk or wax around the pattern on the top layer of material, and
 - (iv) cuts the material with knife, shears or electric cutting-machine, and
- (b) operator, being a person who performs the following operations or part thereof:
 - (i) by machine, sews together segments of material including straw braid to form crowns and brims, sews crowns to brims, sews trimmings, sews in to head-gear sizebands, linings and sweat-bands and stitches brims, and
 - (ii) pulls brims.
- Class D, composed of draper, being a person who, by hand, does the following operations or part thereof:
 - (a) sews together segments of material to form head-gear,
 - (b) by steam-machine,
 - (i) shapes, or
 - (ii) presses

head-gear of any material to size or style,

(c) drapes and pins or cuts material,

- (d) makes or sews on trimmings or ornaments, and
- (e) sews in sweat-bands and linings.
- Class E, composed of trimmer, being a person who, by hand,
 - (a) makes
 - (i) bands,
 - (ii) bows, and
 - (iii) any other trimmings and ornaments

from materials used for trimming headgear,

- (b) sews on trimmings or ornaments, and
- (c) sews in sweat-bands and linings.
- Class F, composed of general hand, being a person who
 - (a) sews on tickets or labels,
 - (b) cuts ribbons and veiling,
 - (c) stamps ornaments,
 - (d) steams and presses
 - (i) ribbons,
 - (ii) felt pieces, and
 - (iii) veiling, and
 - (e) examines, cleans and presses finished hats.

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 under section 8 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, \$1.45,
 - (ii) Class B, \$1.34,
 - (iii) Class C, \$1.30,
 - (iv) Class D, 93 cents,
 - (v) Class E, 74 cents, and
 - (vi) Class F, 50 cents, and
 - (b) in all other parts of Ontario, the rates an hour set opposite their respective classes as follows:
 - (i) Class A, \$1.31,
 - (ii) Class B, \$1.23,
 - (iii) Class C, \$1.17,
 - (iv) Class D, 84 cents,
 - (v) Class E, 67 cents, and
 - (vi) Class F, 45 cents.

RATES OF WAGES FOR OVERTIME WORK

- 10. The rates of wages for overtime work performed in the industry by employees classified under section 8 shall be
 - (a) for overtime work performed on Good Friday, Victoria Day or Thanksgiving Day in the counties of Halton, Ontario, Peel, Wentworth and York, the rates an hour set opposite their respective classes as follows:
 - (i) Class A, \$2.90,
 - (ii) Class B, \$2.68,
 - (iii) Class C, \$2.60,
 - (iv) Class D, \$1.86,
 - (v) Class E, \$1.48, and
 - (vi) Class F, \$1,
 - (b) for overtime work performed on Good Friday, Victoria Day or Thanksgiving Day in all other parts of Ontario, the rates an hour set opposite their respective classes as follows:
 - (i) Class A, \$2.62,
 - (ii) Class B, \$2.46.
 - (iii) Class C, \$2.34,
 - (iv) Class D, \$1.68,
 - (v) Class E, \$1.34, and
 - (vi) Class F, 90 cents,
 - (c) for all other overtime work in the counties of Halton, Ontario, Peel, Wentworth and York, the rates an hour set opposite their respective classes as follows:
 - (i) Class A, \$2.17½,
 - (ii) Class B, \$2.01,
 - (iii) Class C, \$1.95,
 - (iv) Class D, \$1.391/2,
 - (v) Class E, \$1.11, and
 - (vi) Class F, 75 cents, and
 - (d) for all other overtime work in all other parts of Ontario, the rates an hour set opposite their respective classes as follows:
 - (i) Class A, \$1.96½,
 - (ii) Class B, \$1.84½,
 - (iii) Class C, \$1.751/2,
 - (iv) Class D, \$1.26,
 - (v) Class E, \$1.001/2, and
 - (vi) Class F, 671/2 cents.

ASSESSMENT

- 11. Subject to the approval of the Board
 - (a) each employer in the industry is assessed onehalf per cent of his pay-roll, and
- (b) each employee in the industry is assessed onehalf 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 rates 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)

(493)

13

THE PUBLIC HOSPITALS ACT O. Reg. 45/51.
Maintenance Grants.
New.
Made—15th March, 1951.
Filed—16th March, 1951, 3.30 p.m.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE PUBLIC HOSPITALS ACT

- 1. (1) In this regulation "chronic patients' unit" means that portion of a hospital in groups A, B and C where chronic patients are treated.
- (2) In addition to the maintenance grants payable under regulations 1, 2 or 3 of Regulations 342 of Consolidated Regulations of Ontario 1950, a further grant shall be paid to each hospital in groups A, B and C in the amount determined by the method set out in subregulations 3, 4 and 5.
- (3) The amount payable to a hospital in a group mentioned in column 1 with respect to a patient, other than a patient treated in a chronic patients' unit, shall be determined by multiplying the corresponding factor set out in column 2 by the number of days of treatment of the patient during
 - (a) the year 1949, where the hospital has been completed and has received patients on or before December 31, 1949, or
 - (b) the year 1950, where the hospital has been completed and received patients on or after January 1, 1950.

Column 1	Column 2
A Group A hospital A Group B hospital	\$1.46 \$1.64
A Group C hospital	\$1.28

- (4) The number of days shall not exceed the relevant number shown
 - (a) in the annual report of the Department for the year 1949, in the case of a hospital referred to in clause a of subregulation 3, or
 - (b) in the annual report of the hospital to the Department for the year 1950, in the case of a hospital referred to in clause b of subregulation 3.
- (5) The grant shall be payable only with respect to patients referred to
 - (a) in section 16 of the Act, and
 - (b) in regulation 3 of Regulations 342 of Consolidated Regulations of Ontario 1950.
- 2. These regulations expire on the 30th of April, 1951.

(494)

THE PUBLIC HOSPITALS ACT

O. Reg. 46/51.
Provincial Aid and Maintenance Grants.
Amending Regulations 342 of Consolidated Regulations 1950.
Made—15th March, 1951.
Filed—16th March, 1951, 3.40 p.m.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE PUBLIC HOSPITALS ACT

- 1. Regulations 342 of Consolidated Regulations of Ontario 1950 are amended by adding the following regulations:
 - 3a. (1) In this regulation
 - (a) "active staff" means those members of the medical staff appointed by the board to attend indigent patients;
 - (b) "organized out-patient department" means a department established and maintained by a hospital for the examination, diagnosis and treatment of out-patients; and
 - (c) "out-patient" means a person who
 - (i) is not a patient, and
 - (ii) attends an organized out-patient department for the purpose of receiving examination, diagnosis or treatment.
- (2) A maintenance grant in the amount determined by the method set out in subregulation 3 shall be paid in each year to a hospital which

- (a) maintains an organized out-patient department, and
- (b) provides therein
 - (i) active medical staff and nursing, technical and other assistants in regular attendance,
 - (ii) adequate equipment, and
 - (iii) facilities and clerical staff for keeping records.
- (3) The amount payable shall be determined at the rate of 30 cents for each visit to an organized outpatient department on which an out-patient actually receives examination, diagnosis or treatment.
 - (4) Visits to
 - (a) a venereal-disease clinic for the maintenance of which the hospital receives grants under The Veneral Diseases Prevention Act, or
 - (b) a mental-health clinic established under The Mental Hospitals Act

shall not be included in the computation of the grant payable under this regulation.

- 3b. (1) Where a baby of an indigent person is born in a hospital, a maintenance grant in respect of the baby shall be paid in an amount determined by the method set out in subregulation 2.
- (2) The amount payable shall be determined at the rate of 40 cents for each day upon which the baby receives treatment in the hospital, and for a period not exceeding 14 days after the birth of the baby.

(495)

1.3

THE MILK CONTROL ACT

O. Reg. 47/51. Hearst Milk Producers' Association. New. Approved—15th March, 1951. Filed—19th March, 1951, 10.45 a.m.

ORDER MADE BY THE MINISTER UNDER THE MILK CONTROL ACT

- 1. In this order
 - (a) "Association" means Hearst Milk Producers' Association; and
 - (b) "producer" means a person engaged in supplying milk to a distributor in a market composed of the towns of Hearst and Geraldton.
- 2. A producer engaged in supplying milk to a distributor shall pay to the Association a licence fee of \$3 a year.
- A distributor who receives milk from a producer shall deduct the amount of the licence fees from moneys payable to the producer and shall pay the amount to the Association.
- 4. A distributor shall transmit the licence fees deducted to the Association on or before the 30th day of April.
- 5. The Association shall furnish to the Board such information and financial statements as the Board may determine.

THOMAS L. KENNEDY Minister of Agriculture

(496)

THE GAME AND FISHERIES ACT

O. Reg. 48/51.
Open Season for Fox in Counties.
Amending Regulations 126 of
Consolidated Regulations 1950.
Made—15th March, 1951.
Filed—19th March, 1951, 11.00 a.m.

REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT

Regulation 1 of Regulations 126 of Consolidated Regulations of Ontario 1950 is amended by adding thereto the following:

(.08) Lambton, (.022) Renfrew, (.024) Victoria,

(497)



APRIL 7th, 1951

THE MINING ACT

O. Reg. 49/51. Lands Open for Prospecting. Amending O. Regs. 267/47. Made—15th March, 1951. Filed—21st March, 1951, 4.00 p.m.

REGULATIONS MADE UNDER THE MINING ACT

- 1. Ontario Regulations 267/47 are amended by adding thereto the following regulation:
 - 12. The lands described in Part I of Schedule 12, excepting therefrom the lands described in Part II and Part III of Schedule 12, shall be open for prospecting, staking out or leasing at 12 noon on the 1st of May, 1951.

SCHEDULE 12

PART I

Part of the Improvement District of Atikokan in the Territorial District of Rainy River, containing 15 square miles more or less, described as follows:

Commencing at the 30-mile post on the north boundary of the Geographic Township of Freeborn; thence north astronomically $2\frac{1}{2}$ miles; thence west astonomically 3 miles; thence south astronomically $2\frac{1}{2}$ miles; thence south astronomically $2\frac{1}{2}$ miles; thence east astronomically 3 miles; thence north astronomically $2\frac{1}{2}$ miles; thence east astronomically 1 mile more or less to the place of commencement.

PART II

Patented mining claims F.F. 3273, F.F. 3186, F.F. 2361, F.F. 3187, F.F. 3343, F.F. 3080, F.F. 3081, F.F. 3083, F.F. 3075, F.F. 3073, F.F. 3121, F.F. 3120, F.F. 3074, F.F. 3179, F.F. 3075, F.F. 3180, F.F. 3182, F.F. 3221, F.F. 3641, F.F. 3222, F.F. 2360, F.F. 3295, F.F. 3181, F.F. 3179, F.F. 3183, F.F. 3514, F.F. 3076, F.F. 3077, F.F. 3079, F.F. 3183, F.F. 3514, F.F. 3493, F.F. 3558, F.F. 3559, F.F. 3560, F.F. 3561, F.F. 3562, F.F. 3563, F.F. 3564, F.F. 3565, F.F. 3561, F.F. 3562, F.F. 3564, F.F. 3564, F.F. 3564, F.F. 3565, F.F. 3566, and F.F. 3567, and patented mining locations H.P. 596, H.P. 597, H.P. 598, H.P. 599, H.P. 600, H.P. 595, H.P. 568, H.P. 573, H.P. 569, H.P. 580, H.P. 581, H.P. 574, H.P. 570, H.P. 571, H.P. 572, G. 634, G. 636, G. 636A, G. 638, G. 638A and H.P. 565.

PART III

Unpatented mining claims F.F. 3130, F.F. 3131, F.F. 3132, F.F. 3133, F.F. 3134, F.F. 3135, FF. 3136, F.F. 3137, F.F. 3138, F.F. 3631, F.F. 3632, F.F. 3633, F.F. 3634, F.F. 3635, F.F. 3636, F.F. 3801, F.F. 3296, F.F. 3297, F.F. 3800 and F.F. 3801.

(529)

THE FARM PRODUCTS MARKETING ACT

O. Reg. 50/51.
Approval of 1951 Agreement for the Marketing of Green Peas for Processing.
New.
Made—20th March, 1951.
Filed—21st March, 1951, 4.30 p.m.

ORDER MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

MARKETING OF GREEN PEAS

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 20th day of March, 1951.

(Seal)

1951 AGREEMENT FOR THE MARKETING OF GREEN PEAS FOR PROCESSING

MEMORANDUM OF AGREEMENT made by the Negotiating Board for green peas produced in Ontario in 1951, 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:—

PURCHASE OF UNGRADED GREEN PEAS

1. The minimum price to be paid every grower for all green peas produced in Ontario during the year 1951, purchased and received for processing shall be at the rate of \$85.00 per ton, f.o.b. factory or f.o.b. factory receiving station.

PURCHASE OF GRADED GREEN PEAS

2. The minimum prices to be paid every grower for all green peas produced in Ontario during the year 1951, purchased and received for processing shall average not less than \$85 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 1950, subject to the \$10 per ton increase in the base price.

TERMS OF PAYMENT

3. (a) Every processor shall furnish a suitable bank guarantee to the Farm Products Marketing Board on or before the 1st of May, 1951, 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 green 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 pay up to 50% of the amount of the purchase price due and owing to a grower for green peas delivered on or before July 15th and such payment shall be made on or before August 1st, 1951.
- (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 green peas produced in Ontario during the year 1951 purchased by a processor from such grower or buyer shall be made on or before November 1st, 1951.

TERMS OF CONTRACT

- 4. 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 green peas produced in Ontario for processing during the year 1951 and the provisions of this Agreement shall supersede any provisions that may be contained in any contract which is inconsistent with this Agreement.
- 5. Green peas produced in Ontario by any grower for processing in Ontario shall be sold and purchased on an acreage basis by a written contract between the grower and a processor.
- 6. 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 Seven Dollars (\$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 the event the gross return to the grower on all plantings of peas harvested for processing average less than Fifty-Six Dollars (\$56.00) per acre the processor shall adjust the seed charge to one-half the gross returns for the crop. Processors supplying pea seed requiring more than four (4) bushels to be sown per acre shall absorb the extra cost of seed and shall not charge the cost of the seed over four (4) bushels per acre to the grower. In the event of a crop failure there will be no charge for pea seed supplied by the processor. Crop failures are agreed to exist by the grower and the processor when the cost of harvesting and delivery shall exceed the gross farm value of the crop.
- 7. 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 7.1c per pound.
- 8. 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.
- 9. 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.
- 10. Green pea 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.
- 11. No form of contract entered into between a grower and a processor shall contain any provision whereby any processor shall provide any service or equipment during 1951, excepting green pea pest control measures, at a rate in excess of a 20% increase in the rate charged for the same service during 1950. Furthermore, the charge for any service or equipment, excepting green pea pest control measures, provided by any processor during 1951 that was not provided during 1950 shall be at a rate agreed upon between the processor and the Ontario Vegetable Growers' Marketing Board.
- 12. 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.
- 13. 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. 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.
- 14. 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.
- 15. 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.
- 16. Each processor shall, before any contract is made with a grower, deliver to the local board a copy of its form of contract to be issued between the grower and itself and in addition each processor shall forward to the local board a list of the growers who have signed contracts together with the acreage contracted for not later than May 31st, 1951.

CONDITIONS OF SALE

- 17. Seed delivered by a processor shall have a tag attached to each bag showing the current germination test and such seed shall be paid for in accordance with the terms of this Agreement.
- 18. The processor agrees to accept delivery of all contracted peas subject to the quantity limitation of No. 8 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. The weight slips shall be signed by the processor or his duly authorized agent and one signed copy shall be retained by the grower for his permanent record.

- 19. Weight tickets are to be retained by the growers for their permanent record but in the event of checking names or weights for any loads in dispute being deemed advisable growers shall produce weight tickets for inspection and verification if deemed advisable for auditing purposes.
- 20. 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.
- 21. 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 with a time limit specified by the processor.
- 22. 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.

- 23. 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 inspect and test the machines. The grower or his representative may inspect the grading of his peas by the processor at any time.
- 24. 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.
- 25. 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.
- 26. A duly appointed representative of the Ontario Vegetable Growers' Marketing Board shall have the authority to represent the grower in all matters con-

cerning this Agreement in accordance with the provisions of the Ontario Vegetable Growers' Marketing-for-Processing Scheme.

Dated at Toronto this 20th day of March, 1951.

MEMBERS OF THE NEGOTIATING BOARD

A. B. Currey Chairman

Frank R. Bear Processor Representative

Grower Representative

(530)

14

THE FARM PRODUCTS MARKETING ACT

O. Reg. 51/51. Approval of 1951 Agreement for the Marketing of Tomatoes for Processing. New. Made—20th March, 1951. Filed—21st March, 1951, 4.40 p.m.

ORDER MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

MARKETING OF TOMATOES

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 20th day of March, 1951.

1951 AGREEMENT FOR THE MARKETING OF TOMATOES FOR PROCESSING

MEMORANDUM OF AGREEMENT made by the Negotiating Board for tomatoes produced in Ontario in 1951, 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:

PURCHASE OF GRADED TOMATOES

1. The minimum prices to be paid every grower for all tomatoes during the year 1951 purchased and received for processing shall be at the rate of Thirty-Two Dollars (\$32,00) per ton for No. 1 grade and Twenty-Two Dollars (\$22.00) per ton for No. 2 grade, f.o.b. factory or f.o.b. factory receiving station, with no price for culls.

PURCHASE OF UNGRADED TOMATOES

2. Where the processor contracts for less than 30 acres 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 1951, purchased and received for processing shall be at the rate of Twenty-Seven Dollars (\$27.00) per ton f.o.b. factory or f.o.b. factory receiving station.

- 3. All tomatoes purchased and received for processing during the year 1951 under Paragraph 1 of this Agreement shall be graded by Inspectors appointed under *The Farm Products Grades and Sales Act.*
- 4. As the cost of grading tomatoes purchased for processing during the year 1951 will be 20c per ton for each ton or fraction thereof, this cost shall be shared equally by the grower and the processor at the rate of 10c per ton for each ton or fraction thereof.
- 5. 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 1951.
- 6. 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 1951 on or before November 15th, 1951.

TERMS OF PAYMENT

- 7. (a) Every processor shall furnish a suitable bank guarantee to the Farm Products Marketing Board on or before the 1st of May, 1951, 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 hereinbefore 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, 1951.
- (e) 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.
- 8. The final payment of any moneys due and owing to a grower or buyer for tomatoes produced in Ontario during the year 1951 purchased by a processor from such grower or buyer shall be made on or before November 15th, 1951.

QUALITY STANDARDS

- 9. 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.
- 10. The processor may reject any graded tomatoes not equal in quality to 50 per cent of No. 1 grade or 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.
- 11. The processor may reject any ungraded tomatoes not equal in quality to 50% of No. 1 grade or over 5% 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.
- 12. 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.

TERMS OF CONTRACT

- 13. Tomatoes produced in Ontario by any grower for processing in Ontario shall be sold and purchased on an acreage basis by a written contract between the grower and a processor.
- 14. 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 1951, and the provisions of this Agreement shall supersede any provision that may be contained in any contract which is inconsistent with this Agreement.
- 15. Each processor shall, before any contract is made with a grower, deliver to the local board a copy of its form of contract to be issued between the grower and itself and in addition each processor shall forward to the local board a list of the growers who have signed contracts together with the acreage contracted for not later than May 31st, 1951.
- 16. 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 sixty (60) 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.
- 17. Processor running strained products and changing over to processing whole-pack tomatoes or viceversa shall give each contracted grower 48 hours' clear notice in writing, before making the change in grade requirements.
- 18. 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 designated.
- 19. Every contract for the purchase of tomatoes for canning may prescribe a minimum size of 2½ inches in diameter but no minimum size may be prescribed for tomatoes purchased for any other processing purpose.
- 20. Every contract made between a processor and a grower for a specified number of acres shall provide that the grower may pick and sell any ripe tomatoes to any other person at any time until oone 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.
- 21. The processor agrees to accept delivery of contracted tomatoes at the time tomatoes are ready for processing and the processor agrees to weight the tomatoes accurately, 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. The weigh slips shall be signed by the processor or his duly authorized agent and one signed copy shall be retained by the grower for his permanent record.

- 22. Weight tickets are to be retained by the growers for their permanent records but in the event of checking names or weights for any loads in dispute being deemed advisable growers shall produce weight tickets for inspection.
- 23. 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.
- 24. No grower shall contract to deliver tomatoes to more than one processor unless the same has been mutually agreed upon in writing by the grower and the processor concerned, provided that when the tomatoes being grown for each processor shall be produced on separate plots of land and identified.
- 25. 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.
- 26. 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.
- 27. 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.
- 28. 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 1952, the committee to make their recommendations not later than June 1st, 1951.

CONDITIONS OF SALE

- 29. Every processor shall give the growers 48 hours' clear notice in writing and by poster placed in a conspicuous position at each factory before a plant may be closed for the season.
- 30. 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.
- 31. No processor shall require any grower to purchase fertilizer from such processor or any agent, servant or employee of such processor.
- 32. 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.
- 33. Where 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.
- 34. Where containers are supplied by the processor, the processor shall loan the grower 60 bushel baskets or containers of equal capacity per acre 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 1951 crop twenty cents for each basket not returned prior to that date.
- 35. 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.
- 36. Disease and pest 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 in writing 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 program to control disease and pests in tomatoes as a condition of obtaining a contract to grow tomatoes for processing.
- 37. The cost of all services and equipment charges to the grower and provided by the processor shall be negotiated and agreed to in writing between the processor and the grower or his representative before any contract is signed by the grower, otherwise the said contract shall at the option of the grower be void.
- 38. 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.
- 39. 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.

Dated at Toronto this 19th day of March, 1951.

MEMBERS OF THE NEGOTIATING BOARD

A. B. Currey Chairman

Grower Member

J. Aubrey Medland Processor Member

(531)

THE FARM PRODUCTS MARKETING ACT

O. Reg. 52/51.

Approval of 1951 Agreement for the Marketing of Sweet Corn for Processing.

New.

Made—21st March, 1951. Filed—21st March, 1951, 4.45 p.m.

ORDER MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

MARKETING OF SWEET CORN

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

Dated at Toronto, this 21st day of March, 1951.

(Seal)

G. F. PERKIN
Chairman
F. K. B. STEWART
Secretary

1951 AGREEMENT FOR THE MARKETING OF SWEET CORN FOR PROCESSING

MEMORANDUM OF AGREEMENT made by the Negotiating Board for sweet corn produced in Ontario in 1951, 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:—

MINIMUM PRICE

1. The minimum price to be paid every grower for all sweet corn produced in Ontario during the year 1951, purchased and received for processing, shall be at the rate of Twenty-Three Dollars (\$23.00) per ton, f.o.b. factory or f.o.b. factory receiving station.

TERMS OF PAYMENT

- 2. (a) Every processor shall furnish a suitable bank guarantee to the Farm Products Marketing Board on or before the 1st May, 1951, 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 pay up to 50% of the amount of the purchase price due and owing to a grower for sweet corn delivered on or before September 15th and such payment shall be made on or before October 1st, 1951.
- (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 1951 purchased by a processor from such grower or buyer shall be made on or before November 15th, 1951.

TERMS OF CONTRACT

- 3. 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 1951 and the provisions of this Agreement shall supersede any provision that may be contained in any contract which is inconsistent with this Agreement.
- 4. Sweet corn produced in Ontario by any grower for processing in Ontario shall be sold and purchased on an acreage basis by a written contract between the grower and a processor.

- 5. 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 1951.
- 6. 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 thirty-five cents (35c) 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.
- 7. 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.
- 8. The grower or processor shall be excused for nonfulfilment 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 processor agrees to accept delivery of contracted sweet corn 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 the grower may enter the premises of the processor for the purpose of checking the weighing. The weight slips shall be signed by the processor or his duly authorized agent and one copy signed by the processor shall be retained by the grower for his permanent record.
- 10. 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.
- 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.

14. Each processor shall, before any contract is made with a grower, deliver to the local board a copy of its form of contract to be issued between the grower and itself and in addition each processor shall forward to the local board a list of the growers who have signed contracts together with the acreage contracted for not later than May 31st, 1951.

CONDITIONS OF SALE

- 15. Seed delivered by a processor shall have a tag attached to each bag showing the current germination test and such seed shall be paid for in accordance with the terms of this Agreement.
- 16. 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.
- 17. 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.
- 18. 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.

Dated at Toronto, this 21st day of March, 1951.

MEMBERS OF THE NEGOTIATING BOARD

A. B. Currey Chairman

A. Fulton Grower Member

Processor Member

(532)

THE BROKER-DEALERS ACT, 1947

O. Reg. 53/51.
Manner of Carrying on Business.
Amending Regulations 16 of Consolidated Regulations 1950.
Made—22nd March, 1951.
Filed—22nd March, 1951, 4.10 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE BROKER-DEALERS ACT, 1947

Regulations 16 of Consolidated Regulations of Ontario 1950 as amended by Ontario Regulations 21/51 are further amended by adding thereto the following regulation:

- 32b. Any member of the Association who continually trades or is desirous of trading continually with other members of the Association in any securities that are not listed and posted for trading on The Toronto Stock Exchange shall
 - (a) advise the Association in writing of
 - (i) the name of any person who is trading or will trade in those securities on his behalf, and
 - (ii) the cessation of the person to trade in those securities on his behalf,

and

(b) have the person available in his office during the period commencing 30 minutes before a session of The Toronto Stock Exchange opens and ending at the close of a session of The Toronto Stock Exchange.

The Board of Governors of the Association

by John M. Rogers,
A. A. Perrin,
J. A. Lumsden,
Marshal Stearns,
C. D. Wilson,
A. K. Williams,
J. A. Henley,
Governor
Governor
Governor
Governor
Governor

Dated at Toronto this 14th day of March, 1951.

The foregoing regulation made by the Board of Governor of The Broker-Dealers' Association of Ontario is approved.

Dated at Toronto this 22nd day of March, 1951.

ONTARIO SECURITIES COMMISSION

O. E. LENNOX

Chairman

14

THE GAME AND FISHERIES ACT

O. Reg. 54/51. Waters set apart. New. Made—22nd March, 1951. Filed—28th March, 1951, 2.30 p.m.

REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT

The waters described in schedules 1 and 2 and known by the name appearing as a heading of a schedule are set apart for the conservation or propagation of fish during the months of May and June in 1951.

SCHEDULE 1

LONG POINT BAY FISH SANCTUARY

The waters and marshes of Long Point Bay of Lake Erie 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 and northerly direction along the high-water mark of

(545)

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 southeasterly direction in a straight line to the place of commencement.

SCHEDULE 2

RONDEAU PARK FISH SANCTUARY

- 1. The waters and marshes of Rondeau Harbour of Lake Erie lying easterly of a line described as commencing at the south-westerly corner of a wharf in Rondeau Provincial Park known as "Rondeau Park Wharf"; thence in a south-westerly direction in a straight line to the lighthouse at the north-easterly extremity of the channel connecting the waters of Rondeau Harbour of Lake Erie with the waters of Lake Erie.
- 2. The waters and marshes of Rondeau Harbour of Lake Erie lying south-westerly of a line described as commencing at a point where the south-westerly limit of a road in Concession I of the Township of Harwich in the County of Kent meets the high-water mark of Rondeau Harbour; thence south-easterly in a straight line to a point at the north-westerly extremity of the channel connecting the waters of Rondeau Harbour of Lake Erie with the waters of Lake Erie.
- 3. That part of Georgie Creek in Lot A in Concession II south-west of Communication Road in the Township of Harwich in the County of Kent.

(564)

THE MILK CONTROL ACT

O. Reg. 55/51. Algoma Milk Producers' Association. New. Approved—22nd March, 1951. Filed—29th March, 1951, 9.15 a.m.

ORDER MADE BY THE MINISTER UNDER THE MILK CONTROL ACT

- 1. In this order
- (a) "Association" means Algoma Milk Producers' Association; and
- (b) "producer" means a person engaged in supplying milk to a distributor in the market composed of the City of Sault Ste. Marie.
- 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 such information and financial statements as the Board may determine.

THOMAS L. KENNEDY Minister of Agriculture

(565)

16

14

THE MILK CONTROL ACT

O. Reg. 56/51.
Retail Prices of Milk in the Toronto Market.
New.
Made—29th March, 1951.
Filed—29th March, 1951, 3.55 p.m.

ORDER MADE BY THE BOARD UNDER THE MILK CONTROL ACT

- 1. The maximum prices at which milk, excluding therefrom cream and such products of milk or cream as are manufactured or processed in any form, may be sold by retail in the Toronto market are as follows:
 - (a) in containers other than cardboard
 - (i) on delivery, 201/2 cents a quart, and
 - (ii) in all other cases, 20 cents a quart, and
 - (b) in cardboard containers
 - (i) on delivery, 21 cents a quart, and
 - (ii) in all other cases, $20\frac{1}{2}$ cents a quart.
- 2. This order shall not apply to milk containing less than 3.25 per cent or more than 3.8 per cent of butter fat.

THE MILK CONTROL BOARD OF ONTARIO

A. B. Currey
Chairman
K. M. Betzner
Member
M. G. Hart
Member
H. E. McCallum
Member

(572)

(Seal)

APRIL 14th, 1951

THE INDUSTRIAL STANDARDS ACT

O. Reg. 57/51.
Schedule for the Painting and Decorating Industry in the Kingston Zone.
New and Revoking O. Regs. 184/44.
Made—29th March, 1951.
Filed—2nd April, 1951, 11.00 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 zone and be binding upon the employers and employees in the industry referred to in the schedule.
 - 2. Ontario Regulations 184/44 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.*

SCHEDULE FOR THE PAINTING AND DECORATING INDUSTRY IN THE KINGSTON 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.
- 2.(1) Where the work cannot be performed during the hours prescribed in clause b of section 1, it may be performed during any other hours.
- (2) The work performed during those other hours shall be night work except when performed on a job completed in a 20-hour period.
 - (3) In all cases governed by subsection 1
 - (a) an employee shall not work more than 12 hours in any 24-hour period;
 - (b) where an employee works 8 hours in any 24-hour period, the employee shall be deemed to be employed during a regular working -day; and
 - (c) work in excess of 8 hours in any 24-hour period shall be overtime work.

MINIMUM RATES OF WAGES

- 3. The minimum rate of wages for the regular working periods prescribed in sections 1 and 2 shall be
 - (a) \$1.35 an hour for spray-painting, and
 - (b) \$1.25 an hour for all other work.

OVERTIME WORK

- 4.(1) Work performed in the industry
- (a) at any time other than during the working periods prescribed in sections 1 and 2, and
- (b) on Saturday, Sunday, New Year's Day, Good Friday, Victoria Day, Dominion Day, Labour Day, Thanksgiving Day or Christmas Day

shall be overtime work.

- (2) No overtime work shall be performed in the industry on Labour Day without a permit from the advisory committee.
- (3) The advisory committee is authorized to issue the permits subject to the terms and conditions of this schedule.

RATES OF WAGES FOR OVERTIME WORK

- 5. The rate of wages for overtime work shall be
- (a) for overtime work performed during the 7-hour period immediately following a regular working-day prescribed in section 1 and the 4-hour period immediately following a regular working-day prescribed in section 2
 - (i) \$2.02½ an hour for spray-painting, and
 - (ii) \$1.871/2 an hour for all other work, and
- (b) for all other overtime work
 - (i) \$2.70 an hour for spray-painting, and
 - (ii) \$2.50 an hour for all other work.

ADVISORY COMMITTEE

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.

(588)



APRIL 21st, 1951

THE HIGH SCHOOLS ACT

O. Reg. 58/51. Strathroy Collegiate Institute Reduced in Rank. New. Made—5th April, 1951. Filed—9th April, 1951, 1.20 p.m.

REGULATIONS MADE UPON THE REPORT OF THE MINISTER UNDER THE HIGH SCHOOLS ACT

1. Strathroy Collegiate Institute in the Town of Strathroy, raised to the rank of a collegiate institute by Regulations 131 of Consolidated Regulations of Ontario 1950, is reduced to the rank of a high school.

DANA PORTER Minister of Education

(631)

16

THE DEPARTMENT OF EDUCATION ACT

O. Reg. 59/51. High Schools and Collegiate Institutes. Revoking Regulations 40 and Amending Regulations 49 of Consolidated Regulations 1950. Made—28th March, 1951. Approved—5th April, 1951. Filed—9th April, 1951, 1.25 p.m.

REGULATIONS MADE BY THE MINISTER UNDER THE DEPARTMENT OF EDUCATION ACT

1. Regulations 40 of Consolidated Regulations of Ontario 1950 are revoked.

- 2. Regulation 1 of Regulations 49 of Consolidated Regulations of Ontario 1950 is amended by adding thereto the following:
 - (d) "department" means a division of the curriculum in which the courses of study in one or more subjects are taught by three or more teachers under the direction and supervision of one of them; and
 - (e) "head of a department" means the teacher appointed to direct and supervise the other teachers in the department.
- 3. Regulations 26 and 27 of Regulations 49 of Consolidated Regulations of Ontario 1950 are revoked and the following substituted therefor:

COLLEGIATE INSTITUTES

26.(1) A collegiate institute shall have at least 5 teachers each of whom shall hold an Interim High School Assistant's Certificate, Type A, or a High School Specialist's Certificate.

- (2) The Teachers of a collegiate institute shall hold collectively Interim High School Assist-ant's Certificates, Type A, or High School Specialist's Certificates in
 - (a) art,(b) music,

 - (c) Latin, (d) Greek
 - English, French,

 - (g) German, (h) Spanish,
 - Italian, history,
 - (i) Italian, (j) history, (k) mathematics, (l) physical educ
 - physical education,
 - (m) science, (n) agriculture,
 - (o) shop work,
 - (b) home economics, and
 - (q) commercial work,

but only where the subject is taught in the collegiate institute.

QUALIFICATIONS OF HEADS OF DEPARTMENTS

- 27.(1) In a high school or collegiate institute the head of a department, other than the head of a guidance department, other than the head of a guidance department, shall hold an Interim High School Assistant's Certificate, Type A, or a High School Specialist's Certificate, in each subject taught in his department.
- (2) The head of a guidance department shall hold
 - (a) an Interim or Permanent Intermediate Guidance Certificate, or
 - (b) a Specialist's Certificate in Guidance.

DANA PORTER Minister of Education

March 28th, 1951.

(632)

16

THE UNCONSCIONABLE TRANSACTIONS RELIEF ACT

O. Reg. 60/51. Registration and Inspection Fees. Revoking O. Regs. 209/44. Made—5th April, 1951. Filed—9th April, 1951, 3.50 p.m.

REGULATIONS MADE UNDER THE UNCONSCIONABLE TRANSACTIONS RELIEF ACT

Ontario Regulations 209/44 are revoked.

(633)



APRIL 28th, 1951

THE INDUSTRIAL STANDARDS ACT

O. Reg. 61/51.
Schedule for the Electrical Repairand-Construction Industry in the Windsor Zone.
New and Revoking Regulations 209 of Consolidated Regulations 1950.
Made—12th April, 1951.
Filed—16th April, 1951, 9.30 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. Regulations 209 of Consolidated Regulations of Ontario 1950 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*.

SCHEDULE FOR THE ELECTRICAL REPAIR-AND-CONSTRUCTION INDUSTRY IN THE WINDSOR 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 \$2.05 an hour.

SHIFT WORK

- 3.(1) Where the work is performed in two or more shifts, and if an employee works not more than 8 hours in any 24-hour period, the employee shall be deemed to be employed during a regular working-day.
- (2) An employee who works on a night-shift shall be entitled, as a minimum, to wages for 8 hours for work of 7 hours.
- (3) Where two 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 prescribed in sections 1 and 3 shall 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 Saturday, Sunday, New Year's Day, Good Friday, Dominion Day, Windsor Civic Holiday, Labour Day, Thanksgiving Day and Christmas Day.

- (2) All work performed under subsection 1 shall be
- (a) overtime work, and
- (b) performed only where the advisory committee has issued a permit therefor.

RATE OF WAGES FOR OVERTIME WORK

The rate of wages for overtime work shall be \$4.10 an hour.

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.

(672)

17

THE RAILWAY FIRE CHARGE ACT

O. Reg. 62/51. Charges for Fire Protection. Amending Regulations 349 of Consolidated Regulations 1950. Made—12th April, 1951. Filed—16th April, 1951, 9.35 a.m.

REGULATIONS MADE UNDER THE RAILWAY FIRE CHARGE ACT

- 1. Regulation 1 of Regulations 349 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:
 - 1. The sum to be paid annually by the owners or tenants of any railway lands under subsection 1 of section 2 of the Act shall be \$12.80 for every square mile or fraction thereof.
- 2. Form 2 of Regulations 349 of Consolidated Regulations of Ontario 1950 is struck out and the following substituted therefor:

FORM 2

The Railway Fire Charge Act

TO OWNERS OR TENANTS OF RAILWAY LANDS IN THE PROVINCE OF ONTARIO

Under *The Railway Fire Charge Act* I hereby give notice that the sum prescribed under subsection 1 of section 2 of the Act for the year 19 in respect of railway lands is \$12.80 for every square mile or fraction thereof.

AND TAKE NOTICE that the sum so prescribed is required to be paid to the Minister of Lands and Forests on or before the 1st day of May, 19

(673)

THE MILK CONTROL ACT

O. Reg. 63/51. Hamilton Milk Producers' Association. New and Revoking Regulations 260 of Consolidated Regulations 1950. Approved—12th April, 1951. Filed—16th April, 1951, 10.30 a.m.

ORDER MADE BY THE MINISTER UNDER THE MILK CONTROL ACT

- 1. In this order
- (a) "Association" means Hamilton Milk Producers' Association; and
- (b) "producer" means a person engaged in supplying milk to a distributor in the market composed of the Village of Caledonia.
- 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 such information and financial statements as the Board may determine.
- 6. Regulations 260 of Consolidated Regulations of Ontario 1950 are revoked.

THOMAS L. KENNEDY Minister of Agriculture

(674)

THE MILK CONTROL ACT

O. Reg. 64/51. Hanover Milk Producers' Association. New. Approved—12th April, 1951. Filed—16th April, 1951, 10.40 a.m.

ORDER MADE BY THE MINISTER UNDER THE MILK CONTROL ACT

1. In this order

- (a) "Association" means Hanover Milk Producers' Association; and
- (b) "producer" means a person engaged in supplying milk to a distributor in the market composed of the Town of Hanover.
- 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 payble 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 such information and financial statements as the Board may determine.

THOMAS L. KENNEDY Minister of Agriculture

(675)

17

THE MILK CONTROL ACT

O. Reg. 65/51.
Delhi Milk Producers' Association.
New and Revoking Regulations 254
of Consolidated Regulations 1950.
Approved—12th April, 1951.
Filed—16th April, 1951, 10.50 a.m.

ORDER MADE BY THE MINISTER UNDER THE MILK CONTROL ACT

- 1. In this order
- (a) "Association" means Delhi Milk Producers' Association; and
- (b) "producer" means a person engaged in supplying milk to a distributor in the market composed of the Village of Delhi.
- 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 such information and financial statements as the Board may determine.
- 6. Regulations 254 of Consolidated Regulations of Ontario 1950 are revoked.

THOMAS L. KENNEDY Minister of Agriculture

(676)

THE PUBLIC VEHICLES ACT

O. Reg. 66/51. General Regulations. Amending Regulations 346 of Consolidated Regulations 1950. Made—12th April, 1951. Filed—16th April, 1951, 11.00 a.m.

REGULATIONS MADE UNDER THE PUBLIC VEHICLES ACT

- 1. Subregulation 2 of regulation 15 of Regulations 346 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:
 - (2) While operated on a highway, a school bus shall have exposed on the front and rear thereof a sign of a colour distinct from that of the body of the vehicle and bearing the words "school bus" printed in letters not less than eight inches high.

(677)

17

THE INDUSTRIAL STANDARDS ACT

O. Reg. 67/51.
Niagara Falls Zone.
Amending Regulation 1 of Regulations 227 of Consolidated Regulations 1950.
Made—April 18, 1951.
Filed—April 19, 1951, 2.40 p.m.

REGULATIONS MADE BY THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. Regulation 1 of Regulations 227 of Consolidated Regulations of Ontario 1950 is amended by adding thereto the following subregulation:

NIAGARA FALLS ZONE

(6a) That part of Ontario described in item 6a of Appendix A is designated as a zone, to be known as the "Niagara Falls 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. Appendix A of Regulations 227 of Consolidated Regulations of Ontario 1950 is amended by adding thereto the following item:

NIAGARA FALLS ZONE

(6a) The City of Niagara Falls and the suburban The City of Niagara Falls and the suburban area adjacent thereto and lying within a line drawn as follows: commencing where the line between lots 21 and 22 in Concession 1 in the Township of Willoughby meets the highwater mark of the westerly shore of the Niagara River, thence westerly along the line between lots 21 and 22 to the east side of the road allowance between concessions 1 and 2 in road allowance between concessions 1 and 2 in the township, thence southerly along the east side of the road allowance to the north side of the road allowance between lots 20 and 21 in Concession 2 in the township, thence westerly along the north side of the road allowance and its production westerly to the centre line of the road allowance between concessions 2 and 3, thence southerly to the production easterly of the line between lots 21 and 22 in Concession 3, thence westerly along the production and line to the south-westerly angle of lot 21, thence northerly along the westerly boundary of lot 21 and its production northerly to the centre line of the Welland River, thence westerly along the centre line to the production southerly of the west side of the road allow-ance east of and adjoining lots 218, 195 and 189 in the Township of Stamford, thence northerly along the production and west side of the road allowance to the northerly limit of lot 189, thence westerly along the northerly limits of lots 189, 188 and 87 to the centre line of the Queen Elizabeth Way, thence northerly along the centre line of the Queen Elizabeth Way to the north side of the road allowance between lots 71 and 79 in the Township of between lots 71 and 79 in the Township of Stamford, thence easterly along the north side of the road allowance to the east side of the road allowance between lots 71 and 72, thence northerly along the east side of the road allowance east of and adjoining lots 71, 62, 54, 45, 35 and 26 to the south side of a road in lot 25, thence easterly along the south side of the road across lots 25 and 24 to the line between lots 24 and 37, thence easterly along the southerly boundary of lots 24, 23, 22 and 21 in the Township of Stamford to the high-21 in the Township of Stamford to the high-water mark of the westerly shore of the Niagara River, thence southerly along that high-water mark to the place of commencement.

> CHARLES DALEY Minister of Labour

April 18, 1951

(690)



MAY 5th, 1951

THE SEED POTATOES ACT

O. Reg. 68/51. General Regulations. New. Made—19th April, 1951. Filed—23rd April, 1951, 11.25 a.m.

REGULATIONS MADE UNDER THE SEED POTATOES ACT

GRADES

- 1. The grades of potatoes that may be planted in a seed potato restricted area are
 - (a) Certified Seed grade,
 - (b) Foundation A Seed grade, and
 - (c) Foundation Seed grade.
 - 2. Potatoes produced in a field where
 - (a) aphids or any insects, or
 - (b) any conditions likely to cause serious deterioration of the growing potatoes

were present, are not grades under these regulations.

- 3. Potatoes of Certified Seed grade are potatoes produced in a field where the percentage of plants infected with disease or of foreign varieties, in Column 1. did not exceed
 - (a) on first inspection the tolerance percentage in Column 2, or
 - (b) on any subsequent inspection the tolerance percentage in Column 3,

as follows:

COLUMN 1	COLUMN 2	Column 3
Black-leg Wilt Any one virus disease Total of all virus diseases Total of all diseases Foreign varieties	2 2 1 2 3 1	1 1 0.5 1 2 0.1

and not more than 5 per cent of the plants were missing on first or any subsequent inspection, unless the grower shall have satisfied the inspector that the plants had not been rogued for disease.

- 4. Potatoes of Foundation A Seed grade are potatoes produced
 - (a) in a field planted in tuber units, where the percentage of plants infected with disease or of foreign varieties, in Column 1, did not exceed
 - (i) on first inspection the tolerance percentage in Column 2, or
 - (ii) on any subsequent inspection the tolerance percentage in Column 3,

as follows:

Column 1	COLUMN 2	Column 3
Black-leg	2	1
Wilt	1	0.5
Any one virus disease	0.5	0.5
Total of all virus diseases	1	0.5
Total of all diseases	3	2
Foreign varieties	1	0.1

and not more than 3 per cent of the plants were missing on first or any subsequent inspection, unless the grower shall have satisfied the inspector that the plants had not been rogued for disease, or

- (b) in a field not planted in tuber units, where the percentage of plants infected with disease or of foreign varieties, in Column 1, did not exceed
 - (i) on first inspection the tolerance percentage in Column 2, or
 - (ii) on any subsequent inspection the tolerance percentage in Column 3,

as follows:

Column 1	Column 2	Column 3
Total of all virus diseases	0.5	0.1
Total of all diseases	1	0.5
Foreign varieties	1	0.1

and not more than 1 per cent of the plants were missing on first or any subsequent inspection, unless the grower shall have satisfied the inspector that the plants had not been rogued for disease.

- 5. Potatoes of Foundation Seed grade are potatoes produced from planting of tuber units of uniform size in a field where the percentage of plants infected with disease or of foreigh varieties, in Column 1, did not exceed
 - (a) on first inspection the tolerance percentage in Column 2, or
 - (b) on any subsequent inspection the tolerance percentage in Column 3,

as follows:

COLUMN 1	Column 2	Column 3
Total of all diseases	0.5	0.1
Foreign varieties	0.5	Nil

and not more than 1 per cent of the units were missing on first or any subsequent inspection, unless the grower shall have satisfied the inspector that the plants had not been rogued for disease.

CERTIFICATE OF GRADE

6. Every grower of any grade under these regulations at the end of the season shall be entitled to receive from the Inspector a certificate of grade in form 1.

DUTIES OF INSPECTORS

7. (1) An inspector shall

- (a) inspect all trucks or other vehicles used for moving potatoes in, into or out of a restricted area in his jurisdiction;
- (b) if he finds on inspection that a truck or other vehicle or container therein has not been adequately disinfected, inform the Director immediately;
- (c) issue in form 2 permits under clause a of section 8 of the Act to move potatoes into a restricted area in his jurisdiction;
- (d) in addition to the inspection required under section 12 of the Act make at least one subsequent inspection of every field of growing potatoes in his jurisdiction found on first inspection to be in accordance with a grade under these regulations;
- (e) make a written report in form 3 within one week to the township on every inspection of potato fields in his jurisdiction;
- (f) on request, issue a certificate of grade to a grower; and
- (g) enforce the provisions of the Act and these regulations.
- (2) Where the growers in a restricted area form a committee of 3 from among their number, the inspector may confer with the committee from time to time with respect to matters within his jurisdiction arising out of the operation of the Act.

GRANTS

- 8. Where a township submits to the Minister on or before the 31st day of December in any year a statement certified by its clerk of the rate of pay and all moneys paid to an inspector during the year
 - (a) as salary, and
 - (b) as an allowance for expenses necessarily incurred in the discharge of his duties,

the Minister may make a grant for the purpose of reimbursing the township to the extent of 50 per cent of the moneys so paid or expended.

FORM 1

The Seed Potatoes Act

CERTIFICATE OF GRADE

I,
(name of inspector) an inspector under <i>The Seed Potatoes Act</i> for the Town ship of in the County of
(grower)
at Lot
Dated atthisday of

(signature of inspector)

FORM 2

The Seed Potatoes Act

PERMIT TO MOVE POTATOES INTO A RESTRICTED AREA

RESTRICTED AREA
Under The Seed Potatoes Act and the regulations, and subject to the limitations thereof, this permit is issued to
(name)
(address)
to movepotatoes into the restricted
area defined in by-law no of the Township
of in the County of
to
Date (day) (month) (year)
(signature of inspector)
Form 3
The Seed Potatoes Act
INSPECTOR'S REPORT
To the Township of
This is my report as an inspector under <i>The Seed Potatoes Act</i> :
1. GrowerP.O. Address
2. LotConTownshipCounty
3. FieldAcreage
4. Date of inspection
5. Variety
6. Conditions found on inspection:
(a) grade
(b) other conditions
Date(day) (month) (year)
(signature of inspector)
(732)

THE FARM PRODUCTS GRADES AND SALES ACT

O. Reg. 69/51.
Designation of Inspection Places for
New Potatoes.
New.
Filed—23rd April, 1951, 11.20 a.m.

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

DESIGNATION OF INSPECTION PLACES

NEW POTATOES

- 1. In these regulations "area" means that part of Ontario comprising the County of Kent and the Township of Aldborough in the County of Elgin.
- 2. The following are designated places in the area where new potatoes may be inspected:
 - (a) the platform of George A. King, Jeannettes Creek,
 - (b) the platform of T. Howard James, Blenheim, and
 - (c) the platform of Kent and Elgin Potato Cooperative, Ridgetown.
- 3. The platform of the Ontario Department of Agriculture located on that part of the King's Highway known as highway 21, approximately 1 mile east of the Town of Ridgetown, is designated a highway inspection point in the area where new potatoes may be inspected.
- 4. Every person in charge of new potatoes not inspected at a place designated in regulation 2 that are being transported from the area shall proceed to the highway inspection point designated in regulation 3 of these regulations and remain there until the new potatoes are inspected.

THOMAS L. KENNEDY Minister of Agriculture

(733)

18

THE HIGHWAY TRAFFIC ACT

O. Reg. 70/51. Weight of Load. New. Made—19th April, 1951. Filed—23rd April, 1951, 12.50 p.m.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE HIGHWAY TRAFFIC ACT

1. In the case of the highways described in Schedule 1 the provisions of subsections 4, 5, and 6 of section 36 of the Act shall extend and apply during the period from the 1st of May 1951 to the 15th of June 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.

(734)

THE GASOLINE TAX ACT

O. Reg. 71/51. General Regulations. New and Revoking O. Regs. 271/44. Made—19th April, 1951. Filed—23rd April, 1951, 12.55 p.m. By direction.

REGULATIONS MADE UNDER THE GASOLINE TAX ACT

COLLECTION OF TAX

- 1.—(1) Every person selling or delivering gasoline in Ontario to a purchaser shall collect the charge or tax imposed by the Act and shall pay over the charge or tax so collected to the collectors authorized to act as agents of the Minister to receive the charge or tax.
- (2) Every collector authorized to act as agent of the Minister shall,—
 - (a) on or before the 28th day of each month account to the Minister for any charge or tax paid over to him during the preceding month and
 - (b) be paid a remuneration of 1/10 cent a gallon based on the taxable gallonage when the tax is paid in accordance with clause (a)
 - (c) furnish a surety bond for double the amount of the charge or tax collected in any month but not to exceed \$250,000.

PARTICULARS OF SALE

- 2. Every person selling or delivering gasoline to a purchaser shall inform the purchaser of the price of the gasoline and shall, upon the request of the purchaser, deliver to him an invoice showing,—
 - (a) the number of the gasoline handling licence held by the person selling or delivering the gasoline,
 - (b) the cost of the gasoline to the purchaser, and
 - (c) the amount of the charge or tax paid by the purchaser.

RETURNS

- 3.—(1) A vendor of gasoline, if required by the Minister, shall deliver to the Minister on or before the 15th day of each month a statement showing the number of gallons of gasoline sold and the names and addresses of the persons to whom such gasoline was sold during the preceding month.
- (2) A purchaser, if required by the Minister, shall, not later than the 15th day of each month, make and deliver to the Minister a statement showing the number of gallons of gasoline purchased or received and the names and addresses of the persons from whom such gasoline was purchased or received during the preceding month.
- (3) Every purchaser who imports gasoline into Ontario shall, not later than the 15th day of the month following the date of importation, make and deliver to the Minister a statement giving particulars of the number of gallons of gasoline imported and the names and addresses of the persons from whom the gasoline was purchased and the date of each purchase together with a remittance for the amount of the charge or tax payable in respect of such gasoline.

REFUND OF TAX

- 4.—(1) The minister may upon application from a purchaser refund the charge or tax paid where,—
 - (a) the gasoline has been used for a purpose other than that of supplying motive power for any type of vehicle on any highway within the meaning of The Highway Traffic Act provided that no refund shall be paid on the gasoline which has been or will be used to propel a vehicle licensed or required to be licensed under The Highway Traffic Act; and
 - (b) the gasoline has been purchased by the Government of Canada or a Crown Company thereof.
- (2) No refund shall be made unless an application therefor, accompanied by properly receipted invoices, is forwarded to the Minister within six months from the date of payment of the invoices and where the application and all material furnished therewith are true in all respects.

EXEMPTIONS

- 5. The following classes of persons are exempt from payment of the charge or tax imposed by the Act:
 - (a) the Government of Canada or a Crown Company thereof, and
 - (b) those members of the Diplomatic Corps eligible for inclusion in the Diplomatic List and Representatives of other Countries in Canada as published by the Department of External Affairs where the gasoline so purchased is for their exclusive use, as follows:
 - (i) Heads of Missions, including Ambassadors, Ministers and Charges d'Affaires of foreign countries stationed at Ottawa and diplomatic officers on their staffs,
 - (ii) High Commissioners representing countries of the British Commonwealth and officers on their staffs enjoying diplomatic status who are stationed in Ontario,
 - (iii) Consuls-General, Consuls and Vice-Consuls of career, who are stationed in Ontario, and
 - (iv) Trade Commissioners and Assistant Trade Commissioners of career who are stationed in Ontario.

INVESTIGATIONS

- 6. Where there is a charge or complaint that any person has violated or failed to observe any of the provisions of the Act or the regulations, or has made any false statement in any return or statement required to be made by the Act or the regulations, or where any other matter arising in the administration of the Act requires investigation, the Minister may appoint some person to hold an inquiry into the matter, and that person shall have all the powers of a Commissioner appointed under *The Public Inquiries Act*, including the power to take evidence under oath.
 - 7. Ontario Regulations 271/44 are revoked.

(735)

THE DENTISTRY ACT

O. Reg. 72/51.
Dental Hygienists.
New.
Approved—19th April, 1951.
Filed—23rd April, 1951, 2.10 p.m.

BY-LAWS PASSED BY THE BOARD UNDER THE DENTISTRY ACT

DENTAL HYGIENISTS

INTERPRETATION

1. In these by-laws "registrar-secretary" means the person appointed by the board as registrar and secretary of the College.

ESTABLISHMENT OF DENTAL HYGIENISTS

- 2. An ancillary body known as "dental hygienists" is established.
- 3. Dental hygienists shall consist of those persons who are registered under these by-laws as dental hygienists.
- 4. No person shall act as a dental hygienist unless she is registered under these by-laws.

DELEGATION

- 5. There is delegated to dental hygienists
- (a) the performance, under the direct control and supervision of a member of the College, of the services of cleaning and polishing teeth,
- (b) the giving of instructions and demonstrations in oral hygiene and mouth care, and
- (c) the following dental duties of a minor nature
 - (i) administering first aid.
 - (ii) taking radiograms, and
 - (iii) topical application of medicaments for caries-control.

ADMISSION TO COURSE OF STUDY

- 6.—(1) Any female person who is of the age of 18 years and holds standing
 - (a) in 9 papers of the Department of Education known as Grade XIII papers as follows:
 - (i) 2 papers in English,
 - (ii) 2 papers chosen from algebra, geometry and trigonometry-and-statics,
 - (iii) 2 papers chosen from botany, zoology, physics and chemistry,
 - (iv) 2 papers in any one language chosen from French, German, Greek, Spanish and Italian, and
 - (v) one paper not already chosen from the options in clauses ii, iii or iv,

or

(b) equivalent to the standing in clause a as determined by the Minister of Education

may make application for admission to the course of study prescribed by by-law 8.

- 2. The application shall be in Form 1 and shall be submitted to the registrar-secretary.
- 7. An applicant who furnishes proof to the satisfaction of the Board that
 - (a) she is of the age of 18 years,
 - (b) she has obtained the standing required by clause b of subsection 1 of by-law 6, and
 - (c) she possesses the aptitude, capacity and character to become and act as a dental hygienist

shall be admitted to the course of study prescribed by by-law 8 as a student dental hygienist.

COURSE OF STUDY

- 8. The course of study for student dental hygienists shall comprise two years of 32 weeks each of instruction in the following subjects:
 - (a) anaesthesia
 - (b) bacteriology
 - (c) chemistry
 - (d) child psychology
 - (e) dental anatomy
 - (f) dental materials
 - (g) dental pathology
 - (h) dental prophylaxis
 - (i) diet and nutrition
 - (j) first aid
 - (k) general anatomy
 - (l) general and dental histology
 - (m) general and oral hygiene
 - (n) office assistance
 - (o) pharmacology
 - (p) physiology
 - (q) public health in dentistry, and
 - (r) radiology.

EXAMINATIONS

- 9.—(1) The Board shall prescribe examinations for registration as a dental hygienist upon the subjects prescribed by by-law 8.
- (2) The registrar-secretary shall conduct or cause to be conducted the examinations referred to in subsection 1.
- (3) Examinations shall be held at least once in each year after the completion of each period of 32 weeks of instruction in the municipality where the course of study is conducted.

REGISTRATION

- 10.-(1) Every student dental hygienist who
- (a) is of the age of 20 years,
- (b) has completed the course of study prescribed by by-law 8, and

(c) has passed the examinations prescribed by by-law 9

may apply to the registrar-secretary for registration as a dental hygienist.

- (2) The application for registration shall be in Form 2.
- 11. The registrar-secretary shall register as a dental hygienist any applicant referred to in by-law 10 who
 - (a) pays the treasurer of the College the registration fee prescribed by by-law 22, and
 - (b) furnishes proof to the satisfaction of the Board that she has complied with the requirements prescribed by by-law 10.
 - 12.-(1) Any female person who
 - (a) is of the age of 20 years,
 - (b) has graduated from a school outside Ontario recognized by the Board as requiring qualifications for admission and providing a course of study equivalent to those required under clause b of subsection 1 of by-law 6 and by-law 8,
 - (c) possesses the aptitude, capacity and character to become and act as a dental hygienist, and
 - (d) has passed the examinations prescribed by the Board under by-law 9

may apply to the registrar-secretary for registration as a dental hygienist.

- (2) The application shall be in Form 3.
- 13. The registrar-secretary shall register any applicant under by-law 12 who
 - (a) pays to the treasurer of the College the registration fee prescribed by by-law 22, and
 - (b) furnishes proof to the satisfaction of the Board that she has complied with the requirements of by-law 12.
- On and after the 1st of January 1954, no person shall be registered as a dental hygienist unless she
 - (a) is a Canadian citizen,
 - (b) is a British subject, or
 - (c) furnishes proof to the satisfaction of the Board that she intends to make application for Canadian citizenship within a reasonable time after she is qualified to make the application.

THE REGISTER

- 15.—(1) There shall be a register of dental hygienists containing the names of persons who are entitled to registration under these by-laws.
- (2) The register shall be maintained by the registrar-secretary.

CERTIFICATES OF REGISTRATION

- 16.—(1) The registrar-secretary shall issue a certificate of registration as a dental hygienist in Form 4 to every person whose name appears on the register.
- (2) The certificate shall be signed by the president of the College and the registrar-secretary,

17. A dental hygienist employed by a member of the College shall display her certificate of registration in a conspicuous place in the office of the member.

RENEWAL OF CERTIFICATES

- 18. Every certificate of registration shall remain in force during the calendar year in which it is issued and until the date of renewal prescribed by by-law 19.
- 19. Every registered dental hygienist shall pay annually to the treasurer of the College the fee prescribed by by-law 23 on or before the 1st of February and upon payment thereof the registrar-secretary shall issue a certificate of renewal of registration.
- 20. The registrar-secretary shall remove the name of any dental hygienist from the register who does not pay the renewal fee as prescribed by by-law 23.

FEES

- 21. All fees shall be payable to the Treasurer of the College.
- 22. The fee for registration under by-law 11 or by-law 13 shall be \$25.
- 23. The fee for renewal of a certificate of registration shall be \$2.
- 24.—(1) Where the name of any dental hygienist has been removed from the register under by-law 20 and that dental hygienist pays a registration fee of \$5, the secretary-registrar shall register the dental hygienist and thereupon issue a certificate of renewal of registration.
- (2) At least 60 days before the 1st of December in each year the registrar-secretary shall notify each dental hygienist that the annual fee is due at the end of the year.
- (3) The notice shall be sent by prepaid post addressed to the dental hygienist at her address appearing on the register.
- 25. Except as provided by by-law 17 and except to a member of the College, a dental hygienist shall not
 - (a) by exhibiting, displaying or permitting to be displayed any sign or notice, or
 - (b) by otherwise advertising

represent that she is

- (c) registered as a dental hygienist, or
- (d) engaged or about to become engaged in the practice of dental hygiene.
- 26.—(1) Where the Board, after a hearing, finds that a dental hygienist
 - (a) has been guilty of
 - (i) incompetence,
 - (ii) improper or dishonourable conduct in respect of the dental practice of her employer, or
 - (iii) failure to comply with the Act or these by-laws,

01

(b) has been convicted of a crime that affects her fitness to practise

the Board may revoke or suspend the registration of that dental hygienist and remove her name from the register.

COMMENCEMENT

- 27.—(1) These by-laws, except by-law 8, shall come into force on the thirtieth day after publication in The Ontario Gazette under *The Regulations Act*.
- (2) By-law 8 shall come into force when approved by the Lieutenant-Governor in Council upon the recommendation of the Minister of Health.

THE BOARD OF DIRECTORS OF THE ROYAL COLLEGE OF DENTAL SURGEONS OF ONTARIO.

S. J. PHILLIPS
President
DON W. GULLETT
Secretary

FORM 1

The Dentistry Act

APPLICATION FOR ADMISSION AS A STUDENT DENTAL HYGIENIST

I apply for admission to the course of study for student dental hygienists.

I enclose for perusal and return birth certificate and certificate of Grade XIII standing, and I submit herewith the following information:

1. Name in full..... 2. Permanent address..... 3. Temporary address..... 4. Date and place of birth..... 5. Education.... (i) Name of secondary school attended (ii) Location..... (iii) Time in attendance..... (iv) Graduation diploma or certificate obtained 6. References..... DATED at this day of . 19

Signature of applicant

FORM 2

The Dentistry Act

APPLICATION FOR REGISTRATION AS A DENTAL HYGIENIST UNDER BY-LAW 10

I apply for registration as a dental hygienist. I have completed the course of study for a student dental hygienist and have passed the examinations prescribed for admission to registration as a dental hygienist. I enclose \$25 registration fee payable to the Treasurer of the Royal College of Dental Surgeons, and submit the following information:

1.	Name in full	
2.	Permanent address	
3.	Temporary address	

18

	•	rth		DateSignature of President	Signature of Registrar-Secretary
DATED at	, 19	this .	day of	(736)	
		Signature of ap	pplicant	THE PUBL	IC HEALTH ACT

FORM 3

The Dentistry Act

APPLICATION FOR REGISTRATION AS A DENTAL HYGIENIST UNDER BY-LAW 12

I apply for registration as a dental hygienist. have passed the examinations prescribed for admission to registration as a dental hygienist in Ontario. enclose \$25 registration fee payable to the Treasurer of the Royal College of Dental Surgeons, and submit the following information:

1.	Nan	ne in full
2.	Pern	nanent address
3.	Tem	porary address
4.	Date	e and place of birth
5.	Citiz	enship
6.	Prel	iminary education
7.		ne of secondary school attended
		*
	(1)	Location
	(ii)	Time in attendance
	(iii)	Graduation diploma or certificate obtained
8.	Edu	cation as a dental hygienist
	(i)	Name of school attended
	(ii)	Location
	(iii)	Time in attendance
	(iv)	Date of completion of course
	(v)	Graduation diploma or certificate obtained
		rences
DA'	TED	this day of , 19
		Signature of applicant

FORM 4

The Dentistry Act

CERTIFICATE OF REGISTRATION AS A DENTAL HYGIENIST

This certifies that	
name of person	
ofis register	ed as a
address	
dental hygienist.	

O. Reg. 73/51. The Kenora-Keewatin Area Health Unit. Revoking Regulations 337 of Consolidated Regulations 1950. Made—19th April, 1951. Filed—23rd April, 1951, 2.15 p.m.

REGULATIONS MADE UNDER THE PUBLIC HEALTH ACT

- 1. The Kenora-Keewatin Area Health Unit may include the area prescribed in the schedule hereto.
- 2. Regulations 337 of Consolidated Regulations of Ontario 1950 are revoked.

SCHEDULE

The area in the Territorial District of Kenora consisting of the geographic townships of

> (i) Boys, (ii) Broderick, (iii) Code, (iv) Coyle, (v) Desmond, (vi) Devonshir Devonshire, (vii) Ewart, (viii) Forgie, (ix) Gidley, (x) Glass, (xi) Gundy (xii) Haycock, (xiii) Jackman. Jackman, Kirkup, (xiv) Kirkup (xv) le May (xvi) MacNicol, (xvii) MacQuarrie, (xviii) Malachi, (xix) (xx) Manross. McMeekin, (xxi) Noyon, Pelican, (xxii) (xxiii) Pellatt, (xxiv) Pettypiece, (xxv) Redditt, (xxvi) Rice, (xxvii) Rudd, (xxviii) Umbach, and (xix) Work,

together with all the remaining territory included within the following limits:

Commencing at the point where the boundary between Ontario and Manitoba is intersected by the northerly limit of the geographic Township of Noyon; thence east astronomically along the northroyon, thence east astronomically along the north-early limits of the geographic townships of Noyon and Rudd to the north-easterly angle of the last-mentioned township; thence east astronomically to a point in the centre line of the right-of-way of the Canadian National Railway near Brinka; thence in an easterly direction along that centre line to a point where it is intersected by a line drawn north astronomically from the north-easterly angle of the geographic Township of MacNicol; thence south astronomically to that north-easterly angle; thence south astronomically to the south-easterly angle of

18

the last-mentioned geographic township; thence west astonomically along the southerly limit of that geographic township to a point where that southerly limit is intersected by the 7th Meridian; thence south astronomically along that meridian to the south-easterly angle of the geographic Township of Devonshire; thence west astronomically along the southerly boundary of that geographic township to the south-westerly angle thereof; thence west astronomically to the boundary between Ontario and Manitoba; thence north astronomically along that boundary to the point of commencement:

but excepting therefrom

- (a) the Town of Kenora,
- (b) the Town of Keewatin,
- (c) the Township of Jaffray and Melick, and
- (d) all Indian Reserves.

(737)

THE PUBLIC HOSPITALS ACT

O. Reg. 74/51.
Maintenance Grants.
Amending O. Regs. 45/51.
Made—19th April, 1951.
Filed—23rd April, 1951, 2.20 p.m.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE PUBLIC HOSPITALS ACT

- 1. Subregulation 2 of regulation 1 of Ontario Regulations 45/51 is revoked and the following substituted therefor:
 - (2) In addition to the maintenance grants payable under regulations 1, 2 or 3 of Regulations 342 of Consolidated Regulations of Ontario 1950, a further grant shall be paid to each hospital in Groups A, B, C, E, F and G in the amount determined by the method set out in subregulations 3, 4 and 5.
- (2) Columns 1 and 2 of subregulation 3 of regulation 1 of Ontario Regulations 45/51 are struck out and the following substituted therefor:

Column 1	Column 2
A Group A hospital A Group B hospital A Group C hospital A Group E hospital A Group F hospital A Group G hospital	\$1.46 \$1.64 \$1.28 \$.48 \$.14

(738)

THE PUBLIC HOSPITALS ACT

O. Reg. 75/51. Classification of Hospitals. Amending Regulations 341 of Consolidated Regulations 1950. Made—19th April, 1951. Filed—23rd April, 1951, 2.25 p.m.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE PUBLIC HOSPITALS ACT 1.(1) Schedule 1 of Regulations 341 of Consolidated Regulations of Ontario 1950 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 heading "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 I

GROUP A HOSPITALS

Column 1	Column 2		Column 3	
Item	Figures struck out		Figures substituted	
7 8	435 432	173 407	385 744	164 615

SCHEDULE II

GROUP B HOSPITALS

Column 1	Column 2		Column 3	
Item	Figures struck out		Figures substituted	
19 20	117 245	56 120	166 227	83 111

SCHEDULE III

GROUP C HOSPITALS

Column 1	Column 2		Column 3	
Item	Figures struck out		Figures substituted	
26 50	30 13	10 5	56 15	30 7

SCHEDULE IV

GROUP D HOSPITALS

Column 1	Column 2		Column 3	
Item	Figures struck out		Figures substituted	
2	3	3	13	6

SCHEDULE V

GROUP G HOSPITALS

Column 1	Column 2	Column 3	
Item	Figures struck out	Figures substituted	
9	91	85	

(2) Schedule 1 of Regulations 341 of Consolidated Regulations of Ontario 1950 is further amended by adding the following item under the heading "Group C Hospitals":

62a St. Mary's St. Mary's Memorial Hospital 33 16

(739)

THE GUARANTEE COMPANIES SECURITIES ACT

O. Reg. 76/51.
United National Indemnity Company.
Amending Regulations 130 of Consolidated Regulations 1950.
Made—19th April, 1951.
Filed—23rd April, 1951, 4.55 p.m.

REGULATIONS MADE UNDER THE GUARANTEE COMPANIES SECURITIES ACT

Schedule 1 of Regulations 130 of Consolidated Regulations of Ontario 1950 is amended by adding thereto the following:

58a. United National Indemnity Company

(740)

THE CORPORATIONS TAX ACT

O. Reg. 77/51. Form of Returns. Revoking O. Regs. 121/47. Made—19th April, 1951. Filed—24th April, 1951, 12.05 p.m.

REGULATIONS MADE UNDER THE CORPORATIONS TAX ACT

1. Ontario Regulations 121/47 are revoked.

(741)

THE INDUSTRIAL STANDARDS ACT

O. Reg. 78/51. Port Arthur-Fort William Zone. Amending Regulations 227 of Consolidated Regulations 1950. Made—23rd April, 1951. Filed—24th April, 1951, 3.00 p.m.

REGULATIONS MADE BY THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT 1. Item 11 of Appendix A of Regulations 227 of Consolidated Regulations of Ontario 1950 is struck out and the following substituted therefor:

PORT ARTHUR-FORT WILLIAM ZONE

11. The cities of Port Arthur and Fort William and the suburban area adjacent thereto and lying within a line drawn as follows: commencing where the southerly limit of Fort William Indian Reserve No. 52 meets the high-water mark of the shore of Thunder Bay of Lake Superior, thence north-westerly along the southerly limit to the south-east angle of the Township of Neebing, thence westerly along the south boundary of the Township of Neebing to the south-west angle of the Township of Neebing, thence northerly along the west boundary of the Township of Neebing to the north-west angle of the Township of Neebing, thence northerly across the road allowance to the south-east angle of section 56 in the Township of McIntyre, thence northerly along the easterly limit of sections 56 and 47 to a jog in the easterly limit of section 47 in the Township of McIntyre, thence easterly along the jog to the easterly limit of section 47. 47, thence northerly along the easterly limit of section of sections 47, 44 and 30 in the Township of McIntyre to the southerly limit of mineral location 29 in the Township of McIntyre, thence easterly along the southerly limit of mineral locations 29, 28, 27, 26, 25, 24 and 23 to the south-east angle of mineral location 23, thence northerly along the easterly limit of thence northerly along the easterly limit of mineral location 23 to the north-east angle of mineral location 23, thence easterly along the southerly limit of lot 11 in Concession B in the Township of McIntyre to the southeasterly limit of lot 11, thence north-easterly along the south-easterly limit of lot 11 and along the south-easterly limit of lot 11 and its production north-easterly to meet the production southerly of the centre line of section 17 in the Township of McIntyre, thence northerly along the centre of section 17 and its production to the northerly limit of section 17, thence northerly along the centre line of section 6 to the northerly limit of section 6 in the Township of McIntyre, thence easterly the Township of McIntyre, thence easterly along the northerly limit of section 6 to the southwest angle of lot 11 in Concession 1 in the Township of Gorham, thence northerly along the westerly limit of lot 11 across concessions 1 and 2 in the Township of Gorham to the north-west angle of lot 11 in Concession 2, thence easterly along the line between concessions 2 and 3 to the easterly limit of the Township of Gorham, thence southerly along the line between the townships of Gorham and MacGregor to the centre line of Concession B in the Township of MacGregor, thence easterly along the centre line of Concession B across lots 18, 17, 16, 15 and 14 to the line between lots 13 and 14 in the Township of between lots 13 and 14 in the Township of MacGregor, thence southerly along the line between lots 13 and 14 and its production southerly to the northerly limit of lot 18E in the Township of MacGregor, thence westerly along the last-mentioned limit to the northwest angle of lot 18E, thence southerly along the westerly limit of lots 18E and 9E in the Township of MacGregor to the high-water mark of the shore of Thunder Bay of Lake Superior, thence south-westerly and southerly Superior, thence south-westerly and southerly along the high-water mark of the shore of Thunder Bay of Lake Superior to the place of commencement. CHARLES DALEY

Minister of Labour

April 23, 1951

(742)

THE LEASEHOLD REGULATIONS ACT, 1951

O. Reg. 79/51.
Rentals fixed by the Wartime Prices and Trade Board.
Amending Order No. 813.
Made—19th April, 1951.
Filed—24th April, 1951, 3.10 p.m.
—By Direction.

REGULATIONS MADE UNDER THE LEASEHOLD REGULATIONS ACT, 1951.

Order No. 813 of the Wartime Prices and Trade Board, as amended by Order No. 818 of the said Board, is further amended by adding thereto the following section:

- 14.—(1) Notwithstanding anything in or done pursuant to this or any other of the Wartime Leasehold Regulations, no person on behalf of himself or another person shall let or offer to let any lodging or self contained dwelling at a rental that is higher than the rental in effect on the 17th day of April, 1951, for such lodging or self contained dwelling, and no person shall charge, demand, receive, collect or pay any such higher rental.
 - (2) Nothing in subsection 1 shall prevent any person from charging, demanding, receiving, collecting or paying the maximum rental fixed by the Wartime Prices and Trade Board on or before the 17th day of April, 1951, for such lodging or self contained dwelling.

(743)

MAY 12th, 1951

THE GAME AND FISHERIES ACT

O. Reg. 80/51. Waters Set Apart for Specified Times. Amending O. Regs. 164/49 and 88/50. Made—26th April, 1951. Filed—27th April, 1951, 11.00 a.m.

REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT

WATERS SET APART FOR SPECIFIED TIMES

- 1. The several waters described in schedules 1, 6 and 13 and known as the "Birch Lake Fish Sanctuary", "Canoe Lake Fish Sanctuary" and "Eagle Lake Fish Sanctuary", respectively, are set apart for the conservation or propagation of fish during the months of January, February and March in each year, beginning with the year 1952.
- 2. The several waters described in schedules 2, 3, 10, 18, 31, 38, 40, 43 and 47 and known as the "Beaverton River Fish Sanctuary", "Black River Fish Sanctuary", "Dorcas Bay of Lake Huron Fish Sanctuary", "Hay Bay of Lake Huron Fish Sanctuary", "Moon River Fish Sanctuary", "Pefferlaw Brook Fish Sanctuary", "Red Bay of Lake Huron Fish Sanctuary", "Shawanaga River Fish Sanctuary" and "Stokes Bay of Lake Huron 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 1951.
- 3. The several waters described in schedules 4, 11, 21, 22, 25, 30, 39, 41, 45, 48 and 54 and known as the "Blue Lake Fish Sanctuary", "Duck Lake Fish Sanctuary", "Horseshoe Lake Fish Sanctuary", "Jack's Lake Fish Sanctuary", "Lorimer Lake Fish Sanctuary", "McCoy Lake Fish Sanctuary", "Portage Lake Fish Sanctuarv", "Salmon Lake Fish Sanctuarv", "Star Lake Fish Sanctuary", "Sucker Lake Fish Sanctuary", and "Whitefish Lake Fish Sanctuary", respectively, are set apart for the conservation or propagation of fish during the months of January, February, March and April in every second year, beginning with the year 1952.
- 4. The several waters described in schedules 5, 7, 14, 27, 28, 35 and 49 and known as the "Bolger Lake Fish Sanctuary", "Clean Lake Fish Sanctuary", "Eyre 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 to and including the 30th of April, 1952.
- 5. The several waters described in schedules 8, 15, 23, 24, 29, 33, 37, 50 and 52 and known as the "Clear Lake Fish Sanctuary", "Fairholme Lake Fish Sanctuary", "Little Whitefish Lake Fish Sanctuary", "Long Lake Fish Sanctuary", "Morgan Lake Fish Sanctuary", "Morgan Lake Fish Sanctuary", "Otter Lake Fish Sanctuary", "Three Legged Lake Fish Sanctuary" and "Turtle Lake Fish Sanctuary", respectively, are set apart for the conservation or propagation of fish during the months of January, February, March and April in every second year, beginning with the year 1953.
- 6. The waters described in Schedule 9 and known as the "Crevice Lake Fish Sanctuary" are set apart for the conservation or propagation of fish

- (a) from and including the 1st of May to and including the 31st of December, in the year 1951, and
- (b) during the year 1952.
- 7. The waters described in Schedule 12 and known as the "Duff's Bay of Loughborough Lake Fish Sanctuary" are set apart for the conservation or propagation of fish from and including the 1st of May, 1951, to and including the 30th of April, 1956.
- 8. The waters described in Schedule 16 and known as the "Go-Home Fish Sanctuary North" are set apart for the conservation or propagation of fish
 - (a) from and including the 1st of May, 1951, to and including the 30th of June, 1952,
 - (b) from and including the 1st of July, 1954, to and including the 30th of June, 1956, and
 - (c) from and including the 1st of July, 1958, to and including the 30th of June, 1960.
- 9. The waters described in Schedule 17 and known as the "Go-Home Fish Sanctuary South" are set apart for the conservation or propagation of fish
 - (a) from and including the 1st of July, 1952, to and including the 30th of June, 1954, and
 - (b) from and including the 1st of July, 1956, to and including the 30th of June, 1958.
- 10. The several waters described in schedules 19, 26, 32, 34 and 44 and known as the "High Lake Fish Sanctuary", "Lower Beverley Lake Fish Sanctuary", "Moore Lake Fish Sanctuary", "Mud Bay of Charleston Lake Fish Sanctuary", and "Singleton Lake Fish Sanctuary", respectively, are set apart for the conservation or propagation of fish from and including the 1st of May, 1951, to and including the 30th of April, 1954.
- 11. The waters described in Schedule 20 and known as the "Hoasic Creek Fish Sanctuary" are set apart for the conservation or propagation of fish
 - (a) from and including the 1st of May to and including the 30th of June in the year 1951, and
 - (b) from and including the 15th of April to and including the 30th of June in each of the years 1952, 1953, 1954 and 1955.
- 12. The waters described in Schedule 36 and known as the "Nellie Lake Fish Sanctuary" are set apart for the conservation or propagation of fish from and including the 16th of September to and including the 30th of April in the year next following, in each year beginning with the year 1951.
- 13. The waters described in Schedule 42 and known as the "Shallow Bay Fish Sanctuary" are set apart for the conservation or propagation of fish from and including the 1st of May to and including the 30th of June in each year, beginning with the year 1951.
- 14. The waters described in Schedule 46 and known as the "Stirling Creek Fish Sanctuary" are set apart for the conservation or propagation of fish during the month of May in each year, beginning with the year 1951.

- 15. The waters described in Schedule 51 and known as the "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 1951, and
 - (b) January, February, March, April, October, November and December in each year, beginning with the year 1952.
- 16. The waters described in Schedule 53 and known as the "West Bay of Sand Lake Fish Sanctuary" are set apart for the conservation or propagation of fish to and including the 30th of April, 1953.
- 17. The waters described in Schedule 55 and known as the "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 1951.
- 18. Regulations 2, 2a, 2b, 3, 4, 5, 6, 7, 7a and 7b of Ontario Regulations 164/49 and regulations 2, 3 and 4 of Ontario Regulations 88/50 are revoked.

SCHEDULE 1

BIRCH LAKE FISH SANCTUARY

Birch Lake in the Township of Bedford in the County of Frontenac.

SCHEDULE 2

BEAVERTON RIVER FISH SANCTUARY

That part of Beaverton River in the Township of Thorah (including Canise or Thorah Island) in the County of Ontario lying westerly of the highway known as Highway Number 12.

SCHEDULE 3

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 4

BLUE LAKE FISH SANCTUARY

The waters known as Blue Lake in the geographic Township of Foley in the Territorial District of Parry Sound.

SCHEDULE 5

BOLGER LAKE FISH SANCTUARY

The waters known as Bolger Lake in the geographic Township of Tp. 1B in the Territorial District of Algoma.

SCHEDULE 6

CANOE LAKE FISH SANCTUARY

Canoe Lake in the Township of Bedford in the County of Frontenac.

SCHEDULE 7

CLEAN LAKE FISH SANCTUARY

Clean Lake in the Township of Dysart, Bruton, Clyde, Dudley, Eyre, Guilford, Harburn, Harcourt and Havelock in the Provisional County of Haliburton.

SCHEDULE 8

CLEAR LAKE FISH SANCTUARY

The waters known as Clear Lake in the geographic Township of Humphry in the Territorial District of Parry Sound.

SCHEDULE 9

CREVICE LAKE FISH SANCTUARY

Crevice Lake in the geographic townships of Airy and Murchison, in the Territorial District of Nipissing.

SCHEDULE 10

DORCAS BAY OF LAKE HURON FISH SANCTUARY

Commencing at the high-water mark of Lake Huron on the westerly extremity of Scotch Thistle Point on Lake Huron, in the Township of Lindsay in the County of Bruce; thence in a general northerly and northwesterly direction along that high-water mark to the westerly extremity of Cape Hurd in the Township of St. Edmunds; thence south-easterly in a straight line to the place of commencement.

SCHEDULE 11

DUCK LAKE FISH SANCTUARY

The waters known as Duck Lake in the geographic Township of Christie in the Territorial District of Parry Sound.

SCHEDULE 12

DUFF'S BAY OF LOUGHBOROUGH LAKE FISH SANCTUARY

The waters known as Duff's Bay of Loughborough Lake in the Township of Storrington in the County of Frontenac and described as follows:

COMMENCING at a point where the high-water mark on the southerly shore of Loughborough Lake is intersected by the line between lots 21 and 22 in Concession V; thence in a general westerly, northerly and north-easterly direction along that high-water mark to the easterly extremity of a point of land opposite lot 22, and being at the intersection of a line drawn north 15° east from the point of commencement; thence south 84° 30′ east 600 feet, more or less, to the high-water mark on the westerly shore of an island in Loughborough Lake; thence in a general southerly, easterly and northerly direction along that high-water mark on the westerly, southerly and easterly shore of that island to its intersection with the production easterly of the last-mentioned course across that island; thence continuing south 84° 30′ east 300 feet, more or less, to the high-water mark on the northerly shore of a small island in Loughborough Lake; thence in a general south-westerly, south-easterly and north-easterly direction along that high-water mark on the westerly, southerly and easterly shore of that island to the easterly extremity thereof; thence south astronomically 490 feet, more or less, to the high-water mark on the southerly shore of Loughborough Lake; thence in a general south-westerly and westerly direction along that high-water mark to the point of commencement.

SCHEDULE 13

EAGLE LAKE FISH SANCTUARY

Eagle Lake in the townships of Bedford, Hinchinbrooke and Olden, in the County of Frontenac.

SCHEDULE 14

EYRE LAKE FISH SANCTUARY

Eyre Lake in the Township of Dysart, Bruton, Clyde, Dudley, Eyre, Guilford, Harburn, Harcourt and Havelock in the Provisional County of Haliburton.

SCHEDULE 15

FAIRHOLME, LAKE FISH SANCTUARY

Fairholme Lake in the geographic Township of Hagerman in the Territorial District of Parry Sound.

SCHEDULE 16

GO-HOME FISH SANCTUARY NORTH

Commencing at the high-water mark on the north-easterly extremity of Island 158 as shown on a plan of the islands south of Moose Deer Point, Georgian Bay; thence in a general south-westerly direction along the high-water mark on the south-easterly shore of Island 158 to the most southerly extremity thereof; thence south-westerly in a straight line to the highwater mark on the most easterly extremity of Island 176; thence in a general southerly direction along the high-water mark on the easterly shore of Island 176 to the southerly extremity thereof; thence southerly in a straight line to the high-water mark on the northerly extremity of the most northerly island of the Valentine Rocks group; thence easterly in a straight line to the high-water mark on the southerly extremity of Island 510A; thence easterly in a straight line to the high-water mark on the westerly extremity of Island 123; thence in a general north-easterly direction along the high-water mark on the north-westerly shore of Island 123 to the northerly extremity thereof; thence easterly in a straight line to the high-water mark on the westerly extremity of Island 123; thence in a general easterly direction along the high-water mark on the northerly shore of Island 124 to the easterly extremity thereof; thence north-easterly in a straight line to the high-water mark on the south-easterly extremity of Island 129 and continuing north-easterly on that line to the high-water mark of Georgian Bay; thence in a general north-westerly, northerly, westerly, northerly, westerly and southerly direction along that high-water mark to the southerly extremity of the land lying immediately south of lot 50, Concession XIV, in the Township of Gibson; thence westerly in a straight line to the point of commencement.

SCHEDULE 17

GO-HOME FISH SANCTUARY SOUTH

First: Commencing at a point where the production westerly of the centre line of the road allowance between concessions VIII and IX in the Township of Gibson intersects the high-water mark of Georgian Bay, as shown on a plan of the islands south of Moose Deer Point, Georgian Bay; thence westerly in a straight line to the high-water mark on the northerly extremity of Island 108; thence north-westerly in a straight line to the high-water mark on the southerly extremity of the most northerly island of the Valentine Rocks group; thence in a general north-westerly direction along the high-water mark on the easterly shore of that island to the northerly extremity thereof; thence easterly in a straight line to the high-water mark on the southerly extremity of Island 510A; thence easterly in a straight line to the high-water mark on the westerly extremity Ine to the high-water mark on the westerly extremity of Island 123; thence in a general north-easterly direction along the high-water mark on the north-westerly shore of Island 123 to the northerly extremity thereof; thence easterly in a straight line to the high-water mark on the westerly extremity of Island 124; thence in a general easterly direction along the high-water mark on the portherly shore of Island 124; then mark on the northerly shore of Island 124 to the easterly extremity thereof; thence north-easterly in a straight line to the high-water mark on the southeasterly extremity of Island 129 and continuing northeasterly on that line to the high-water mark of Georgian Bay; thence in a general easterly direction along the high-water mark on the north bank of the Go-Home River to the intersection with the line between lots 43 and 44, Concession XII, in the Township of Gibson; thence southerly along that line to the high-water mark on the southerly bank of the Go-Home River;

thence in a general westerly, south-westerly, southerly, north-westerly, south-westerly, southerly, north-westerly and south-westerly direction along that high-water mark and the high-water mark of Georgian Bay to the point of commencement.

Secondly: That portion of the Go-Home River the Township of Gibson

- (a) in lots 36 to 43, both inclusive, Concession XII, and
- (b) in lots 39, 40, 41 and 42, Concession XIII.

SCHEDULE 18

HAY BAY OF LAKE HURON FISH SANCTUARY

Commencing at the high-water mark on the westterly extremity of Wreck Point of Lake Huron in the Township of St. Edmunds in the County of Bruce; thence in a general south-westerly, westerly and easterly direction along the high-water mark of China Cove and Hay Bay of Lake Huron to the high-water mark on the north-westerly extremity of Long Point; thence north-easterly in a straight line to the place of commencement.

SCHEDULE 19

HIGH LAKE FISH SANCTUARY

High Lake in the Territorial District of Rainy River, lying between Finlayson Lake and Marmion Lake.

SCHEDULE 20

HOASIC CREEK FISH SANCTUARY

Hoasic Creek in the Township of Williamsbur; in the County of Dundas lying within lots 5 to 11, both inclusive, in Concession V; lots 12 to 19, both inclusive, in Concession IV; lots 18, 19 and 20 in Concession III; lots 20 to 23, both inclusive, in Concession II, and lots 23 to 27, both inclusive, in Concession I.

SCHEDULE 21

HORSESHOE LAKE FISH SANCTUARY

Horseshoe Lake in the geographic townships of Christie, Foley and Humphry, in the Territorial District of Parry Sound.

SCHEDULE 22

JACK'S LAKE FISH SANCTUARY

The waters known as Jack's Lake in the geographic townships of Cowper and Foley, in the Territorial District of Parry Sound.

SCHEDULE 23

LITTLE WHITEFISH LAKE FISH SANCTUARY

The waters known as Little Whitefish Lake in the geographic Township of Humphry in the Territorial District of Parry Sound.

SCHEDULE 24

LONG LAKE FISH SANCTUARY

The waters known as Long Lake in the geographic Township of Christie in the Territorial District of Parry Sound.

SCHEDULE 25

LORIMER LAKE FISH SANCTUARY

Lorimer Lake in the grographic townships of Ferguson and Hagerman, in the Territorial District of Parry Sound.

SCHEDULE 26

LOWER BEVERLEY LAKE FISH SANCTUARY

That part of the connecting waters between Lower Beverley Lake and Lyndhurst Lake in the Township of Rear of Leeds and Lansdowne in the County of Leeds lying within lots 1 and 2 in Concession X, lots 1, 2, 3 and 4 in Concession XI, and lots 4 and 3 in Concession XII, and lying between two lines described as follows:

- (a) commencing at a point in the high-water mark on the westerly bank of the connecting waters distant 10 chains measured south astronomically from the northerly boundary of the Township of Rear of Leeds and Lansdowne; thence east astronomically to a point in the high-water mark on the easterly bank of the connecting waters;
- (b) commencing at a point in the high-water mark on the easterly bank of the connecting waters distant 30 chains measured south astronomically from the southerly limit of the road allowance between concessions X and XI in the Township of Rear of Leeds and Lansdowne, the point being on the north-westerly limit of the road crossing the connecting waters north-westerly of Lyndhurst Lake; thence south 45° west astronomically to a point in the high-water mark on the westerly bank of the connecting waters.

SCHEDULE 27

LUCAS LAKE FISH SANCTUARY

The waters known as Lucas Lake in the geographic Township of Tp. 1B in the Territorial District of Algoma.

SCHEDULE 28

MACDONALD LAKE FISH SANCTUARY

Macdonald Lake in the Township of Dysart, Bruton, Clyde, Dudley, Eyre, Guilford, Harburn, Harcourt and Havelock in the Provisional County of Haliburton.

SCHEDULE 29

MAPLE LAKE FISH SANCTUARY

Maple Lake in the geographic Township of Christie in the Territorial District of Parry Sound.

SCHEDULE 30

MCCOY LAKE FISH SANCTUARY

The waters known as McCoy Lake in the geographic townships of Cowper and Foley, in the Territorial District of Parry Sound.

SCHEDULE 31

MOON RIVER FISH SANCTUARY

That part of Moon River in the geographic Township of Freeman in the Territorial District of Muskoka lying within lots 33, 34 and 35 in Concession VIII and lots 35 and 36 in Concession IX.

SCHEDULE 32

MOORE LAKE FISH SANCTUARY

Moore Lake (also known as Low Lake) in the Territorial District of Rainy River, lying between Finlayson Lake and Marmion Lake.

SCHEDULE 33

MORGAN LAKE FISH SANCTUARY

Morgan Lake in the geographic Township of Humphry in the Territorial District of Parry Sound.

SCHEDULE 34

MUD BAY OF CHARLESTON LAKE FISH SANCTUARY

That part of Charleston Lake known as Mud Bay, in the Township of Rear of Leeds and Lansdowne in the County of Leeds, lying within lots 13, 14 and 15 in Concession VII.

SCHEDULE 35

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 36

NELLIE LAKE FISH SANCTUARY

Nellie Lake in the geographic townships of Aurora and Calvert, in the Territorial District of Cochrane.

SCHEDULE 37

OTTER LAKE FISH SANCTUARY

Otter Lake in the geographic Township of Foley in the Territorial District of Parry Sound.

SCHEDULE 38

PEFFERLAW BROOK FISH SANCTUARY

That part of Pefferlaw Brook in the Township of Georgina in the County of York lying between the dam situate on lot 23 in Concession V and the allowance for road between concessions VI and VII.

SCHEDULE 39

PORTAGE LAKE FISH SANCTUARY

Portage Lake in the geographic townships of Conger and Humphry, in the Territorial District of Parry Sound.

SCHEDULE 40

RED BAY OF LAKE HURON FISH SANCTUARY

Commencing at the high-water mark on the shore of Lake Huron at the westerly extremity of Little Pike Point in the Township of Eastnor in the County of Bruce; thence in a general south-easterly, southerly, westerly and south-westerly direction along that highwater mark to the westerly extremity of Chiefs Point in the Chiefs Point Indian Reserve; thence northwesterly in a straight line to the place of commencement.

SCHEDULE 41

SALMON LAKE FISH SANCTUARY

The waters known as Salmon Lake in the geographic Township of Foley in the Territorial District of Parry Sound.

SCHEDULE 42

SHALLOW BAY FISH SANCTUARY

That part of Shallow Bay of Georgian Bay of Lake Huron lying northerly, north-westerly and northeasterly of a line drawn on a course of north 81° 27' west astonomically from a point on the easterly shore of Shallow Bay distant 633 feet measured on a course of south 31° 26' east from a point in latitude 46° 0' north and longitude 81° 56' west.

SCHEDULE 43

SHAWANAGA RIVER FISH SANCTUARY

That part of Shawanaga River in the geographic Township of Shawanaga in the Territorial District of Parry Sound Iving westerly of the right-of-way of the Canadian Pacific Railway.

SCHEDULE 44

SINGLETON LAKE FISH SANCTUARY

That part of the connecting waters between Lyndhurst Lake and Singleton Lake in the Township of Rear of Leeds and Lansdowne in the County of Leeds lying within lots 3 and 4 in Concession IX and lot 4 in Concession X and lying between two lines described as follows:

- (a) commencing at a point in the high-water mark on the easterly bank of the connecting waters distant 60 chains measured south astronomically from the south limit of the allowance for road between concessions X and XI in the Township of Rear of Leeds and Lansdowne in the County of Leeds; thence west astronomically to a point in the high-water mark on the westerly bank of the connecting waters;
- (b) commencing at a point in the high-water mark on the easterly bank of the connecting waters distant 90 chains measured south astronomically from the line described in clause a; thence west astronomically to a point in the high-water mark on the westerly bank of the connecting waters.

SCHEDULE 45

STAR LAKE FISH SANCTUARY

Star Lake in the geographic Township of Christie in the Territorial District of Parry Sound.

SCHEDULE 46

STIRLING CREEK FISH SANCTUARY

That part of the waters known as Stirling Creek in the geographic Township of Strong in the Territorial District of Parry Sound and described as follows:

Commencing where the waters known as Stirling Creek are intersected by the highway known as Highway Number 11; thence in a general easterly, northeasterly, easterly and north-easterly direction through lots 7 to 11, both inclusive, in Concession IV and lots 9 to 13, both inclusive, in Concession V, to the right-of-way of the Canadian National Railway.

SCHEDULE 47

STOKES BAY OF LAKE HURON FISH SANCTUARY

Commencing at the high-water mark on the shore of Lake Huron at the westerly extremity of Little Pike Point in the Township of Eastnor in the County of Bruce; thence in a general northerly, north-easterly, westerly and south-westerly direction along that highwater mark to the westerly extremity of Greenough Point in the Township of Lindsay in the County of Bruce; thence south-easterly in a straight line to the most westerly extremity of Lyal Island in Lake Huron; thence in a general easterly, south-easterly, southerly and south-westerly direction along the high-water mark on the westerly shore of Lyal Island to the south-westerly extremity thereof; thence south-easterly in a straight line to the place of commencement.

SCHEDULE 48

SUCKER LAKE FISH SANCTUARY

Sucker Lake in the geographic Township of Humphry in the Territorial District of Parry Sound.

SCHEDULE 49

TEE LAKE FISH SANCTUARY

Tee Lake in the geographic Township of Tp. 1A in the Territorial District of Algoma.

SCHEDULE 50

THREE LEGGED LAKE FISH SANCTUARY

Three Legged Lake in the geographic townships of Cowper and Foley, in the Territorial District of Parry Sound.

SCHEDULE 51

TROUT LAKE FISH SANCTUARY

Trout Lake in the geographic Township of McDougall in the Territorial District of Parry Sound.

SCHEDULE 52

TURTLE LAKE FISH SANCTUARY

Turtle Lake in the geographic Township of Humphry in the Territorial District of Parry Sound.

SCHEDULE 53

WEST BAY OF SAND LAKE FISH SANCTUARY

West Bay of Sand Lake in the Township of South Crosby in the County of Leeds.

SCHEDULE 54

WHITEFISH LAKE FISH SANCTUARY

Whitefish Lake in the geographic Township of Humphry in the Territorial District of Parry Sound.

SCHEDULE 55

WOLFSDEN LAKE FISH SANCTUARY

Wolfsden Lake in the Township of Sherwood, Jones and Burns in the County of Renfrew, and in the geographic Township of Dickens in the Territorial District of Nipissing.

(763)

19

THE GAME AND FISHERIES ACT

O. Reg. 81/51. Waters Set Apart. Amending O. Regs. 164/49. Made—26th April, 1951. Filed—27th April, 1951, 11.10 a.m.

REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT

1. Appendix A of Ontario Regulations 164/49 is amended by adding thereto the following schedule:

SCHEDULE 4A

CAT LAKE FISH SANCTUARY

The waters known as Cat Lake in the geographic Township of Blair in the Territorial District of Parry Sound lying within concessions XIX, XX and XXI.

2. Appendix A of Ontario Regulations 164/49 as amended by regulation 1 of Ontario Regulations 88/50 is amended by striking out schedules 12A and 12B and by adding the following schedules:

SCHEDULE 12A

INDIAN LAKE FISH SANCTUARY

That part of Indian Lake in the Township of South Crosby in the County of Leeds lying within lot 18 in Concession IX and within that part of lot 18 in Concession VIII lying south-westerly of a line parallel to the south-westerly boundary of that lot, and distant 25 chains measured north-easterly and perpendicularly therefrom.

SCHEDULE 12B

JERRY LAKE FISH SANCTUARY

Jerry Lake in the geographic townships of Corley and Gamble, in the Territorial District of Timiskaming.

SCHEDULE 12C

LAKE ON THE MOUNTAIN FISH SANCTUARY

Lake on the Mountain in the Township of North Marysburgh in the County of Prince Edward.

(764)

THE PROVINCIAL LAND TAX ACT

O. Reg. 82/51. Annual Tax. New. Made—26th April, 1951. Filed—27th April, 1951, 11.20 a.m.

REGULATIONS MADE UNDER THE PROVINCIAL LAND TAX ACT

The rate of annual tax to be imposed for the year 1952 shall be one per cent.

(769)

THE LEASEHOLD REGULATIONS ACT, 1951

O. Reg. 83/51.
Rentals.
Amending The Wartime Leasehold
Regulations (Canada).
Made—26th April, 1951.
Filed—27th April, 1951, 3.35 p.m.
—By Direction.

REGULATIONS MADE UNDER THE LEASEHOLD REGULATIONS ACT, 1951

- 1.—(1) Clauses e, f and j of subsection 1 of section 2 of The Wartime Leasehold Regulations made and established by Order in Council P.C. 9029 are revoked and the following substituted therefor:
 - (e) "Minister" means Minister of Travel and Publicity;
 - (f) "order" means and includes any general or specific order, requirement, instruction, prescription, prohibition, restriction or limitation

heretofore made or issued in writing by or on behalf of or under authority of the Board in pursuance of any power conferred by or under these regulations or any other Order in Council, or hereafter made or issued in writing by or under authority of the Lieutenant-Governor in Council pursuant to power conferred by The Leasehold Regulations Act, 1951;

- (j) "Rentals Administrator", "Real Property Administrator" and "Administrator of Rental Appeals" mean, respectively, the person appointed as such by the Lieutenant-Governor in Council and include, respectively, a Deputy Rentals Administrator, Deputy Real Property Administrator and Deputy Administrator of Rental Appeals similarly appointed.
- (2) Subsections 2, 3 and 4 of section 2 of The Wartime Leasehold Regulations made and established by Order in Council P.C. 9029 are revoked and the following substituted therefor:
 - (2) All provisions of the Criminal Code (Canada) relating to search warrants as amended from time to time shall apply mutatis mutandis in respect of every offence under these regulations that has been or is suspected to have been committed as if such provisions were enacted in and formed part of these regulations.
- 2. Subsections 2 and 4 of section 3 of The Wartime Leasehold Regulations made and established by Order in Council P.C. 9029 are revoked and the following substituted therefor:
 - (2) The Board may appoint or authorize a Rentals Administrator to appoint, from time to time in any area of Ontario, any person as a local Rentals Appraiser and any person or persons as a local Committee, Court of Rental Appeals or other tribunal to be known by such title as may be designated for the purpose of investigating and adjudicating upon local complaints and applications or appeals respecting rentals for and possession of real property, and of performing such other duties as may be designated, and may delegate to any appraiser, committee, court or tribunal so appointed, such powers to be exercised in such manner and according to such procedure as the Board may from time to time prescribe, and any court or tribunal so appointed is hereby established and the disposition of costs of any application or appeal to and the conclusiveness of any decision by any such appraiser, committee, court or tribunal shall be such as the Board may from time to time prescribe.
- 3. Section 4 of The Wartime Leasehold Regulations made and established by Order in Council P.C. 9029 is revoked.
- 4. Subsection 3 of section 5 of The Wartime Leasehold Regulations made and established by Order in Council P.C. 9029 is revoked and the following substituted therefor:
 - (3) No person shall on behalf of himself or of another person let or offer to let any real property, or charge, demand, receive, collect or pay a rental for any real property on terms and conditions which, directly or indirectly, increase the maximum rental therefor fixed by the Governor in Council or by or on behalf of or under authority of the Board or by or under authority of the Lieutenant-Governor in Council or which, directly or indirectly, decrease the obligations of the landlord performed or to be performed for such rental or

- decrease the extent or the amount of the real property supplied or to be supplied for such rental.
- 5. Subsections 1 and 2 of section 6 of The Wartime Leasehold Regulations made and established by Order in Council P.C. 9029 are revoked and the following substituted therefor:
 - (1) No person on behalf of himself or of another person shall let or offer to let any real property at a rental that is higher than is reasonable and just or shall charge, demand, receive, collect or pay such a rental; provided that, if a maximum rental therefor has been fixed by the Governor in Council or by or on behalf of or under authority of the Board or by or under authority of the Lieutenant-Governor in Council, any rental in excess of the maximum rental so fixed shall be conclusively deemed to be higher than is reasonable and just; and provided further that any person who, on behalf of himself or of another person, has heretofore charged, demanded, received, collected or paid a rental for any real property in excess of the maximum rental fixed by any order shall be deemed to have contravened this subsection and to be guilty of an offence and the penalties provided in section 7 of these regulations shall apply to any such offence.
 - (2) No person on behalf of himself or of another person shall let or offer to let any real property at a rental in excess of a maximum rental fixed therefor by the Governor in Council or by or on behalf of or under authority of the Board or by or under authority of the Lieutenant-Governor in Council, or charge, demand, receive or collect a rental in excess of such a maximum rental.
- 6. Subsection 1 of section 7 of The Wartime Leasehold Regulations made and established by Order in Council P.C. 9029 is revoked and the following substituted therefor:
 - (1) Any person who contravenes or fails to observe any regulation, order or requirement shall be guilty of an offence and liable upon summary conviction to a penalty not exceeding five thousand dollars or to imprisonment for any term not exceeding two years or both such fine and such imprisonment; and any director or officer of any company or corporation who assents to or acquiesces in any such offence by such company or corporation shall be guilty of such offence personally and cumulatively with the said company or corporation.
- 7. Section 8 of The Wartime Leasehold Regulations made and established by Order in Council P.C. 9029 is revoked and the following substituted therefor:
 - 8.—(1) No person shall be prosecuted under these regulations except with the written leave of the Minister or of the Rentals Administrator, and such written leave shall be sufficient if it purports to be signed by the Minister or the Rentals Administrator and if it is in the following form:
 - "Leave is hereby given that proceedings be instituted within three months from the date hereof against......for an offence or offences under The Wartime Leasehold Regulations."
 - (2) A prosecution for an offence under these regulations may be commenced at any time within twelve months from its commission.

- 8. Subsection 2 of section 10 of The Wartime Leasehold Regulations made and established by Order in Council P.C. 9029 is revoked and the following substituted therefor:
 - (2) For the purposes of the prosecution of a person for an offence under these regulations, the offence shall be deemed to have been committed either at the place where it was actually committed or at any place in Ontario in which the offender resides or carries on business or is found or apprehended or is in custody.
- 9. Sections 11 and 12 of The Wartime Leasehold Regulations made and established by Order in Council P.C. 9029 are revoked and the following substituted therefor:
 - 11. Every provision of the Interpretation Act (Canada) shall extend and apply to every order published or printed in the Canada Gazette or Canadian War Orders and Regulations or in any extra thereof or extract therefrom purported to have been printed by the King's Printer for Canada, but nothing herein contained shall be construed as requiring such publication or printing.
 - 12. The landlord of any real property the maximum rental for which is fixed by the Governor in Council or by or on behalf of or under authority of the Board or by or under authority of the Lieutenant-Governor in Council shall, personally or by his agent, prepare and keep available for inspection by any person concerned with the administration of these regulations or by any prospective purchaser or tenant a record identifying the real property and showing such maximum rental therefor.
- 10. Subsection 1 of section 13 of The Wartime Leasehold Regulations made and established by Order in Council P.C. 9029 is revoked and the following substituted therefor:
 - (1) No person shall have any right to collect a rental in excess of the maximum rental fixed by the Governor in Council or by or on behalf of or under authority of the Board or by or under authority of the Lieutenant-Governor in Council, and any person who pays an amount in excess of such maximum rental may recover the access notwithstanding that such person may have been guilty of an offence in paying such excess and such recovery may be by civil action or by deducting such excess from rental or instalments of rental due or accruing due by him to the person who collected or received such excess.
- 11. Section 15 of The Wartime Leasehold Regulations made and established by Order in Council P.C. 9029 is revoked.
- 12. Clauses d, k, m and n of section 1 of Order 800 of The Wartime Prices and Trade Board are revoked and the following substituted therefor:
 - (d) "Court of Rental Appeals" means any judge, judicial officer or barrister designated as such, for any particular area, by the Lieutenant-Governor in Council or by a Rentals Administrator.
 - (m) "Rentals Administrator" means a person appointed as such by the Lieutenant-Governor in Council and includes any person similarly appointed as a Deputy Rentals Administrator.
 - (n) "Rentals Appraiser" means any person appointed as such by the Lieutenant-Governor in Council or by a Rentals Administrator.

- 13. Subsection 3 of section 11 of Order 800 of The Wartime Prices and Trade Board is revoked and the following substituted therefor:
 - (3) The Court of Rental Appeals may require such information in such manner as it may direct, may adopt such procedure at the hearing as it deems proper, may inspect the accommodation and, for the purpose of informing itself in the execution of its powers and duties, shall have the powers of a commissioner appointed under *The Public Inquiries Act;* but no expense shall be incurred without the written authorization of a Rentals Administrator.
- 14. Clauses a and b of section 13 of Order 800 of The Wartime Prices and Trade Board are revoked and the following substituted therefor:
 - (a) is in default in payment of rent for fifteen days or longer, but if the maximum rental for the accommodation has been increased by a decision made under the authority of the Board or under authority of the Lieutenant-Governor in Council and the tenant has agreed to pay an increased rental, such increase in the maximum rental shall, with respect to accrued instalments of rental, become due and payable as of the date of such decision.
 - (b) is breaking any material provision of his lease, other than a provision to vacate, unless the breach is permitted under any Order of the Board or under the regulations; provided that the landlord before exercising his rights under this section by reason of this clause, shall inform the tenant in writing of the nature of the alleged breach; or
- 15. Subsection 1 of section 21 of Order 800 of The Wartime Prices and Trade Board is revoked and the following substituted therefor:
 - (1) No act of surrender by any tenant of housing accommodation shall enable any sub-tenant holding of such tenant to remain in occupation of the accommodation after the sub-lease has expired by effluxion of time or has been lawfully terminated.
- Section 28 of Order 800 of The Wartime Prices and Trade Board is revoked.
- 17. Subsection 1 of section 33E of Order 800 of The Wartime Prices and Trade Board is revoked and the following substituted therefor:
 - (1) Whenever it appears to the Rentals Administrator that any term or condition has been imposed on the tenant or prospective tenant of any housing accommodation or shared accommodation which, in the Administrator's opinion, is unreasonable or unjust or is designed to evade or has the effect of evading the spirit and intent of The Wartime Leasehold Regulations or of this or any other Order, the Rentals Administrator may determine that such term or condition was imposed as a term of the letting or of the offer to let any such accommodation and he may, with the approval of the Minister, issue special directions in writing with respect thereto.
- 18. Clauses f and g of subsection 1 of section 34 of Order 800 of The Wartime Prices and Trade Board are revoked and the following substituted therefor:
 - (f) refer to a Rentals Appraiser the fixation or variation of any maximum rental that has not been fixed or varied by a decision made under the authority of the Board or of the Lieutenant-Governor in Council;

- (g) vary any decision of a Rentals Appraiser that is not the subject of a pending appeal or, with the approval of the Minister, vary any decision of a Court of Rental Appeals fixing or varying a maximum rental.
- 19. Subsection 2 of section 34 of Order 800 of The Wartime Prices and Trade Board is revoked and the following substituted therefor:
 - (2) A Rentals Administrator shall have the powers of a commissioner appointed under *The Public Inquiries Act*.
- 20. Subsection 2 of section 35 of Order 800 of The Wartime Prices and Trade Board is revoked and the following substituted therefor:
 - (2) In any area in which no Court of Rental Appeals is appointed, all appeals under sections 11 and 16 and all applications under section 14 shall be made to the judge of the County or District Court of the county or district in which the accommodation concerned is situated and on any such appeal or application the provisions of this order shall apply and be construed as if the judge was a Court of Rentals Appeals.
- 21. Subsection 7 of section 4 of Order 753 of The Wartime Prices and Trade Board is revoked and the following substituted therefor:
 - (7) A Commissioner shall have the powers of a commissioner appointed under *The Public Inquiries Act*.
- 22. Subsection 7 of section 4 of Order 793 of The Wartime Prices and Trade Board is revoked and the following substituted therefor:
 - (7) A Commissioner shall have the powers of a commissioner appointed under *The Public Inquiries Act*.
- 23. Subsection 7 of section 4 of Order 803 of The Wartime Prices and Trade Board is revoked and the following substituted therefor:
 - (7) A Commissioner shall have the powers of a commissioner appointed under *The Public Inquiries Act*.
- 24. Sections 3 and 4 of Order 425 of The Wartime Prices and Trade Board are revoked and the following substituted therefor:
 - 3. The Rentals Administrator may exempt any accommodation in a tourist cabin or in an automobile trailer from the provisions of this Order if he is satisfied that the accommodation is kept available at all times for the occupancy by bona fide tourists or travellers.
 - This Order shall apply to such areas as may be designated by the Lieutenant-Governor in Council.
- 25. Sections 1, 2, 3 and 4 of Order 200 of The Wartime Prices and Trade Board are revoked and the following substituted therefor:
 - 1. For the purposes of this Order
 - (1) "Board", "housing accommodation", "landlord", "lease" and "tenant" shall have the same meaning, respectively, as set forth in Section 1 of Order No. 800 of the Board;
 - (2) "householder" means any person who occupies any housing accommodation as owner, tenant or sub-tenant;

- (3) "Real Property Administrator" means the person appointed as such by the Lieutenant-Governor in Council and includes the Rentals Administrator.
- The Real Property Administrator may from time to time, under the direction of the Minister, cause surveys to be made of the availability of and demand for housing accommodation situated in any area in Ontario in such manner and by such persons as he may appoint.
- 3. Every householder of any housing accommodation in Ontario shall furnish to the Real Property Administrator or to such person or persons as he may from time to time designate, such information, in such manner as such administrator may prescribe.
- 4.—(1) Notwithstanding the terms, provisions, covenants, or restrictions of any law, by-law, conveyance, deed, agreement or lease now or hereafter prevailing which in any way prohibits, limits or restricts the letting or subletting of the whole or any portion of any housing accommodation, every householder shall, with respect to housing accommodation situated in any of the areas in Ontario named in the Schedule hereto, have the right subject to the provisions of any Order made under the authority of the Board or of the Lieutenant-Governor in Council,
 - (a) to share the possession of such housing accommodation with such person or persons as he may see fit, and
 - (b) to let or sub-let such portion or portions of such housing accommodation as are not required by him and the members of his family, to such person or persons as he may see fit.
- (2) The Real Property Administrator may, in his discretion, exempt or exclude any person or housing accommodation, or the whole or part of any area in Ontario named in the Schedule hereto from the provisions of this Section, and may designate any additional municipality or part thereof as being subject to the provisions of this Section.

(770)

THE LOAN AND TRUST CORPORATIONS ACT

O. Reg. 84/51. Common Trust Fund. New. Made—26th April, 1951. Filed—27th April, 1951, 4.40 p.m. By Direction (Undated).

REGULATIONS MADE UNDER THE LOAN AND TRUST CORPORATIONS ACT (SECTION 76)

INTERPRETATION

- 1. In these regulations,
- (a) "Fund" means Common Trust Fund.
- (b) "participant" means any trust or estate, moneys of which are in a Fund;

- (c) "participation" means the interest of any participant in a Fund, and
- (d) "Registrar" means the Registrar of Loan and Trust Corporations.

PLAN OF OPERATION

- 2. (1) A Fund shall not be established unless there are trust moneys therein aggregating at least \$200,000 and until a written Plan of Operation for the Fund has been submitted to and approved by the Registrar.
- (2) After such approval, the Fund shall be maintained in accordance with the Plan of Operation and any amendments made thereto from time to time with the approval of the Registrar.
- (3) The Plan of Operation shall set forth the manner in which the Fund is to be operated and shall, among other things, contain provisions as to the following matters:
 - (a) The investment powers of the trust company with respect to the Fund, including the character and kind of investments which may be purchased for the Fund;
 - (b) The computation and allocation of income, and the distribution thereof;
 - (c) The allocation of the profits and losses of the Fund;
 - (d) The terms and conditions governing admissions of trust moneys to and withdrawals of participations from the Fund;
 - (e) The original unit of participation;
 - (f) The form of documentation, if any, to be issued as evidence of participation;
 - (g) The auditing and settlement of accounts of the trust company with respect to the Fund;
 - (h) The basis and method of valuing the assets of the Fund;
 - (i) The basis upon which the Fund may be terminated;
 - (j) The method by which the Plan may be amended:
 - (k) Such other matters as may be necessary to define clearly the rights of participants.
- (4) The Plan shall provide that it shall be subject to the laws of the province pertaining to the operation of Common Trust Funds.
- (5) The Plan may provide for the amortization of premiums and discounts upon bonds or other obligations, and for the allocation of profits and losses and the apportionment thereof between principal and income.

MANAGEMENT AND OWNERSHIP OF ASSETS IN FUND

- 3. (1) The trust company shall have the exclusive management and control of any Fund which it maintains.
- (2) No participant and no person having an interest in any participant shall have or be deemed to have individual ownership in any particular asset in a fund.
- (3) All the assets of a Fund shall at all times be considered as assets held in trust by the trust company, and title thereto shall be vested solely in the trust company as trustee.

UNITS OF PARTICIPATION

- 4. (1) A Fund shall be divided into units of equal value and the proportionate interest of each participant shall be expressed by the number of such units allocated to it.
- (2) Upon the establishment of a Fund a trust company shall divide the Fund into units of five dollars or any multiple of five dollars, and shall allocate to each participant the number of units proportionate to its original investment in the Fund.
- (3) When additional moneys are admitted to the Fund, the amount so admitted shall be equal to the then value of one or more of the units of the Fund and the number of units shall be increased accordingly.
- (4) Each unit of participation shall have a proportionate equal beneficial interest in the Fund and none shall have priority or preference over any other.

LIMITATIONS ON PARTICIPATIONS

- 5. (1) No money of any estate or trust shall be admitted to a Fund if as a result such estate or trust would then have an interest in the Fund in excess of ten per centum of the book value of the assets of the Fund, or the sum of \$50,000, whichever is less.
- (2) If a trust company maintains more than one Fund, no money of any estate or trust shall be admitted to a Fund if as a result such estate or trust would then have an aggregate interest in excess of \$50,000 in all the Funds maintained by the company.
- (3) In applying the limitations contained in this regulation, if two or more trusts are created by the same settlor or settlors and as much as one-half of the income or principal or both of each trust is payable or applicable to the use of the same person or persons, such trusts shall be considered as one.

ADMISSIONS AND WITHDRAWALS OF PARTICIPATIONS

- 6. (1) No trust moneys shall be admitted to and no participation shall be withdrawn from a Fund except on the basis of the trust company's valuation of the Fund and except as of a valuation date.
- (2) A period not in excess of seven business days of the trust company following a valuation date may be used to make the computations necessary to determine the value of the Fund and of the units thereof.
- (3) When a participation or any part thereof is withdrawn from a Fund, the amount withdrawn may, in the discretion of the trust company, be paid in cash or rateably in kind, or partly in cash and partly rateably in kind, provided that all payments or transfers as of any one valuation date shall be made on the same basis.
- (4) No admission of trust moneys to or withdrawal of a participation from a Fund shall be permitted if the result would be that less than forty per cent of the remaining assets of the Fund would be composed of cash and readily marketable securities, provided that nothing herein contained shall be deemed to prohibit a rateable distribution upon all participations.
- (5) Where any security held in a Fund has become one which would not be eligible as a new investment of such Fund, no further admissions to or withdrawals from the Fund shall be permitted until after such security has again become so eligible or has been eliminated from the Fund either through sale, distribution in kind, or segregation in a liquidation account for the benefit rateably of all trusts and estates then participating in the Fund.
- (6) No participation shall be withdrawn in part only unless the amount so withdrawn is equal to the then value of one or more full units.

PARTICIPATION REGISTER

- 7. A Register shall be maintained for each Fund, showing with respect to each participant:
 - (a) The date of each admission of trust moneys to the fund, the number of units allotted and the value at which each unit is allotted;
 - (b) The date of each withdrawal, the number of units redeemed, and the amount paid on redemption to the participant;
 - (c) The number of units currently held;
 - (d) The share in any liquidating account.

PARTICIPATION CERTIFICATES

8. Participations in a Fund may be evidenced by certificates, but no trust company maintaining a Fund shall issue any document evidencing a direct or indirect interest therein in any form which purports to be negotiable or assignable.

VALUATIONS

- 9. (1) Not less frequently than once during each period of three months, the trust company shall determine the value of each Fund which it maintains and of the units of participation thereof.
- (2) In the valuation of the investments of a Fund, the following rules shall be observed:
 - (a) Securities listed on any stock exchange shall be valued at their closing sale prices on the valuation date; if no sale of a particular security has been reported for that day, the last published sale price or the average of the last recorded bid and asked prices, whichever is the more recent, shall be used, unless in the opinion of the trust company, the value thus obtained may not fairly indicate the actual market value, in which case the trust company shall obtain from two members of the Stock Exchange a written estimate of the value of such security as of the valuation date, and shall use the average of such estimates.
 - (b) Securities not listed on any stock exchange, except mortgages, shall be valued as of the valuation date either by taking the average between the most recently published bid and asked prices or by taking the average of quotations from two recognized dealers in the securities.
 - (c) For the purposes of (a) and (b) the trust company may rely, as sufficient evidence, upon reports of sale and bid prices and over the counter quotations, published in any newspaper of general circulation in the City of Toronto or in any recognized financial journal or report or quotation service or in the records of a stock exchange.
 - (d) In respect of investments in mortgages, the trust company shall from time to time obtain a written appraisal as to the value of each mortgage and of the real estate securing the mortgage, provided such appraisal shall be made by a registered real estate broker or other person (who may be an employee of the trust company) whom the company believes to be qualified to appraise real estate values in the vicinity in which such real estate is situate, and provided an appraisal may be used only for valuations made within the period of thirty calendar months next following the dates of the appraisal.

- (e) In respect of a stock where a dividend has been declared but has not been paid and the amount of such dividend has been considered as income under the provisions of the Plan of Operation of the Fund, the amount of such dividend shall be deducted from the price of the stock in determining its value unless such price shall be an ex-dividend price.
- (f) An investment purchased, and awaiting payment against delivery, shall be included for valuation purposes as a security held, and the cash accounts shall be adjusted by the deduction of the purchase price, including brokers' commissions and other expenses of the purchase.
- (g) An investment sold but not delivered pending receipt of proceeds shall be valued at the net sales price after deducting brokers' commissions and other expenses.

DISTRIBUTIONS OF INCOME

- 10. (1) The income of a Fund and the apportionment thereof shall be determined at each valuation date.
- (2) The income shall be distributed to participants not less frequently than quarter-yearly.
- (3) For purposes of distribution to participants, the income may be computed, at the option of the trust company, either on the basis of income accrued or on the basis of income actually received.
- (4) To facilitate the distribution of accrued but uncollected income, the cash principal of a Fund may be used, to the extent necessary.

INVESTMENTS

- 11. (1) The investments of a Fund shall be kept separate from the trust company's own property, and each investment shall be so earmarked in the books of the company as to show clearly the Fund to which it belongs, provided that any moneys of the Fund awaiting investment or distribution may be held on deposit in the Savings Department of the trust company subject to payment thereon by the company of interest computed at the current rate and in the same manner as in the case of ordinary deposits.
- (2) The total investment of a Fund in stocks, bonds, or other obligations issued or guaranteed by any one person shall not exceed five per centum of the book value of the Fund, provided that this limitation shall not apply to investments in obligations of or guaranteed by the Government of Canada or of or guaranteed by the Government of any Province of Canada.
- (3) The total number of shares held by a Fund in any one class of shares of stock of any one corporation shall not exceed five per centum of the number of such shares outstanding, and if the trust company maintains more than one Fund no investment shall be made which would cause the aggregate investment for all the Funds in any one class of shares of stock of any one corporation to exceed such limitation.
- (4) The total investment of a Fund in mortgages shall not exceed twenty-five per centum of the book value of the Fund.
- (5) Not less than forty per centum of the value of the assets in a Fund shall be maintained in cash and readily marketable securities.

ACCOUNTING RECORDS

12. A complete set of accounting records shall be maintained for each Fund, and such records shall clearly distinguish items of principal from items of income.

AUDIT

- 13. (1) The trust company shall, at least once during each period of twelve months, cause an audit of each of its Funds to be made by a qualified accountant or accountants approved for such purpose by the Registrar.
- (2) The report of such audit shall include a list of the investments comprising each Fund at the end of the period covered by the audit, the book value thereof as at the end of the period covered by the audit, a statement of purchases, sales and any other investment changes and of revenue and disbursements since the last audit, and appropriate comments as to any investments in default as to payment of principal and interest.
- (3) The reasonable expenses of any such audit if made by an independent accountant or accountants shall be paid out of the Fund and charged to principal and income in such proportion as the trust company shall deem proper.
- (4) The trust company shall file a copy of the report of audit with the Registrar.
- (5) The trust company shall, without charge, send a copy of the report of audit to any co-trustee of a participant, and shall also without charge, upon request, send a copy of the report to any beneficiary of a participant.

INSPECTION OF RECORDS

14. The register of participations and all accounting records pertaining to a Fund for the period subsequent to that covered by the last accounts passed by a court shall be open to inspection during the regular business hours of the trust company on the eighth, ninth and tenth business days of the company next following any valuation date, by any co-trustee or beneficiary of a participant.

ADMINISTRATION FEES AND EXPENSES

- 15. (1) A Fund shall not be deemed a separate trust fund on which commissions or other compensation is allowable and no trust company maintaining a Fund shall make any charge against it for the management thereof nor pay a fee, commission or compensation out of the Fund for management.
- (2) The trust company may, however, reimburse itself out of a Fund for all reasonable expenses incurred by it in the administration of the Fund.
- (3) In any trust or estate which has moneys participating in a Fund, the trust company shall not by reason of such participation, be deprived of the management fee or other compensation to which it would otherwise be entitled in respect of such moneys.

PUBLICITY

16. In soliciting business or otherwise a trust company shall not advertise or publicize the earnings realized on a Fund or the value of the assets thereof, except as may be permitted or required under these Regulations.

TERMINATION OF A FUND

- 17. (1) A trust company may in its discretion terminate and distribute a Fund as of any valuation date.
- (2) The Registrar may, by written notice to the trust company, direct the termination and distribution of any Fund within such time as shall be specified in the notice.

(771)

THE WEED CONTROL ACT

O. Reg. 85/51. Noxious Weeds. New and Revoking O. Regs. 100/46 and 84/49. Made—26th April, 1951. Filed—30th April, 1951, 2.25 p.m.

REGULATIONS MADE UNDER THE WEED CONTROL ACT

NOXIOUS WEEDS

- 1. (1) The plants named in Schedule 1 are designated as noxious weeds.
 - (2) In Schedule 1
 - (a) "L." is an abbreviation for Linnaeus,
 - (b) "Mill." is an abbreviation for Miller,
 - (c) "Scop." is an abbreviation for Scopoli, and
 - (d) "spp." is an abbreviation for species.

GENERAL

- 2. A memorandum of the agreement under subsection 1 of section 8 of the Act shall be in form 1.
- 3. An order issued by an inspector under section 8 or section 9 of the Act shall be in form 2 or form 3 as the case may be.
- 4. Except in a manner to prevent the escape of weed seeds no person shall transport farm produce infested with dodder or transport farm produce so infested to a farm that is free from dodder.

EFFICIENCY STANDARDS

- 5. The minimum efficiency standards for seed-cleaning plants shall be as follows:
 - (a) the construction, design and equipment such as to ensure
 - (i) at least 1000 square feet of ground-floor space for seed-cleaning operations and storage of seed,
 - (ii) at least 1 square foot of window space for every 160 cubic feet of room space for ventilation and light, and
 - (iii) where insufficient light is obtained through windows, adequate artificial light for all parts of the seed-cleaning operation:
 - (b) floor in the seed-cleaning room constructed of matched lumber, concrete, asphalt or other material, so as to provide a smooth impermeable surface from which all grain, seeds, dust, dirt and refuse may be removed by sweeping, and maintained in good repair;
 - (c) the equipment for seed-cleaning operations installed and maintained in good repair to ensure that
 - (i) at least 1 cleaner, 1 scourer, 21 screens, 1 screen-rack, 1 scale and 1 compressedair or other device, for cleaning the equipment, and
 - (ii) adequate power and transmission of power for the operation of machines installed

are available at all times for use in the plant;

- (d) machines for seed-cleaning operations installed
 - (i) in series to ensure that progressive cleaning of seed will be effected, and
 - (ii) with adequate spacing around them to ensure ease in inspecting, adjusting, cleaning and operating them;
- (e) the design, construction and location of elevator-boots and elevator-heads such as to ensure ease of access to them for cleaning and oiling;
- (f) storage bins designed and constructed
 - (i) with sloping floors,
 - (ii) with a lining of tin or other material so as to provide a smooth surface, and
 - (iii) to provide ease of access for cleaning;
- (g) floors and bins, and cleaners, elevators, elevator-boots, elevator-heads, scourers, screens, scales, and such other equipment as may be used thoroughly cleaned after the cleaning of each lot of seed;
- (h) operation by an operator,
 - (i) by knowledge of selections and combinations of screens, and
 - (ii) by adjustments of brushes, screens, windblast and rate of intake suitable for each lot of seed

to ensure removal of the greatest possible amount of material other than seed, with the least loss of seed; and

(i) every lot of seed processed to ensure that weed seeds or any material not present in the lot of seed on delivery to the plant are not present on delivery from the plant.

LICENCES

- 6. (1) A licence under section 18 of the Act shall be in form 4 and shall expire the 31st of March of the year following the year of issue.
- (2) The fee for the licence shall be \$1 payable to the Treasurer of Ontario.
- 7. The Minister may suspend or, after a hearing, cancel a licence where the licensee fails to comply with the Act or these regulations.

REIMBURSEMENT

- 8. A municipality that
- (a) notifies the Minister within 15 days after an inspector has been appointed or designated,
- (b) submits to the Minister on or before the 31st of December in each year a statement certified by its clerk of the rate of pay and all moneys paid to its inspector or inspectors during the year, and
- (c) has caused its inspector or inspectors to submit to the Minister a complete report of the inspector's work for the year,

shall be reimbursed for part of the moneys so expended as follows:

(d) 50 per cent of the moneys so expended to a county, and

- (e) 50 per cent of the moneys so expended to a township in a territorial district but not to exceed \$50.
- 9. Ontario Regulations 100/46 and 84/49 are revoked.

SCHEDULE 1

	1	
Ітем	Common Name	SCIENTIFIC NAME
1 2	Bedstraw Bladder-campion	Galium spp. Silene latifolia (Mill.) Britten & Rendle
3 4	Blue-weed Burdock	Echium vulgare L. Arctium spp.
5	Canada thistle	Cirsium arvense L., Scop.
6	Chicory	Cichorium intybus L.
7 8 9	Cinquefoil Common Barberry Common or Euro- pean Buckthorn	Potentilla spp. Berberis vulgaris L. Rhamnus cathar- ticus L.
10	Common St. John's Wort	Hypericum perfor- atum L.
11	Dock	Rumex crispus L. and Rumex ob- tusifolius L.
12	Dodder Field Bindweed	Cuscuta spp. Convolvulus arvensis L.
14 15	Goat's-beard Golden-rod	Tragopogon spp. Solidago spp.
16	Hawkweed	Hieracium spp.
17 18 19	Knapweed Milkweed Ox-eye Daisy	Centaurea spp. Asclepias spp. Chrysanthemum
20 21	Pepper-grass Poison-ivy	leucanthemum L. Lepidium spp. Rhus toxicodendendron L.
22 23	Ragweed Russian thistle	Ambrosia spp. Salsola kali L.
24	Sow-thistle, peren- nial and annual	Salsola tragus L. Sonchus spp.
25 26 27	Spurge Stinkweed Tumbling mustard	Euphorbia spp. Thlaspi arvense L. Sisymbrium altis-
28 29 30	White cockle Wild carrot Wild lettuce	simum L. Lychnis alba Mill. Daucus carota L.
31	Wild mustard	Brassica arvensis L. Brassica juncea L., Cosson
		Brassica nigra L., Koch
		Brassica campestria
32	Yellow rocket	Barbarea spp.

Form 1

The Weed Control Act

Agreement No...... Date......19..

AGREEMENT MADE UNDER THE WEED CONTROL ACT

BETWEEN

Name												•								
Addres	ss.	:	· n	ċ			i	A	h											

AND
Name
Address
Weed Inspector of Municipality ofhereinafter called the Inspector –
Whereas the inspector has found noxious weeds or weed seeds on land occupied or owned if unoccupied,
by who resides within the jurisdiction of the inspector, and
WHEREAS the inspector has conferred with
Now therefore the owner or occupant agrees with
the inspector to destroy the noxious weeds or weed seeds withindays on the land described as
by the following method:
Signed Owner or Occupant
Signed
Form 2
The Weed Control Act
ORDER TO OCCUPANT OR OWNER TO DESTROY NOXIOUS WEEDS OR WEED SEEDS
To
Address
Under <i>The Weed Control Act</i> , I require you, residing within my jurisdiction, to destroy the noxious weeds or weed seeds found on land within my jurisdiction owned or occupied by you and described as
LotConcession
withindays commencing 3 days after the service upon you of a copy of this order.
Dated at, thisday of
SignedInspector
Note: Subsection 3 of section 8 of The Weed Contol Act provides as follows:
"The order shall be served by leaving a copy thereof with an adult person at the usual place of residence of the person named therein or by sending it by registered post addressed to the person named therein at his usual place of residence".
Form 3
The Weed Control Act
ORDER TO OWNER TO DESTROY NOXIOUS WEEDS OR WEED SEEDS
ToName
Address

Under <i>The Weed Control Act</i> , I require you, not residing within my jurisdiction, to destroy the noxious weeds or weed seeds found on unoccupied land within my jurisdiction owned by you and described as Lot
withindays commencing 5 days after the service upon you of a copy of this order.
Dated at, thisday of, 19
SignedInspector
NOTE: Subsection 2 of section 9 of The Weed Control

Act provides as follows:

"The order shall be served by sending a copy thereof by registered post addressed to the person named therein at his usual place of residence".

FORM 4

The Weed Control Act

LICENCE TO OPERATE A SEED-CLEANING PLANT

Under The Weed Control Act and the regulations, and subject to the limitations thereof, this licence is issued to..... Name Address to operate a seed-cleaning plant at..... to the 31st of March, 19.... Issued....., 19.... Minister of Agriculture (772)

THE PUBLIC HEALTH ACT

O. Reg. 86/51. Pasteurization of Milk. New and Revoking Regulation 47 of O. Regs. 37/44 and 93/46. Made—26th April, 1951. Filed-30th April, 1951, 3.15 p.m.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE PUBLIC HEALTH ACT

PASTEURIZATION OF MILK

- 1.(1) Section 100 of the Act is applicable to the municipalities or other areas named or described in schedule 1.
- (2) Subregulation 1 applies to any village or police village located in any municipality or other area named or described in schedule 1, notwithstanding that the village or police village is not named in schedule 1.
- (3) Subregulation 1 does not apply to any city or town located in any municipality or other area named or described in schedule 1.
- 2. Regulation 47 of Ontario Regulations 37/44 and Ontario Regulations 93/46 are revoked.

SCHEDULE 1

- 1. IN THE TERRITORIAL DISTRICT OF AL-GOMA
 - (1) The municipal townships of,-

(a) Korah;(b) Prince;

(c) Tarentorus; and

(d) Wicksteed.

(2) That portion of the municipal Township of Thessalon and Lefroy, comprising the geo-graphic Township of Thessalon.

2. IN THE COUNTY OF BRANT

(1) The townships of Brantford, Burford, Oakland and South Dumfries.

3. IN THE COUNTY OF BRUCE

- (1) The townships of Albermarle, Amabel, Eastnor Lindsay and St. Edmunds.
- (2) Those parts of the townships of Brant and Greenock consisting of the areas known as Cargill and Elmwood and the areas adjacent thereto, being,-
 - (a) lots 19 to 28, both inclusive, in Concession A and lots 9 to 18, both in-clusive, in Concession B in the Township of Brant;
 - (b) lots 31 to 34, both inclusive, in con-cessions 9 to 12, both inclusive, in the Township of Brant; and
 - (c) lots 19 to 28, both inclusive, in Concession A and lots 1 to 5, both inclusive, in concessions 9 to 12, both inclusive, in the Township of Greenock.
- (3) Those parts of the townships of Bruce, Elderslie, Greenock and Saugeen consisting of the area adjacent to the Village of Paisley, and described as follows:

Commencing at the south-westerly angle of Concession 20, Township of Greenock; thence easterly along the southerly boundary of Concession 20 and continuing along the southerly boundary of lot 47, Concession A in that township to a point where the produc-tion thereof intersects the westerly boundary of the Township of Elderslie and continuing along the southerly boundary of lots 6 in Concession A and Concession B in the Township of Elderslie to the south-westerly angle of lot 1 in Concession 3 in that township; thence continuing easterly along the southerly boundary of Concession 3 to the southeasterly angle of lot 5 in Concession 3; thence northerly along the easterly boundary of lot 5 and the easterly boundary dary of lots 5 in each of concessions 4 to 8 to the north-easterly angle of lot 5 in Concession 8; thence westerly along the northerly boundary of Concession 8 and the production thereof to the point of intersection with the easterly boundary of the Township of Saugeen; thence northerly along the easterly boundary of the Township of Saugeen to the north-easterly angle of lot 8, Range west of the Saugeen Road in that township; thence westerly along the northerly boundary of lot 8 and lot 8, River Range C, and the production westerly to a point where the production intersects the westerly bank of the Saugeen River; thence southerly along the westerly bank

of the Saugeen River to the point where the westerly boundary of lot 35, Concession 2 in the Township of Saugeen, intersects the westerly bank of the river; thence southerly along the westerly boundary of lot 35 and lot 35 in Concession 1 of that township to the south-easterly angle of lot 35 in Concession 1; easterly angle of lot 35 in Concession 1; thence easterly along the southerly boundary of lot 35 to a point where the production northerly of the westerly boundary of lot 31, Concession 14 in the Township of Bruce, intersects the southerly boundary of lot 35; thence southerly along the westerly boundary of lot 31 and continuing southerly along the westerly boundary of lots 31 in each of the concessions 13, 12 and 11 to the south-westerly angle of lot 31 in Concession 11; thence easterly along the southerly boundary of Concession 11 to southerly boundary of Concession 11 to a point where the production thereof intersects the northerly boundary of Greenock Township; thence southerly along the northerly boundary of Green-ock Township to the place of commencement.

- IN THE COUNTY OF CARLETON

 The townships of Fitzroy, Gloucester, Goulbourn, Nepean, North Gower, Osgoode and

 Torbolton.
 - (2) That part of the Township of Huntley consisting of the area known as Carp and the area adjacent thereto, being lots 16 to 20, both inclusive, in concessions 1 to 3, both inclusive.
 - (3) That part of the Township of Marlborough consisting of the area known as Burritt's Rapids and the area adjacent thereto, being lots 19 to 30, both inclusive, in Concession 1.

5. IN THE TERRITORIAL DISTRICT OF COCHRANE

(1) The municipal townships of,-

(a) Black River; (b) Calvert;

(c) Playfair; (d) Tisdale; and

(e) Whitney.

- (2) The townships of Kendrey and Walker.
- (3) The Improvement District of Mountjoy.

6. IN THE COUNTY OF DUNDAS

- (1) The Township of Mountain.
- (2) That part of the Township of Matilda south of the northerly boundary of Concession 2.
- (3) Those parts of the Township of Williamsburgh consisting of,-
 - (a) Concession 1, and
 - (b) lots 27 to 37, both inclusive, in concessions 4 and 5.
- (4) That part of the Township of Winchester consisting of lots 1 to 6, both inclusive, in concessions 5 to 7, both inclusive.

 IN THE COUNTY OF DURHAM

 (1) The townships of Cartwright, Cava Clarke, Darlington, Hope and Manvers.

 Cavan,

8. IN THE COUNTY OF ELGIN
(1) The townships of Aldborough, Bayham,
Dunwich, Malahide, South Dorchester, Southwold and Yarmouth.

9. IN THE COUNTY OF ESSEX

(1) The townships of Anderdon, Colchester North, Colchester South, Gosfield North, Gosfield South, Maidstone, Malden, Mersea, Rochester, Sandwich East, Sandwich South, Sandwich West, Tilbury North and Tilbury West.

- IN THE COUNTY OF FRONTENAC
 (1) The townships of Barrie, Bedford, Hinchinbrooke, Kennebec, Kingston, Loughbor-ough, Olden, Oso, Pittsburgh, Portland and Storrington.
 - (2) That part of the Township of Clarendon and Miller, formerly comprising the Township of Clarendon.

11. IN THE COUNTY OF GLENGARRY

(1) The Township of Charlottenburgh.

- (2) Those parts of the Township of Kenyon consisting of,-
 - (a) lots 1 to 12, both inclusive, in concessions 1 to 4, both inclusive; and
 - (b) concessions 16 to 19, both inclusive, Indian Lands and lots 34 to 37, both inclusive, in concessions 5 and 6.
- (3) That part of the Township of Lancaster consisting of Concession 1.
- (4) That part of the Township of Lochiel consisting of lots 26 to 38, both inclusive, in concessions 1 to 3, both inclusive.

- 12. IN THE COUNTY OF GRENVILLE
 (1) That part of the Township of Augusta consisting of concessions 1 and 2.
 - (2) The Township of Edwardsburgh.
 - (3) That part of the Township of Oxford (on Rideau) consisting of the area known as Burritt's Rapids and the area adjacent thereto, being lots 1 to 10, both inclusive, in concessions 1 and 2.

- 13. IN THE COUNTY OF GREY
 (1) The townships of Holland, Normanby and Sullivan.
 - (2) That part of the Township of Collingwood north of the southerly boundary of lots 28 in concessions 7 to 12, both inclusive.
 - (3) That part of the Township of Bentinck consisting of the area known as Elmwood and the area adjacent thereto, being lots 1 to 5, both inclusive, in concessions 9 to 12, both inclusive.

14. IN THE COUNTY OF HALDIMAND (1) The Township of Moulton.

(2) That part of the Township of North Cayuga consisting of lots 25 to 42, both inclusive, in Concession 1, north of Talbot Road, and lots 25 to 42, both inclusive, in Concession 1, south of Talbot Road.

15. IN THE PROVISIONAL COUNTY OF HALIBURTON

- (1) That part of the Township of Anson, Hindon and Minden, formerly comprising the Township of Minden.
- (2) That part of the Township of Dysart, Bruton, Clyde, Dudley, Eyre, Guilford, Harburn, Harcourt and Havelock formerly comprising the Township of Dysart.

(3) The townships of Lutterworth and Stan-

16. IN THE COUNTY OF HALTON

- (1) The townships of Nelson and Trafalgar.
- (2) That part of the Township of Esquesing consisting of lots 16 to 27, both inclusive, in concessions 8 to 11, both inclusive.

17. IN THE COUNTY OF HASTINGS

- (1) That part of the Township of Bangor, Wicklow and McClure, formerly comprising the Township of Bangor.
- (2) The townships of Hungerford and Sidney.
- (3) That part of the Township of Thurlow, consisting of concessions 1 to 4, both inclusive, and the Broken Front Concession.
- (4) That part of the Township of Tyendinaga consisting of concessions 1 and 2, and concessions 1 to 3, both inclusive, Indian Reserve.

18. IN THE COUNTY OF HURON

(1) The townships of Ashfield, Colborne, East Wawanosh, Goderich, Hay, Howick, Hullett, Morris, Stanley, Stephen and West Wawanosh.

19. IN THE TERRITORIAL DISTRICT OF KENORA

(1) The municipal townships of,— (a) Jaffray and Melick; and(b) Van Horne.

(2) The townships of Drayton, Vermilion and Vermilion Additional.

20. IN THE COUNTY OF KENT

(1) The townships of Camden, Chatham, Dover, Harwich, Howard, Orford, Raleigh, Romney, Tilbury East and Zone.

21. IN THE COUNTY OF LAMBTON

(1) The townships of Bosanquet, Dawn, Enniskillen, Euphemia, Brooke, Moore. Plympton, Sarnia, Sombra, including Walpole Island, St. Anne's Island and the other islands at the mouth of the St. Clair River, and Warwick.

 IN THE COUNTY OF LANARK
 The townships of Bathurst, Dalhousie and North Sherbrooke, North Burgess, North Elmsley, Pakenham, Ramsay and South Sherbrooke.

23. IN THE COUNTY OF LEEDS

(1) The Townships of Bastard and South Burgess, Elizabethtown, Front of Escott, Front of Leeds and Lansdowne, Front of Yonge, North Crosby, Rear of Leeds and Lansdowne, Rear of Yonge and Escott, South Crosby and South Elmsley.

24. IN THE COUNTY OF LENNOX AND ADDINGTON

- (1) The townships of Camden, Ernestown and Sheffield.
- (2) Those parts of the Township of Kaladar, Anglesea and Effingham formerly comprising the townships of Anglesea and Kaladar.
- (3) That part of the Township of Richmond consisting of concessions 1 and 2.

IN THE COUNTY OF LINCOLN
 The townships of Clinton, Gainsboro, Grantham, Louth, Niagara, North Grimsby and South Grimsby.

26. IN THE TERRITORIAL DISTRICT OF MANITOULIN

(1) The municipal townships of,-

(a) Assiginack;
(b) Barrie Island;
(c) Billings and part of Allan;
(d) Burpee;

(e) Carnarvon;

(f) Cockburn Island;

(g) Gordon and part of Allan; (h) Howland;

(i) Rutherford and George Island;

(j) Sandfield; and(k) Tehkummah.

27. IN THE COUNTY OF MIDDLESEX
(1) The townships of Adelaide, Biddulph, Caradoc, Delaware, East Williams, Ekfrid, Lobo, London, McGillivray, Metcalfe, Mosa, North Dorchester, Westminster, West Nissouri and West Williams.

28. IN THE TERRITORIAL DISTRICT OF MUSKOKA (1) The municipal townships of,—

(a) Brunel;(b) Cardwell;

(c) Chaffey;

(d) Draper;

(e) Franklin; (f) Freeman;

(g) Macaulay; (h) McLean;

Medora and Wood: (i)

(i)Monck:

(k) Morrison;(l) Muskoka;

(m) Oakley; (n) Ridout;

(o) Ryde;

(p) Stephenson;

Stisted; and (q)

Watt.

(2) The townships of Baxter, Gibson and Sin-

29. IN THE TERRITORIAL DISTRICT OF NIPISSING

The municipal townships of,—
 (a) Caldwell;

(b) East Ferris;

(c) West Ferris; and

(d) Widdifield.

- IN THE COUNTY OF NORFOLK
 The townships of Charlotteville, Houghton, Middleton, North Walsingham, South Walsingham, Townsend, Windham and Woodhouse.
 - (2) Long Point Park.

31. IN THE COUNTY OF NORTHUMBERLAND

- (1) The townships of Alnwick, Brighton, Cramahe, Haldimand, Hamilton, Murray, Percy, Seymour and South Monaghan.
 - (2) Presqu'ile Park.

32. IN THE COUNTY OF ONTARIO

- (1) The townships of East Whitby, Mara, Pickering, Rama, Reach, Scugog, Thorah (including Canise or Thorah Island), and Whitby.
 - (2) Those parts of the Township of Brock consisting of,-
 - (a) concessions 1 to 3, both inclusive; and
 - (b) lots 1 to 6, both inclusive, in concessions 13 and 14.

(3) That part of the Township of Uxbridge consisting of the area known as Goodwood and the area adjacent thereto, being lots 11 to 20, both inclusive, in concessions 2 and 3.

33. IN THE COUNTY OF OXFORD

- (1) The townships of Blandford, Blenheim, Dereham, East Nissouri, East Oxford, East Zorra, North Norwich, North Oxford, South Norwich, West Oxford and West Zorra.
- 34. IN THE TERRITORIAL DISTRICT OF PARRY SOUND
 (1) The townships of Conger, Cowper and

Ferguson.

(2) The municipal townships of,-

(a) Carling;(b) Foley;

(c) Humphry;

(d) Machar; (e)

McDougall; North Himsworth; and

(g) South Hinsworth.

35. IN THE COUNTY OF PEEL
(1) The townships of Albion, Caledon, Chinguacousy, Toronto and Toronto Gore.

36. IN THE COUNTY OF PERTH

- (1) Those parts of the townships of Downie (including the Gore of Downie) and Ellice, consisting of the area known as Sebring-ville and the area adjacent thereto, being,—
 - (a) lots 11 to 25, both inclusive, in concessions 1 to 4, both inclusive, in the Township of Downie (including the Gore of Downie); and
 - (b) lots 11 to 25, both inclusive, in concessions 1 to 4, both inclusive, in the Township of Ellice.

(2) That part of the Township of South East-

hope described as follows:

commencing at the north-westerly angle of lot 25 in Concession 5; thence southerly along the westerly boundary of lot 25 and the production southerly to a point where the production of the boundary intersects the southerly boundary of the township; there extends dary of the township; thence easterly along the southerly boundary of the township to the south-easterly angle of lot 16 in Concession 5; thence northerly along the easterly boundary of lot 16 to the north-easterly angle of the lot; thence westerly along the northerly boundary of Concession 5 to the place of commencement.

(3) That part of the Township of Elma consisting of the area known as Atwood and the area adjacent thereto, being lots 11 to 20, both inclusive, in concessions 6 to 11, both inclusive.

37. IN THE COUNTY OF PETERBOROUGH

- (1) The Township of Galway and Cavendish.
- (2) That part of the Township of North Monaghan consisting of concessions 11 to 13, both inclusive.
- (3) That part of the Township of Smith consisting of concessions 1 to 4, both inclusive, and lots 1 to 8, both inclusive, in concession west of Chemung Road, and lots 1 to 8, both inclusive, in concession east of Chemung Road.

IN THE COUNTY OF PRESCOTT
 The townships of Alfred, East Hawkesbury and West Hawkesbury.

- IN THE COUNTY OF PRINCE EDWARD
 That part of the Township of Ameliasburgh consisting of lots 58 to 76, both inclusive, in Concession 1.
- 40. IN THE TERRITORIAL DISTRICT OF RAINY RIVER
 - (1) The municipal townships of,-

(a) Alberton;(b) Emo;

Lavallee; and

(d) McIrvine.

- (2) The Improvement District of Atikokan.
- 41. IN THE COUNTY OF RENFREW
 - (1) The townships of Petawawa, Radcliffe, Ross, Westmeath and Wilberforce.
 - (2) Those parts of the Township of Rolph, Buchanan, Wylie and McKay formerly comprising the townships of Rolph and Buchanan.
 - (3) Those parts of the Township of Sherwood, Jones and Burns formerly comprising the townships of Sherwood and Jones.
 - (4) That part of the Township of North Algona consisting of concessions 1 to 8, both inclusive.
 - (5) That part of the Township of South Algona consisting of concessions 8 to 12, both inclusive.
 - (6) That part of the Township of Bagot and Blithfield consisting of lots 14 to 20, both inclusive, in concessions 7 to 12, both in-clusive, formerly in the Township of Bagot.
 - (7) That part of the Township of Bromley consisting of lots 1 to 8, both inclusive, in concessions 7 to 10, both inclusive, and lots 42 to 54, both inclusive, in the Bonnechere Range Concession.
 - (8) That part of the Township of Hagarty and Richards consisting of,-
 - (a) concessions 12 to 14, both inclusive, formerly in the Township of Hagarty.
 - (b) concessions 1 to 8, both inclusive, formerly in the Township of Richards.
 - (9) That part of the Township of McNab east of the westerly boundary of Concession 10.
 - (10) That part of the Township of Sebastopol consisting of concessions 6 to 14, both inclusive, and the Concession west of the Opeongo Road and the Concession east of the Opeongo Road.
- 42. IN THE COUNTY OF RUSSELL
 - (1) The townships of Cambridge, Clarence, Cumberland and Russell.
- IN THE COUNTY OF SIMCOE

 The townships of Innisfil, Medonte, Orillia and Tay.
 - (2) That part of the Township of Flos consisting of concessions 7 to 11, both inclusive.
 - (3) That part of the Township of Nottawasaga north of the northerly boundary of lots 30 in concessions 1 to 12, both inclusive.

- (4) That part of the Township of Sunnidale consisting of concessions 13 to 16, both inclusive.
- 44. IN THE COUNTY OF STORMONT
 (1) The townships of Cornwall and Finch.
 - (2) That part of the Township of Osnabruck consisting of concessions 1 to 5, both inclusive.

45. IN THE TERRITORIAL DISTRICT OF SUDBURY

(1) The municipal townships of,—

(a) Baldwin;

(b) Chapleau;

- (c) Cosby and Mason;
- (d) Hallam; McKim; (e)
- Martland:
 - Neelon and Garson; and
- Waters.
- (2) That part of the municipal township of Ratter and Dunnet comprising the geo-graphic township of Dunnet.
- (3) That part of the municipal Township of Salter, May and Harrow comprising the geographic townships of May and Salter.
- (4) The townships of Creighton, Dryden, Falconbridge, Foleyet, Merritt, Mongowin, Scollard and Snider.

46. IN THE TERRITORIAL DISTRICT OF THUNDER BAY

(1) The municipal townships of,—

(a) Neebing;

(b) Nipigon; and

(c) Schreiber.

- (2) The Township of McIntyre.
- (3) The improvement districts of Beardmore and Red Rock.

47. IN THE TERRITORIAL DISTRICT OF TIMISKAMING

(1) The municipal townships of,—

(a) Bucke;(b) Coleman;

(c) James; (d) Larder Lake; and

(e) Teck.

- (2) The townships of Cairo, Lebel, McFadden and McGarry.
- (3) The Improvement District of Gauthier.

- 48. IN THE COUNTY OF VICTORIA

 (1) The townships of Fenelon, Mariposa, Ops, Somerville and Verulam.
 - (2) That part of the Township of Eldon consisting of the areas known as Argyle and Lorneville and the area adjacent thereto, being lots 1 to 15, both inclusive, in concessions 1 to 4, both inclusive.
- IN THE COUNTY OF WATERLOO
 The townships of North Dumfries and Waterloo.
- IN THE COUNTY OF WELLAND
 The townships of Bertie, Crowland, Humberstone, Pelham, Stamford, Thorold, Wainfleet and Willoughby.
- 51. IN THE COUNTY OF WELLINGTON
 - (1) The townships of Erin, Guelph and Puslinch.

- 52. IN THE COUNTY OF WENTWORTH

 (1) The townships of Ancaster, Barton, Beverly, East Flamborough, Saltfleet and West Flamborough.
 - (2) Burlington Beach.

 53. IN THE COUNTY OF YORK
 (1) The townships of East Gwillimbury, East York, Etobicoke, Georgina, King, Markham, North Gwillimbury, North York, Scarborough, Vaughan, Whitchurch and York.

54. THE VILLAGES NAMED HEREUNDER:

- (1) IN THE COUNTY OF BRUCE
 Hepworth, Lion's Head, Lucknow,
 Mildmay, Paisley, Tara and Teeswater.
- (2) IN THE COUNTY OF CARLETON Richmond and Rockcliffe Park.
- (3) IN THE COUNTY OF DUFFERIN Grand Valley and Shelburne.
- (4) IN THE COUNTY OF DUNDAS Chesterville, Iroquois, Morrisburg and Winchester.
- (5) IN THE COUNTY OF DURHAM Millbrook and Newcastle.
- (6) IN THE COUNTY OF ELGIN Dutton, Port Burwell, Port Stanley, Rodney, Springfield, Vienna and West Lorne.
- (7) IN THE COUNTY OF ESSEX Belle River and St. Clair Beach.
- (8) IN THE COUNTY OF FRONTENAC Portsmouth.
- (9) IN THE COUNTY OF GLENGARRY Lancaster and Maxville.
- (10) IN THE COUNTY OF GRENVILLE Cardinal, Kemptville and Merrickville.
- (11) IN THE COUNTY OF GREY Chatsworth, Dundalk, Flesherton, Markdale and Neustadt.
- (12) In THE COUNTY OF HALDIMAND Caledonia, Cayuga, Hagersville and larvis.
- (13) IN THE COUNTY OF HALTON Acton.
- (14) IN THE COUNTY OF HASTINGS Bancroft, Deloro, Frankford, Madoc, Marmora, Stirling and Tweed.
- (15) IN THE COUNTY OF HURON Blyth, Brussels, Exeter and Hensall.
- (16) IN THE COUNTY OF KENT Erieau, Erie Beach, Highgate, Thamesville and Wheatley.
- (17) IN THE COUNTY OF LAMBTON Alvinston, Arkona, Courtright, Oil Springs, Point Edward, Thedford, Wat-ford and Wyoming.
- (18) IN THE COUNTY OF LANARK Lanark.
- (19) IN THE COUNTY OF LEEDS
 Athens, Newboro' and Westport.

- (20) IN THE COUNTY OF LENNOX AND ADDINGTON

 Bath and Newburgh.
- (21) In THE COUNTY OF LINCOLN Beamsville.
- (22) IN THE COUNTY OF MIDDLESEX
 Ailsa Craig, Glencoe, Lucan, Newbury
 and Wardsville.
- (23) IN THE TERRITORIAL DISTRICT OF MUSKOKA
 Port Carling, Port Sydney and Windermere.
- (24) IN THE COUNTY OF NORFOLK Delhi, Port Dover, Port Rowan and Waterford.
- (25) IN THE COUNTY OF NORTHUMBER-LAND
 Brighton, Colborne and Hastings.
- (26) IN THE COUNTY OF ONTARIO Beaverton, Cannington and Port Perry.
- (27) IN THE COUNTY OF OXFORD Embro, Norwich and Tavistock.
- (28) IN THE TERRITORIAL DISTRICT OF PARRY SOUND

 Burk's Falls, Rosseau, South River and Sundridge.
- (29) IN THE COUNTY OF PEEL Bolton, Port Credit and Streetsville.
- (30) IN THE COUNTY OF PERTH
- Milverton.

 (31) IN THE COUNTY OF PETERBOR-OUGH
 Havelock, Lakefield and Norwood.
- (32) IN THE COUNTY OF PRESCOTT L'Orignal.
- (32) IN THE COUNTY OF PRINCE ED-WARD Bloomfield and Wellington.
- (34) IN THE COUNTY OF RENFREW Barry's Bay, Braeside, Cobden, Eganville and Killaloe Station.
- (35) IN THE COUNTY OF RUSSELL Casselman.
- (36) IN THE COUNTY OF SIMCOE.

 Beeton, Bradford, Coldwater, Creemore,
 Elmvale, Port McNicoll, Tottenham,
 Victoria Harbour and Wasaga Beach.
- (37) IN THE COUNTY OF STORMONT Finch.
- (38) IN THE COUNTY OF VICTORIA
 Bobcaygeon, Fenelon Falls, Omemee,
 Sturgeon Point and Woodville.
- (39) IN THE COUNTY OF WATERLOO Ayr and New Hamburg.
- (40) IN THE COUNTY OF WELLAND
 Chippawa, Crystal Beach, Fonthill and
 Humberstone.
- (41) IN THE COUNTY OF WELLINGTON Arthur, Clifford, Drayton, Elora, Erin and Fergus.
- (42) IN THE COUNTY OF WENTWORTH Stoney Creek and Waterdown.

(43) IN THE COUNTY OF YORK
Forest Hill, Long Branch, Markham,
Richmond Hill, Stouffville, Sutton,
Swansea and Woodbridge.

55. THE POLICE VILLAGES OF,—
Angus, Apple Hill, Avonmore, Baden, Bayfield, Campbellville, Cookstown, Delta, Eden Mills, Holstein, Jasper, Kinmount, Kirkfield, Little Britain, Manotick, Monkland, North Gower, Oakwood, Orono, Plantagenet, Priceville, Rockwood, Russell, Sunderland, Warkworth and Williamstown.

(773)

19

THE FARM PRODUCTS MARKETING ACT

O. Reg. 87/51.
Approval of 1951 Agreement for the Marketing of Beets, Cabbage and Carrots for Processing.
New.
Made—19th April, 1951.
Filed—1st May, 1951, 9.30 a.m.

ORDER MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

MARKETING OF BEETS, CABBAGE AND CARROTS

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 19th day of April, 1951.

1951 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 1951, 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:

RE: BEETS

1. The minimum prices to be paid the grower by the processor for beets produced in Ontario during the year 1951 purchased and received for processing, f.o.b. factory or f.o.b. factory receiving station shall be according to the following size ranges:

 $^34''$ to $1^14''$ diameter at the rate of \$69.00 per ton; $1^14''$ to $1^34''$ diameter at the rate of \$46.00 per ton; $1^34''$ to $2^12''$ diameter at the rate of \$34.50 per ton; $1^34''$ diameter and up at the rate of \$23.00 per ton; $2^12''$ to $4^12''$ diameter at the rate of \$17.00 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."

- 3. No form of contract entered into between the grower and the processor shall contain any provision requiring the grower to purchase beet seed at a price greater than the processor's cost for such seed and in no event to exceed \$1.00 per pound which charge may be deducted from any moneys payable to the grower for beets produced and delivered by the grower to the processor and the amount of such deduction shall be shown on the grower's statement.
- 4. In every contract made between the processor and the grower for a specified number of acres of beets, the processor shall accept the total marketable crop of beets produced on the contracted acreage. In every contract made between the processor and the grower for a specified number of tons of beets, the contract shall be deemed to have been fulfilled by the grower when delivery has been made of the tonnage specified.

RE: CABBAGE

- 5. The minimum price to be paid the grower by the processor for cabbage produced in Ontario during the year 1951 purchased and received for processing, f.o.b. factory or f.o.b. factory receiving station shall be at the rate of \$12.50 per ton.
- 6. For purposes of inspection in settling disputes as to quality the minimum grade requirements for cabbage shall be as follows:
 - "Cabbage shall have a minimum diameter of five (5) inches and be ripe, firm, well-trimmed and free from serious damage caused by soft rot, seed stems, discolouration, freezing, disease, insect or mechanical injury."
- 7. In every contract made between the processor and the grower for a specified number of acres of cabbage, the processor may, when necessary, limit deliveries of cabbage to twenty (20) tons for each acre of cabbage contracted for. 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.
- 8. Every processor shall be required to accept delivery of cabbage when fifty (50) per centum of the crop is ready to be harvested, provided there is a sufficient acreage of cabbage offered to the processor to assure continuous operation of the factory.

RE: CARROTS

- 9. The minimum prices to be paid the grower by the processor for carrots produced in Ontario during the year 1951 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 diameter of 1½" purchased during the period June 25th to August 15th the minimum price shall be at the rate of \$52.00 per ton;
 - (b) for ungraded carrots having a minimum diameter of 1½" purchased during the period August 16th, 1951, to March 31st, 1952, the minimum price shall be at the rate of \$23.00 per ton.
- 10. 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, welltrimmed 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 9 (a) and (b) of this Agreement."
- 11. Every contract between the processor and the grower shall specify the number of tons of carrots to be delivered by the grower without limitation as to the number of acres to be planted and the contract shall be deemed to have been fulfilled by the grower when delivery has been made of the tonnage specified.

GENERAL

- 12. 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 1951, and the provisions of this Agreement shall supersede any provision that may be contained in any contract which is inconsistent with this Agreement.
- 13. Every contract between the grower and the processor for beets, cabbage or carrots shall specify a factory or factory receiving station where delivery is to be made. Where the delivery point is changed by the processor after the contract is entered into the additional haulage, if any, shall be for the account of the processor.
- 14. In respect of grades and grading the definitions of the terms used in Section 2, 6 and 10 of this Agreement 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 outlined above under Section 9 (a) and (b) of this Agreement.
- 15. In the event there is a dispute between a processor 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.
- 16. 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 15 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.
- 17. 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 1951 at a rate in excess of the rate charged for the same service during 1950.
- 18. Storage charges on any beets, cabbage and carrots ordered into storage by the processor on and after November 15th, 1951, shall be for the account of the processor.
- 19. 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.
- 20. 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.

- 21. (a) Every processor shall furnish a suitable bank guarantee to the Farm Products Marketing Board on or before the 1st of May, 1951, 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.
- 22. 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 1951 purchased by a processor from such grower or buyer shall be made on or before December 1st, 1951, excepting carrots purchased under Section 9 (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, 1951.
- 23. 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.
- 24. Every processor of beets, cabbage and carrots shall be responsible for delivery of a copy of the 1951 Agreement for the Marketing of Beets, Cabbage and Carrots for Processing to each contracted grower upon receipt of copies of the Agreement from the Farm Products Marketing Board.

Dated at the City of Hamilton in the Province of Ontario this 19th day of April, 1951.

GROWERS E. L. Wilson CHARLIE BAKER G. L. KIMMERLY PROCESSORS W. I. DRYNAN E. R. RENOUF T. V. PROCTOR

(786)

THE RACE TRACKS TAX ACT

O. Reg. 88/51. Rate of Tax. Amending Regulations 347 of Consolidated Regulations 1950. Made—26th April, 1951. Filed—1st May, 1951, 10.45 a.m.

REGULATIONS MADE UNDER THE RACE TRACKS TAX ACT

- 1. Regulation 2 of Regulations 347 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:
 - 2. The rate of tax payable under section 3 of the Act shall be the rate that equals the same percentage of the amount that would be payable to the holder of a winning ticket if no percentage were deducted or retained by the person holding the race meeting as the percentage which the amount that results from applying the following percentages to the total amount bet or wagered on each race is of that total amount:

10 per cent of the first \$20,000 or part thereof,

11 per cent of the next \$10,000 or part thereof,

12 per cent of the next \$10,000 or part thereof,

 $13~\mathrm{per}$ cent of the next $10,\!000~\mathrm{or}$ part thereof,

14 per cent of the excess over \$50,000.

(787)

and

THE INDUSTRIAL STANDARDS ACT

O. Reg. 89/51.
Electrical Repair-and-Construction
Industry in the Ottawa Zone.
New and Revoking O. Regs. 162/46.
Made—26th April, 1951.
Filed—1st May, 1951, 2.40 p.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 zone and be binding upon the employers and employees in the industry referred to in the schedule.
 - 2. Ontario Regulations 162/46 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*.

SCHEDULE FOR THE ELECTRICAL REPAIR-AND-CONSTRUCTION INDUSTRY IN THE OTTAWA ZONE

INTERPRETATION

- 1. In this schedule "holiday" means
 - (a) Saturday,
 - (b) Sunday,

135

- (c) New Year's Day,
- (d) Good Friday,
- (e) Dominion Day,
- (f) Ottawa Civic Holiday,
- (g) Labour Day, and
- (h) 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
 - (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.
- 3.(1) Where the work cannot be performed during the hours prescribed in clause b of section 2, it may be performed during any other hours.
- (2) The work performed during those other hours shall be night work except when performed on a job completed in a 3-day period.

MINIMUM RATES OF WAGES

- 4. The minimum rate of wages shall be
 - (a) \$1.50 an hour for work performed during the regular working periods, and
 - (b) $$1.71\frac{1}{2}$ an hour for night work.

SHIFT WORK

- 5.(1) Where the work is performed in two or more shifts, and if an employee works not more than
 - (a) 8 hours on a day-shift, or
 - (b) 7 hours on a night-shift

in any 24-hour period, the employee shall be deemed to be employed during a regular working-day.

- (2) An employee who works on a night-shift shall be entitled, as a minimum, to wages for 8 hours for work of 7 hours.
- (3) Where two or more shifts are worked on the same job, only one shift shall be a day-shift.

OVERTIME WORK

- 6. Work performed in the industry
 - (a) at any time other than during the working periods prescribed in sections 2, 3 and 5, and
 - (b) on a holiday

shall be overtime work.

- 7.(1) No overtime work shall be performed in the industry on a holiday 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.

RATES OF WAGES FOR OVERTIME WORK

- 8. The rate of wages for overtime work shall be
- (a) \$2.25 an hour for overtime work performed during the 4-hour period immediately following the working period of a regular working-day, and
- (b) \$3 an hour for all other overtime work.

ADVISORY COMMITTEE

9. The advisory committee is authorized to fix a minimum rate of wages lower than the rates fixed by this schedule for an individual who is handicapped and the rate may be fixed at the request of employee or employer.

(788)

19

THE MINING ACT

O. Reg. 90/51. Lands Open for Prospecting, Staking Out or Leasing. New. . Made—26th April, 1951. Filed—1st May, 1951, 4.40 p.m.

REGULATIONS MADE UNDER THE MINING ACT

1. Mining rights consisting of natural gas and oil within the lands described in Schedule I shall be open for prospecting, staking out or leasing.

SCHEDULE I

- 1. The geographic townships of Birdsall, Brain, Dunsmore, Gentles, Haight, McCuaig, Mulholland and Pickett in the Territorial District of Cochrane.
- 2. That part of the Territorial District of Cochrane described as follows:

Commencing at the south-west angle of the geographic township of Gentles; thence northerly along the west boundary of the geographic township of Gentles 9 miles more or less to the north-west angle thereof; thence west astronomically 9 miles; thence south astronomically 9 miles more or less to the north boundary of the geographic township of Mahoney; thence easterly along the north boundaries of the geographic townships of Mahoney and Lambert 9 miles more or less to the place of commencement.

(789)

The Regulations Act Publications Under

MAY 19th, 1951

THE FARM PRODUCTS MARKETING ACT

O. Reg. 91/51. Approval of 1951 Agreement for the Marketing of Corn for Seed (1950 Crop). Made—4th May, 1951. . Filed—4th May, 1951, 3.30 p.m.

ORDER MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

MARKETING OF CORN FOR SEED

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

(Seal) Dated at Toronto, this 4th day of

G. F. PERKIN Chairman F. K. B. STEWART Secretary

May, 1951. AGREEMENT FOR THE MARKETING OF CORN FOR SEED

1950 CROP

MEMORANDUM OF AGREEMENT made by the Negotiating Committee for corn for seed produced in Ontario in 1950, appointed under the provisions of "The Ontario Seed-Corn Growers' Marketing 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:

- (a) The base price established as the Chicago May corn future daily closing price (subject to the current rate of exchange) a bushel average for the three months, December 1950 and January, February 1951 is one dollar and eighty-six point seven, seven cents (\$1.86 77).
- (b) The premium of thirty percent on the base price is fifty-six point naught three cents (.56 03).
- (c) The base price and the premium of thirty percent on the base price is two dollars and forty-two point eight naught (\$2.42 80).
- (d) The minimum price according to contract be:-

Schedule A Contract \$2.43 a bushel Schedule B Contract. \$2.98 " " Schedule C Contract \$3.33 " " Schedule D Contract \$4.30 "

OPEN POLINATED Schedule E Contract: Yellow Dents other than Early Golden Glow \$2.43 a bushel Other Dents including Early Golden Glow \$2.53 " Flints..... \$2.93 "

GROWER REPRESENTATIVE Hybrid G. C. Nichols W. P. Corneil M. C. Dalton GROWER REPRESENTATIVE

Open Pollinated

Ross Townsend

JOHN WALSTEDT

EUGENE KING

(828)

DEALER REPRESENTATIVE Open Pollinated A. H. TELLIER JACK MAINE RAY GRANT

DEALER REPRESENTATIVE Hybrid Don Painter James T. Grant D. M. NICHOLSON

THE WORKMEN'S COMPENSATION ACT

O. Reg. 92/51. General and Schedules 1 and 2. Amending Regulations 371 and 372 of Consolidated Regulations 1950. Made—11th April, 1951. Approved—3rd May, 1951. Filed—7th May, 1951, 11.00 a.m.

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

- 1. Clause k of regulation 3 of Regulations 371 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:
 - (k) watch-, clock- and jewellery-making and repairing.
- 2. Clause g of regulation 4 of Regulations 371 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:
 - (g) power-laundries, dyeing-, cleaning- or bleaching-establishments,
- 3. Clause a of regulation 5 of Regulations 371 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:
 - (a) blacksmithing-shop or blacksmithing-andwoodworking shop,
- 4. Schedule 1 of Regulations 371 of Consolidated Regulations of Ontario 1950 is amended
 - (a) by striking out clause b of item 3 of Class 4 and substituting the following therefor:
 - (b) Carpenter-, joiner- or cabinet-work, in
 - (b) by striking out clause a of item 1 of Class 6 and substituting the following therefor:
 - (a) Operating sand-, shale-, clay- or gravelpits.
 - (c) by striking out sub-clause i of clause c of item 2 of Class 20 and substituting the following
 - (i) coal-, wood- or lumber-yards, and
- 5. Item 7 of Schedule 2 of Regulations 371 of Consolidated Regulations of Ontario 1950 is struck out and the following substituted therefor:
 - 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-, parlouror dining-car company.
- 6. Regulation 4 of Regulations 372 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:
 - 4. Normal retirement-age shall, subject to regulations 6 and 9, be 65 years for males and 60 years for females.

E. E. SPARROW Chairman

S. R. JOHNSTON (Seal) Secretary

Dated at Toronto, this 11th day of April, 1951.

(829)20

THE FARM PRODUCTS MARKETING ACT

O. Reg. 93/51.
Approval of 1951 Agreement for the Marketing of Corn for Seed (1951 Crop).
New.
Made—4th May, 1951.
Filed—7th May, 1951, 2.15 p.m.

ORDER MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

MARKETING OF CORN FOR SEED

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 May, 1951.

AGREEMENT FOR THE MARKETING OF CORN FOR SEED

1951 CROP

MEMORANDUM OF AGREEMENT made by the Negotiating Committee for corn for seed produced in Ontario in 1951, appointed under the provisions of "The Ontario Seed-Corn 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:

- (a) The minimum price to the grower of corn for seed shall be the base price established as the Chicago May corn future daily closing price (subject to the current rate of exchange) a bushel average for the three months, December, 1951 and January, February 1952, and a premium of 30% on the base price a bushel. Provided that the said premium shall be not less than thirty-four cents a bushel and not more than seventy-five cents a bushel.
- (b) Additional allowance shall be made for corn for seed of particular varieties of Open Pollinated.
- (c) Allowance shall be made for certain costs assumed by the grower of hybrid corn for seed.
- (d) The minimum price a bushel according to schedule of contract shall be:—

HYBRID CONTRACT

- Schedule A The base price and the premium.
- Schedule B The base price and the premium plus sixty cents a bushel.
- Schedule C The base price and the premium plus ninety-five cents a bushel.
- Schedule D The base price and the premium plus one dollar and ninety-two cents a bushel.

OPEN POLLINATED CONTRACT

Schedule E DENT (Yellow) The base price and the premium.

DENT (Other than Yellow) The base price and the premium plus ten cents a bushel.

FLINT The base price and the premium plus fifty cents a bushel.

(e) The forms of contract as submitted be printed for distribution. GROWER
REPRESENTATIVE
Hybrid
G. C. Nicyolas

Hybrid
G. C. Nichols
W. P. Corneil
M. C. Dalton

GROWER
REPRESENTATIVE
Open Pollinated
Ross Townsend
W. M. WALLACE
JOHN WALSTEDT
(838)

DEALER
REPRESENTATIVE
Hybrid
DAVE NICHOLSON
DON PAINTER
JAS. GRANT

DEALER
REPRESENTATIVE
Open Pollinated
A. H. TELLIER
JACK MAINE
RAY GRANT

20

THE INDUSTRIAL STANDARDS ACT

O. Reg. 94/51. Sault Ste. Marie Zone. Amending Regulations 227 of Consolidated Regulations 1950. Made—4th May, 1951. Filed—8th May, 1951, 11.00 a.m.

REGULATIONS MADE BY THE MINISTER UNDER THE INDUSTRIAL STANDARDS ACT

1. Regulation 1 of Regulations 227 of Consolidated Regulations of Ontario 1950 is amended by adding thereto the following subregulation:

SAULT STE. MARIE ZONE

- (12a) That part of Ontario described in item 12a of Appendix A is designated as a zone, to be known as the "Sault Ste. Marie 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. Appendix A of Regulations 227 of Consolidated Regulations of Ontario 1950 is amended by adding thereto the following item:

SAULT STE. MARIE ZONE

12a. The City of Sault Ste. Marie and the suburban area adjacent thereto and lying within a line drawn as follows: commencing where the Inter-national Boundary between Canada and the United States in the St. Mary River meets the Township of Awenge produced southerly, thence northerly along the production and along the westerly limit of sections 8 and 5 to the north-west angle of section 5 in the geographic Township of Awenge, thence northerly along the westerly limit of sections 32, 29 and 20 in the geographic Township of Korah to the north-west angle of section 20, thence the north-west angle of section 20, thence easterly along the northerly limit of sections 20, 21, 22, 23 and 24 to the north-east angle of section 24 in the geographic Township of Korah, thence easterly along the northerly limit of sections 19, 20, 21 and 22 in the geographic Township of Tarentorus to the westerly limit of the Rankin Mineral Location, thence easterly along the northerly limit of thence easterly along the northerly limit of section 22 produced to the easterly limit of the Rankin Mineral Location, thence southerly along the last-mentioned limit and its production southerly to the International Boundary between Canada and the United States in the St. Mary River, thence south-westerly and westerly along the International Boundary to the place of commencement.

> CHARLES DALEY Minister of Labour

May 4, 1951

(839)

Publications Under The Regulations Act

MAY 26th, 1951

THE HIGHWAY IMPROVEMENT ACT

O. Reg. 95/51.
Permit Fees.
Amending Regulations 136 of Consolidated Regulations 1950.
Made—20th April, 1951.
Filed—14th May, 1951, 2.50 p.m.

REGULATIONS MADE BY THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT

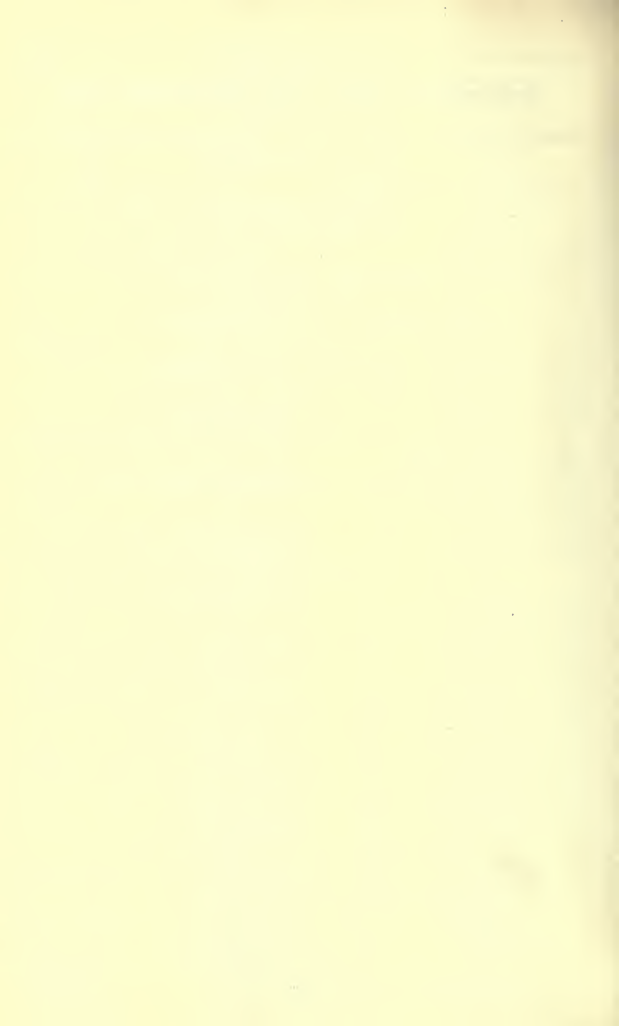
Regulation 1, except clauses a, b and c, of Regulations 136 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:

 The fee for a permit to place, erect or alter any gasoline-pump or any part thereof, used for the purpose of selling gasoline,

> GEO. H. DOUCETT Minister of Highways

Toronto, April 20th, 1951.

(880)



Publications Under The Regulations Act

JUNE 2nd, 1951

THE BROKER-DEALERS ACT, 1947

O. Reg. 96/51. Manner of Carrying on Business. Amending Regulations 16 of Consolidated Regulation 1950. Made—14th May, 1951. Approved—15th May, 1951. Filed—15th May, 1951, 11.00 a.m.

REGULATIONS MADE BY THE BOARD UNDER THE BROKER-DEALERS ACT, 1947

- 1. Regulation 23 of Regulations 16 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:
 - 23. Any person or company may become a member of the Association who or which
 - (a) trades in securities for the whole or part of his or its time in the capacity of an agent or principal,
 - (b) in the opinion of the Board, is satisfactory in the interest of the Association,
 - (c) is in a financial condition that is satisfactory to the Board, and
 - (d) submits to the secretary a letter from an insurance company licensed to do business in Ontario stating that
 - (i) a broker's blanket bond, or
 - (ii) securities insurance (broad form), and fidelity insurance covering each of his or its employees for at least the amount prescribed by sub-clause iii, iv or v.

has been or will be issued by the insurance company to the person or company without security being posted, for at least the following amount:

- (iii) for a person or company with his or its principal place of business in Ontario in the city of Ottawa, Toronto, Hamilton, Windsor or London..... \$10,000
- (iv) for a person or company with his or its principal place of business in Ontario in any city with a population of 25,000 or more according to the last revised assessment roll, other than the cities of Ottawa, Toronto, Hamilton, Windsor and London \$2,000

- (v) for a person or company who or which does not come within the provisions of sub-clause iii or iv......\$1,000
- 2.(1) Regulations 16 of Consolidated Regulations of Ontario 1950 are amended by adding thereto the following regulation:

- 25a.(1) On or before the 1st of October, 1951, every member of the Association shall cause to be issued to him by an insurance company licensed to do business in Ontario and shall continue to carry
 - (a) a broker's blanket bond, or
 - (b) securities insurance (broad form), and fidelity insurance covering each of his employees

for at least the amount prescribed by regulation 23 without security being posted.

- (2) On or before the 1st of October, 1951, every member of the Association shall submit to the secretary a letter from an insurance company licensed to do business in Ontario stating that
 - (a) a broker's blanket bond, or
 - (b) securities insurance (broad form), and fidelity insurance covering each of his employees

has been issued by the insurance company to him for at least the amount prescribed by regulation 23 without security being posted.

- (3) Where subregulation 2 is not complied with by a member of the Association, his mem-bership shall terminate and the Associa-tion shall forthwith refund to him one-half of his fee for annual renewal of member-
- (2) Regulations 16 of Consolidated Regulations of Ontario 1950 as amended by Ontario Regulations 21/51 and Ontario Regulations 53/51 are further amended by adding thereto the following regulations:
 - 32c. Where a change or transfer of the ownership of any interest or part of an interest in the securities business of a member of the Association occurs, the member shall, within 5 days, notify the secretary in writing of the change or transfer.
 - 32d. Before issuing, publishing or sending a circular, pamphlet, circular letter, circular telegram, or advertisement, a member of the Association, other than one who is a member of a stock exchange or The Investment Dealers' Association of Canada, shall submit three typewritten or proof copies to the secre-

tary and where the circular, pamphlet, circular letter, circular telegram, or advertisement contains an offer or solicitation respecting a trade in a security, the member may be required by the Board to state at the end thereof in easily legible letters which in no case shall be smaller than the letters in the main portion thereof, that the security is speculative.

32e. After issuing, publishing or sending a circular, pamphlet, circular letter, circular telegram, or advertisement, a member of the Association, other than one who is a member of a stock exchange or The Investment Dealers' Association of Canada, shall submit two copies to the secretary.

- 3. Form 6 of Regulations 16 of Consolidated Regulations of Ontario 1950 is amended by adding thereto the following item:
 - 12. Has the applicant
 - (a) a broker's blanket bond with no security posted? (If so, give particulars including name of insurance company and amount.)
 - (b) securities insurance (broad form) with no security posted, and fidelity insurance with security posted and intenty insufance with no security posted covering all his em-ployees? (If so, give particulars including name of insurance company and amount of each policy.)

Dated at Toronto this 14th day of May, 1951.

The Board of Governors of the Association

by John M. Rogers	, Governor
J. A. HENLEY	, Governor
A. K. WILLIAMS	, Governor
A. A. Perrin	, Governor
Marshal Stearns	, Governor
H. W. Knight	, Governor
	Governor
C. D. Wilson	Governor
	, Governor

The foregoing regulations made by the Board of Governor of The Broker-Dealers' Association of Ontario are approved.

Dated at Toronto this 15th day of May, 1951.

ONTARIO SECURITIES COMMISSION by O. E. Lennox Chairman

(899)

THE FOREST FIRES PREVENTION ACT

O. Reg. 97/51. Forest Closings. Made—15th May, 1951. Filed—15th May, 1951, 11.50 a.m.

REGULATIONS MADE BY THE MINISTER UNDER THE FOREST FIRES PREVENTION ACT

The geographic townships of Tp. 2F, Tp. 5D, Tp. 6D and Tp. 6E, in the Territorial District of Algoma, shall be closed during the period from and including the 15th of May to and including the 31st of October in the year 1951, 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 15, 1951.

(900)

THE DRUGLESS PRACTITIONERS ACT

O. Reg. 98/51. Registration Fees. Amending O. Regs. 214/44. Approved—10th May, 1951. Filed—15th May, 1951, 11.30 a.m.

REGULATIONS MADE BY THE BOARD UNDER THE DRUGLESS PRACTITIONERS ACT

- 1. Clauses b and d of subregulation 1 of regulation 12 of Ontario Regulations 214/44 are revoked and the following substituted therefor:
 - (b) with each application for renewal of a registra-tion referred to in clause a, a fee of seven dollars;
 - (d) with each application for renewal of a registration referred to in clause c, a fee of five dollars.

BOARD OF REGENTS UNDER THE DRUGLESS PRACTITIONERS ACT

> Chairman H. A. YATES Vice-Chairman JOHN C. BEER Secretary-Treasurer C. V. HINSPERGER

J. R. G. McVity

Member VICTOR K. E. TOMLIN Member

(901)

22

THE DENTISTRY ACT

O. Reg. 99/51. Dental Hygiene Training or Instruction. New. Made-10th May, 1951. Filed-15th May, 1951, 11.40 a.m.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER OF HEALTH UNDER THE DENTISTRY ACT

- 1. The course for training or imparting instruction in dental hygiene
 - (a) comprising two years of 32 weeks each of in-struction in the following subjects:
 - (i) anaesthesia,

 - (iii) bacteriology, (iii) chemistry, (iv) child psychology, (v) dental anatomy, (vi) dental materials, dental pathology,
 - (viii) dental prophylaxis, (ix) diet and nutrition, (x) first aid,

 - (xi) general anatomy, (xii) general and dental histology,
 - (xiii) general and oral hygiene,
 - (xiv) office assistance, (xv) pharmacology,

(xvii) physiology, (xvii) public health in dentistry, and (xviii) radiology,

as prescribed by Ontario Regulations 72/51, and

(b) conducted at the City of Toronto by the Faculty of Dentistry of the University of Toronto,

is approved.

2. By-law 8 of Ontario Regulations 72/51 is approved.

(902)

THE FARM PRODUCTS MARKETING ACT

O. Reg. 100/51.
The Ontario Cheese Producers' Marketing Scheme.
New and Revoking Regulations 96 of Consolidated Regulations 1950.
Made—17th May, 1951.
Filed—18th May, 1951, 11.10 a.m.

REGULATIONS MADE UNDER THE FARM PRODUCTS MARKETING ACT

- 1. The scheme in schedule 1 is approved and declared to be in force in Ontario.
- 2. The local board named in schedule 1 is given all of the powers set out in sections 23 and 24 of The Companies Act.
- 3. Regulations 96 of Consolidated Regulations of Ontario 1950 are revoked.

SCHEDULE 1

The Farm Products Marketing Act

SCHEME

1. This scheme may be cited as "The Ontario Cheese Producers' Marketing Scheme".

INTERPRETATION

- 2. In this scheme
- (a) "cheese" means cheese of any kind produced in Ontario;
- (b) "cheese-factory" means any building or premises where milk is regularly brought for the purpose of being manufactured into cheese; and
- (c) "producer" means a person engaged in the production of milk delivered to a cheese-factory and there manufactured into cheese.

LOCAL BOARD

- 3. There shall be a local board to be known as "The Ontario Cheese Producers' Marketing Board".
 - 4. The local board shall consist of 5 members.

MEMBERS OF LOCAL BOARD

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

- (a) D. W. Osmond, R.R. 2, Burgessville, for District 1,
- (b) W. O. Coon, Elgin, for District 2,
- (c) W. E. Bateman, Tweed, for District 3,
- (d) C. E. Harkness, Iroquois, for District 4, and
- (e) A. E. Hicks, Kinburn, for District 5.

DISTRICTS

- 6. (1) Producers shall be divided into 5 districts as follows:
 - (a) District 1, comprising the counties of Bruce, Elgin, Grey, Huron, Middlesex, Norfolk, Oxford, Perth, Waterloo and Wellington;
 - (b) District 2, comprising the counties of Hastings, Northumberland, Peterborough, Prince Edward and Victoria;
 - (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; and
 - (e) District 5, comprising the counties of Carleton, Prescott, Renfrew and Russell.
- (2) A producer in a territorial district or in a county not included in a district mentioned in subsection 1 may become a member of the county group nearest to his place of production.

COUNTY GROUPS

7. Producers who supply milk to cheese-factories in each of the counties named in section 6 shall form a county group.

COMMITTEES

- 8. There shall be a committee in each district to be known as a "District Cheese Producers' Committee".
- 9. 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

10. Each District Cheese Producers' Committee shall on or before the 31st of March in each year elect a member to the local board.

(941)

22

THE FARM PRODUCTS MARKETING ACT

O. Reg. 101/51.
Marketing of Cheese.
New and Revoking Regulations 97 of
Consolidated Regulations 1950.
Approved—17th May, 1951.
Filed—18th May, 1951, 11.20 a.m.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

MARKETING OF CHEESE

INTERPRETATION

1. In these regulations

- (a) "buyer" means an original buyer of cheese for reselling or processing;
- (b) "cheese" means cheese of any kind produced in Ontario;
- (c) "cheese-factory" means any building or premises where milk is regularly brought for the purpose of being manufactured into cheese;
- (d) "local board" means "The Ontario Cheese Producers' Marketing Board";
- (e) "producer" means a person engaged in the production of milk delivered to a cheesefactory and there manufactured into cheese; and
- (f) "scheme" means The Ontario Cheese Producers' Marketing Scheme.

LICENCES FOR BUYERS

- 2. (1) No person shall be a buyer without a licence from the Board, obtainable on application therefor.
- (2) An application for a licence as a buyer shall be in form 1.
 - (3) A licence as a buyer shall be in form 2.
- (4) A licence as a buyer shall be issued annually for the period from and including the 1st of April in the year in which the licence is issued to and including the 31st of March in the following year.
 - 3. The fee for a licence as a buyer shall be \$1.

LICENCES FOR PRODUCERS

4. Every producer shall be deemed to be the holder of a licence in form 3.

MARKETING

- 5. (1) All cheese produced in the districts named in section 6 of the scheme shall be marketed by the local board.
- (2) The marketing agency through which cheese for export from Ontario may be marketed shall be The Ontario Cheese Producers' Association Limited.
- (3) All cheese not marketed through the marketing agency shall be marketed through cheese exchanges.
- (4) The cheese boards named in Schedule A shall be the cheese exchanges through which cheese may be marketed.
- 6. (1) No person shall sell or deliver from a cheese-factory cheese not marketed through the marketing agency except when marketed through a cheese exchange.
- (2) No buyer shall buy or accept delivery of cheese except through the marketing agency or a cheese exchange.
- (3) Every buyer upon receipt of cheese through a cheese exchange shall forward payment in full to the local board for all cheese received in any week not later than Saturday of the next following week.
- (4) The local board, after deducting the amounts of licence fees under regulation 8, shall within 3 days of receipt of any payment from a buyer forward payment for the cheese to the cheese-factories from which the cheese was delivered to the buyer.
- (5) The local board shall within 3 days of receipt of any payment from the marketing agency forward

payment for the cheese to the cheese-factories from which the cheese was delivered to the marketing agency.

LICENCE FEES

7. Every producer shall pay licence fees, at the rate of 3 cents for each pound or fraction thereof of cheese sold through a cheese exchange, to the local board to be used by it for the purpose of carrying out and enforcing the provisions of the Act, the regulations and the scheme.

REVOCATION

8. Regulations 97 of Consolidated Regulations of Ontario 1950 are revoked.

THE FARM PRODUCTS MARKETING BOARD

G. F. PERKIN
Chairman
F. K. B. STEWART
Secretary

(Seal)

FORM 1

The Farm Products Marketing Act

APPLICATION FOR LICENCE AS A BUYER OF CHEESE

(name of applicant)

To The Farm Products Marketing Board:

	(address))	
makes applicat Farm Products		as a buyer under	T
Dated at 19 .	, this	day of	
	(si	gnature of applica	 nt)

FORM 2

The Farm Products Marketing Act

LICENCE AS A BUYER OF CHEESE

	u	la	ti	0	ns	s,	aı	10	su	bj			roc te													
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•	 	٠	•				•		 •	• •	•	. (ad	ldı	res	SS)					•			• *	

This licence expires with the 31st of March next following the date of issue.

ssued at Toronto, this	day of	
	THE FARM PRODUCTS MARKETING BOARD	

•	•	•	•	•	٠	•	Ċ					•	•	•		•	•
				•	•		·s								•	•	

FORM 3

The Farm Products Marketing Act

LICENCE TO PRODUCE MILK FOR MANUFACTURING INTO CHEESE

Under The Farm Products Marketing Act and the regulations, and subject to the limitations thereof, this licence is issued

of.....(address)

to produce milk for manufacturing into cheese.

Issued at Toronto, this

day of

THE FARM PRODUCTS MARKETING BOARD

Chairman

Secretary

SCHEDULE A

- 1. Belleville Cheese Board, Belleville, Ontario
- 2. Brockville Cheese Board, Lansdowne, Ontario
- 3. Cornwall Cheese Board, Cornwall, Ontario
- 4. Kemptville Cheese Board, Kemptville, Ontario
- 5. Stratford Cheese Board, Stratford, Ontario
- Vankleek Hill Cheese Board, Vankleek Hill, Ontario.

(942) 22

THE FARM PRODUCTS MARKETING ACT

O. Reg. 102/51.
Marketing of Cheese (Negotiating Committees).
New.
Filed—18th May, 1951, 3.00 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

MARKETING OF CHEESE

- 1. In these regulations, "buyer", "cheese", "cheese-factory", "local board", "producer" and "scheme", have the same meaning as in Ontario Regulations 101/51.
- 2. The Board delegates to the local board the power and authority to fix shipping quotas for cheese.
- 3. The Board authorizes the local board to exempt from the scheme or any order or direction of the local board any person or class of persons engaged in the producing or marketing of cheese or any class or variety of cheese.
- 4. The Board authorizes the local board to require persons engaged in the producing or marketing of cheese to register their names, addresses and occupations with the local board, to require, subject to regulation 5, such persons to furnish such information in

regard to cheese as the local board may determine and to inspect the books and premises of such persons.

- 5. (1) A buyer shall file each week with the local board a statement of amounts of cheese bought in the previous week in form 1.
- (2) The operator of a cheese-factory shall file each month with the local board a statement of amounts of cheese sold in the previous month in form 2.
- (3) The operator of a cheese-factory shall on or before the 15th of January in each year file with the local board a list of all his producers during the previous year ending with the 31st of December in form 3.

MARKETING

- 6. (1) There shall be a negotiating agency to be known as "The Negotiating Committee" of 10 persons, 5 of whom shall be appointed annually by the local board and 5 of whom shall be appointed annually by the buyers upon the request in writing from the Board.
- (2) Where either the local board or the buyers fail to appoint their respective representatives to The Negotiating Committee within 7 days, the Board may appoint such representatives as are necessary to complete The Negotiating Committee.
- (3) The Negotiating Committee may negotiate and settle agreements respecting
 - (a) minimum prices for cheese,
 - (b) handling, storage and selling charges, and
 - (c) conditions and form of contracts.
- 7. Where The Negotiating Committee fails to arrive at an agreement, the matters in dispute shall be referred to a negotiating board.
- 8. (1) The negotiating board shall consist of 3 members.
- (2) One member may be appointed by the 5 members of The Negotiating Committee appointed by the local board, and another member may be appointed by the 5 members of The Negotiating Committee appointed by the buyers.
- (3) Where 2 members are appointed to the negotiating board in accordance with subregulation 2, the 2 members so appointed may appoint a third member to the negotiating board but where the 2 appointed members fail to agree on the third member within 7 days, the Board may appoint a third member.
- (4) Where the 5 members of The Negotiating Committee appointed by the local board or the 5 members of The Negotiating Committee appointed by the buyers fail to appoint a member to the negotiating board within 7 days, the Board may appoint such members as are necessary to complete a negotiating board.
- (5) The negotiating board may negotiate and settle agreements respecting any matters referred to it.
- 9. (1) Any agreements approved by The Negotiating Committee or the negotiating board shall be submitted to the Board for approval.
- (2) Where the Board approves an agreement submitted to it, the Board may declare the agreement to be in force.

THE FARM PRODUCTS MARKETING BOARD

G. F. PERKIN
Chairman
F. K. B. STEWART
Secretary

(Seal)

FORM 1

The Farm Products Marketing Act

WEEKLY STATEMENT OF CHEESE BOUGHT

To The Ontar Belleville,	io Cheese Pro Ontario.	ducers' Marke	ting Board,					•
	a true and co	mplete statem	ent of all chee	se bought dur	ing the	week endin	g the	
			(nama	of buyer)				
of								
							٠	••••
				number)				• • • • • • • • • • • • • • • • • • • •
Date wher bought		Name of chees	se-factory	Num of pou		Price pa	id ınd	Amount of money owing
Total	amount of mo	oney owing						
Dated at		, this	day of	1	19 .			
1				•••		(signature	of bu	 ıyer)
			For	м 2				
		Th	e Farm Produc	ts Marketing A	1 ct			
T- Th- O-4	- Charry Dres			NT OF CHEE	ESE SC)LD		
To The Ontari Belleville, (Ontario.							
This is a 19 from th	a true and con	nplete stateme		e sold during to e of cheese-fac		nth ending		
			(addı	ress)				
	NIhf	<u> </u>	Number of	Nhf				
Date of sale	Number of boxes sold (specify as l, tw, trip, da, st, sq)	Number of pounds	Number of pounds retained for producers	Number of pounds of milk received	Nam	e of buyer	Ad	dress of buyer
						,		

Dated at , this day of	, 19	
Interpretation: 1 — large (90 lbs.) tw — twins (45 lbs.) trip— triplets (30 lbs.) da — daisies (20 lbs.) st — stiltons (10 lbs.) sq — squares (20, 40, 60 and 80 lbs.)	(signatur	e of operator of cheese-factory)
Fo	RM 3	
The Farm Produ	icts Marketing Act	
LIST OF F	PRODUCERS	
To The Ontario Cheese Producers' Marketing Board, Belleville, Ontario.		
This is a true and complete list of all the produce 31, 19, to the		
)
(add	dress)	
Name		Address
	·	
•		
	1	
Dated at , this day of (943)	19 (signatu	are of operator of cheese-factory)
THE POWER COMMISSION ACT O. Reg. 103/51. Defining Areas. Amending Regulations 321 of Consolidated Regulations 1950. Made—10th May, 1951. Approved—17th May, 1951. Filed—18th May, 1951, 4.20 p.m.	solidated Regulation renumbering sub-ite the following sub-ite (1) Acheson	edule 1 of Regulations 321 of Cons of Ontario 1950 is amended burn 1 as sub-item 1a and by addingers:
REGULATIONS MADE BY THE COMMISSION UNDER THE POWER COMMISSION ACT	(51a) McKinno (66a) Shakespe	are
1. Schedule 1 of Regulations 321 of Consolidated Regulations of Ontario 1950 is amended by renumbering item 1 as item 1a and by adding the following item:	тн	E HYDRO-ELECTRIC POWE MMISSION OF ONTARIO
In the Territorial District of Algoma, the geo- graphic townships of		ROBERT H. SAUNDERS Chairman E. B. EASSON
(1) Deagle,(2) Lewis,(3) Proctor,(4) Shedden,(5) Tennyson,	(Seal) Dated at Toronto, the 10th day of May, A.D. 1951.	Secretary
(6) Victoria, and (7) To 120	(944)	23

THE FARM PRODUCTS MARKETING ACT

O. Reg. 104/51.
1951 Agreement for the Marketing of Cheese.
New.
Made—21st May, 1951.
Filed—21st May, 1951, 11.00 a.m.

ORDER MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

MARKETING OF CHEESE

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 21st day of May, 1951.

1951 AGREEMENT FOR THE MARKETING OF CHEESE

MEMORANDUM OF AGREEMENT made by the Negotiating Committee for cheese produced in Ontario, appointed under the provisions of "The Ontario Cheese Producers' 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 by every cheese buyer for all cheese produced in Ontario shall be according to the following grades:
 - (a) "First Grade" at the rate of thirty-six cents (36c) per pound f.o.b. cheese factory;
 - (b) "Second Grade" at the rate of thirty-five cents (35c) per pound f.o.b. cheese factory;
 - (c) "Third Grade" at the rate of thirty-four cents (34c) per pound f.o.b. cheese factory, and
 - (d) "Ungraded" and "Below Third Grade" at a rate to be negotiated by agreement between the cheese factory and the buyer.
- 2. The provisions of this Agreement shall apply to and form part of every contract entered into between a buyer and a cheese factory for the purchase of cheese produced in Ontario, 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 Belleville, Ontario, this 9th day of May, 1951.

HENRY MARSHALL WATERS WRIGHT

(945)

THE COUNTY COURTS ACT

O. Reg. 105/51.
Sittings of the County Court in Essex.
New.
Made—17th May, 1951.
Filed—21st May, 1951, 3.00 p.m.

REGULATIONS MADE UNDER THE COUNTY COURTS ACT

1. In the County of Essex the second sittings of the County Court in the year 1951 for the trial of issues of fact and assessments of damages with or without a jury shall commence on the third Monday in November and in all succeeding years the sittings of the County Court for the trial of issues of fact and the assessment of damages with or without a jury shall commence on the first Monday in April and the third Monday in November.

(955)

22

THE JUDICATURE ACT

O. Reg. 106/51. Rules of the Rules Committee. Amending O. Regs. 261/44. Approved—17th May, 1951. Filed—21st May, 1951, 3.10 p.m.

AMENDMENTS to the Rules of Practice and Procedure of the Supreme Court of Ontario made by the Rules Committee on the 13th day of April, 1951, under *The Judicature Act.*

- 1. Rule 652.—(2) of Ontario Regulations 261/44 is amended by substituting "\$50" for "\$30" so that the said Rule 652.—(2) shall read as follows:—
 - (2) No sum in excess of \$50 shall be allowed, without taxation, save by a Judge.
- 2. Rule 653.—(1) of Ontario Regulations 261/44 is amended by deleting the last sentence thereof commencing with the words "Such commission shall be as follows:" and ending with the words "solicitor and client" and substituting therefor the following:—

"Subject to such increase or decrease upon the recommendation of the Master as may be approved by a Judge on the confirmation of the Master's Report, such commission shall be as follows:

and such remuneration shall be in lieu of all fees whether between party and party or between solicitor and client. On the application for confirmation of the Master's Report, the Judge may direct that the amount of such commission be varied or be taxed."

so that the said Rule 653.—(1) shall read as follows:—

653.—(1) In actions or proceedings for administration, or partition, or administration and partition, unless otherwise ordered by a Judge, instead of the costs being allowed according to the tariff, each person properly represented by a solicitor, and entitled to costs out of the estate — other than creditors not parties to the action or proceeding — shall be entitled to his actual disbursements in the action or proceeding, not including counsel fees, and there shall be allowed, for the other costs of the suit payable out of the estate, a commission on the amount realized, or on the value of the property partitioned, which commission shall be apportioned among the persons entitled to costs, as may seem just. Subject to such increase or decrease upon the recommendation of the Master as may be approved by a Judge on the confirmation of the Master's Report, such commission shall be as follows:

On the first \$1,0001	5	per	cent
On every \$100 over \$1,000 and up to to \$2,500	5	27	22
On every additional \$100 over \$2,500 and up to \$5,000		n	27
On every additional \$100 over \$5,000 and up to \$10,000	3	22	27
On every additional \$1,000 over \$10,000 and up to \$15,000		27	"
On every additional \$1,000 over \$15,000	1	22	27

and such remuneration shall be in lieu of all fees whether between party and party or between solicitor and client. On the application for confirmation of the Master's Report, the Judge may direct that the amount of such commission be varied or be taxed.

- 3. Rule 676 of Ontario Regulations 261/44 is amended by adding thereto the following sub-section:—
 - (6) On the passing of accounts by a trustee or personal representative of a deceased person or by a committee, the Master shall fix the costs of such passing of accounts according to the tariff provided for the passing of accounts in the Surrogate Court; subject to increase in his discretion where the tariff in his opinion is inadequate, but such discretion may be reviewed by a Judge on the application of any person affected thereby.

AMENDMENTS to the Rules of Practice and Procedure of the Supreme Court of Ontario including Tariff "A", Tariff "B" and Tariff "C" made by the Rules Committee on the 4th day of May, 1951, under The Judicature Act and The County Courts Act.

- 1. Rule 676A of Ontario Regulations 261/44 as amended by Ontario Regulations 234/48 save with respect to costs taxable pursuant to all orders made and judgments pronounced before the day of the filing hereof under *The Regulations Act* is repealed.
- 2. Tariff "A" of Ontario Regulations 261/44 as amended by Ontario Regulations 234/48 and 271/48 with respect to costs taxable pursuant to all orders made and judgments pronounced on and after the day of the filing hereof under *The Regulations Act* is repealed and the following substituted therefor:—

TARIFF "A"

TARIFF OF FEES TO BE ALLOWED SOLICITORS IN THE SUPREME COURT AND UPON PROCEEDINGS UNDER ANY STATUTE BEFORE A JUDGE OF THE SUPREME COURT.

1.	For institution of an action In mortgage actions in which writ specially indorsed \$5.00 further. This item covers all costs except those of applications in Court or Chambers up to and including search for appearance.	\$35.00
2.	Defence	20.00
3.	Pleadings	40.00
4.	Drawing and settling issues and stated cases	10.00 30.00
5.	Third party notice or summons to party added by counterclaim	20.00
6.	Record and entry for trial	10.00
7.	Preparation for trial, including notice of trial, notices to produce and admit, subpoenas, and advising upon evidence Subject to increase in the discretion of the Taxing Officer at Toronto to \$75.00, and in cases of a difficult nature involving large amounts or values to \$150.00.	,40.00
8.	Briefs at trial, per folio	.15
9.	Upon ex-parte motions in Chambers, including affidavits, etc	20,00
10.	Upon contested interlocutory Chamber motions	30.00
11.	Ex-parte motions in Court	30.00
12.	Application for judgment absolute in a matrimonial cause where counsel not required to attend	25.00
	Contested interlocutory motions in Court Subject to increase by the taxing officer to \$60.00. Upon motions where questions of special importance and difficulty are involved and matters of substance are determined such as appeals from a Master's report or from a Surrogate Court or from an award of arbitrators or injunction or other motions when the rights of the litigants are determined an increased fee may be allowed by the Taxing Officer at Toronto.	40.00
14.	Examinations, preliminary attendances, arranging to cover all charges except counsel fee: To the party examining	8.00
	To the party examined	4.00
	To the party examining	20.00 10.00

(See also Rule 654).

16	An increased Counsel fee and fee to junior counsel may be allowed in the discretion of the Taxing Officer at Toronto. Solicitor attending trial where no second counsel employed		ject to increase by Taxing Officer at Toronto to \$50.00. Counsel fees in the discretion of the Taxing Officer at Toronto — Issuing judgment or order, etc., etc. To party having carriage To the other party This item shall apply to appeals from the Ontario Municipal Board. 23. Fees on References not otherwise proprovided for.	15.00 10.00
18	judgment, drafting minutes, settlement and issue of the same, taxation of costs, etc.: To the party having the carriage of the order To other parties	15.00	Preparation fee: In mortgage references where plaintiff's claim does not exceed \$5,000 In all other references Subject to increase where justified by the importance of the matter and the work involved to an amount not exceeding \$25.00.	10.00 10.00
19	On originating motion in Court, to the party moving, to cover all preliminary	25.00	Adding parties: First party added Each additional party added	10.00 5.00
	proceedings, notices, affidavits, services, etc	35.00 25.00 25.00	Attendance fee: Upon all ex-parte attendances before Master. Upon appointment to propound scheme, in references under The Mental Incompetency Act, including any adjournments. Subject to increase in discretion of the Taxing Officer at Toronto to \$50.00.	5.00 per hour 25.00
	Court; and to \$40.00 when motion in Chambers. Counsel fee in the discretion of the Taxing Officer at Toronto and in matters heard in Ottawa and London by the		Upon all other attendances before Master	10.00 per hour
	Officer there. Issuing order, etc., to the party having carriage	15.00 10.00 5.00	Report (including attendance signing report): In mortgage references where plaintiff's claim does not exceed \$10,000 In all other references Subject to increase where justified by the importance of the matter and the work involved to an amount not exceeding \$25.00.	10.00
20.	Upon motions and originating notices for copies of affidavits properly served on opposite parties per folio	.15	Correspondence pending reference up to In addition to above fees there may be allowed in a sale action:	5.00
21.	Fair copy of material correspondence in chronological order, for use of the trial Judge, when proper, per folio	.15	Preparing conditions of sale and advertisement	15.00 10.00 10.00
	In appeals from the Official Arbitrator or from a County Court Judge acting as arbitrator under the provisions of any statute which authorizes him to award costs upon the Supreme Court scale or where the amount involved is large, the Court may allow costs on the Supreme		Arranging for payment of purchase	25.00 35.00 10.00
22	Court scale. In cases stated under <i>The Assessment Act</i> where the amount involved is large, the Court may order costs to be taxed on the Supreme Court scale.		The Master may allow a fee for the following services: For the preparation of a conveyance where one is executed. For arranging a private sale.	
22.		35.00 20.00	Instead of the above fees, a lump sum fee for the whole reference may be al- lowed by the Taxing Officer at Toronto, subject to any direction in the order of reference.	
	For statement of points of law and of fact intended to be argued, \$15.00. Sub-		24. Signing default judgment including computations in mortgage actions	8.00

	or, where a notice is given by a defendant under Rule 460A and no reference is required	10.00	12. Examinations: Preliminary attendances, to cover all attendances except counsel fee:	
25.	Commissions, in addition to costs of		To the party examining To the party examined	5.00
	Reasonable fee to counsel and foreign	8.00	Counsel fee: To the party examining	10.00
	agents attending execution of commission, not exceeding \$25.00 in the discre-		Subject to increase in cases involving	5.00
	tion of the taxing officer, or to be increased in the discretion of the Taxing		over \$500.00 in discretion of the Judge but not exceeding	20.00
26	Officer at Toronto. Writs of execution, in addition to dis-		13. Counsel fee at trial up to	50.00
20.	bursements	6.00 4.00	In cases involving \$500.00 or more to a sum not exceeding	90.00
27	On application to Taxing Officer at To-	1.00	And where the trial in such cases lasts more than one day to an additional	70.00
21.	ronto for increased counsel fees and upon the taxation of the costs of abandoned		sum not exceeding \$30.00 per diem for each additional day, such counsel fee	
	motions and appeals, or upon taxations where an action is discontinued or money		not to exceed in all the sum of	150.00
	paid into Court is accepted	10.00	money demand the Judge shall deter- mine the amount involved)	
28.	An order for revivor and service there- under where occasioned by the death or		14. Solicitor attending trial when not counsel	
	the transmission of interest of an oppo- site party	15.00	or partner of counsel in cases involving	20.00
	Note.— The Court or the Judge or		over \$500.00	20.00
	officer hearing any motion may allow a smaller fee than above provided.		15. Judgment: To party having carriage	8.00
	smaller ree than above provided.		To other parties	4.00
	RIFF OF FEES TO BE ALLOWED SOLICIT		16. Correspondence up to	5.00
ANY	Y STATUTE TAKEN BEFORE THE JUDGE OUNTY COURT OR BEFORE ANY JUDICIAL O	OF THE	\$500.00 or more to	10.00
	HER THAN A JUDGE OF THE SUPREME COUR		17. Originating motions in Court: To party moving for preliminary pro-	
1.	For the institution of an action	\$20.00	ceedings	15.00
	This item covers all costs except those of application in Court or Chambers up		Subject to increase to, not exceeding To party appearing, for preliminary	25.00
	to and including search for appearance.		proceedings Subject to increase when affidavits neces-	5.00
2.	Where an affidavit of merits is filed to	15.00	sary to	20.00
	a specially indorsed writ \$5.00 further. This item covers the entry of appear-		exceeding	40.00
	ance, but does not include any application in Court or Chambers.		To other parties	4.00
3.	Pleadings	20.00	18. Originating motions in Chambers: To party moving, for preliminary pro-	
	This item covers all pleadings, affi- davits on production, jury notice, etc.		Subject to increase to	
4.	Third party notice and summons to party		To party appearingSubject to increase when affidavits neces-	5.00
	added by counterclaim	15.00	sary to	15.00
	Record and entry for trial	5.00	exceeding	40.00
6.	Preparation for trial, including notice of trial, notices to produce and admit, sub-	4.5	To other parties	4.00
	poenas and advising on evidence Subject to increase in cases involving	15.00	19. Upon motions, copies of affidavits properly served on opposite party, per folio	. 15
	over \$500.00 and under \$1,000.00 to \$30.00, and in cases involving \$1,000.00		20. Appeals to the Court of Appeal:	
	or over to \$50.00.		Preliminary proceedings:	
	Brief at trial, per folio	.15	To party appealing	20.00 10.00
8.	Ex-parte motion in Chambers, including affidavits	10.00	Counsel fee, in the discretion of the Tax- ing Officer at Toronto, not exceeding	_0.00
9.	Contested interlocutory Chamber motion		(a) in appeals involving less than \$500.00 (b) in appeals involving \$500.00 or more	50.00
	subject to increase in the discretion of the Judge to a sum not exceeding	15.00	Issuing order, etc.:	·10.00
10.	Ex-parte motions in Court	15.00	To party having carriage	5.00
	Contested interlocutory motions in Court	20.00	For the copies of pleadings and exhibits,	
	Subject to increase in the discretion of the Judge to a sum not exceeding	40.00	etc., when prepared, 25c per folio of one copy.	

In cases in which under *The County Courts Act* the costs in the County Court are allowed upon the Supreme Court scale, the costs of an appeal shall be taxed upon the Supreme Court scale, unless the Court of Appeal shall otherwise direct.

In appeals from the Surrogate Court where in the Surrogate Court the costs are taxable or have been taxed upon the Supreme Court scale, the costs of appeal shall be taxed upon the Supreme Court scale unless the Court of Appeal shall otherwise direct.

This item shall apply to all appeals under any statute, save appeals from a Supreme Court Judge or the Ontario Municipal Board.

In appeals from the Official Arbitrator or from a County Court Judge acting as arbitrator under the provisions of any statute which authorizes him to award costs upon the Supreme Court scale or where the amount involved is large, the Court may allow costs on the Supreme Court scale.

In cases stated under *The Assessment Act* where the amount involved is large, the Court may order costs to be taxed on the Supreme Court scale.

21. References: 5.00 Adding parties: 5.00 2.00 Attendance fee: Upon all ex-parte attendances......3.00 Upon all other attendances on hour .5.00 reference..... per hour Subject to increase up to.....8.00 per hour (No fee to be allowed on attendances merely to file documents) Report (including attendance signing 5.00 report).... Correspondence pending reference up 3.00 For conducting sale up to 15.00 Instead of the above fees a lump sum fee for the whole reference may be allowed by the Judge. 22. Signing default judgment, including com-5 00 putations in mortgage actions..... or, where a notice is given by a defendant under Rule 460A and no reference 8.00 23. Commission (in addition to costs of mo-5.00 24. Writs of execution, in addition to dis-4.00 bursements... Renewals, in addition to disbursements. 3.00 Where in an action in the County Court costs are awarded on the scale of the Supreme Court under the provisions

of The County Courts Act, the Taxing Officer at Toronto shall have the same

power of allowing increased fees as in cases in the Supreme Court.

In the Counties of Carleton, Essex, Middlesex, Wentworth and York where a fee other than the Counsel fee at the trial may be increased by the Judge, the Clerk may allow the increase subject to an appeal to the Judge and upon such appeal the exercise of discretion by the Clerk shall be subject to review.

NOTE:—Unless otherwise specified the allowances in the above tariffs of solicitors' fees are exclusive of proper disbursements.

Upon taxation between a solicitor and his client, additional allowances may be made in the discretion of the officer taxing, but the exercise of such discretion shall be subject to review upon any appeal.

When for any reason the services covered by an item are not completed, the fee may be apportioned by the taxing officer.

3. Tariff "B" of Ontario Regulations 261/44 as amended by Ontario Regulations 271/48, 201/49, and 26/50, is repealed, effective as of September 1st, 1951, and the following substituted therefor:—

TARIFF "B"

TARIFF OF DISBURSEMENTS

(Payable in stamps except where the officer is not paid by salary or unless otherwise expressly authorized)

ized)	
1. 0	On issue of writ in a matrimonial cause. \$	10.00
2. (On issue of any other writ of summons	5.00
	on renewal, duplicate and concurrent vrits	2.00
4. (On all other writs	2.00
	Notice to third party and summons to efendant by counterclaim	3.00
6. (1) Commission to take evidence	2.00
(2) Letters Rogatory in addition to commission	2.00
d t	on entry of appearance (any number of efendants may appear at one time by the same appearance by the same solicior without extra charge)	3.00
8. (On a memorandum of desire of op- portunity to redeem in an action for foreclosure or sale	1.00
(2) On a memorandum desiring a sale instead of foreclosure in an action for foreclosure	1.00
9. 0	n a dispute notice under Rule 807,—	
(1) by a party to the action	1.00
(2) by any other person	2.00
a w ('	mending pleadings, including claim on specially indorsed writ, or amending rits, judgments, orders or reports Fo include all amendments pursuant to ne order, consent or praecipe)	1.00
11. C	on certification of record	3.00

12. On repassing record.....

1.00

13.	(1) On entering a matrimonial cause for trial	10.00	23. (1) On any other certificate 1.0
	(2) On entering any other action for trial,—		(2) If over three folios, for each extra folio
	(a) with a jury (including the fee payable under <i>The Jurors Act</i>)	10.00	24. (1) On every exemplification of judgment 2.0
4.4	(b) without a jury	5.00	(2) If over three folios, for each extra folio
14.	(1) On setting down any motion com- menced by an originating notice in Court including filings by all parties	3.00	25. (1) Making and comparing copies: per folio
	(2) On setting down any motion before a Judge in Court other than in a proceeding commenced by an origin- ating notice, including filings by all		(2) Comparing papers prepared by solicitor for certifying: for each three folios
	parties	2.00	26. Making up and forwarding papers (postage or carriage charges to be paid extra) 1.0
	(3) On any notice of motion before a Judge in Chambers or Master or Local Master in a proceedings com-		27. On every search not made in the ordinary course of an action or matter,—
	menced by an originating notice in- cluding filings by all parties	2.00	(1) when the action or proceeding is not more than 5 years old
	(4) On any notice of motion before a Judge in Chambers or Master or Local Master other than in a pro-		(2) when action or proceeding is more than 5 years old
	ceeding commenced by an originating notice including filings by all parties	1.00	28. On references:
	(5) On any notice of motion in an exparte proceeding before a Judge in Court or in Chambers including fil-		(1) On application for first appointment (to include adding parties in mort-gagereferences) 2.00
15.	ings by all parties	1.00	(2) Attending on reference, per hour or part thereof
	Court of Appeal from a Division Court	2.00	(3) On all reports and certificates other
	(2) On setting down any other appeal to the Court of Appeal	4.00	than those issued on completion of reference, including attendance signing report or certificate 2.0
16.	On notice of intervention or of desire to show cause	1.00	(4) On completion of reference (including attendance signing report where one is issued),—
17.	On application for judgment absolute in matrimonial causes including filings	5.00	(a) where the amount involved is less than \$50,000 5.0
18.	(1) On every Court order including entry	3.00	(b) where the amount involved is
	(2) On every other order except praccipe orders including entry	2.00	\$50,000. or over
	(3) On praecipe orders including entry.	1.00	sale,—
19.	On every judgment including an order or certificate of a judgment of the Court of Appeal including entry	5.00	(a) when the property is sold 10.0 (b) when the sale is abortive 5.0
20	Satisfaction piece including notation on	3.00	(b) when the sale is abortive 5.0 (6) Fee on proof of claim by added party
20.	the satisfaction piece and on original judgment and entry in Judgment book.	1.00	or creditor,—
21.	On any certificate issued by the Accountant	.50	(a) where the claim does not exceed \$2,000 1.0
22,	(1) No charge shall be made for inspec-		(b) where the claim exceeds \$2,000 2.0
	tion of books of Accountant's office		(7) Taxation of costs by Master on reference
	(2) Making itemized copies of ledger accounts in Accountant's office, per ledger page or part thereof	1.00	(8) Order made on reference including entry where required 2.0 (See also Section 70 of The Judicature Act)
	(3) On a direction to pay money into Court or on a cheque for payment out of Court	.50	29. Taxations:
	(4) No stamp on cheques for \$25. or less or on directions to receive money paid on mortgages to the Accountant		(1) Party and Party,—including filings and certificate of taxtion 2.0 (For fee on revision by Taxing Officer at Toronto of bills of costs

	and disbursements pursuant to Rule 678 see Rule 679)		(5)	For copies other than those provided for in items (2), (3) and (4) thirty cents a page for ribbon copy and	
(2)	Solicitor and Client,— (a) appointment	1.00		fifteen cents a page for carbon copy.	
	(b) attendance on taxation per hour or part thereof	2.00	(6)	For reading evidence to the Master from notes when no copies are ordered at the rate of \$2.50 per hour,	
	(c) fee on report	2.00		payable by the party having the conduct of the reference.	
30. On	quieting titles:		(7)	Items (1) and (6) shall not be pay-	
(1)	On filing of petition	5.00		able to reporters employed at Osgoode Hall paid by salary.	
(2)	To Referee on reference	15.00	(8)	A "page" means a typewritten page	
(3)	On the certificate of quieting titles			containing approximately three hundred words in thirty double-spaced	
	(a) when the value of the property			lines.	
	does not exceed \$5,000(b) when the value of the property	5.00	(9)	Shorthand notes of evidence shall be transcribed on standard evidence	
	exceeds \$5,000	10.00		paper, being paper approximately 12 1/8 inches long, 8 1/8 inches wide and 16M weight with a 2-inch ruled	
31. On e	examination before Special Examiner:			margin on the left side and every line or every fifth line numbered con-	
(1)	Appointment	. 50		secutively from top to bottom.	
(2)	Oath	.50	(10)	The transcript of evidence shall contain an index showing the name of	
(3)	Taking depositions, per hour	3.00		each witness with a page reference to where his examination in chief	
(4)	Marking exhibits	. 20		commences, his cross-examination commences, and his re-examination	
(5)	Copy for solicitor, per folio	.15		commences, and shall contain also a list of the exhibits and their numbers,	
(6)	Return	. 50		and the page number where they appear in the evidence.	
(7)	Certificate	. 50	(11)	Where the transcript of evidence con-	
· 1	Attendance when examination not proceeded with unless 24 hours' previous notice given	1.00		sists of twenty or more pages, it shall be bound on the left side in book form with covers approximately 20M	
(9)	Attendance out of office, extra per			weight, and where it consists of fewer than twenty pages, it shall be simi-	
1	mile	. 50		larly bound with or without covers.	
	For a reporter's attendance on examination when the examiner is not			s payable to witnesses in both Su- ne Court and County Court:	
1	a stenographer and the reporter is not a salaried officer of the examiner,			Attending trial, each day of neces-	
(if no copy of the examination is ordered, \$10.00 for a full day and			sary attendance	3.00
	\$5.00 for a half day or less.			Barristers, solicitors, physicians and surgeons, other than parties to the	
upon	n a shorthand reporter is employed a reference the fees payable shall			cause, when called upon to give evidence in consequence of any profes-	
	s follows:			sional service rendered by them or to give professional opinions, each	
	For services at the hearing each day on which actually employed	10.00		day of necessary attendance, unless otherwise provided by statute	8.00
	For the copy of evidence required to be filed on an appeal to a single			Engineers, actuaries, chartered or incorporated public accountants, sur-	
j	udge, and one copy for the appel- ant, and one copy for each respon-			veyors and architects, other than parties to the cause, when called	
(dent, but not exceeding five copies altogether, sixty cents a page of any			upon to give evidence of any professional service rendered by them or	
	one transcription of shorthand notes.			to give evidence depending upon their skill or judgment, each day of	
(3)	On a further appeal to the Court of Appeal from a single judge for the		:	necessary attendance, unless other- wise provided by statute	8.00
f	ive additional copies required, thirty cents a page of one copy for for the			The travelling expenses of witnesses,	2.00
	five copies.		(over three miles, shall be allowed, according to the sums resaonably and	
	For copies of evidence required for use on reference, forty-five cents a			actually paid, but in no case shall exceed twenty cents per mile, one	
I	page for transcribing and supplying ribbon copy and fifteen cents a page			way.	
C	of one copy for all additional copies required not exceeding five copies.			In addition to the fee for attending at trial, where the witness resides	
	,	15		,	

	elsewhere and is required to remain at the place of trial overnight, the		15. On examination before Special Examiner:	
	amount reasonably and actually paid		(1) Appointment	. 50
	for living expenses, but not more than \$3.00 for each day of necessary		(2) Oath	. 50
	attendance.		(3) Taking depositions, per hour	3.00
	(4) If witnesses attend in one case only, they will be entitled to the full allow-		(4) Marking exhibits	.20
	ance. If they attend in more than one case, they will be entitled to a		(5) Copy for solicitor, per folio	.15
	proportionate part in each case only.		(6) Return	. 50
	(5) An allowance may be made to an interpreter not exceeding the fee payable to a professional witness.		(7) Certificate	. 50
	(6) A reasonable sum may be allowed for the preparation of any plan,		(8) Attendance when examination not proceeded with unless 24 hours' previous notice given	1.00
	model or photograph when necessary for the due understanding of the		(9) Attendance out of office, extra per	
	evidence.		mile	. 50
	FEES PAYABLE TO COUNTY COURT CLERKS	;	(10) For a reporter's attendance on examination when the examiner is not	
1.	Upon issue of writ of summons	4.00	a stenographer and the reporter is not a salaried officer of the examiner,	
2.	On renewal, duplicate and concurrent writs	1.50	if no copy of the examination is ordered, \$10.00 for a full day and	
2	On all other writs	1.50	\$5.00 for a half day or less.	
	Notice to third party and summons to	1.50	16. Every certificate not otherwise provided for	1.00
7.	defendant by counterclaim	2.00	17. Exemplification of judgment	2.00
5.	Upon entry of appearance (Any number of defendants may appear at one time by		18. For copies of papers, per folio	.20
	the same appearance by the same solici-	2.00	19. On every search not made in the ordinary	.20
6	(1) On a memorandum of desire of on	2.00	course of an action or matter:	
0.	(1) On a memorandum of desire of opportunity to redeem in an action for foreclosure or sale	1.00	(1) When action or proceeding is not more than 5 years old	. 50
	(2) On a memorandum desiring a sale instead of foreclosure in an action for		(2) When action or proceeding is more than 5 years old	1.00
	foreclosure	1.00	20. On appeal from County Court to Su-	1.00
7.	Amending pleadings, including claim on a specially indorsed writ, or amending		preme Court (including making up and forwarding papers, preparing certificate	
	writs, judgments, orders or reports (To include all amendments pursuant to one order, consent or praecipe)	1.00	and entry of judgment of Court of Appeal)	3.00
8.	On certification of record	2.00	Disbursements for express or postage to be added.	
9.	On repassing record	1.00	21. On all applications and proceedings be-	
10.	Upon entry of action or issue for trial or		fore a County Court Judge, other than application in an action, not otherwise	
	assessment:		provided for, and upon all applications in an action after judgment	2.00
	(1) with a jury (including the fee payable under <i>The Jurors Act</i>)	7.00	4. Tariff "C" of Ontario Regulations 261, repealed, effective as of September 1st, 1951, ar	
	(2) without a jury	4.00	following substituted therefor:—	
11.	Upon every order	1.00	TARIFF "C"	
12.	Upon entry of judgment (including taxation of costs)	4.00	Fees of Sheriffs	a
13.	Entry of satisfaction piece.	1.00	preme	Coun-
	Upon references:		1. Service on one party of any writ,	Court
	(1) Appointment	1.00	subpoena, notice, pleading, or other paper, including receiving,	
•	(2) Attendance per hour	1.50	filing, return, affidavit of service and one letter (exclusive of mile-	
	(3) Drawing and engrossing report	2.00	age); when more than one paper served at the same time, it shall	
	(4) Engrossing each additional copy of		be considered as one service,—	
	report	1.00	(1) in a matrimonial cause 5.00	

				1			
		Su-	Coun-			Su-	Coun-
		Preme Court	Court			Court	ty Court
	(2) in any other action or pro-			14	. (1) Mileage from the Court		Court
	ceeding	4.00	3.00		House to the place where a paper is served, writ exe-		
2	Each additional party served,-				cuted or other service per-		
	(1) in a matrimonial cause	2.00			formed (one way except in		
	(1) Ili a matrinioniai cause	2.00			the case of an arrest, when mileage is both ways) per		
	(2) in any other action or proceeding	1.50	1.00		mile payable in advance (see R.S.O. 1950, c. 359, s. 19),—		
3	When writ returned without ser-				(a) in northern Ontario	.25	25
0.	vice being made	2.00	1.50		(b) in southern Ontario	20	. 25 . 20
4.	On receiving and filing writs of				(2) The dividing line between		
	Fieri Facias and Ven. Ex. and renewals thereof (payable in ad-				southern Ontario and north- ern Ontario, for the purposes		
	vance; see R.S.O. 1950, c. 359,	2.00	4 50		hereof, is as follows:		
	s. 19)	2.00	1.50		Highway No. 12 from Pene-		
5.	For warrant, attending at ad-				tanguishene through Mid-		
	dress of defendant and report for each debtor when different ad-				land to its junction with No. 7 north of Sunderland, No. 7		
	dresses are given	2.00	1.50		eastward to Perth, No. 15		
6	Transmitting copy of execution				to Carleton Place, No. 29 to Amprior, No. 17 to Ren-		
0.	to Master of Titles (R.S.O. 1950				frew, the paved County road		
	c. 197, s. 64)	2.00	1.00		from Renfrew through Doug-		
7.	Executing each order or writ re-				las to Pembroke, No. 17 Pembroke to Chalk River; the		
	lating to arrest, attachment, ab-				above highways to be in-		
	sconding debtor, replevin, sequestration, possession, hab. fac.				cluded in southern Ontario.		
	pos., escheat and striking a			15.	Every letter not above provided		
	special jury, and including re- ceiving, filing return, preparing				for and required by a party or his solicitor	.75	. 50
	warrant, precept, bond and affi-				ins solicitor	. 75	. 30
	davits when necessary and other necessary attendances and in-			16.	Bringing up prisoner on attachment or Habeas Corpus besides		
	cluding correspondence (exclu-				mileage as provided in item 14.	2.00	1.50
	sive of mileage, of poundage			17	Contifered of susuandar bus susa		
	when chargeable, and of reason- able and necessary actual dis-			17.	Certificate of surrender by sure-	2.00	1.50
	bursements)	12.00	8.00	10			
8.	Poundage on executions and on			18.	Where a Sheriff is directed by the Court to perform any service or		
	attachments on the sum made;				do any act for which no fee is		
	up to and including \$1,000, 6%; excess over \$1,000 and up to and				provided, he may be allowed such fee as the Court may think		
	including \$4,000, 3%; and on				fit, and it shall be payable as the		
	excess over \$4,000, $1\frac{1}{2}\%$. In County Court cases 5% on the				Court may direct (R.S.O. 1950, c. 359, s. 18).		
	sum made. (Exclusive of mile-						
	age and of all reasonable and necessary actual disbursements).		}	19.	Every search for writs against		
_					one debtor not being by a party to a cause or his solicitor	. 50	. 50
9.	For seizure where sale is not proceeded with (exclusive of mileage,			20			
	of poundage when chargeable,			20.	When search embodied in a certificate including mailing to		
	and of all reasonable and neces- sary actual disbursements)	2.00	1.00		solicitor (It shall include any		
4.0					sales during the six months pre- ceding its date)	1.00	1.00
10.	(1) Schedule made on the execution of any process, including			21			
	copy for the debtor not ex-			21.	Maximum fee for a land certifi- cate relating to the investigation		
	ceeding 5 folios	1.50	1.00		of one title and in which shall be		
	(2) Each folio above 5	. 20	. 20		included all names required (see R.S.O. 1950, c. 359, s. 11).		
				20			
11.	Drawing advertisement and copies, including transmitting and			22.	For notices upon seizure of stock, mortgages, patents, and all		
	posting	4.00	2.00	4	choses in action, additional	4.00	2.00
10	Farance motion of ania			23.	For Sheriff's deed or bill of sale.	6.00	5.00
12.	Every notice of sale or postponement thereof	. 50	.50			0.00	
				24.	For schedule of distribution under The Creditors Relief Act	5.00	3.00
13.	For each day's attendance upon a view by a jury (exclusive of			(0==)	2 2		
	mileage and all reasonable and			(956)			22
	necessary actual disbursements)	10.00	5.00				-

THE FARM PRODUCTS CONTAINERS ACT

O. Reg. 107/51. Licence Fees. Amending Regulations 84 of Consolidated Regulations 1950. Approved—17th May, 1951. Filed—22nd May, 1951, 9.10 a.m.

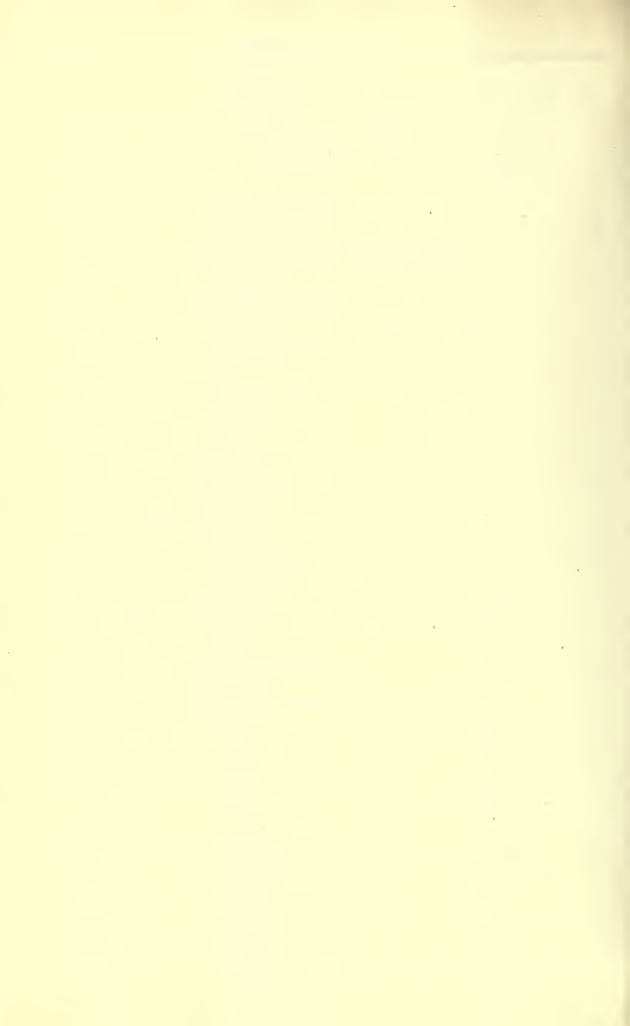
ORDER MADE BY THE MINISTER UNDER THE FARM PRODUCTS CONTAINERS ACT

- 1. Subregulation 1 of regulation 3 of Regulations 84 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:
 - (1) A producer shall pay to the Association licence fees set forth in Column 1 on each thousand containers or part thereof purchased by him, and described in Column 2 as follows:

ITEM	COLUMN 1	COLUMN 2
1	\$.41	2-ounce
2	1.66	8-ounce
3	2.50	12-ounce
4	3.33	1-pound
5	6.66	2-pound
6	13.33	4-pound
7	26.66	8-pound
8	50.00	30-pound
9	60.00	40-pound
10	100.00	60-pound
11	110.00	70-pound

THOMAS L. KENNEDY Minister of Agriculture

(957)



Publications Under The Regulations Act

JUNE 9th, 1951

THE INDUSTRIAL STANDARDS ACT

O. Reg. 108/51.
Barbering Industry in the Fort William-Port Arthur Zone.
New and Revoking O. Regs. 281/44.
Made—17th May, 1951.
Filed—22nd May, 1951, 10.30 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 zone and be binding upon the employers and employees in the industry referred to in the schedule.
 - 2. Ontario Regulations 281/44 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*.

SCHEDULE FOR THE BARBERING INDUSTRY IN THE FORT WILLIAM-PORT ARTHUR ZONE

1. No work shall be performed in the barbering industry in the Fort William-Port Arthur zone except in accordance with this schedule.

INTERPRETATION

- 2. In this schedule "holiday" means
- (a) New Year's Day,
- (b) Good Friday,
- (c) Victoria Day,
- (d) Dominion Day,
- (e) Fort William-Port Arthur Civic Holiday,
- (f) Labour Day,
- (g) Thanksgiving Day,
- (h) Remembrance Day,
- (i) Christmas Day, and
- (i) 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 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, Tuesday, Thursday, Friday and Saturday between 8.30 a.m. and 6 p.m., and
 - (ii) 4 hours of work to be performed on Wednesday between 8.30 a.m. and 12.30 p.m.

- 4. No work shall be performed in the industry on
- (a) Sunday,
- (b) a holiday, or
- (c) Wednesday after 12.30 p.m.

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 rate 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
 - (i) \$8 for 8½ hours of work performed on Saturday or the day before a holiday,
 - (ii) subject to subclause i, \$5 for 8½ hours of work performed on Monday, Tuesday, Thursday and Friday, and
 - (iii) \$1 an hour for less than 8½ hours of work performed on a regular working-day,

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.

- 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................ 35 cents
 - (b) hair-cut or trim for persons 14 years and over..... 50 cents

(c)	hair-cut for persons under 14 years	30 cents
(<i>d</i>)	head-rub	15 cents
(e)	neck-clip for ladies	15 cents
(<i>f</i>)	razor honing	35 cents
(g)	shampoo, plain	35 cents
(h)	shave	25 cents
(<i>i</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.

(958)

THE HIGHWAY IMPROVEMENT ACT

O. Reg. 109/51.
Road Closing—John Street in Township of Ross.
New.
Made—17th May, 1951.
Filed—22nd May, 1951, 10.50 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 Ross 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 Ross in the County of Renfrew, and being part of John Street at Haley Station according to a plan 84 prepared by James Allan P.L.S. and registered in the registry office for the registry division of the County of Renfrew described as follows:

Commencing at the point where the northerly limit of John Street meets the westerly limit of the station-grounds of the Canadian Pacific Railway as shown on the plan; thence westerly along the northerly limit of John Street 2 chains more or less to the easterly limit of the King's Highway 17 or Haley Street, as shown on the plan; thence southerly along the easterly limit of the King's Highway 17 adistance of 1 chain to the southerly limit of John Street; thence easterly along the southerly limit of John Street to the westerly limit of the station-grounds of the Canadian Pacific Railway shown on the plan; thence northerly along the westerly limit of those station-grounds to the point of commencement.

(959) 23

THE HIGHWAY IMPROVEMENT ACT

O. Reg. 110/51.
Controlled Access Highway—Hamilton to Dundas and Toronto By-Pass.
Amending O. Regs. 39/45 and Regulations 134 of Consolidated Regulations 1950.
Made—17th May, 1951.
Filed—22nd May, 1951, 11.00 a.m.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT

1. Regulations 134 of Consolidated Regulations of Ontario 1950 are amended by adding thereto the following regulations:

HAMILTON TO DUNDAS

5. That part of the King's Highway described in schedule 20 and outlined in red and illustrated on a map or plan filed in the office of the Registrar of Regulations at Toronto as number 50 is designated as a controlled-access highway.

SCHEDULE 20

1. In the City of Hamilton in the County of Wentworth, being part of the Gore of Ancaster now in the City of Hamilton, and, premising that all bearings are referred to the northerly limit of Main Street north 88° 03′ east according to MacKay and MacKay, Ontario Land Surveyors, bounded by a line located as follows:

Commencing at the point of intersection of the northerly limit of Main Street in the City of Hamilton with the easterly limit of the land of the right of way of the Toronto, Hamilton and Buffalo Railway, thence north 88° 03' east along the northerly limit of Main Street 529.70 feet to a standard iron bar; thence north 38° 33' 50" west 753.13 feet to a Department of Highways monument; thence north 6° 32' west 1707.80 feet to a Department of Highways monument; thence north 6° 32' west 277.50 feet to a Department of Highways monument in the easterly limit of the land of the right of way of the Toronto, Hamilton and Buffalo Railway; thence southeasterly along the easterly limit 924 feet, more or less, to a point 1640.0 feet measured north 6° 32' west from the point of commencement; thence south 6° 32' east 1640 feet to the point of commencement.

- 2. Part in the City of Hamilton, part in the Township of West Flamborough and part in the Town of Dundas, in the County of Wentworth being
 - (a) part of the Gore of Ancaster now in the City of Hamilton,
 - (b) part of lot 56 in concession 1 formerly in the Township of Ancaster, now in the City of Hamilton,
 - (c) part of the road allowance between the townships of Ancaster and West Flamborough,
 - (d) part of lots 19, 20 and 21, in concession 1 in the Township of West Flamborough, and
 - (e) part of lot 18 in concession 1, formerly in the Township of West Flamborough, now in the Town of Dundas,

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 referred to the northerly limit of Main Street north 88° 03' east according to MacKay and MacKay, Ontario Land Surveyors, the centre line may be located as follows:

Commencing at a point in the Gore of the Township of Ancaster, now in the City of Hamilton, the point being

- (i) north 88° 03' east 529.70 feet,
- (ii) north 38° 33′ 50" west 753.13 feet,
- (iii) north 6° 32' west 1707.80 feet,
- (iv) north 20° 56′ 30" west 500.60 feet, and
- (v) south 16° 35′ 30" west 146.85 feet

from the intersection of the easterly limit of the land of the right of way of the Toronto, Hamilton and Buffalo Railway with the northerly limit of Main Street in the City of Hamilton, the easterly limit of the herein-described lands being the line having a bearing of south 16° 35′ 30″ west or north 16° 35′ 30″ east, thence north-westerly 1450.33 feet on a curve left of 1910.08 feet radius, the chord equivalent being 1415.74 feet measured north 47° 33′ 38″ west, to a point in the northerly limit of the road allowance between the townships of Ancaster and West Flamborough 1662.71 feet measured north 76° 55′ east from the south-west angle of lot 20 in concession 1 in the Township of West Flamborough; thence westerly 1176.92 feet on a curve left of 1910.08 feet radius, the chord equivalent being 1158.38 feet measured north 86° 57′ 54″ west; thence south 75° 23′ west 3236.59 feet to a point in the easterly limit of East Street in the Town of Dundas 263.84 feet measured north 12° 55′ west from the south-west angle of lot 18 in concession 1 in the Township of West Flamborough now in the Town of Dundas, the easterly limit of East Street being the westerly limit of the herein-described land.

TORONTO BY-PASS

6. That part of the King's Highway described in schedule 21 and outlined in red and illustrated on a map or plan filed in the office of the Registrar of Regulations at Toronto as number 51 is designated as a controlled-access highway.

SCHEDULE 21

In the Township of North York in the County of York being

- 1. (a) part of lots 12 and 13, concession 1 west of Yonge Street,
 - (b) part of lots
 - (i) 55 to 60, both inclusive, and
 - (ii) 32 and 33,

shown on registered plan 2395,

- (c) part of lots 45 to 49, both inclusive, registered plan 1841,
- (d) all of lots
 - (i) 724 to 746, both inclusive, and
 - (ii) 768 to 780, both inclusive,

shown on registered plan 2571,

(e) part of lot 781, registered plan 2571, and

- (f) part of
 - (i) Yonge Boulevard,
 - (ii) Summit Drive,
 - (iii) Maple Drive, and
 - (iv) Avenue Road,

and, premising that all bearings are astronomic and are referred to the meridian through the intersection of the centre line of Wilson Avenue with the centre line of the Toronto-Barrie controlled-access highway described in Regulations 135 of Consolidated Regulations of Ontario 1950, bounded by a line located as follows:

Commencing at a point in the northerly limit of lot 45 registered plan 1841, distant 38.21 feet measured south 69° 14′ west along the northerly limit from the most easterly angle of lot 45; thence north 69° 14′ east 11.01 feet; thence north 20° 36′ east 243.15 feet; thence north 48° 13′ east 419.68 feet; thence south 41° 47′ east 200 feet; thence south 48° 13′ west 386.48 feet; thence south 39° 01′ west 256.70 feet to a point in the easterly limit of lot 60, registered plan 2395, distant 18.35 feet measured south 9° 25′ east along the easterly limit from the most northerly angle of lot 60; thence south 9° 25′ east along the easterly limit 12.82 feet; thence south 29° 23′ 55″ west 959.05 feet; thence south 48° 22′ 25″ west 1716.73 feet; thence north 31° 34′ 05″ west along the westerly limit of lot 746 registered plan 2571 and its production south-easterly 155.41 feet to the north-westerly angle of lot 746; thence north 48° 22′ 25″ east 1719.24 feet; thence north 29° 23′ 55″ east 928.67 feet to the point of commencement.

- 2. (a) part of lots
 - (i) 446 to 449, both inclusive,
 - (ii) 460 to 466, both inclusive,
 - (iii) 480 to 483, both inclusive, and
 - (iv) 526,

shown on registered plan 1841,

- (b) all of lots
 - (i) 467 to 469, both inclusive, and
 - (ii) 484 to 487, both inclusive, shown on registered plan 1841,
- (c) part of lot 2, registered plan 2631,
- (d) lot 1, registered plan 2631,
- (e) part of lots
 - (i) 562 to 570, both inclusive,
 - (ii) 596 to 601, both inclusive,
 - (iii) 603 and 604,
 - (iv) 617 and 618,
 - (v) 622 to 624, both inclusive,
 - (vi) 627,
 - (vii) 631 and 632,
 - (viii) 641 to 648, both inclusive,
 - (ix) 652 to 659, both inclusive,

- (x) 662 to 672, both inclusive, and
- (xi) 726 to 732, both inclusive, shown on registered plan 2044,
- (f) all of lots
 - (i) 602,
 - (ii) 619 to 621, both inclusive,
 - (iii) 628 to 630, both inclusive,
 - (iv) 649 to 651, both inclusive, and
 - (v) 660 and 661,

shown on registered plan 2044,

- (g) part of lots 20 to 25, both inclusive, registered plan 3172,
- (h) part of lots
 - (i) 4, 7 and 8,
 - (ii) 119 to 121, both inclusive,
 - (iii) 142 to 145, both inclusive,
 - (iv) 147,
 - (v) 150 to 152, both inclusive, and
 - (vi) 155 to 158, both inclusive, shown on registered plan 1831,
- (i) all of lots
 - (i) 5 and 6,
 - (ii) 146, and
 - (iii) 153 and 154,

shown on registered plan 1831,

- (j) part of lots 1 to 5, both inclusive, registered plan 1904,
- (k) part of township lot 10 concession 2 west of Yonge Street,
- (l) part of lots
 - (i) 18 to 20, both inclusive,
 - (ii) 43 and 44,
 - (iii) 48,
 - (iv) 51 to 59, both inclusive,
 - (v) 65,
 - (vi) 84,
 - (vii) 89 to 96, both inclusive,
 - (viii) 100,
 - (ix) 161 to 165, both inclusive,
 - (x) 167 to 175, both inclusive,
 - (xi) 188,
 - (xii) 204 and 206,
 - (xiii) 218 to 233, both inclusive,

- (xiv) 404 to 417, both inclusive, and
- (xv) 630 to 633, both inclusive, shown on registered plan 2053,
- (m) all of lots
 - (i) 15 to 17, both inclusive,
 - (ii) 45 and 46,
 - (iii) 49 and 50,
 - (iv) 60 to 64, both inclusive,
 - (v) 85 to 88, both inclusive,
 - (vi) 97 to 99, both inclusive.
 - (vii) 166,
 - (viii) 176 to 187, both inclusive,
 - (ix) 205, and
 - (x) 212 to 217, both inclusive, shown on registered plan 2053.
- (n) part of township lot 9 concession 2 west of Yonge Street,
- (o) part of lots
 - (i) 32, and
 - (ii) 53 to 72, both inclusive, shown on registered plan 2322,
- (b) all of lots
 - (i) 25 to 31, both inclusive, and
 - (ii) 33 to 52, both inclusive, shown on registered plan 2322,
- (q) part of lots 3 to 12, both inclusive, registered plan 867,
- (r) part of lots
 - (i) 4 to 11, both inclusive, and
 - (ii) 15 to 21, both inclusive, shown on registered plan 3192,
- (s) lots 12 to 14, both inclusive, registered plan 3192,
- (t) parts of township lot 9 concession 4 west of Yonge Street,
- (u) part of lots
 - (i) 168 to 179, both inclusive,
 - (ii) 186, and
 - (iii) 188 to 199, both inclusive, shown on registered plan 3649,
- (v) lot 187 registered plan 3649,
- (w) part of lots 1 to 5, both inclusive, registered plan M-558,
- (x) part of blocks A and C, registered plan M-553,

- (y) part of lots
 - (i) 2 to 8, both inclusive, and
 - (ii) 13 to 17, both inclusive,

shown on registered plan 2372,

- (z) part of township lot 10 concession 5 west of Yonge Street,
- (aa) part of block 'Y' registered plan 3129,
- (ab) part of lots
 - (i) 8,
 - (ii) 12,
 - (iii) 32,
 - (iv) 36,
 - (v) 56,
 - (vi) 60,
 - (vii) 80,
 - (..., ...,
 - (viii) 84,
 - (ix) 104, (x) 108,
 - (xi) 128, and
 - (xii) 132,

shown on registered plan 1835,

- (ac) all of lots
 - (i) 9 to 11, both inclusive,
 - (ii) 33 to 35, both inclusive,
 - (iii) 57 to 59, both inclusive,
 - (iv) 81 to 83, both inclusive,
 - (v) 105 to 107, both inclusive, and
 - (vi) 129 to 131, both inclusive,

shown on registered plan 1835,

- (ad) part of lots 1 and 11, fronting on Weston Road, registered plan 2360,
- (ae) lots 12 and 13, fronting on Weston Road, registered plan 2360,
- (af) part of lots 6 to 11, both inclusive, fronting on Golfview Avenue, registered plan 2360,
- (ag) part of
 - (i) Bidewell Avenue,
 - (ii) Avenue Road,
 - (iii) Armour Boulevard,
 - (iv) Bideford Road,
 - (v) Delhi Avenue,
 - (vi) Ridley Boulevard,
 - (vii) Belfast Avenue,
 - (viii) Eastbourne Avenue,

- (ix) Southbourne Avenue,
- (x) Northmount Avenue,
- (xi) Wilson Avenue,
- (xii) Falkirk Avenue,
- (xiii) Argyle Avenue,
- (xiv) Bathurst Street,
- (xv) Lexington Street,
- (xvi) Dayton Street,
- (xvii) Carhartt Street.
- (xviii) Winton Street,
- (xix) Brightwood Street,
- (xx) King George's Drive,
- (xxi) Delahaye Street,
- (xxii) Marquette Avenue,
- (xxiii) Dufferin Street,
- (xxiv) Clandeboye Avenue,
- (xxv) Ava Street,
- (xxvi) Connie Street,
- (xxvii) Cornelius Parkway,
- (xxviii) Jay Street,
- (xxix) Keele Street,
- (xxx) Orchardview Avenue,
- (xxxi) Ansel Avenue,
- (xxxii) Springview Avenue,
- (xxxiii) Mousley Avenue,
- (xxxiv) Jane Street,
- (xxxv) Dalbeattie Avenue,
- (xxxvi) Langside Avenue,
- (xxxvii) Pelmo Crescent,
- (xxxviii) Wadsworth Crescent,
- (xxxix) Keltie Avenue,
 - (xl) Nubana Avenue,
 - (xli) Winoka Avenue, and
 - (xlii) Weston Road, and
- (ah) all of Graham Avenue,

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 Wilson Avenue with the centre line of the Toronto-Barrie controlled-access highway described in Regulations 135 of Consolidated Regulations of Ontario 1950, the centre line may be located as follows:

Commencing at a point in the westerly limit of lot 746, registered plan 2571, distant 79.23 feet measured south 31° 34′ 05″ east along the teet measured south 31° 34′ 05" east along the westerly limit of lot 746 from the north-west angle of lot 746, the westerly limit of lots 746 and 747 registered plan 2571 and the production south-easterly of the westerly limit of lot 746 being the easterly limit of the herein-described land, thence south 48° 22′ 25" west 1796.31 feet; thence south 50° 53′ 55" west 1796.31 feet; thence south westerly 450 31 feet 4346.28 feet; thence south-westerly 450.31 feet on a curve right of 3819.72 feet radius, the chord equivalent being 450.04 feet measured south 54° 16′ 33″ west; thence south-westerly 1057.46 feet on a curve right of 3819.72 feet radius, the chord equivalent being 1054.10 feet measured south 65° 35′ 03″ west; thence south 73° 30′ 55″ west 3732.73 feet to a point in the easterly limit of Dufferin Street 150.82 feet measured south 10° 09′ 10″ east along the easterly limit from the southerly limit of lot 1 registered plan 3191 produced south-westerly; thence south 73° 30′ 55″ west 3353.99 feet; thence south-westerly 434.45 feet on a curve left of 11459.19 feet radius, the chord equivalent being 434.42 feet measured south 70° 15′ 25″ west; thence south 71° 20′ 35″ west 2651.18 feet to a point in the easterly limit of Keele Street 365.85 feet measured north 9° 29′ 55″ west along the easterly limit from the southwest angle of lot 22 registered plan 3192; thence south 71° 20′ 35″ west 2457.53 feet; thence south-westerly 1067.50 feet on a curve right of 11459.19 feet radius, the chord equivalent being 1067.06 feet measured south 74° 00′ 43″ west; thence south 76° 40′ 50″ west 1879.72 feet; thence south-westerly 918.33 feet on a feet; thence south 70 30 west 1817.12 feet; thence south-westerly 918.33 feet on a curve right of 11459.16 feet radius; the chord equivalent being 918.09 feet measured south 78° 58′ 35″ west; thence south 81° 16′ 20″ west 5560.25 feet; thence south-westerly 950.0 feet on a curve left of 5729.58 feet radius, the chord equivalent being 948.91 feet measured south 76° 31′ 20″ west; thence south 71° 46′ 20″ west 2096.07 feet to a point in the easterly limit of Weston Road 115.01 feet measured north 15° 31′ 10″ west along the easterly limit from the south-west angle of lot 12 registered plan 1835; thence south 71° 46′ 20″ west 73.93 feet to a point in the westerly limit of Weston Road; thence south 71° 46′ 20″ west 384 feet more or less to the high-water mark on the easterly shore of the Humber River, the high-water mark being the westerly limit of the water mark being the westerly limit of the herein-described land.

2. Item 4 of the schedule to Ontario Regulations 39/45 is struck out.

(960)

THE MINING ACT

O. Reg. 111/51.
Miner's Licences and Forms.
New and Revoking Regulations 298
and 299 of Consolidated Regulations 1950.
Made—17th May, 1951.
Filed—23rd May, 1951, 3.20 p.m.

REGULATIONS MADE UNDER THE MINING ACT

MINER'S LICENCES

1. A miner's licence shall be in form 1.

- 2. A renewal of miner's licence under subsection 4 of section 29 of the Act shall be in form 2.
- 3. A renewal of the licence of a person who has held a miner's licence continuously for 25 years or more under subsection 5 of section 29 of the Act shall be in form 3.

APPLICATION TO RECORD A MINING CLAIM

- 4.(1) An application under subsection 1 of section 58 of the Act shall be in form 4.
- (2) An affidavit under subsection 3 of section 58 of the Act shall be in form 5.

DISPUTE OF RECORDED CLAIM

- 5.(1) A dispute under subsection 1 of section 62 of the Act shall be in form 6.
- (2) An affidavit under subsection 1 of section 62 of the Act shall be in form 7.

CERTIFICATE OF RECORD

6. A certificate of record shall be in form 8.

TRANSFER OF UNPATENTED MINING CLAIM

7. A transfer of an unpatented mining claim or any interest therein shall be in form 9.

AFFIDAVIT OF SUBSCRIBING WITNESS

8. An affidavit under section 75 of the Act shall be in form 10.

CERTIFICATE OF INTEREST IN AN UNPATENTED MINING CLAIM

9. A certificate under subsection 2 of section 79 of the Act shall be in form 11.

REPORT OF WORK

- 10.(1) A report under subsection 3 of section 80 shall be in form 12.
- (2) An affidavit under subsection 3 of section 80 shall be in form 13.

CERTIFICATE OF PERFORMANCE OF WORK

11. A certificate under subsection 4 of section 80 of the Act shall be in form 14.

GROUPING CERTIFICATE

- 12.(1) An application under subsection 7 of section 80 of the Act shall be in form 15.
 - (2) A grouping certificate shall be in form 16.

NOTICE OF ABANDONMENT

13. A notice under subsection 1 of section 86 of the Act shall be made in form 17 in duplicate.

APPLICATION FOR PATENT OR LEASE

14. An application for a patent or lease shall be in form 18.

BORING PERMIT

- 15.(1) A boring permit under subsection 1 of section 109 of the Act shall be in form 19.
- (2) An application under clause b of subsection 1 of section 109 of the Act shall be in form 20.
- (3) An affidavit verifying the application shall be in form 21.

	ansfer under subsection 6 of section 109 hall be in form 22.	day of	
	QUARRY PERMITS	without payment of fee, by reason of his having held a miner's licence continuously for 25 years or more.	
16.(1) An application for a quarry permit shall be in form 23.		This renewal expires on the 31st of March next	
(2) A qu	arry permit shall be in form 24.	following the date hereof. Dated at Toronto, thisday of	
(3) A ret in form 25.	urn under section 113e of the Act shall be	19 Minister of Mines	
	NOTICE OF APPEAL	Minister of Mines	
	tice under subsection 3 of section 129 of l be in form 26.	FORM 4	
	REVOCATION	The Mining Act	
18. Regulation of On	lations 298 and 299 of Consolidated Regu- tario 1950 are revoked.	APPLICATION TO RECORD THE STAKING OUT OF A MINING CLAIM To the Recorder of	
	Form 1	1. I	
	The Mining Act	(address of applicant) holder of Miner's Licence No dated the	
	MINER'S LICENCE	day of	
No. and lette	Fee \$	Miner's Licence or renewal thereof for the current year is exhibited herewith or attached hereto, hereby make	
subject to th	he Mining Act and the regulations, and e limitations thereof, this licence is issued	application to record the staking out of a mining claim, containingacres, or thereabouts, composed of the lands shown on the sketch or plan annexed hereto, or shown hereunder, and more particularly	
This lices	nce expires on the 31st of March next	described as follows: (description of locality of claim)	
(Place and d	late of issue)	(Sketch or plan of claim may be shown in this space)	
•	Signature	2. The claim was staked out on the	
		o'clock by me.	
	FORM 2	3. Address for Service of Non-Resident. Service may be made upon	
	The Mining Act	whose residence and post office address is	
	EWAL OF MINER'S LICENCE	Dated atthisday of	
No. and lette	Fee \$	19	
subject to t	the Mining Act and the regulations, and the limitations thereof, this renewal of the Nodated the	(signature of applicant)	
	19 is issued to	Form 5	
	•••••••	The Mining Act	
This reneving the date	wal expires the 31st of March next follow- hereof.	AFFIDAVIT OF STAKING OUT A MINING CLAIM	
	April 1, 19 1 date of issue)	County (or District) I	
		of	
	Signature		
	Form 3	make oath and say:—	
F1 F15-T-F14**	The Mining Act	1. That on theday of	
	AL OF LICENCE BY MINISTER	hereto.	
subject to the	the Mining Act and the regulations, and the limitations thereof, this renewal of the Nodated the	2. That the distances given in the application and sketch or plan are as accurate as they could reasonably be ascertained, and that all the other statements and particulars set forth and shown in the application and sketch or plan are true and correct,	

3. That at the time of the staking out there was nothing upon the lands to indicate that they were not open to be staked out as a mining claim, and I verily believe that they were so open and the staking out is valid and should be recorded.			2. I signed the annexed of	
4. That there are upon the lands or the lot or part lot or section of which they form a part no buildings, clearing or improvements for farming or other purposes, except as follows:			3. I have personal know tioned in the dispute, and tained therein are true. Sworn before me	
			atin the	
and indicated on the	ne sketch anı	nexed hereto.	of	
Sworn before me at	t		thisday of	
in the County (or l	District) of		19	(signature of licensee)
day of		(signature)	Mining Recorder, or Commissioner.	
Mining Recorde	er, Commissi	oner, Etc.		
	Form 6		Form	8
	The Mining	Act	No. The Mini	ng Act Fee \$1.00
DISDUTE ACA	_	ECORDED CLAIM	CERTIFICATE	OF RECORD
2100 0 110 110 11				
I,		Mining Division:	Under The Mining Act subject to the limitations t record is issued to	hereof, this certificate of
of, the (address) holder of Miner's Licence Noallege that Mining Claim No, recorded in the name of			the holder of Miner's Licence of Mining Claim No.	Noin respect
is illegal or invalid in whole or in part because			Dated atthis	day of
(state fully how and why claim is illegal or invalid)			Recorder of	Mining Division
he is acting claim or to be entitled lands or mining	ms to be ent ed to any ri	icensee in whose behalf itled to be recorded for ght or interest in the any part thereof com- im: give statement of	Form The Mini	
particulars			TRANSFER OF AN MINING	OT ATTA
		(see note)	I, of(specify interest held)	the recorded holder
19		(signature)	Numberas trar	asferor in consideration of aluable consideration paid
	te shall not	be received unless it	to me transfer(specify i interest in Mining Claim Nu	
contains or has endorsed thereon an address for service at some place not more than five miles distant from the recorder's office, and subsections 4 and 5 of section 129 shall apply			the holder of Miner's Licence Numberas	
		upon the disputant.	When transferee is not a resid	dent of Ontario,
	FORM 7 The Mining	Act	Name Residence in Ontario Post-office address	and
AFFIDAVIT VERIFYING DISPUTE			of person upon whom service	may be made.
County or District \ I			Dated atthis.	
of	}	of	19	signature of transferor)
	in the			
	make oath	and say:	(witness)	

FORM 10

The Mining Act

AFFIDAVIT OF SUBSCRIBING WITNES

County of) I			
	of theof			
	in theof			
	make oath and say:			
	1. That I was personally present and did see th attached instrument signed and executed by one of the parties thereto.			
2. That the attach	ed instrument was executed a			
3. That I know the	said party.			
4. That I am a subsinstrument.	scribing witness to the attached			
Sworn before me at)			
in the				
ofthi				
day of	.19) (signature)			
Mining Recorder, or Commissioner				
	D 44			
	FORM 11			
	Mining Act			
CERTIFICATE OF INTEREST				
	proceeding commenced by			
of	(name)			
an interest is called in cober recorder the	address) question in Mining Claim Numed in the office of the Recorder Mining Division in the name			
The nature of the proce	eding is			
	.thisday of			
	Judge of the Mining Court, or Recorder ofMining Division			
I	FORM 12			
The	Mining Act			
REPOR	RT OF WORK			
To the Recorder of				
	of applicant)			
(post-o				
	Mining Claim No			
hereby report the perfo work not before reporte	rmance of days'			

This mining claim is one of a group of contiguous claims numbered, of which I am the recorded holder under Mining Licence No, and the work was performed on mining claim (s)
of mining claim (s) and is to be applied in respect
The work is as follows:
STRIPPING OR OPENING UP MINES,
SINKING SHAFTS OR OTHER MINING OPERATIONS
The names and addresses of the men who performed the work and the dates upon which each man worked in its performance are:
Total No. of days.
DIAMOND OR OTHER CORE DRILLING
Footage drilledNo. of holes drilled
Dates upon which drilling was done. (Core log accompanies this report) Total No. of days
Work by Compressed Air or Other Power Driven Rock Drill
Type of drill
Dates upon which each man worked
Geophysical Survey
Type of instrument used
Total No. of days
GEOLOGICAL SURVEY
Names and addresses of men employed and the dates on which each worked are:
Total No. of days
Power Stripping
Type of equipment usedNames and addresses of owner and operators:
Amount expended \$ Dates on which work was done Total No. of days
The following diagram shows the approximate location of the work done and the nature and extent thereof:
Date(signature of recorded holder)

(b) underground development

FORM 13

The	Mining Act	(strike out the words not applicable)	
	YING REPORT OF WORK	on the claims and for this purpose apply for a grouping certificate.	
County (or District) I		The numbers of the claims on which the work is to be done are:	
}		The probable date of commencement of work is:	
ĺ	in theofmake oath and say:	Where the work is to consist of diamond drilling complete the following:	
1. I am the	and as such	(1) Number of holes to be drilled	
I have a personal and i	holder or his agent) intimate knowledge of the facts	(2) Total footage to be drilledfeet:	
edge are:	and the grounds of my knowl-	(3) Diameter of drill-coreinches:	
		(4) Depth to which drilling is to be carried on	
		feet:	
2. That the annexed re		(5) Name and address of drilling contractor	
Sworn before me at the	1	:	
in theof	(signature)	Where the work is to consist of underground development complete the following:	
.1.*		(1) Depth and size of shaft to be sunkfeet:	
day of	(post-office address)	(2) Length of cross cut or drift to be drivenfeet:	
10	(post-office address)	(3) Name and address of contractor	
Mining Recorder or ((4) Number of days work to be done	
Willing Recorder of C	Sommissioner Ltc.	(5) Attach sketch indicating plan of proposed work.	
I	Form 14	Dated attheday of	
No. The	Mining Act Fee \$1.00	(signature of licensee)	
CERTIFICATE OF F	ERFORMANCE OF WORK		
Under The Mining	Act and the regulations, and	FORM 16	
granted to	ons thereof, this certificate is	The Mining Act	
		GROUPING CERTIFICATE	
who has duly performed prescribed work on Min to my satisfaction for	cence Number	Under The Mining Act and the regulations, and subject to the limitations thereof, this grouping certificate is issued to the holder of Miner's Licence Number to authorize the performance of days work	
	thisday of	consisting of	
19	Recorder of Mining Division	for the group of contiguous claims recorded in the name of the holder of this certificate as Mining Claims Numbered.	
•		situate in	
F	FORM 15	Dated at Toronto thisday of, 19	
The	Mining Act	Minister of Mines	
APPLICATION FOR	GROUPING CERTIFICATE	Form 17	
,	(name)	The Mining Act	
	ldress)	NOTICE OF ABANDONMENT	
ecorded holder of Minii	ce Numberand the	To the Recorder of Mining Division:	
		I,(name)	

(address)

(a) diamond drilling

	,					Form 20
the holder of Miner's Licence Numbergive notice that I have abandoned Mining Claim Num-				The Mining Act		
ber	that I have a	ibandoned I	Mining Cl	aım Num-	APPLICATION	FOR BORING PERMIT
Dated at		.this	day of		To the Recorder of	Mining Division:
19		(re	corded ho	lder)	I,	(name)
(w	itness)		corded no	idei)	of	(address)
(W.	F	Form 18 Mining Act			the holder of Miner's I attached hereto, apply for petroleum, natural	icence Number
APPLIC	CATION FO	OR PATEN	T OR L	EASE		
To the Reco	order of		Mining	Division:		acres more or less.
I,					Address for service of n	on-resident
I,		(name) (address)			whose residence and po	ponst-office address is
the recorded						.thisday of
Number	appl	y for the iss	sue of	patent or	19	
lease)	thereof.			, patent of		(signature of applicant)
Accompa	anying this a	application :	is			FORM 21
(a) Cert	ificate of Re	cord,				Mining Act
(b) Certificate of Performance of Work, and				nd		COMPANY APPLICATION
(c)dollars in payment of the purchase price, or rental for the first			payment		RING PERMIT	
year.			the mst	County of	{I,	
The nam	nes, address	es and occu	ipations o	of the re-		of the of
	1	1	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			in the.
Surname	Given Names	Address	Occu- pation	Interest Held		make oath and say:
						day of
				1		f land described in the applica-
Dated at 19		this	day of		sketch or plan are as ac be ascertained and that ticulars set forth and	es given in the application and curate as they could reasonably t all other statements and par- shown in the application and
		(signa)	ure of ap	piicant)	sketch or plan are true	
The Mining Act				upon the lands to indi-	e of staking there was nothing cate they were not open to be poses of the application and I were so open.	
No.	BORIN	IG PERMI	T Fe	e \$100.00	4. That there are	upon the lands so staked no
Under The Mining Act and the regulations, and subject to the limitations thereof, this boring permit is granted to			ng permit	other purposes, except		
the holder o	f Miner's Li	icence Num	ber	to		e sketch annexed hereto.
prospect for the area of I hereto for a	and shown o	on the sketc	h or plan	attached	Sworn before me at in theof	
hereof.	women this	danish		10	thisday of	(signature)
Dated at To	pronto this				19	(signature)
		Min	ister of N	lines	Mining Recorder, Co	mmissioner

FORM 22

The Mining Act

TRANSFER OF A BORING PERMIT

I,
Form 23
The Mining Act
APPLICATION FOR QUARRY PERMIT
I,(name)
(address)
make application for a quarry permit to take or remove
(state nature of material)
the Crown lands, described as follows:
The operations for removal of the(state material)
are to commence not later than
The amount of material to be taken or removed will not exceed
The distance from the nearest road or railroad is
There are no buildings or improvements upon the lands other than the following:
Distance to the nearest building or improvements isfeet.
Dated attheday of
(applicant)
Form 24
The Mining Act
No. QUARRY PERMIT Fee \$
Under <i>The Mining Act</i> and the regulations, and subject to the limitations thereof, this quarry permit is issued to
(address)
to take or remove from the lands described as follows:

1					
not nore tha	(amoun	t)	(yards or	tons)	f
upon the cor	(specify i	nature of s	material)	or before th	e
10th day of Ontario, a s yard or ton	each montum of	th shall p	ay to the	Treasurer c	of C
	(state	material)			
				March, 19	
Dated at 19		ne	aay oi.		•
			(signat	ure)	
		Form 25			
_		Mining A			
Return o	(state	nature of	material)	taken o	r
	Quantity	D 1.			
Date of taking or removing	in Cubic Yards or Tons	Royalty	Amount of Royalty	Destina- tion	
		1			
1	1				
I certify t		tak	complete en or rem	record of al oved during	1
(state nati		iiai)			
Dated theday of19					
(permittee)					
Form 26					
The Mining Act					
NOTICE OF APPEAL					
In the Mining Court of Ontario					
In the matter	· ·	5			
Take noti	ce that I,.		Number		
ofthe holder of Miner's Licence Numberhereby appeal to the Judge of the Mining Court from the decision of, or the act or thing, whether ministerial or judicial, done or refused or neglected					
to be don Mining D	e by the I vivision on	Recorder of the	of the .day of	.19,	
in or by which he					
	ns for appe				

Note: subsection 4 of section 129 of the Act reads as follows:

(4) The notice of appeal shall contain or have endorsed upon it an address for service at some place not more than five miles distant from the recorder's office, and any notice or document relating to the appeal shall be sufficiently served upon the appellant if left with a grown-up person at such place, or if no such person can there be found then if sent by registered post addressed to the appellant at the post-office at or nearest to such place.

(969) 23

THE FARM PRODUCTS GRADES AND SALES ACT

O. Reg. 112/51. Designation of Inspection Places. New. Filed—28th May, 1951, 3.45 p.m.

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

DESIGNATION OF INSPECTION PLACES

FRUITS AND VEGETABLES

- 1. In these regulations "area" means that part of Ontario comprising the townships of Anderdon, Colchester North, Colchester South, Gosfield North, Gosfield South, Malden, Mersea and Sandwich West and those parts of the townships of Maidstone and Sandwich South lying south and west of the King's Highway known as highway 3 in the County of Essex.
- 2. The following are designated places in the area where fruit and vegetables may be inspected:
 - (a) the platform in the area of any person licensed under this Act or of any dealer licensed under *The Fruit, Vegetable and Honey Act* (Canada), and
 - (b) the platforms in the area of Canadian National Railways or The Canadian Pacific Railway.
- 3. The platform of the Ontario Department of Agriculture located in the Township of Mersea in the County of Essex on that part of the King's Highway known as highway 3, approximately 1 mile west of the Village of Wheatley in the County of Kent, is designated a highway inspection point where fruit and vegetables produced in the area may be inspected.

4. Except where fruit and vegetables have been inspected for shipment by rail at a place designated in clause b of regulation 2, every person in charge of the fruit and vegetables that are being transported from the area shall proceed to the highway inspection point designated in regulation 3 and remain there until the fruit and vegetables are inspected.

THOMAS L. KENNEDY Minister of Agriculture

(994)

23

THE FARM PRODUCTS MARKETING ACT

O. Reg. 113/51. 1951 Agreement for the Marketing of Strawberries for Processing. New. Made—28th May, 1951. Filed—29th May, 1951, 2.30 p.m.

ORDER MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

MARKETING OF BERRIES

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 May, 1951.

1951 AGREEMENT FOR THE MARKETING OF STRAWBERRIES FOR PROCESSING

MEMORANDUM OF AGREEMENT made by the Negotiating Committee for Strawberries produced in Ontario in 1951, 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 1951, purchased and received for processing, shall be at the rate of 18½ cents 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:
 - (1) Fifty (50) per centum of the purchase price shall be made, upon request, to the grower within a reasonable time after delivery, and
- (2) The balance of the purchase price shall be paid to the grower on or before August 1st, 1951.

DATED at Hamilton, Ontario, this 28th day of May, 1951.

GROWERS	PROCESSORS
BRUCE M. WALLACE	S. F. Hoy
EVERETT SLACER	C. R. Drynan
R. H. RITTENHOUSE	Z. S. Shirriff

(1002)

THE MINIMUM WAGE ACT

O. Reg. 114/51.
Designation of Zones.
Amending Regulations 295 of Consolidated Regulations 1950.
Filed—29th May, 1951, 2.40 p.m.

ORDERS MADE BY THE BOARD UNDER THE MINIMUM WAGE ACT

- 1. Order 3 of Regulations 295 of Consolidated Regulations of Ontario 1950 is amended by striking out sub-clause i in respect of Zone 1 and substituting therefor:
 - (i) the City of Toronto, the towns of Leaside, Mimico, New Toronto and Weston, the villages of Forest Hill, Long Branch and Swansea and the townships of East York, Etobicoke, North York, Scarborough and York;

INDUSTRY AND LABOUR BOARD

E. BILLINGTON (Chairman) E. G. GIBB (Member) J. F. NUTLAND (Member)

(1003)

23

THE FARM PRODUCTS MARKETING ACT

O. Reg. 115/51. 1951 Agreement for the Marketing of Grapes for Processing. New. Made—31st May, 1951. Filed—31st May, 1951, 2.30 p.m.

ORDER MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

MARKETING OF GRAPES

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 31st day of May, 1951.

1951 AGREEMENT FOR THE MARKETING OF GRAPES FOR PROCESSING

MEMORANDUM OF AGREEMENT made by the Negotiating Committee for Grapes for Processing produced in Ontario in 1951, appointed under the provisions of "The Ontario Grape Growers' Marketingfor-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 1951 shall be at the rate of \$77.50.... per ton f.o.b. processing plant.

- 2. The processors or buyers shall make payment in full on or before the 15th day of November, 1951.
- 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 30th day of May, 1951.

GROWERS' REPRESENTATIVES

Geo. R. Stewart M. S. Nelles J. Roy Masterson PROCESSORS' REPRESENTATIVES

M. F. Jones J. L. Kingsborough

(1024)

23

THE FARM PRODUCTS GRADES AND SALES ACT

O. Reg. 116/51. Designation of Inspection Places. New. Filed—31st May, 1951, 2.40 p.m.

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

DESIGNATION OF INSPECTION PLACES

FRUIT AND VEGETABLES

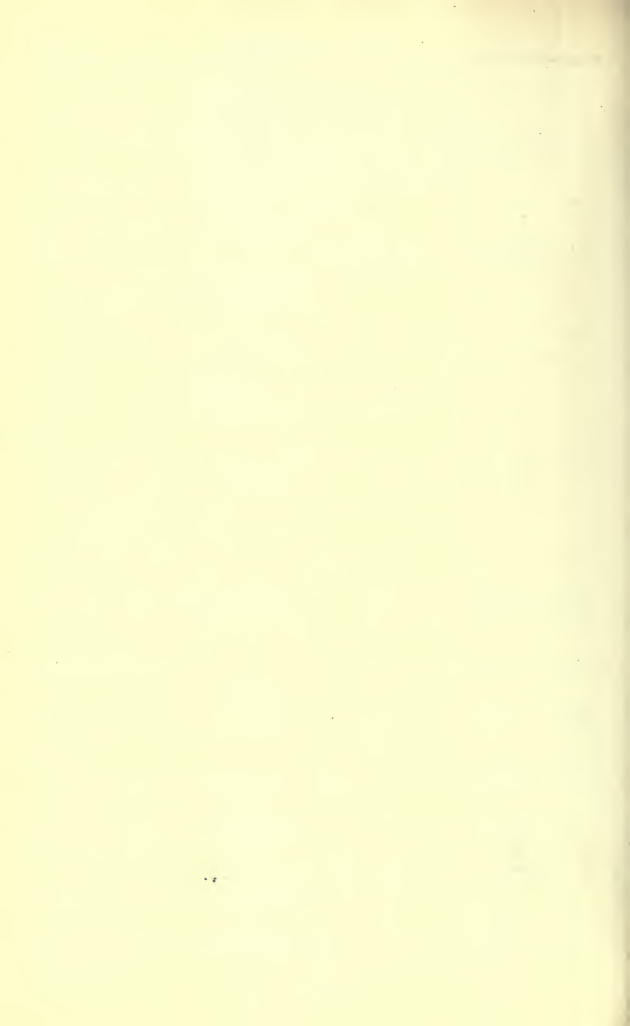
- 1. In these regulations "area" means that part of Ontario comprising
 - (a) the townships of Clinton, Grantham, Louth, Niagara and North Grimsby, and those parts of the townships of Gainsborough and South Grimsby lying north and east of that part of the King's Highway known as number 20, in. the County of Lincoln.
 - (b) those parts of the townships of Pelham, Stamford and Thorold lying north of that part of the King's Highway known as number 20, in the County of Welland, and
 - (c) that part of the Township of Saltfleet lying east and north of that part of the King's Highway known as number 20, in the County of Wentworth.
- Hamilton municipal market located immediately west of the City Hall in the City of Hamilton is designated a place where fruit and vegetables may be inspected.
- 3. The platform of the Ontario Department of Agriculture located in the Township of Saltfleet in the County of Wentworth on that part of the King's Highway known as the Queen Elizabeth Way, approximately 1½ miles east of the traffic circle at the junction of that part of the King's Highway known as number 20 and the Queen Elizabeth Way, is designated a highway inspection point where fruit and vegetables produced in the area may be inspected.
- 4. Every person in charge of fruit and vegetables that are being transported from the area, subject to regulation 5, shall proceed to the highway inspection point designated in regulation 3 and remain there until the fruit and vegetables are inspected.

5. A grower who transports from the area fruit and vegetables grown on his own farm and does not proceed to the highway inspection point designated in regulation 3 shall proceed to the inspection place designated in regulation 2 and remain there until the fruit and vegetables are inspected, but upon receipt of a notice from the Director of the Fruit Branch of the Department of Agriculture of Ontario to that effect shall proceed to the highway inspection point designated in regulation 3 and remain there until the fruit and vegetables are inspected.

THOMAS L. KENNEDY Minister of Agriculture

2.3

(1025)



Publications Under The Regulations Act

JUNE 16th, 1951

THE GENERAL SESSIONS ACT

O. Reg. 117/51.
Sittings of the Court in the County of Essex.
New.
Made—30th May, 1951.
Filed—1st June, 1951, 11.35 a.m.
By Direction Undated.

REGULATIONS MADE UNDER THE GENERAL SESSIONS ACT

1. In the County of Essex the first sittings of the Court for the year 1951 shall commence on the first Tuesday in June.

(1050)

24

THE COMMUNITY CENTRES ACT

O. Reg. 118/51. General. Revoking O. Regs. 67/44. Made—30th May, 1951. Filed—1st June, 1951, 3.00 p.m. By Direction Undated.

REGULATIONS MADE UNDER THE COMMUNITY CENTRES ACT

1. Ontario Regulations 67/44 are revoked.

(1051)

24

THE GAME AND FISHERIES ACT

O. Reg. 119/51.
Open Season for Deer and Moose in 1951.
Amending Regulations 124 of Consolidated Regulations 1950.
Made—30th May, 1951.
Filed—1st June, 1951, 3.15 p.m.

REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT

OPEN SEASON FOR DEER AND MOOSE IN 1951

- 1. The holder of a licence in form 6 of Regulations 124 of Consolidated Regulations of Ontario 1950 may hunt, kill or destroy moose in the year 1951 in that part of Ontario described in schedule 1 from the 15th of November to the 15th of December, both inclusive.
- 2. The holder of a licence in form 3, 5, 9 and 10 of Regulations 124 of Consolidated Regulations of Ontario 1950 may hunt, kill or destroy deer in the year 1951 in those parts of Ontario described in
 - (a) schedule 1 from the 1st of October to the 25th of November, both inclusive;

- (b) schedule 2 from the 15th 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 15th of November to the 25th of November, both inclusive;
- (e) schedule 5 from the 10th of November to the 25th of November, both inclusive;
- (f) schedule 6 from the 5th of November to the 17th of November, both inclusive;
- (g) schedule 7 from the 5th of November to the 15th of November, both inclusive;
- (h) schedule 8 from the 12th of November to the 17th of November, both inclusive; and
- (i) schedule 9 on the 3rd, 4th and 5th of December.
- 3. Only shot-guns may be used in those parts of Ontario described in schedule 9 on the 3rd, 4th and 5th of December 1951.

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; thence southerly along 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 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; thence westerly along the southerly boundaries of the townships of Cartier; thence westerly along the southerly boundaries of the townships of Cartier; thence westerly along the southerly boundaries of the townships 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 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 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 ship 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 porthywesterly direction along that boundary to the 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:

EXCEPTING therefrom the Territorial District of Rainy River.

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 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; thence westerly along the southerly boundary to the south-east angle of the township; thence westerly along the southerly boundaries 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. 130, 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 northerly and north-westerly bank of the Kindiogami River; 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; 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 Alroma and Sudbetween 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 dis-tricts 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 Territhe geographic Township of West Fell's in the Tell's torial District of Nipissing; thence northerly along the easterly shore of Lake Nipissing to the boundary be-tween the geographic townships of West Ferris and Widdifield; 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 northeasterly 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.
 - 3. The Territorial District of Rainy River.

SCHEDULE 4

The geographic townships of Hilton, Jocelyn and St. Joseph, in the Territorial District of Algoma.

SCHEDULE 5

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 6

- 1. The territorial districts of
- (a) Muskoka excepting therefrom the geographic townships of Medora and Wood, and
- (b) Parry Sound excepting therefrom the geographic townships of Carling, Harrison and Shawanaga and those parts of the geographic townships of Burpee, Burton, Ferguson, Henvey, McDougall, Mowat and Wallbridge lying west of the westerly limit of the right of way of the Canadian National Railway.
- 2. 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 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 north-ely 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 Diekens; thence southerly along the easterly boundary Dickens; thence southerly along the easterly boundary of the Township of Dickens to the south-east angle 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 direction following the north-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.

- 3. The townships of
 - (a) Mara, Rama and Thorah in the County of Ontario; and
- (b) Bexley, Carden, Dalton, Laxton Digby and Longford, and Somerville, in the County of Victoria.
- 4. The County of Renfrew.
- 5. The Provisional County of Haliburton excepting therefrom that part of Algonquin Provincial Park lying within the Provisional County of Haliburton.
- 6. Those parts of the counties of Frontenac, Hastings, Lennox and Addington, and Peterborough lying northerly of the centre line of the highway known as the King's Highway Number 7.

SCHEDULE 7

The counties of Grenville, Lanark and Leeds and that part of the County of Carleton lying westerly of the Rideau River.

SCHEDULE 8

The counties of Bruce, Dufferin, Durham, Grey, Northumberland, Prince Edward and Simcoe, and those parts of the counties of Frontenac, Hastings, Lennox and Addington, and Peterborough lying southerly of the centre line of the highway known as the King's Highway Number 7.

SCHEDULE 9

- 1. The townships of Brock, East Whitby, Pickering, Reach, Scott, Scugog, Uxbridge and Whitby, in the County of Ontario.
- 2. The counties of Brant, Elgin, Essex, Haldimand, Halton, Huron, Kent, Lambton, Lincoln, Middlesex, Norfolk, Oxford, Peel, Perth, Waterloo, Welland, Wellington, Wentworth and York.

(1052)

24

THE INDUSTRIAL STANDARDS ACT

O. Reg. 120/51. Schedule for the Plastering Industry in the Ottawa Zone. New and Revoking Regulations 216 of Consolidated Regulations 1950. Made—30th May, 1951. Filed—1st June, 1951, 3.20 p.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 zone and be binding upon the employers and employees in the industry referred to in the schedule.
- 2. Regulations 216 of Consolidated Regulations of Ontario 1950 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*.

SCHEDULE FOR THE PLASTERING INDUSTRY IN THE OTTAWA ZONE

INTERPRETATION

- 1. In this schedule "holiday" means
- (a) Saturday.
- (b) Sunday,
- (c) New Year's Day,
- (d) Good Friday,
- (e) Victoria Day,
- (f) Dominion Day,
- (g) Labour Day,
- (h) Thanksgiving Day, and
- (i) Christmas Day.

HOURS OF WORK

- 2.(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 during the months of
 - (i) April to September, both inclusive, between 8 a.m. and 5 p.m. where one hour is given for noon recess, and
 - (ii) October to March, both inclusive, between 8 a.m. and 4.30 p.m. where onehalf hour is given for noon recess.
- (2) Where the work is of such a nature that it cannot be performed during the hours prescribed in clause b of subsection 1, it may be performed during any other hours if an employee does not work more than 8 hours; and this work shall be night work.

MINIMUM RATE OF WAGES

- 3. The minimum rate of wages shall be \$1.65 an hour for
 - (a) work performed during the regular working periods, and
 - (b) night work.

SHIFT WORK

- 4.(1) Where the work is performed in two or more shifts, an employee shall be deemed to be employed during a regular working-day where
 - (a) the shifts of not more than 8 hours each are operated between 1 a.m. on Monday and 8 a.m. on Saturday of the same week, and

- (b) except a foreman, no employee works on more than one shift in any 24-hour period.
- (2) An employee who works on a night-shift shall be entitled, as a minimum, to wages for 8 hours for work of 7 hours.
- (3) Where two or more shifts are worked on the same job, only one shift shall be a day-shift.

OVERTIME WORK

- 5. Work performed in the industry =
- (a) at any time other than during the working periods prescribed in sections 2 and 4, and
- (b) on a holiday

shall be overtime work.

- 6.(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.
- 7. No work shall be performed in the industry on a holiday except
 - (a) in cases of extreme necessity where life or property is jeopardized, or
 - (b) where the work is necessary to prevent the loss of employment to persons who are regularly employed in the buildings under construction or repair.

RATES OF WAGES FOR OVERTIME WORK

- 8. The rate of wages for overtime work shall be
- (a) \$2.47½ an hour for overtime work performed up to midnight on Monday, Tuesday, Wednesday, Thursday and Friday, and
- (b) \$3.30 an hour for all other overtime work.

ADVISORY COMMITTEE

9. 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.

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(1053)

THE MILK CONTROL ACT

O. Reg. 121/51. Mount Brydges Milk Producers' Association. New. Approved—30th May, 1951. Filed—1st June, 1951, 3.30 p.m.

ORDER MADE BY THE MINISTER UNDER THE MILK CONTROL ACT

- 1. In this order
- (a) "Association" means Mount Brydges Milk Producers' Association; and
- (b) "producer" means a person engaged in supplying milk to a distributor in the market of the Police Village of Mount Brydges in the Township of Caradoc in the County of Middlesex.

- 2. A producer shall pay to the Association licence fees in the amount of one cent for each hundred pounds of milk supplied.
- 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 such information and financial statements as the Board may determine.

THOMAS L. KENNEDY Minister of Agriculture.

(1054)

(a) buttermilk

THE DRUGLESS PRACTITIONERS ACT

O. Reg. 122/51. Allowance to Members of the Board. Amending O. Regs. 214/44. Approved—30th May, 1951. Filed—5th June, 1951, 9.50 a.m.

REGULATIONS MADE BY THE BOARD UNDER THE DRUGLESS PRACTITIONERS ACT

- 1. Regulation 51 of Ontario Regulations 214/44 is revoked and the following substituted therefor:
 - 51. Each member of the Board, other than the secretary-treasurer, shall be paid
 - (a) an allowance of \$50 for each day or part of a day engaged on attending the meetings of the Board, the maximum allowance in any year not to exceed \$600, and
 - (b) an allowance for his travelling and living expenses to, from and at those meetings.

BOARD OF REGENTS UNDER THE DRUGLESS PRACTITIONERS ACT

> I. R. G. McVity Chairman H. A. YATES Vice-Chairman John C. Beer Secretary-Treasurer C. V. HINSPERGER Member Tomlin VICTOR K. E. Member

(1055)

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. THE MILK CONTROL ACT

O. Reg. 123/51. Retail Milk and Cream Prices in Coldwater. New. Made—5th June, 1951. Filed—6th June, 1951, 2.30 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

- 1. In these regulations
- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-
- (b) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat; and
- (c) "whipping cream" means cream that contains not less than 32 per cent of butter fat.
- 2. The maximum prices at which buttermilk, standard milk and whipping cream may be sold by retail in the market of Coldwater shall be as follows:

quart.....\$.18 (b) standard milk .67 gallon.... .18 quart..... (c) whipping cream 1.10

THE MILK CONTROL BOARD OF ONTARIO

A. B. CURREY Chairman M. G. HART Member H. E. McCallum Member

Dated at Toronto, this 5th day of June, 1951.

(1065)

(Seal)

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THE MILK CONTROL ACT

O. Reg. 124/51. Retail Milk and Cream Prices in Blyth. New. Made-5th June, 1951 Filed-6th June, 1951, 2.40 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

- 1. In these regulations
 - (a) "chocolate drink" means milk that contains a chocolate flavouring;
 - (b) "special milk" means milk that contains not less than 4 per cent of butter fat;
 - (c) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (d) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (e) "whipping cream" means cream that contains not less than 32 per cent of butter fat.

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THE MILK CONTROL ACT

O. Reg. 125/51. Retail milk and Cream Prices in Iroquois Falls and Ansonville. New. Made—5th June, 1951. Filed—6th June, 1951, 2.50 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. In these regulations

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "chocolate drink" means milk that contains a chocolate flavouring;
- (c) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (d) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat; and
- (e) "whipping cream" means cream that contains not less than 32 per cent of butter fat.
- 2. The maximum prices at which buttermilk, chocolate drink, skim-milk, standard milk and whipping cream may be sold by retail in the market of Iroquois Falls and Ansonville shall be as follows:

(a) buttermilk quart	\$.18
(b) chocolate drink quart	
(c) skim-milk quart	
(d) standard milk quart pint	
(e) whipping cream quart pint half-pint	\$1.20
THE MIL	K CONTROL BOARD
(Seal)	A. B. CURREY Chairman M. G. HART Member H. E. McCallum Member
Dated at Toronto, this 5th day of June, 1951.	·
(1067)	24

THE MILK CONTROL ACT

O. Reg. 126/51.
Retail Milk Prices in Norwich and Otterville.
New.
Made—5th June, 1951.
Filed—6th June, 1951, 2.55 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

- 1. In these regulations "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat.
- 2. The maximum prices at which standard milk may be sold by retail in the markets of Norwich and Otterville shall be as follows:

(a)	quart	• •	•	• •	٠	٠	•	• •	٠	•	• •	•	•	•	٠	۰	٠	٠	٠	۰	٠	\$.18
(b)	pint																					.10
(c)	half-pint	٠.															•	•				.06

THE MILK CONTROL BOARD OF ONTARIO

A. B. Currey Chairman M. G. Hart

(Seal) M. G. HART

Member

H. E. McCallum

Member

Dated at Toronto, this 5th day of June, 1951.

(1068) 24

THE FARM PRODUCTS MARKETING ACT

O. Reg. 127/51.1951 Agreement for the Marketing of Green and Wax Beans for Processing. New. Made—6th June, 1951. Filed—7th June, 1951, 3.10 p.m.

ORDER MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

MARKETING OF GREEN AND WAX 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 6th day of June, 1951.

1951 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 1951, 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 1951, purchased and received for processing, shall be at the rate of

- (a) Ninety-five Dollars (\$95.00) per ton for all crops yielding in excess of 3,500 pounds per acre; and
- (b) Ninety Dollars (\$90.00) per ton for all crops yielding less than 3,500 pounds per acre;

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 1951 purchased for processing shall be made within fifteen days after final delivery.
- 4. The provisions of this agreement shall apply to and form part of every contract entered into between an processor and a grower for the purchase of green and wax beans produced in Ontario for processing during the year 1951, and the provisions of this Agreement shall supersede any provisions that may be contained in any contract which is inconsistent with this Order.

DATED at the City of Toronto in the Province of Ontario, this 18th day of May, 1951.

GROWER REPRESENTATIVES

PROCESSOR REPRESENTATIVES D. R. McCahill W. I. Drynan Wm. MacDougall R. E. Pooley Wm. I. Walker

(1069)



Publications Under The Regulations Act

JUNE 23rd, 1951

THE CORONERS ACT

O. Reg. 128/51. Forms. New and Revoking O. Regs. 291/44. Made—7th June, 1951. Filed—8th June, 1951, 4.10 p.m.

REGULATIONS MADE UNDER THE CORONERS ACT

FORMS

- 1. A coroner's warrant to take possession of the body of a deceased person shall be in form 1.
- 2. A coroner's warrant to bury the body of a deceased person shall be in form 2.
- 3. A coroner's declaration upon issuing his warrant to bury the body of a deceased person shall be in form 3.
- A coroner's warrant for the holding of an inquest shall be in form 4.
- 5. A coroner's declaration upon issuing his warrant for the holding of an inquest shall be in form 5.
- 6. A coroner's warrant for a post mortem examination shall be in form 6.
- 7. A constable's summons to a juror shall be in form 7.
- 8. A coroner's summons to a witness shall be in form 8.
- 9. A coroner's direction dispensing with a viewing of the body by a jury shall be in form 9.
- 10. A constable's return with respect to jurors shall
 - 11. A juror's recognizance shall be in form 11.
- 12. The verdict or finding of a coroner's jury shall be in form 12.

REVOCATION

13. Ontario Regulations 291/44 are revoked.

FORM 1

The Coroners Act

CORONER'S WARRANT TO TAKE POSSESSION OF THE BODY OF A DECEASED PERSON

TO THE CONSTABLES of the of

Under The Coroners Act I command you to take possession forthwith of the body of , a deceased person, now at

Dated this 19 at

day of

CORONER for the of

FORM 2

The Coroners Act

CORONER'S WARRANT TO BURY THE BODY OF A DECEASED PERSON

Under The Coroners Act I issue this warrant to bury the body of a deceased person, now at

Dated this , at

day of

CORONER for the

of

This is not a burial permit under The Vital Note: Statistics Act. A BURIAL PERMIT UNDER THAT ACT IS ALSO REQIRED.

FORM 3

The Coroners Act

CORONER'S DECLARATION UPON WARRANT TO BURY THE BODY OF A DECEASED PERSON

a Coroner for the of do solemnly declare:

- 1. I have investigated the circumstances of the death of a deceased person, whose body lay at on the day of
- 2. The result of my investigation is as follows:
- 3. I issued a warrant to bury the body on the following grounds:

And I make this solemn declaration conscientiously believing it to be true and knowing 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

A commissioner for taking affidavits

FORM 4

The Coroners Act

CORONER'S WARRANT FOR HOLDING AN INQUEST

, a constable TO in the of of

1026 THE UNTAK	IO GAZETTE
Under <i>The Coroners Act</i> I command you to summon 5 persons qualified under this Act to serve as jurors personally to appear before me at on the day of 19 at	Dated this day of 19 at CORONER
o'clock in the noon at an inquest upon the body of , a deceased person.	for the of
And I further command you to appear before me at that time and place and make a return of those you have summoned.	FORM 7
Dated this day of	The Coroners Act CONSTABLE'S SUMMONS TO A JUROR
19 , at	TO
CORONER for the of	of in the
Form 5	Under a warrant issued by Coroner for the of you ar hereby summoned personally to be and appear befor
The Coroners Act	him as a juror at on the day of at o'clock in the noon, at the inquest upon the body o
CORONER'S DECLARATION UPON ISSUING HIS WARRANT FOR HOLDING AN INQUEST	, a deceased person Dated this day of 19 , at
I, of the of in the	CONSTABLE
of , a Coroner for the of , do solemnly declare:	
1. I have viewed the body of , a deceased person, now	Form 8
at and have investigated the circumstances of the death.	The Coroners Act
2. The result of my investigation is as follows:	CORONER'S SUMMONS TO A WITNESS TO
	in the of of
3. The grounds upon which I determined that an inquest should be held are as follows:	Under The Coroners Act I summon you to appea personally before me at on the day of at o'cloc
And I make this solemn declaration conscientiously believing it to be true and knowing it is of the same force and effect as if made under oath and by virtue of the Canada Evidence Act.	in the noon and attend the inquest upon th body of , a deceased person now at , and to give evidenc touching the death.
Declared before me at the	Dated this day of 19 , at
of	CORONER for the of
in the of	Tot the
this day of ,	Form 9
A commissioner for	The Coroners Act
A commissioner for taking affidavits.	CORONER'S DIRECTION DISPENSING WITH VIEW BY JURY
FORM 6 The Coroners Act	Under <i>The Coroners Act</i> I direct that viewing by the jury of the body of a deceased person, now at
CORONER'S WARRANT FOR <i>POST MORTEM</i> EXAMINATION	shall be dispensed with. Dated this day of 19
TO , of the	at tay of 19
of in the of a legally qualified medical practitioner.	CORONER for the of
Under <i>The Coroners Act</i> I direct that a <i>post mortem</i> examination be made by you of the body of , a deceased person, now at analysis	I consent to the above direction Dated this day of at
be made by you of the and that the following special examination or analysis be made by you:	CROWN ATTORNEY for the of

FORM IU	01
The Coroners Act	of
RETURN OF CONSTABLE	of
I,	of
of make oath and say:	the jurymen serving on the inquest upon the body of
1. I am a constable of the of	held at , a deceased person, on the day
2. Under the CORONER'S WARRANT FOR HOLDING AN INQUEST issued by , coroner for the of , on the day of , 19 , the following persons were summoned to appear before him on the day of 19 , at o'clock in the	of 19 by coroner for the of , having been duly sworn and upon the viewing of the body having been dispensed with, say that , the deceased person came to h death at o'clock in the noon on the day of at and that the death was caused by
noon as jurors at the inquest upon the body of , a deceased person:	
3. Each person so summoned is qualified under the Act to serve as a juror.	Signatures of jurors
Sworn before me this	(
day of .}	This verdict or finding received by me this day of 19 .
A commissioner for taking affidavits	CORONER for the of
Form 11	Where the jury has viewed the body strike out the words "having been dispensed with".
The Coroners Act	(1094) 25
JUROR'S RECOGNIZANCE	
on the day of , 19	
ofof	THE FAIR EMPLOYMENT PRACTICES ACT,
ofof	O. Reg. 129/51. Complaints. New. Filed—8th June, 1951, 4.25 p.m.
of	
personally appeared before me and each acknowledged himself to owe to His Majesty the King in right of Ontario the sum of \$ to be made and levied of his goods, chattels, lands and tenements for His Majesty's use upon condition that if he personally appears before me on theday of	REGULATIONS MADE BY THE DIRECTOR UNDER THE FAIR EMPLOYMENT PRACTICES ACT, 1951 1. A complaint shall be on Form 1 or 2.
at the inquest upon the body ofa deceased person, his recognizance shall be void.	LOUIS FINE Director
Taken and acknowledged	Form 1
this day of 19 at	The Fair Employment Practices Act, 1951
A Compar for the	COMPLAINT
A Coroner for the of	To:
FORM 12	Director Fair Employment Practices Branch
The Coroners Act	Department of Labour Parliament Buildings, East Block
VERDICT OR FINDING OF CORONER'S JURY	Toronto, Ontario.
We, of	l,(print name in full)

	(address in	full)		1 OK	M 2	
			The	Fair Employmen	t Practices Act,	1951
(telepho	one number: b	usiness home)	To:	COMPI	LAINT	
<i>1951</i> , that	:	ployment Practices Act,	Directo Fair En	r nployment Practi ment of Labour	ces Branch	
(check proper	charged (i), (c) disc	employment [], (b) dis- riminated against in re- ment [], (ii) a term of a condition of employ-	Parliam	ent Buildings, Ea o, Ontario.	ast Block	
square)	ment[]	a condition of employ-		(print nan	ne in full) ≃	
	C	DR .		(address	in full)	
(check proper square)	I was (a) exclude (b) expelled ☐, (c) criminated against	d from membership \Box , suspended \Box , (d) dis-	(telephor	ne number: under <i>The Fair</i> .	business	home)
by	ame in full of employ	er or trade union)		(name i	n full)	
	(union local numb	er, if any)		(address	in full)	
		(telephone number)	(day)		th)	(year)
by(nar	me in full of person ace	cting on behalf of	(circulated ployment, as a		cion for en
	(position)	(check (b) published an empl	ovment	
on (day) at		(year)	square)	tion with ——	pective employ	ment
because of	my		(c) made a writter	n inquiry, as a	nnexed [
	☐ race	□ nationality	(d) made an oral i	nguiry 🗆	_
(check proper	☐ creed	ancestry			limitation	
square)	colour	place of origin	which expr	directly esses	specification	as to the
				indirectly	preference	
	(state particulars of	complaint*)	(check	☐ race	□ na	tionality
			proper square)	☐ creed	and and	cestry
				colour	□ pla	ce of origin
			of a person	•		
		of19		(state particulars	s of complaint	·)
	† (sig	nature of complainant)				
*Reverse s		sed for further particu-		• • • • • • • • • • • • • • • • • • • •		
†1. Use th	nis form for one comp	laint only.				
2. Section	2 of the Act reads as	s follows:	Dated at	on th		
2. Th	is Act does not apply	•		1.	signature of c	omplainant
(a) t	o any domestic emple	oyed in a private home;	*Strike out	any word(s) not	applicable.	
e t	ducational, fraternal hat is not operated	eligious, philanthropic, or social organization for private profit or to	lars of cor	•		ther particu
t g	o foster the welfare	t is operated primarily of a religious or ethnic ot operated for private		is form for one co		

(c) to any employer who employs less than five employees.

2. This Act does not apply,

(a) to any domestic employed in a private home;

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- (b) to any exclusively religious, philanthropic, educational, fraternal or social organization that is not operated for private profit or to any organization that is operated primarily to foster the welfare of a religious or ethnic group and that is not operated for private profit;
- (c) to any employer who employes less than five employees.

(1095)

THE FARM PRODUCTS GRADES AND SALES ACT

O. Reg. 130/51.
Designation of Inspection Places.
New.
Filed—13th June, 1951, 3.20 p.m.

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

DESIGNATION OF INSPECTION PLACES

Fruit and Vegetables

- 1. In these regulations "area" means that part of Ontario composed of all the counties of Ontario and the geographic Township of Morrison in the Territorial District of Muskoka.
- 2. The platform of the Ontario Department of Agriculture located in the geographic Township of Muskoka in the Territorial District of Muskoka on that part of the King's Highway known as number 11 approximately 2 miles south of the Town of Gravenhurst is designated a highway inspection point where fruit and vegetables may be inspected.
- 3. Every person in charge of fruit and vegetables that are being transported from the area on that part of the King's Highway known as number 11 in the geographic Township of Morrison shall proceed to the highway inspection point designated in regulation 2 and remain there until the fruit and vegetables are inspected.

THOMAS L. KENNEDY
Minister of Agriculture

(1112)

THE FARM PRODUCTS GRADES AND SALES ACT

O. Reg. 131/51. Designation of Inspection Places. New. Filed—13th June, 1951, 3.30 p.m.

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

DESIGNATION OF INSPECTION PLACES

Fruit and Vegetables

1. In these regulations "area" means that part of Ontario comprising those parts of the townships of

West Gwillimbury and Tecumseth in the County of Simcoe and the townships of East Gwillimbury and King in the County of York within a line located as follows:

Commencing at the centre of the intersection of that part of the King's Highway known as number 27 with that part of the King's Highway known as number 88, thence southerly along the centre of that part of the King's Highway known as number 27 to its junction with a road known as Newmarket Side Road, at the northerly limit of the Township of King, thence easterly along the centre of that road to its intersection with that part of the King's Highway known as number 11, thence northerly along the centre of that part of the King's Highway known as number 11 to its intersection with a road running easterly between lot number 106 and lot number 107 in the Township of East Gwillimbury, thence easterly along the centre of that road to the middle of the main channel of the Holland River, thence northerly to the middle of the main channel of the Schomberg River, thence following the Main Channel south-westerly to the centre of that part of the King's Highway known as number 11, thence north-westerly along the centre of that part of the King's Highway known as number 11 to its junction with that part of the King's Highway known as number 88, thence westerly along the centre of that part of the King's Highway known as number 88 to the point of commencement.

- 2. The following are designated places in the area where fruit and vegetables may be inspected:
 - (a) the platform in the area of any person licensed under this Act or any dealer licensed under The Fruit, Vegetable and Honey Act (Canada), and
 - (b) the platforms in the area of Canadian National Railways,
- 3. The platforms of the Ontario Department of Agriculture located
 - (a) in the Township of King in the County of York on that part of the King's Highway known as number 11, approximately 2 miles east of the Village of Bradford in the County of Simcoe,
 - (b) at the south and east limits of the Township of Tecumseth in the County of Simcoe on that part of the King's Highway known as number 27, and
 - (c) immediately west of Bradford station of Canadian National Railways,

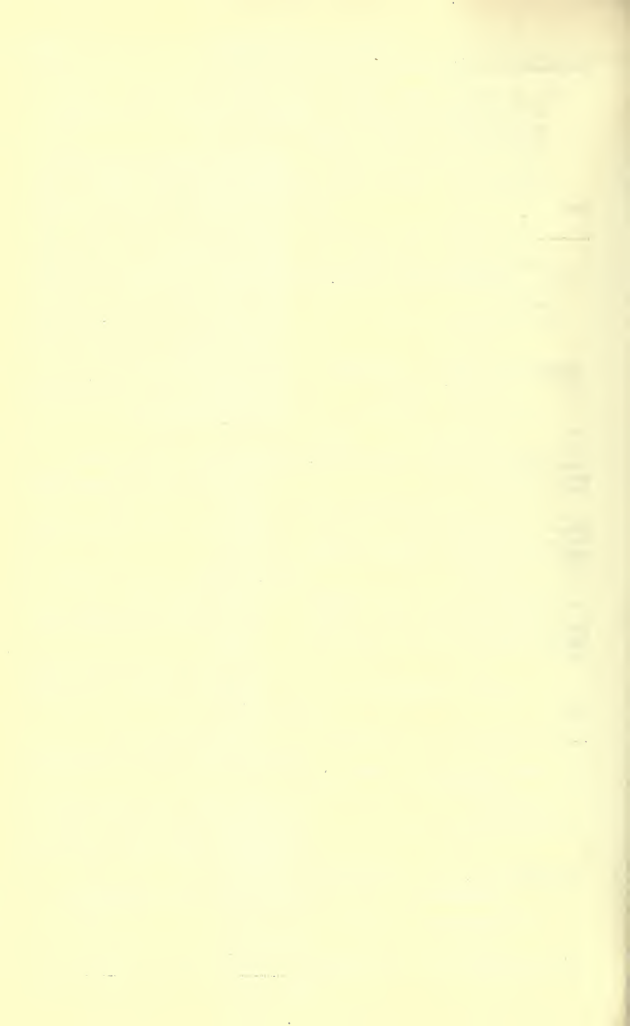
are designated highway inspection points where fruit and vegetables produced in the area may be inspected.

4. Except where fruit and vegetables have been inspected for shipment by rail at a place designated in regulation 2, every person in charge of the fruit and vegetables that are being transported from the area shall proceed to a highway inspection point designated in regulation 3 and remain there until the fruit and vegetables are inspected.

THOMAS L. KENNEDY Minister of Agriculture

(1113)

25



Publications Under The Regulations Act

JUNE 30th, 1951

THE POLICE ACT

O. Reg. 132/51. Division of Responsibility for Policing. Amending Regulations 320 of Consolidated Regulations, 1950. Made—14th June, 1951. Filed—15th June, 1951, 4.10 p.m.

REGULATIONS MADE UNDER THE POLICE ACT

1. Schedule 1 of Regulations 320 of Consolidated Regulations of Ontario 1950 is amended by adding the following items:

38a.	OMEMEE	the whole
•		
50a.	STREETSVILLE	the whole

2.(1) Part 1 of schedule 2 of Regulations 320 of Consolidated Regulations of Ontario 1950 is amended by renumbering item 1 as 1a and adding the following item:

- 1. ANCASTER the whole
- (2) Item 11 of Part 1 of schedule 2 of Regulations 320 of Consolidated Regulations of Ontario 1950 is struck out.
- (3) Item 24 of Part 1 of schedule 2 of Regulations 320 of Consolidated Regulations of Ontario 1950 is struck out and the following substituted therefor:
 - 24. MERSEA 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 that part of the
 King's Highway known as
 number 3; thence easterly
 along that southerly limit to
 the boundary between the
 townships of Mersea and
 Romney; thence southerly
 along the last-mentioned
 boundary to the shore of Lake
 Erie; thence southerly and
 north-westerly following the
 shore of Lake Erie to the
 point of commencement;
 EXCEPTING THERE
 FROM any parts of the Town
 of Leamington and the Village
 of Wheatley lying within the
 limits of the area hereinbefore
 described.

(1140)

THE MINING ACT

O. Reg. 133/51. Lands in Schedule 13 open for prospecting, staking out or leasing. Amending O. Regs. 267/47. Made—14th June, 1951. Filed—18th June, 1951, 4.45 p.m.

REGULATIONS MADE UNDER THE MINING ACT

- 1. Ontario Regulations 267/47 are amended by adding thereto the following regulation:
- 13. The lands described in Schedule 13 shall be open for prospecting, staking out or leasing at 12 noon on the 18th of June, 1951.

SCHEDULE 13

	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 2 3 4 5 6	8164 8165 8166 8375 8376 8377 8378	G.G. 6023 G.G. 6024 G.G. 6030 G.G. 6037 G.G. 6365 G.G. 6265 G.G. 6264	Tyrrell Tyrrell Tyrrell Tyrrell Tyrrell Tyrrell Tyrrell Tyrrell	Timiskaming Timiskaming Timiskaming Timiskaming Timiskaming Timiskaming Timiskaming Timiskaming	32.3 15.8 46.2 42.72 29.4 32.85 37.62
8 9 10 11 12 13	9022 9023 9024 9133 9134	G.G. 6336 H.F. 373 H.F. 371 H.F. 372 E.B. 8 M.R. 5811	Tyrrell Barr Barr Barr Cairo Cairo	Timiskaming Timiskaming Timiskaming Timiskaming Timiskaming Timiskaming	36.46 42.2 18.8 41.7 37.0 20.8
14 15 16 17 18 19	8968 8969 8970 8973 8974 8975 8976	T.B. 15943 T.B. 15944 T.B. 13677 T.B. 13680 T.B. 13671 T.B. 13672 T.B. 13673	Walters Walters Walters Walters Walters Walters Walters Walters	Thunder Bay	54.75 41.1 54.2 39.9 39.8 49.2 35.0
21 22 23 24 25	8979 8972 8978 8971 8977	T.B. 13676 T.B. 13679 T.B. 13675 T.B. 13678 T.B. 13674	Walters Irwin Irwin Walters and Irwin Walters and Irwin	Thunder Bay Thunder Bay Thunder Bay Thunder Bay Thunder Bay	40.0 28.8 44.5 45.2 59.5

(1148)

26

THE GAME AND FISHERIES ACT

O. Reg. 134/51.
Open Season for Game Animals in 1951-52.
New.
Made—18th June, 1951.
Filed—19th June, 1951, 11.15 a.m.

REGULATIONS MADE BY THE MINISTER UNDER THE GAME AND FISHERIES ACT

OPEN SEASON FOR FOX

1. Fox may be trapped, hunted, taken, killed and possessed in any part of Ontario from the 1st of August 1951 to the 31st of July 1952, both inclusive.

OPEN SEASON FOR FISHER AND MARTEN

2. Fisher and marten may be trapped, hunted, taken killed and possessed in that part of Ontario

described in his licence from the 1st of November 1951 to the 21st of January 1952, both inclusive, by the holder of a licence in form 2 of Regulations 129 of Consolidated Regulations of Ontario 1950.

OPEN SEASON FOR MINK

- 3. Mink may be trapped, hunted, taken, killed and possessed in the localities described
 - (a) in schedule 1
 - (i) from the 1st of November 1951 to the 29th of February 1952, both inclusive, by the holder of a licence in form 2 of Regulations 129 of Consolidated Regulations of Ontario 1950, and
 - (ii) from the 1st of November to the 31st of December, both inclusive, in 1951 by the holder of a licence in form 4 of Regulations 129 of Consolidated Regulations of Ontario 1950, and

(b) in schedule 2 from the 1st of November to the 31st of December, both inclusive, in 1951 by the holder of a licence in form 2 or 4 of Regulations 129 of Consolidated Regulations of Ontario 1950.

OPEN SEASON FOR MUSK-RAT

- 4. Musk-rat may be trapped, hunted, taken, killed and possessed in the localities described
 - (a) in schedule 3 from the 1st of November 1951 to the 31st of March 1952, both inclusive,
 - (b) in schedule 4 from the 1st of November 1951 to the 21st of May 1952, both inclusive,
 - (c) in schedule 5
 - (i) from the 15th of February 1952 to the 31st of March 1953, both inclusive, by the holder of a licence in form 4 of Regulations 129 of Consolidated Regulations of Ontario 1950 and by farmers and their sons, and
 - (ii) from the 1st of November 1951 to the 31st of March 1952, both inclusive, by the holder of a licence in form 2 of Regulations 129 of Consolidated Regulations of Ontario 1950,

(d) in schedule 6

- (i) from the 6th of March to the 31st of March, both inclusive, in 1952 by the holder of a licence in form 4 of Regulations 129 of Consolidated Regulations of Ontario 1950 and by farmers and their sons, and
- (ii) from the 1st of November 1951 to the 31st of March 1952, both inclusive, for the holder of a licence in form 2 of Regulations 129 of Consolidated Regulations of Ontario 1950,

(e) in schedule 7

- (i) from the 20th of March to the 21st of April, both inclusive, in 1952 by the holder of a licence in form 4 of Regulations 129 of Consolidated Regulations of Ontario 1950 and by farmers and their sons, and
- (ii) from the 1st of November 1951 to the 21st of April 1952, both inclusive, by the holder of a licence in form 2 of Regulations 129 of Consolidated Regulations of Ontario 1950, and

(f) in schedule 8

- (i) from the 20th of March to the 5th of May, both inclusive, in 1952 by the holder of a licence in form 4 of Regulations 129 of Consolidated Regulations of Ontario 1950 and by farmers and their sons, and
- (ii) from the 1st of November 1951 to the 5th of May 1952, both inclusive, by the holder of a licence in form 2 of Regulations 129 of Consolidated Regulations of Ontario 1950.

OPEN SEASON FOR OTTER

- 5. Otter may be trapped, hunted, taken, killed and possessed in the localities described
 - (a) in schedule 9 from the 1st of November 1951 to the 15th of April 1952, both inclusive, by

the holder of a licence in form 2 of Regulations 129 of Consolidated Regulations of Ontario 1950,

- (b) in schedule 10
 - (i) from the 1st of November 1951 to the 15th of April 1952, both inclusive, by the holder of a licence in form 2 of Regulations 129 of Consolidated Regulations of Ontario 1950, and
 - (ii) from the 1st of November to the 31st of December, both inclusive, in 1951 by the holder of a licence in form 4 of Regulations 129 of Consolidated Regulations of Ontario 1950, and
- (c) in schedule 11 from the 1st of November 1951 to the 30th of April 1952, both inclusive, by the holder of a licence in form 2 or 4 of Regulations 129 of Consolidated Regulations of Ontario 1950.

OPEN SEASON FOR RACCOON

6. 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 1951.

H. R. SCOTT Minister of Lands and Forests.

Toronto, June 18, 1951.

SCHEDULE 1

The counties of Elgin, Essex, Haldimand, Kent, Lambton and Norfolk.

SCHEDULE 2

- 1. The territorial districts of Muskoka and Parry Sound.
- 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.

3. The counties of Brant, Bruce, Carleton, Dufferin, Dundas, Durham, Frontenac, Glengarry, Grenville, Grey, Halton, Hastings, Huron, Lanark, Leeds, Lennox and Addington, Middlesex, 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

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.

SCHEDULE 4

- 1. The territorial districts of Algoma, Manitoulin, Rainy River, Sudbury and Timiskaming.
- 2. Those parts of the territorial districts of Cochrane, Kenora and Thunder Bay not included in schedule 3.
- 3. 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 5

- 1. 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.
- 2. The counties of Elgin, Essex, Haldimand, Kent and Norfolk.

SCHEDULE 6

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 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 northeasterly 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 is a general and the county of Welland thence is a general and the county of Welland thence is a general and the county of Welland thence is a general and the county of the County of Welland thence is a general and the county of the co 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 northwesterly 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 herein described.

SCHEDULE 7

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 southwesterly, 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 northerly and northerly direction following the water's easterly and northerly direction following the water's edge of Lake Huron to Georgian Bay; thence in a general south-easterly, northerly, north-easterly, southeasterly 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 Disboundary of the Township of Ryde in the Ferritorial Dis-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 herein described.

SCHEDULE 8

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 lastmentioned 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 the proceeding of the process o 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 boun-dary 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 southeasterly angle of the Township of Ryde; thence northeasterly 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 burton; thence southerly along the westerly boundary of the Provisional County of Haliburton to the southerly boundary thereof; thence easterly along the lastmentioned 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 inter-section 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 inter-section with Highway Number 29; thence in a general section 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 boroin described. herein described.

SCHEDULE 9

The counties of Brant, Bruce, Dufferin, Elgin, Essex, Gray, Haldimand, Halton, Huron, Kent, Lambton, Lincoln, Middlesex, Norfolk, Ontario, Oxford, Peel, Perth, Simcoe, Waterloo, Welland, Wellington, Wentworth and York.

SCHEDULE 10

- 1. The territorial districts of Muskoka and Parry Sound.
- 2. 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.

3. The Provisional County of Haliburton.

SCHEDULE 11

- 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.

(1155)

26

THE MILK CONTROL ACT

O. Reg. 135/51.
Retail milk and cream prices in Sutton,
Beaverton, etc.
New.
Made—19th June, 1951.
Filed—20th June, 1951, 1.00 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

- 1. In these regulations
- (a) "chocolate drink" means milk that contains a chocolate flavouring;
- (b) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (c) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (d) "whipping cream" means cream that contains not less than 32 per cent of butter fat.
- 2. The maximum prices at which chocolate drink, standard milk, table cream and whipping cream may be sold by retail in the market of Sutton, Beaverton, Cannington, Manilla, Woodville, Sunderland and Zephyr, and the townships of Brock, Eldon, Mara, Georgina, North Gwillimbury and Thorah shall be as follows:

(a)	chocolate drink quart	\$.20 .06
(b)	standard milk quart pint half-pint	.19 .11 .06
(c)	table cream quarthalf-pint	.70 .20
(d)	whipping cream quart	1.00

THE MILK CONTROL BOARD OF ONTARIO A. B. CURREY Chairman

M. G. HART
Member
K. M. BETZNER

(Seal) K. M. Ber

Dated at Toronto, this 19th day of June, 1951.

(1173)

26

Member

THE FARM PRODUCTS MARKETING ACT

O. Reg. 136/51.
1951 Agreement for the Marketing of Sweet Cherries for Processing.
New.
Made—20th June, 1951.
Filed—20th June, 1951, 4.15 p.m.

ORDER MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

Marketing of Sweet Cherries 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 20th day of June, 1951.

1951 AGREEMENT FOR THE MARKETING SWEET CHERRIES FOR PROCESSING

MEMORANDUM OF AGREEMENT made by the Negotiating Committee for Sweet Cherries produced in Ontario in 1951, 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 1951 and purchased for processing shall be at the rate of 9½ cents 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, this 19th day of June, 1951.

Growers Arthur W. Smith Ira Moyer W. E. Spera Processors H. W. Powell R. Macklin H. B. Biggar

(1174)

26

Publications Under The Regulations Act

JULY 7th, 1951

THE FARM PRODUCTS MARKETING ACT

O. Reg. 137/51. The Marketing of Cheese. Amending O. Regs. 101/51. Approved—21st June, 1951. Filed—25th June, 1951, 9.05 a.m.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

MARKETING OF CHEESE

- 1. Subregulation 4 of regulation 6 of Ontario Regulations 101/51 is revoked and the following substituted therefor:
 - (4) The local board, after deducting the amounts of licence fees under regulation 7, shall within 3 days of receipt of any payment from a buyer forward payment for the cheese to the cheesefactories from which the cheese was delivered to the buyer.
- 2. Item 2 of Schedule A of Ontario Regulations 101/51 is struck out and the following substituted therefor:
 - 2. Brockville Cheese Board, Brockville, Ontario

THE FARM PRODUCTS MARKETING BOARD

G. F. PERKIN Chairman

(Seal)

F. K. B. STEWART Secretary

(1205)

2

THE FARM PRODUCTS GRADES AND SALES ACT

O. Reg. 138/51.
General Amendments Covering Fruit and Vegetables.
Amending Regulations 87 of Consolidated Regulations 1950.
Approved—21st June, 1951.
Filed—25th June, 1951, 9.15 a.m.

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

- 1. Regulation 11 of Regulations 87 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:
 - 11. No person shall sell, offer for sale or have in possession for sale any apples at retail, in bulk, unless the package containing the apples has attached thereto a sign stating the variety of the apples and the grade as being Extrafancy, Fancy, Small-one, Cee or Hailed grade.
- 2. Regulation 27 of Regulations 87 of Consolidated Regulations of Ontario 1950 is amended by adding thereto the following subregulation:

- (4) The fees payable by a processor for the grading of tomatoes bought for processing shall be 20 cents a ton or fraction thereof.
- 3. Clauses h and i of subregulation 1 of regulation 45 of Regulations 87 of Consolidated Regulations of Ontario 1950 are revoked and the following substituted therefor:
 - (h) potatoes or turnips packed by any person other than the person shown as the packer, shipper or dealer, a number or other mark on each package identifying the packer thereof;
 - (i) table-corn, the number in dozens contained in each package; and
- 4. Subregulation 1 of regulation 45 of Regulations 87 of Consolidated Regulations of Ontario 1950 is amended by adding thereto the following clause:
 - (j) beets or carrots, the size range of the beets or carrots.
- 5. Regulation 47 of Regulations 87 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:
 - 47. Regulations 44 and 45 shall apply to open packages of apples, cantaloupes, peaches, tomatoes and celery and to open packages of other produce when the contents are designated as any particular grade.
- 6. Regulations 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66 and 67 of Regulations 87 of Consolidated Regulations of Ontario 1950 are revoked and the following substituted therefor:

APPLES

- 54. The grades for apples shall be as follows:
 - (a) Extra-fancy Grade.—This grade shall consist of apples that are
 - (i) of one variety, mature, hand-picked, clean, smooth, well formed, sound and sized,
 - (ii) free from insect larva, disease, Jonathan spot, broken skin at the stem, hail-marks, sun-scald, sprayburn, drought-spot and stemless fruit,
 - (iii) free from damage caused by bruises, russeting, insect-injury, limb-rub, leafmark, skin-puncture, storage-scald and San Jose scale,
 - (iv) properly packed, and
 - (v) in possession of the amount of colour for the variety prescribed in regulations 61 and 62;
 - (b) Fancy Grade.—This grade shall consist of apples that are
 - (i) of one variety, mature, hand-picked, clean, smooth, well formed, sound and sized.
 - (ii) free from insect larva, Jonathan spot, broken skin at the stem and droughtspot,

- (iii) free from damage caused by bruises, russeting, insect-injury, limb-rub, leafmark, hail-marks, spray-burn, sunscald, disease, storage-scald, skinpuncture, San Jose scale and oystershell scale,
- (iv) properly packed, and
- (v) in possession of the amount of colour for the variety prescribed in regulations 61 and 62;
- (c) Small-one Grade.—This grade shall consist of apples that are
 - (i) not less than 2 inches or more than $2\frac{1}{4}$ inches in diameter,
 - (ii) one of the varieties of Golden Russet, Jonathan, McIntosh, Melba, Scarlet Pippin and Fameuse, and
 - (iii) in all other respects apples that meet the requirements of Extra-fancy Grade;
- (d) Cee Grade.—This grade shall consist of apples that are
 - (i) of one variety, mature, hand-picked, clean, sound and sized,
 - (ii) free from insect larva,
 - (iii) free from serious damage caused by bruises, russeting, insect-injury, limbrub, hail-marks, drought-spot, sprayburn, sun-scald, disease, storage-scald, skin-puncture, San Jose scale and oyster-shell scale,
 - (iv) properly packed, and
 - (v) in possession of the amount of colour for the variety prescribed in regulations 61 and 62; and
- (e) Hailed Grade.—This grade shall consist of apples that are
 - (i) of the colour of Extra-fancy Grade or Fancy Grade,
 - (ii) of one variety, mature, hand-picked, clean, sound and sized,
 - (iii) free from insect larva,
 - (iv) free from serious damage caused by bruises, russeting, insect-injury, limbrub, drought-spot, spray-burn, sunscald, disease, storage-scald, skinpuncture, San Jose scale and oystershell scale,
 - (v) properly packed,
 - (vi) in possession of well-healed hail-marks not in excess of 3/8 inch in diameter or ½ inch in depth,
 - (vii) in all other respects apples that meet the requirements of Cee Grade,
 - and are packed in a package marked "Hailed".
- 55. (1) The following shall not be considered damage for the purpose of apples of Extra-fancy Grade:
 - (a) handling-, packing- or package-bruises incidental to good commercial handling in

- the preparation of a tight pack not in excess of 1 inch in diameter in the aggregate area,
- (b) in Rome Beauty variety, net-like russeting not in excess of ½ inch in diameter in the aggregate area,
- (c) in Yellow Newton variety, fine net-like russeting at the basin of the stem that is continuous from the stem-bowl and does not extend beyond a point on the greatest diameter or affect in the aggregate more than 10 per cent of the total area,
- (d) in Ben Davis, Blenheim, Cox Orange, Gano and Ribston varieties, russeting at the basin of the stem and smooth solid russeting that blends with the normal colour of the variety and does not affect in the aggregate more than 20 per cent of the total area,
- (e) in varieties other than those named in clauses b, c and d, russeting at the basin of the stem, and smooth net-like russeting that blends with the normal colour of the variety and does not affect more than 20 per cent of the total area,
- (f) pansy-spot not in excess of ½ inch in diameter in the aggregate area,
- (g) light limb-rub not in excess of ¼ inch in diameter in the aggregate area,
- (h) light leaf-mark russeting not in excess of $\frac{1}{2}$ inch in diameter in the aggregate area,
- (i) in McIntosh and Northern Spy varieties one skin-puncture not in excess of ½ inch in diameter where not more than 10 per cent by count of the apples in a package are so affected,
- (j) from the first of January to the end of the shipping season of each year, where no storage-scald shows at the time of packing, slight freckled storage-scald not in excess in the aggregate of 15 per cent of the total area, and
- (k) San Jose scale where no apple is affected with more than two scale-spots and not more than 5 per cent by count of the apples in a package are so affected.
- (2) Where an apple shows two or more of the physical conditions under subregulation 1, the total area affected shall not exceed the maximum area allowed in subregulation 1 for any one of those physical conditions.
- 56. (1) The following shall not be considered damage for the purpose of apples of Fancy Grade:
 - (a) handling-, packing- or package-bruises incidental to good commercial handling in the preparation of a tight pack not in excess of 1 inch in the aggregate area,
 - (b) smooth net-like russeting or mildew resembling it not in excess in the aggregate of 25 per cent of the total area,
 - (c) solid russeting not in excess of 10 per cent of the total area,
 - (d) leaf-roller not in excess of ¼ inch in diameter in the aggregate area that does not deform the apple,
 - (e) pansy-spot not in excess of 1 inch in diameter in the aggregate area,

- (f) two healed-over punctures or stings, including any encircling discoloured ring, not in excess of ½ inch in diameter in the aggregate area.
- (g) limb-rub not in excess of ½ inch in diameter in the aggregate area where the indentation is slight and the area affected is firm.
- (h) leaf-mark russeting not in excess of ¾ inch in diameter in the aggregate area,
- (i) hail-marks not in excess of ½ inch in diameter in the aggregate area where there is no discoloration and indentations are slight,
- (i) sun-scald or spray-burn where the normal colour of the apple is but slightly changed and there is no blistering or cracking of the skin, and the apple has the colour of Extrafancy Grade for the variety,
- (k) scab-spots other than pin-point scab not in excess of ½ inch in diameter in the aggregate area,
- (l) slight freckled storage-scald not in excess in the aggregate of 25 per cent of the total area where no storage-scald shows at the time of packing,
- (m) in McIntosh and Northern Spy varieties one skin-puncture not in excess of ½ inch in diameter where not more than 15 per cent by count of the apples in a package are so affected, and
- (n) San Jose scale where no apple is affected with more than two scale-spots and not more than 5 per cent by count of the apples in a package are so affected.
- (2) Where an apple shows two or more of the physical conditions under subregulation 1, the total area affected shall not exceed the maximum area allowed in subregulation 1 for any one of those physical conditions.
- 57. (1) The following shall not be considered damage for the purpose of apples of Cee Grade:
 - (a) handling-, packing- and package-bruises that are firm and are not in excess of 1½ inches in diameter in the aggregate area,
 - (b) smooth net-like russeting,
 - (c) smooth solid russeting not in excess of 25 per cent of the total area,
 - (d) in Ben Davis and Gano varieties where the apple has the colour of Fancy Grade, rough russeting that is not pebbly and does not affect in the aggregate more than 25 per cent of the total area,
 - (e) pansy-spot,
 - (f) leaf-roller where the mark is dry and does not affect in the aggregate more than 5 per cent of the total area,
 - (g) bud-moth injury
 - (i) of not more than 4 healed-over punctures or stings, including any discoloured ring, not in excess of ½ inch in diameter, or
 - (ii) of small pin-point stings, not in excess of ½ inch in diameter in the aggregate area,

- (h) except in green and yellow varieties, 3 healed-over insect-punctures or stings, not in excess of ½ inch in diameter, including any discoloured ring,
- (i) in green and yellow varieties, 3 healed-over insect-punctures or stings, not in excess of ¼ inch in diameter, including any discoloured ring,
- (j) limb-rub not in excess of 5 per cent of the aggregate area where the area affected is firm,
- (k) well-healed hail-marks not in excess of 34 inch in diameter in the aggregate area where no individual mark is in excess of 3/8 inch in diameter or 1/4 inch in depth and not more than 25 per cent by count of the apples in a package are so affected,
- three drought-spots not in excess of ½ inch
 in diameter in the aggregate area and the
 surface is only slightly depressed or discoloured,
- (m) spray-burn or sun-scald not in excess of 10 per cent of the total area where the mark is firm,
- (n) scab-spots not in excess of 5 per cent in the aggregate of the total area,
- (o) storage-scald not in excess of 25 per cent of the total area where no storage-scald shows at the time of packing,
- (p) two skin-punctures not in excess of ½ inch in diameter where not more than 25 per cent by count of the apples in a package are so affected,
- (q) San Jose scale where no apple is affected with more than 2 scale-spots and not more than 5 per cent by count of the apples in a package are so affected, and
- (r) oyster-shell scale where no apple is affected with more than 10 scale-spots and not more than 25 per cent by count of the apples in a package are so affected.
- (2) Where an apple shows two or more of the physical conditions under subregulation 1 the total area affected shall not exceed the maximum area allowed in subregulation 1 for any one of those physical conditions.
- 58. Apples of Wealthy and earlier varieties with a minimum diameter of 2½ inches and mature apples of Northern Spy variety of a minimum diameter of 2½ inches, meeting the requirements, except for possession of the amount of colour for the variety prescribed in regulations 61 and 62, of Cee Grade may be packed if in addition to the other marks prescribed the package is marked "Cookers".
- 59. By reason of variations incidental to grading, handling and packing of apples of Cee Grade, 7 per cent by count of the apples in a package may be below the requirements of the grade at shipping point and 10 per cent by count of the apples in a package may be below the requirements of the grade at destination but not more than 5 per cent for variation shall be allowed for any one defect and not more than 3 per cent shall be allowed for decay.
- 60. (1) Apples of Extra-fancy Grade of the red or red-striped varieties named in Column 1 of Part 1 of Appendix A shall possess

- (a) an aggregate area of solid, block red of the shade considered as full characteristic colour for the variety when fully matured equal to the percentage of total area prescribed in Column 2 of Part 1 of Appendix A and an additional 15 per cent of total area in reddish colour, or
- (b) an aggregate area, red or red-striped, of the shade considered as full characteristic colour for the variety when fully matured equal to the percentage of total area prescribed in Column 3 of Part 1 of Appendix A
- (2) Apples of Fancy Grade of the red or redstriped varieties named in Column 1 of Part 1 of Appendix A shall possess
 - (a) an aggregate area of solid, block red of the shade considered as full characteristic colour for the variety when fully matured equal to the percentage of total area prescribed in Column 4 of Part 1 of Appendix

- A and an additional 15 per cent of total area in reddish colour, or
- (b) an aggregate area, red or red-striped, of the shade considered as full characteristic colour for the variety when fully matured equal to the percentage of total area prescribed in Column 5 of Part 1 of Appendix A.
- (3) Apples of Cee Grade of the red or red-striped varieties named in Column 1 of Part 1 of Appendix A shall possess an aggregate area, red or red-striped, of the shade considered as full characteristic colour for the variety when fully matured equal to the percentage of total area prescribed in Column 6.
- (4) In Appendix A
 - (a) "Fameuse" as a name of variety of apple is equivalent to "Snow"; and
 - (b) "King" as a name of variety of apple is equivalent to "Tompkins King".

APPENDIX A

COLOUR FOR APPLES

PART 1

RED OR RED-STRIPED VARIETIES

ITEM	COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4	COLUMN 5	COLUMN 6
	NAME OF VARIETY OF APPLE	Percentage of Total Area Extra-fancy Grade	Percentage of Total Area Extra-fancy Grade	PERCENTAGE OF TOTAL AREA FANCY GRADE	PERCENTAGE OF TOTAL AREA FANCY GRADE	Percentage of Total Area Cee Grade
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31 32 33 34 35	Alexander Arctic Astrachan Baldwin Baxter Ben Davis Cortland Crimson Beauty Crimson Gravenstein Delicious Early William Fameuse Gano Jefferis Jonathan Kendall King David King Lawfam Linda Lobo Macoun McIntosh Northern Spy Paragon Rome Beauty Salome Scarlet Pippin Stark, Red Stayman Winesap Wagner Wealthy Winesap Wolfe River York Imperial	50 40 40 40 50 40 40 40 50 40 40 50 40 40 50 40 40 40 50 40 40 40 40 50 40 40 40 40 40 40 40 40 40 40 40 40 40	655 555 555 555 555 555 555 555 555 555	25 15 15 15 15 15 15 15 15 15 25 15 15 25 15 15 25 15 15 25 15 15 25 15 15 25 15 15 25 15 15 15 15 15 15 15 15 15 15 15 15 15	40 30 30 30 30 30 30 30 30 30 40 30 30 30 40 40 30 30 30 40 40 30 30 40 40 30 30 40 40 30 30 40 40 30 40 30 40 40 40 40 40 40 40 40 40 4	15 15 15 15 15 15 15 15 15 15 15 15 15 1

PART 2
RED CHEEKED OR BLUSH VARIETIES

ITEM	COLUMN 1	COLUMN 1 COLUMN 2		COLUMN 4		
	Name of Variety of Apple	Prescribed Colour Extra-fancy Grade	Prescribed Colour Fancy Grade	Prescribed Colour Cee Grade		
1 2 3 4 5 6 7 8 9 10 11 12 13	Cox Orange. Cranberry Pippin. Duchess. Dudley. Gravenstein Joyce. Lasalle. Laxton Superb. Melba. Ontario Red Russet. Sturmer Pippin Winter Banana.	Perceptibly blushed cheek Perceptibly blushed cheek	Tinge of colour	None None None None None None None None		

PART 3
GREEN, YELLOW OR RUSSET VARIETIES

ITEM	COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4
	Name of Variety of Apple	Prescribed Colour Extra-fancy Grade	Prescribed Colour Fancy Grade	Prescribed Colour Cee Grade
1 2 3 4 5 6 7 8 9 10 11 12 13 14	Bishop Pippin. Blenheim. Bramley Seedling. Golden Delicious Golden Russet Grimes Golden. Northwest Greening Rhode Island Greening. Ribston Stark, Green Tolman Sweet Wellington Yellow Newton Yellow Transparent.	Characteristic Characteristic 40 per cent of total area to be of russet or golden colour Characteristic	Characteristic Characteristic Characteristic 40 per cent of total area to be of russet or golden colour Characteristic	None None None None None None None None

- 61. The colour for apples of the red-cheeked or blush varieties
 - (a) of Extra-fancy Grade named in Column 1 of Part 2 of Appendix A shall be as prescribed in Column 2 of Part 2 of Appendix A:
 - (b) of Fancy Grade named in Column 1 of Part 2 of Appendix A shall be as prescribed in Column 3 of Part 2 of Appendix A; and
 - (c) of Cee Grade named in Column 1 of Part 2 of Appendix A shall be as prescribed in Column 4 of Part 2 of Appendix A.
- The colour for apples of the green, yellow or russet varieties
 - (a) of Extra-fancy Grade named in Column 1 of Part 3 of Appendix A shall be as pre-

- scribed in Column 2 of Part 3 of Appendix A;
- (b) of Fancy Grade named in Column 1 of Part 3 of Appendix A shall be as prescribed in Column 3 of Part 3 of Appendix A; and
- (c) of Cee Grade named in Column 1 of Part 3 of Appendix A shall be as prescribed in Column 4 of Part 3 of Appendix A.
- 63. Subject to clause c of regulation 54 and to regulation 58, apples shall be
 - (a) of a size to pack not more than 234 to an apple-box, and
 - (b) of a minimum diameter of 21/4 inches.
- 64. (1) Except as provided in clause c of regulation 54 and in regulation 58, apples when packed in one of the following size ranges:

2½ inches to 2½ inches,

2½ inches to 2¾ inches, 2½ inches to 3 inches, 2½ inches to 3 inches, 2¾ inches to 3 inches,

21/4 inches to 23/4 inches,

2½ inches and up, 2¾ inches and up, 3 inches and up,

shall be marked in accordance with regulation 48.

- (2) Except where apples are packed in six-quart baskets the size range for Extra-fancy Grade shall not exceed ¼ inch.
- 65. By reason of variations incidental to grading and packing a tolerance in size or size range of not more than 5 per cent by count of the apples in a package may be above the maximum size or below the minimum size stated on the package.
- 7. Regulation 69 of Regulations 87 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:
 - 69. Each eleven-quart basket of bunched asparagus shall weigh not less than 12 pounds net weight and where asparagus in bunches is packed, transported, sold, offered for sale or had in possession for sale, each bunch shall weigh at least 8 ounces or 16 ounces, and each of those bunches, when sold at retail as originally packed, shall weigh at least 7 ounces or 14 ounces as the case may be.
- 8. Regulations 72 and 73 of Regulations 87 of Consolidated Regulations of Ontario 1950 are revoked.
- 9. Regulations 87 of Consolidated Regulations of Ontario 1950 are amended by adding thereto the following regulations:

BEETS

- 72. (1) The grades for topped beets shall be as follows:
 - (a) Canada No. 1 Grade.—This grade shall consist of beets that are
 - (i) of similar varietal characteristics, firm but not woody, well trimmed, fairly smooth, well shaped and reasonably clean.
 - (ii) free from decay and frost-injury,
 - (iii) free from damage caused by sunburn, sprouts, cuts, growth cracks, insects, rodents or disease, or mechanical or other means,
 - (iv) of minimum diameter of 1 inch and a maximum size range of 2 inches, and
 - (v) properly packed;
 - (b) Canada No. 2 Grade.—This grade shall consist of beets that are
 - (i) of similar varietal characteristics, firm but not woody, well trimmed and not badly mis-shapen,
 - (ii) free from decay and frost-injury,
 - (iii) free from serious damage caused by dirt, sprouts, cuts, growth cracks, insects, rodents or disease, or mechanical or other means,
 - (iv) of minimum diameter of 11/4 inches, and
 - (v) properly packed.

- (2) In subregulation 1
 - (a) "of similar varietal characteristics" means of the same general type in any package;
 - (b) "firm" means not soft, flabby or shrivelled:
 - (c) "well trimmed" means tops trimmed to not more than ½ inch in length;
 - (d) "fairly smooth" means not rough, ridged or mis-shapen except for a slight roughness over the crown or slight pitting caused by shedding of dead leaves;
 - (e) "well shaped" means having the shape characteristic of the variety;
 - (f) "reasonably clean" means that the general appearance is not affected and that individual beets are not caked with dirt or stained; and
 - (g) "damage" means damage that affects the appearance, edible or shipping quality of the beet, and that cannot be removed without a loss of more than 5 per cent of the total weight of the beet.
- (3) The tolerance by weight for variations incidental to commercial grading and handling shall be
 - (a) four per cent below the prescribed minimum size and 8 per cent above the prescribed maximum size,
 - (b) two per cent for decay, and
 - (c) six per cent in the aggregate for other grade defects.

CARROTS

- 73. (1) The grades for topped carrots shall be as follows:
 - (a) Canada No. 1 Grade.—This grade shall consist of carrots that are
 - (i) of similar varietal characteristics, firm but not woody, well trimmed, fairly smooth, well shaped and reasonably clean,
 - (ii) free from decay and frost-injury,
 - (iii) free from damage caused by sunburn, sprouts, cuts or cut crowns, growth cracks, insects, rodents or disease, or mechanical or other means,
 - (iv) of minimum length of 3½ inches,
 - (v) of a minimum diameter of 1½ inches and a maximum diameter of 2½ inches, and
 - (vi) properly packed;
 - (b) Canada No. 1 Cut-Crowns Grade.—This grade shall consist of carrots that meet all the requirements of Canada No. 1 grade but with the crown removed; and
 - (c) Canada No. 2 Grade.—This grade shall consist of carrots that are
 - (i) of similar varietal characteristics, firm but not woody, well trimmed and not badly mis-shapen,
 - (ii) free from decay and frost-injury,

- (iii) free from serious damage caused by dirt, sprouts, cuts, growth cracks, insects, rodents or disease, or mechanical or other means,
- (iv) of minimum diameter of 1 inch, and
- (v) properly packed.
- (2) In subregulation 1
 - (a) "of similar varietal characteristics" means of the same general type in any package;
 - (b) "firm" means not soft, flabby or shrivelled;
 - (c) "well trimmed" means tops trimmed to not more than ½ inch in length;
 - (d) "fairly smooth" means not rough, forked or mis-shapen, or covered with rootlets;
 - (e) "well shaped" means having the shape characteristic of the variety;
 - (f) "reasonably clean" means that the general appearance is not affected and individual carrots are not caked with dirt or stained;
 - (g) "damage" means damage that affects the appearance, or edible or shipping quality of the carrots, and that cannot be removed without a loss of more than 5 per cent of the total weight of the carrot;
 - (h) "badly mis-shapen" means so forked or mis-shapen as to affect appearance; and
 - (i) "serious damage" means damage that seriously affects the appearance of the carrot, and that causes a loss of more than 10 per cent of the total weight of the carrot.
- (3) Carrots that have the characteristics of Canada No. 1 grade except for size may be sold under the grade-name and size ranges as follows:
 - (a) Canada No. 1 Small with a size range 3/4 inch to 13/4 inches;
 - (b) Canada No. 1 Medium with a size range 1½ inches to 2½ inches; and
 - (c) Canada No. 1 Large with a size range 1¾ inches to 2¾ inches.
- (4) Carrots may be designated as "Washed Carrots" only if washed before being packed.
- (5) Tolerance, by weight for variations incidental to commercial grading and handling shall be
 - (a) four per cent below the prescribed minimum size and 8 per cent above the prescribed maximum size,
 - (b) two per cent decay, and
 - (c) six per cent in the aggregate for other grade defects.

PARSNIPS

- 97a. (1) The grades for topped parsnips shall be as follows:
 - (a) Canada No. 1 Grade.—This grade shall consist of parsnips that are
 - (i) of similar varietal characteristics, firm but not woody, well trimmed, fairly smooth, fairly well-shaped and reasonably clean,

- (ii) free from decay and frost-injury,
- (iii) free from damage caused by discoloration, sprouts, cuts, growth cracks, pithiness, insects, rodents or disease, or mechanical or other means,
- (iv) of minimum length of 5 inches,
- (v) of minimum diameter of 13/4 inches and maximum diameter of 4 inches, and
- (vi) properly packed; and
- (b) Canada No. 2 Grade.—This grade shall consist of parsnips that are
 - (i) of similar varietal characteristics, firm but not woody, well trimmed and notbadly mis-shapen,
 - (ii) free from decay and frost-injury,
 - (iii) free from serious damage caused by discoloration, dirt, secondary roots, bruises, cuts, growth cracks, pithiness, insects, rodents or disease, or mechanical or other means,
 - (iv) of minimum diameter of 11/4 inches, and
 - (v) properly packed.

(2) In subregulation 1

- (a) "of similar varietal characteristics" means of the same general type in any package;
- (b) "firm" means not soft, flabby or shrivelled;
- (c) "well trimmed" means tops trimmed to not more than ¾ inch in length;
- (d) "fairly smooth" means not rough, ridged, or with many rootlets;
- (e) "fairly well-shaped" means not turnip shaped or so forked or mis-shapen as to affect appearance;
- (f) "reasonably clean" means that the general appearance is not affected and that individual parsnips are not caked with dirt or stained;
- (g) "damage" means damage that affects the appearance, or edible or shipping quality of the parsnip, and that cannot be removed without a loss of more than 5 per cent of the total weight of the parsnip;
- (h) "badly mis-shapen" means so forked or mis-shapen as to affect appearance, or to cause a loss of more than 10 per cent of the total weight of the parsnip; and
- (i) "serious damage" means damage that seriously affects the appearance of the parsnip and that cannot be removed without a loss of more than 10 per cent of the total weight of the parsnip.
- (3) Tolerance by weight for variations incidental to commercial grading and handling shall be
 - (a) four per cent below the prescribed minimum size and 8 per cent above the prescribed maximum size,
 - (b) two per cent decay, and
 - (c) six per cent in the aggregate for other grade defects.

- 10. Clauses e, h and i of subregulation 3 of regulation 80 of Regulations 87 of Consolidated Regulations of Ontario 1950 are revoked and the following substituted therefor:
 - (e) "pithy" means that more than two branches of celery have an open texture with air spaces in the central portion;
 - (h) "well trimmed" means
 - (i) that outside coarse and damaged branches have been removed, and
 - (ii) that the portion of the main root remaining is not more than 3 inches in length, except celery intended for storage;
 - (i) "fairly good heart-formation" means that after the outer leaves are trimmed off the remaining portion may be made into celery hearts; and
- 11. Subregulation 3 of regulation 80 of Regulations 87 of Consolidated Regulations of Ontario 1950 is amended by adding thereto the following sub-clause:
 - (j) "mechanical" means free from cuts, bruises and broken branches.
- 12. Clause b except sub-clauses i and ii of regulation 82 of Regulations 87 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:
 - (b) No. 1 Grade.—This grade shall consist of sound, mature, hand-picked, clean cherries, including sweet cherries when table-graded and packed in 6-quart baskets, of one variety of good colour and fair size for variety with stems attached, and that are
- 13. Regulation 86 of Regulations 87 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:

CUCUMBERS

- 86. (1) The grades for field-cucumbers shall be
 - (a) No. 1 Field Grade.—This grade shall consist of cucumbers that are fresh, firm, sound, fairly well-formed, well developed and well coloured, and
 - (i) free from damage,
 - (ii) uniform in size, and
 - (iii) properly packed; and
 - (b) No. 2 Field Grade.—This grade shall consist of cucumbers that do not meet the requirements of No. 1 Field Grade but are fairly well-coloured and free from serious damage.
- (2) The grades for hothouse-cucumbers shall be
 - (a) No. 1 Hothouse Grade.—This grade shall consist of cucumbers that are fresh, firm, sound, well formed, well developed, well coloured and of similar varietal characteristics, and
 - (i) free from blossoms and damage,
 - (ii) uniform in size, and
 - (iii) properly packed,
 - (b) No. 2 Hothouse Grade.—This grade shall consist of cucumbers that are fresh, firm,

- sound, well formed, fairly well-developed, well coloured and of similar varietal characteristics, and
 - (i) free from blossoms and damage,
- (ii) uniform in size, and
- (iii) properly packed, and
- (c) No. 3 Hothouse Grade.—This grade shall consist of cucumbers that are fresh, firm, sound, fairly well-coloured and of similar varietal characteristics, and
 - (i) free from blossoms and serious damage, and
 - (ii) properly packed.
- (3) Cucumbers of No. 1 Hothouse Grade and No. 2 Hothouse Grade may be classified as
 - (a) Small, when 4 inches to 7 inches, both inclusive, in length,
 - (b) Medium, when 7 inches to 10 inches, both inclusive, in length, and
 - (c) Large, when over 10 inches in length.
- (4) In this regulation
 - (a) "fresh" means not wilted;
 - (b) "damage" means any damage caused by disease, insects, frost or mechanical or other means, that affects the appearance or the edible quality;
 - (c) "serious damage" means any damage caused by disease, insects, frost or mechanical or other means, that seriously affects the edible quality;
 - (d) "well developed" means not
 - (i) constricted,
 - (ii) bottle-necked,
 - (iii) double in form, or
 - (iv) sharply pointed at one or both ends;
 - (e) "fairly well-developed" means not seriously
 - (i) constricted,
 - (ii) bottle-necked,
 - (iii) double in form, or
 - (iv) pointed at one or both ends;
 - (f) "well coloured" means in possession of a good characteristic green colour, and not ripe or turning yellow;
 - (g) "fairly well-coloured" means in possession of a good characteristic green colour for most of the cucumber, and not ripe or turning yellow; and
 - (h) "fairly well-formed" means in possession of a shape not varying greatly from that characteristic of the variety.
- 14. Sub-clause i of clause b of subregulation 1 of regulation 94 of Regulations 87 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:

- (i) free from doubles, seed-stems, scallions and from serious damage caused by root-growth or frost;
- 15. Clause c of subregulation 1 of regulation 94 of Regulations 87 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:
 - (c) Canada No. 3 Grade.—This grade shall consist of onions free from seed-stems and decay, that do not meet the requirements of Canada No. 1 Grade and Canada No. 2 Grade, with a tolerance of 7 per cent allowed for decay.
- 16. Sub-clause i of clause a of regulation 98 of Regulations 87 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:
 - (i) of a minimum size of 2% inches in diameter with a maximum size range of ¼ inch, except when packed in standard peach-boxes with a maximum number of 60 in a box,
- 17. Sub-clause i of clause b of regulation 98 of Regulations 87 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:
 - (i) of a minimum size of 2 inches in diameter with a maximum size range of ½ inch, except when packed in standard peach-boxes with a maximum number of 90 in a box,
- 18. Clause b of regulation 98 of Regulations 87 of Consolidated Regulations of Ontario 1950 is amended by adding thereto the following sub-clause:
 - (iia) packed in a size range where the variation in diameter of peaches in a closed package does not exceed ¼ inch,
- 19. Clause c of regulation 98 of Regulations 87 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:
 - (c) No. 2 Grade.—This grade shall consist of peaches packed in standard peach-boxes only, with a maximum number of 96 in a box, and in all other respects meeting the requirements for Domestic Grade prescribed in clause c₁.
- 20. Regulation 98 of Regulations 87 of Consolidated Regulations of Ontario 1950 is amended by adding thereto the following clause:
 - (c₁) Domestic Grade.—This grade shall consist of sound, uniformly mature, clean, hand-picked, sized, well-formed peaches of one variety and that are
 - (i) of a minimum size of 17% inches in diameter,
 - (ii) free from all insect pests, skin punctures or breaks, and growth cracks,
 - (iii) free from damage caused by bruises, insect injury, split pits, russeting, limb-rub, hailmarks and diseases, but excepting slight bruises such as are incidental to the grading, packing and handling of a tight pack,
 - (iv) packed in open containers only, and
 - (v) properly packed; and
- 21. Sub-clause iv of clause a of regulation 108 of Regulations 87 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:
 - (iv) of a minimum diameter of 2½ inches for Clairgeau and Duchess; 2¼ inches for Clapp's Favourite, Flemish Beauty, Howell and Anjou; 2½ inches for Bartlett, Bosc, Kieffer and

- Sheldon; 2 inches for Gifford, Winter Nelis and Lawson; and 1¼ inches for Seckel.
- 22. Sub-clause iv of clause b of regulation 108 of Regulations 87 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:
 - (iv) of a minimum diameter of 2¼ inches for Clairgeau and Duchess; 2 inches for Howell and Clapp's Favourite; 1½ inches for Bartlett, Bosc and Sheldon; 1¾ inches for Flemish Beauty and Anjou; 15% inches for Kieffer; 1½ inches for Gifford, Winter Nelis and Lawson; and 1 inch for Seckel.
- 23. Clause a of subregulation 5 of regulation 120 of Regulations 87 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:
 - (a) "materially affect the appearance of the tomatoes" means
 - (i) that the concentric scars around the stem end exceed 1¼ inches in diameter in the aggregate area,
 - (ii) having more than 1 growth crack, or
 - (iii) having 1 growth crack exceeding ¾ inch in length.
- 24. Regulation 124 of Regulations 87 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:
 - 124. Tomatoes grown and sold for processing shall be bought by a processor on a grade basis but this regulation shall not apply where a processor buys or agrees to buy for processing in any year fewer than 8000 bushels or 240 tons of tomatoes or the tomatoes grown on fewer than 30 acres.
- 25. Regulation 125 of Regulations 87 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:

TURNIPS

- 125. (1) The grade for waxed or unwaxed table turnips shall be
 - (a) Canada No. 1 Grade.—This grade shall consist of turnips that are
 - (i) of similar varietal characteristics, firm, fairly smooth, well shaped and well trimmed,
 - (ii) free from soft rot and practically free from damage caused by frost, pithiness, water-core, black rot, dry rot, disease, insects, growth cracks, cuts, dirt or mechanical or other means, and
 - (iii) properly packed.
- (2) Turnips shall be packed in one of the following size ranges:
 - (a) 2 inches to 4 inches in diameter,
 - (b) 31/2 inches to 5 inches in diameter,
 - (c) 4 inches to 6 inches in diameter, and
- (d) 5 inches and upwards in diameter, and may be respectively designated as
 - (e) small,
- (f) small medium,

- (g) medium, and
- (h) large

but before the 1st of September in any year turnips may be packed in a size range of 3 inches to $5\frac{1}{2}$ inches in diameter, without any designation.

- (3) Tolerance by count for variations incidental to commercial grading, packing and handling shall be
 - (a) five per cent with not more than one turnip ¼ inch smaller, and 5 per cent with not more than one turnip ½ inch smaller, than the prescribed minimum diameter,
 - (b) fifteen per cent, ¼ inch larger, and 5 per cent, ½ inch larger, than the prescribed maximum diameter, and
 - (c) ten per cent for other grade defects but not more than 5 per cent for turnips affected with soft rot.
- (4) In this regulation
 - (a) "firm" means not soft or shrivelled;
 - (b) "of similar varietal characteristics" means that the turnips in any package are of similar colour and shape;
 - (c) "practically free from damage" means
 - (i) that damage affects in the aggregate not more than 25 per cent of the lower half of the turnip and does not cause a waste of more than 5 per cent by weight, and
 - (ii) that any internal injury from insects, frost, pithiness, water-core, or black rot or other disease does not affect the edible or shipping quality of the turnip and does not cause a waste of more than 5 per cent by weight of the turnip;
 - (d) "soft rot" means soft mushy condition of the tissue;
 - (e) "turnip" includes rutabaga;
 - (f) "waxed" means that clean, dry turnips have been completely immersed in wax solution;
 - (g) "well shaped" means that the turnips are reasonably regular in contour and that the length of the trimmed turnip is not more than one and one-half times the diameter; and
 - (h) "well trimmed" means that the top is trimmed to not more than ¾ inch in length, that rootlets have been removed and that any long or coarse tail-like part of the root has been cut off and that in respect to waxed turnips the stalk and root may be cut back and the lower half is not deeply trimmed to remove surface blemishes.
- 26. Clauses v, vi and vii of sub-item 8 of item 28 of Schedule 1 of Regulations 87 of Consolidated Regulations of Ontario 1950 are struck out and the following substituted therefor:
 - (v) clear, transparent covering shall be at least 22 inches long and at least 13 inches wide, and if moisture-proof shall be perforated by a ½-inch opening for each square inch except for a 2-inch margin.

- (vi) where the clear rectangular space in the centre of the covering in sub-item v is not less than 8 inches long and 6½ inches wide, the brand, No. 1 grade and a border may be printed in colour.
- (vii) tarlatan covering shall be cut at right angles with the weave or mesh of the covering and shall be 20 inches in length and 12 inches in width
- 27. Regulations 87 of Consolidated Regulations of Ontario 1950 are amended by adding thereto the following regulation:
 - 75a. (1) The net weight of cabbage when packed in bags shall be 50 pounds.
 - (2) The bags shall be green open-mesh bags 36 inches in length and not under 20 inches or over 22 inches in width.

THOMAS L. KENNEDY Minister of Agriculture

(1206)

27

THE PUBLIC HOSPITALS ACT

O. Reg. 139/51. Institutes of Radio-Therapy. New. Made—21st June, 1951. Filed—25th June, 1951, 2.45 p.m.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE PUBLIC HOSPITALS ACT

INTERPRETATION

1. In this regulation "institute of radio-therapy" means premises furnished and equipped to provide the facilities necessary for the diagnosis and treatment of cancer.

GRANTS RESPECTING RADIO-THERAPY

- 2. Where a hospital in Group A
 - (a) is located in a city having a population of 200,000 or more according to the last-revised assessment roll,
 - (b) has a total bed-capacity of at least 1400 beds, and
- (c) has purchased property at a cost of \$70,000 or more for the purpose of establishing an institute of radio-therapy

the Minister may pay a grant of \$75,000 to that hospital.

3. The grant referred to in regulation 2 shall be in addition to any grants payable under Regulations 342 of Consolidated Regulations of Ontario 1950.

(1207)

27

28

Publications Under The Regulations Act

JULY 14th, 1951

THE INDUSTRIAL STANDARDS ACT

O. Reg. 140/51. Electrical Repair-and-Construction Industry in the London Zone. New and revoking O. Regs. 23/51. Made—28th June, 1951. Filed—3rd July, 1951, 3.00 p.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 zone and be binding upon the employers and employees in the industry referred to in the schedule.
 - 2. Ontario Regulations 23/51 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*.

SCHEDULE FOR THE ELECTRICAL REPAIR-AND-CONSTRUCTION INDUSTRY IN THE LONDON 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 \$1.80 an hour.

SHIFT WORK

- 3.(1) Where the work is performed in two or more shifts, and if an employee works not more than 8 hours in any 24-hour period, the employee shall be deemed to be employed during a regular working-day.
- (2) An employee who works on a night-shift shall be entitled, as a minimum, to wages for 8 hours for work of 7 hours.
- (3) In all cases governed by subsection 1 no overtime work shall be performed.
- (4) Where two 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 prescribed in sections 1 and 3 shall be overtime work.
- 5.(1) No work shall be performed in the industry on Saturday, Sunday, New Year's Day, Good Friday, Victoria Day, Dominion Day, London Civic Holiday, Labour Day, Thanksgiving Day and Christmas Day except
 - (a) in cases of extreme necessity where life or property is jeopardized, or
 - (b) on repairs to buildings where the repair work is necessary to prevent the loss of employment to persons who are regularly employed in the buildings.
 - (2) All work performed under subsection 1 shall be
 - (a) overtime work, and
 - (b) performed only where the advisory committee has issued a permit therefor.
- (3) The advisory committee is authorized to issue the permits subject to the terms and conditions of this schedule.

RATE OF WAGES FOR OVERTIME WORK

6. The rate of wages for overtime work shall be \$3.60 an hour.

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.

(1254)

THE INDUSTRIAL STANDARDS ACT

O. Reg. 141/51.
Carpentry Industry in the Brockville Zone.
New and revoking Regulations 196 of Consolidated Regulations 1950.
Made—28th June, 1951.
Filed—3rd July, 1951, 3.10 p.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 zone and be binding upon the employers and employees in the industry referred to in the schedule.
- 2. Regulations 196 of Consolidated Regulations of Ontario 1950 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*.

SCHEDULE FOR THE CARPENTRY INDUSTRY IN THE BROCKVILLE 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 4 hours of work to be performed on Saturday between 8 a.m. and noon, or
 - (ii) 9 hours of work to be performed on Monday; Tuesday, Wednesday and Thursday between 7.30 a.m. and 5.30 p.m. where one hour is given for noon recess or between 7.30 a.m. and 5 p.m. where one-half hour is given for noon recess, and 8 hours of work to be performed on 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.
- 2.(1) An employer shall elect under sub-clause i or ii of clause b of section 1 the
 - (a) hours of the day, and
 - (b) particular days in the week

during which work is to be performed by his employees.

- (2) The employer shall
- (a) post in a conspicuous place where his employees are engaged in their duties, and
- (b) file with the advisory committee

a notice setting out the hours of the day and the particular days in the week during which work is to be performed by his employees.

- (3) Thereafter the employer shall give a 30-day notice in writing to
 - (a) his employees, and
 - (b) the advisory committee

of a change in the hours of the day and the particular days in the week during which work is to be performed by his employees.

MINIMUM RATE OF WAGES

3. The minimum rate of wages for work performed during the regular working periods shall be \$1.35 an hour.

SHIFT WORK

- 4.(1) Where the work is performed in two or more shifts, and if an employee works not more than 8 hours in any 24-hour period, the employee shall be deemed to be employed during a regular working-day.
- (2) An employee who works on a night-shift shall be entitled, as a minimum, to wages for 8 hours for work of 7 hours.

- (3) In all cases governed by subsection 1 no overtime work shall be performed.
- (4) Where two or more shifts are worked on the same job, only one shift shall be a day-shift.

OVERTIME WORK

- 5. Work performed in the industry at any time other than during the working periods prescribed in sections 1 and 4 shall be overtime work.
- 6.(1) No work shall be performed in the industry on Sunday, New Year's Day, Good Friday, Victoria Day, Dominion Day, Brockville Civic Holiday, Labour Day, Thanksgiving Day and Christmas Day except
 - (a) in cases of extreme necessity where life or property is jeopardized, or
 - (b) on repairs to buildings where the repair work is necessary to prevent the loss of employment to persons who are regularly employed in the buildings.
 - (2) All work performed under subsection 1 shall be
 - (a) overtime work, and
 - (b) performed only where the advisory committee has issued a permit therefor.
- (3) The advisory committee is authorized to issue the permits subject to the terms and conditions of this schedule.

RATE OF WAGES FOR OVERTIME WORK

- 7. The rate of wages for overtime work shall be
- (a) \$2.70 an hour for overtime work performed on the days named in subsection 1 of section 6, and
- (b) $$2.02\frac{1}{2}$ an hour for all other overtime work.

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 who is handicapped and the rate may be fixed at the request of employee or employer.

(1255)

28

THE INDUSTRIAL STANDARDS ACT

O. Reg. 142/51.
Painting and Decorating Industry in the Hamilton Zone.
New and revoking O. Regs. 183/44.
Made—28th June, 1951.
Filed—3rd July, 1951, 3.20 p.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 zone and be binding upon the employers and employees in the industry referred to in the schedule.
 - 2. Ontario Regulations 183/44 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.*

SCHEDULE FOR THE PAINTING AND DECORATING INDUSTRY IN THE HAMILTON ZONE

INTERPRETATION

- 1. In this schedule "holiday" means
- (a) Saturday,
- (b) Sunday,
- (c) New Year's Day,
- (d) Good Friday,
- (e) Victoria Day,
- (f) Dominion Day,
- (g) Labour Day,
- (h) Thanksgiving Day, and
- (i) 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.
- 3.(1) Where the work is of such a nature that it cannot reasonably be performed during the hours prescribed in clause b of section 2, it may be performed during any other hours if an employee does not work more than 8 hours; and this work shall be night work.
- (2) An employee working on night work shall be entitled, as a minimum, to wages for 9 hours for work of 8 hours.

MINIMUM RATES OF WAGES

- 4. The minimum rate of wages for work performed during the regular working periods shall be
 - (a) to and including the 31st of August 1951,
 - (i) \$1.50 an hour for spray-painting,
 - (ii) \$1.45 an hour for paper-hanging, and
 - (iii) \$1.40 an hour for painting and all other work,
 - (b) from and including the 1st of September 1951 to and including the 30th of November 1951,
 - (i) \$1.55 an hour for spray-painting,
 - (ii) \$1.50 an hour for paper-hanging, and
 - (iii) \$1.45 an hour for painting and all other work, and
 - (c) on and after the 1st of December 1951,
 - (i) \$1.60 an hour for spray-painting,
 - (ii) \$1.55 an hour for paper-hanging,
 - (iii) \$1.50 an hour for painting and all other work.

OVERTIME WORK

- 5. Work performed in the industry
- (a) at any time other than during the working periods prescribed in sections 2 and 3, and
- (b) on a holiday

shall be overtime work.

- 6.(1) No overtime work shall be performed in the industry without a permit from the advisory committee except for one hour of overtime work to be performed immediately following the working period of a regular working-day.
- (2) The advisory committee is authorized to issue the permits subject to the terms and conditions of this schedule.
- 7. No permit shall be issued by the advisory committee for overtime work on a holiday except
 - (a) in cases of extreme necessity where life or property is jeopardized, or
 - (b) on repairs to buildings where the repair work is necessary to prevent the loss of employment to persons who are regularly employed in the buildings.

RATES OF WAGES FOR OVERTIME WORK

- 8. The rate of wages for overtime work shall be as follows:
 - (a) for overtime work performed on a holiday
 - (i) to and including the 31st of August 1951, \$3 an hour for spray-painting, \$2.90 an hour for paper-hanging, and \$2.80 an hour for painting and all other work,
 - (ii) from and including the 1st of September 1951 to and including the 30th of November 1951, \$3.10 an hour for spray-painting, \$3 an hour for paper-hanging, and \$2.90 an hour for painting and all other work, and
 - (iii) on and after the 1st of December 1951, \$3.20 an hour for spray-painting, \$3.10 an hour for paper-hanging, and \$3 an hour for painting and all other work, and
 - (b) for all other overtime work
 - (i) to and including the 31st of August 1951,
 \$2.25 an hour for spray-painting,
 \$2.17½ an hour for paper-hanging, and
 \$2.10 an hour for painting and all other work,
 - (ii) from and including the 1st of September 1951 to and including the 30th of November 1951, \$2.32½ an hour for spraypainting, \$2.25 an hour for paper-hanging, and \$2.17½ an hour for painting and all other work, and
 - (iii) on and after the 1st of December 1951, \$2.40 an hour for spray-painting, \$2.32½ an hour for paper-hanging, and \$2.25 an hour for painting and all other work.

ADVISORY COMMITTEE

9. 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.

(1256) 28

THE REGISTRY ACT

O. Reg. 143/51.
Designation of Areas.
New.
Made—29th June, 1951.
Filed—4th July, 1951, 10.30 a.m.

REGULATIONS MADE BY THE INSPECTOR OF LEGAL OFFICES UNDER THE REGISTRY ACT

1. The registry division of the East and West Ridings of York is designate an area to which section 32 of the Act applies.

HUGH H. DONALD Inspector of Legal Offices

Toronto the 29th of June 1951

(1257)

28

Publications Under The Regulations Act

JULY 21st, 1951

THE MILK CONTROL ACT

O. Reg. 144/51.
Delivery of Milk.
New and revoking O. Regs. 46/50
and Regn. 3 of O. Regs. 10/51.
Made—19th June, 1951.
Approved—28th June, 1951.
Filed—6th July, 1951, 4.20 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

DELIVERY OF MILK

- 1. In these regulations "shopkeeper" means the operator of a shop, hotel, restaurant or other premises.
 - 2. No 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 regulations 3 and 4, 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.
- 3. No 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.
- 4. No distributor shall deliver milk on Sunday or Wednesday in the areas named in Column 1 and described in Column 2 of Schedule 2, to a shopkeeper or consumer.
- 5. Ontario Regulations 46/50 and regulation 3 of Ontario Regulations 10/51 are revoked.

THE MILK CONTROL BOARD OF ONTARIO

A. B. CURREY Chairman M. G. HART Member K. M. BETZNER Member

(Seal)

Dated at Toronto this 19th day of June, 1951.

SCHEDULE 1

Ітем	Column 1	COLUMN 2
TIEM	Name of Area	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	Town of Leaside	the whole
6	Village of Long Branch	the whole
7	Town of Mimico	the whole
8	Town of New Toronto	the whole
9	Township of North York	the whole
10	Village of Port Credit	the whole
11	Town of Preston	the whole
12	Township of Scarborough	the whole
13	City of Stratford	the whole
14	Village of Swansea	the whole
15	City of Toronto	the whole
16	Township of Toronto	the whole
17	Township of Toronto Gore	the whole
18	Town of Weston	the whole
19	Township of York	the whole

SCHEDULE 2

Ітем	Column 1 Name of Area	Column 2 Description of Area
1	Kitchener-Waterloo	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.

(1278)

29

THE TRAINING SCHOOLS ACT

O. Reg. 145/51.
The Ontario Training School for Boys Northumberland.
New and revoking Regulations 360 of Consolidated Regulations 1950.
Made—5th July, 1951.
Filed—9th July, 1951, 12.40 p.m.

REGULATIONS MADE UNDER THE TRAINING SCHOOLS ACT

- 1.(1) An Ontario training school for boys is established on the lands described in Schedule 1.
- (2) The training school shall bear the name "The Ontario Training School for Boys Northumberland".
- 2. Regulations 360 of Condolidated Regulations of Ontario 1950 are revoked.

SCHEDULE 1

In the County of Northumberland being

- (a) (i) part of Block E in the east side of D'Arcy Street in township lot 14 in Concession A formerly in the Township of Hamilton now in the Town of Cobourg,
 - (ii) lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 53, 54, 57, 58, 61, 62, 65, 66, 69 and 70,
 - (iii) the lane 33 feet wide south of lots 21 and 22, and
 - (iv) the lane 33 feet wide south of lots 23 and 24,

as shown on plan of survey of part of township lot 14 in Concession A in the Town of Cobourg

- by E. C. Caddy, P.L.S. dated the 18th of June 1861, and
- (b) part of township lot 14 in Concession A formerly in the Township of Hamilton now in the Town of Cobourg, and
- (c) part of lot 13 in Concession A in the Township of Hamilton,

containing 36.371 acres, more or less, described as follows:

Premising that all bearings are astronomic and are referred to the meridian of 78° 15′ west longitude,

- 1. Commencing at the south-east angle of lot 9, marked by a standard iron bar being at the intersection of the northerly limit of King Street with the westerly limit of Cottesmore Avenue; thence north 17° 51′ west along the westerly limit of Cottesmore Avenue 1185.53 feet to the north-east angle of lot 69; thence south 72° 36′ west along the northerly limit of lots 69 and 70 a distance of 295.99 feet to the north-west angle of lot 70; thence south 17° 47′ east along the westerly limit of lots 70, 66, 62, 58, 54, 50, 46, 42 and part of lot 38, a distance of 539.39 feet to a standard iron bar; thence south 71° 47′ 30″ west 660.53 feet to a standard iron bar in the westerly limit of Block E; thence south 17° 52′ 30″ east along the last-mentioned limit 200.04 feet to a standard iron bar; thence north 72° 05′ east 663.67 feet to a point in the easterly limit of Block E; thence south 17° 23′ east along the last-mentioned limit 5.0 feet to the south-east angle of Block E, marked by a standard iron bar; thence south 17° 23′ east along the westerly limit of lots 26, 22, 2 and 1 and the westerly limit of a lane lying south of lots 21 and 22 a distance of 445.95 feet to a standard iron bar marking the south-west angle of lot 1; thence north 71° 59′ 30″ east along the southerly limit of lots 1, 3, 5, 7 and 9 a distance of 297.0 feet to the place of commencement, and
- Commencing at a standard iron bar in the southerly limit of lot 13 Concession A 182.02

feet measured south 72° 00′ west along the southerly limit from the south-east angle of lot 13 in Concession A, marked by a standard iron bar; thence north 18° 03′ 30″ west along a line of fence 530.90 feet to a standard iron bar; thence south 72° 39′ west 368.70 feet to a standard iron bar; thence south 72° 39′ west 368.70 feet to a standard iron bar; thence south 72° 11′ west 358.10 feet to a standard iron bar; thence south 72° 11′ west 358.10 feet to a standard iron bar; thence south 17° 48′ east 403.21 feet to a fence-post; thence south 71° 18′ 30″ west 88.47 feet to a fence-post; thence south 71° 05′ west 327.87 feet to a point in the easterly limit of lot 44; thence north 17° 51′ west along the easterly limit of lots 44 and 48, a distance of 94.08 feet to the north-east angle of lot 48; thence south 69° 46′ west along the northerly limit of lots 48 and 47, a distance of 293.42 feet to the north-west angle of lot 47; thence south 17° 51′ east along the westerly limit of lots 47, 43, 39, 35, 31, 27, 23, 12 and 11 and the westerly limit of a lane lying south of lots 23 and 24 a distance of 771.24 feet to the south-west angle of lot 11, marked by a standard iron bar; thence north 71° 59′ 30″ east along the southerly limit of lots 11, 13, 15, 17 and 19, a distance of 297.0 feet to the south-east angle of lot 19; thence north 17° 51′ west along the easterly limit of lot 19, a distance of 12.30 feet; thence north 72° 00′ east 5.4 feet to a stone monument marking the south-west angle of township lot 13 in Concession A; thence north 72° 00′ east along the lastmentioned limit 817.68 feet to the place of commencement.

(1279)

THE MILK CONTROL ACT

O. Reg. 146/51 Shelburne Milk Producers' Association. New. Approved—5th July, 1951. Filed—9th July, 1951, 1.15 p.m.

ORDER MADE BY THE MINISTER UNDER THE MILK CONTROL ACT

- 1. In this order
- (a) "Association" means Shelburne Milk Producers' Association; and
- (b) "producer" means a person engaged in supplying milk to a distributor in the market composed of the Village of Shelburne.
- 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 such information and financial statements as the Board may determine.

THOMAS L. KENNEDY Minister of Agriculture

(1287)

THE FARM PRODUCTS MARKETING ACT

O. Reg. 147/51. Licence fees for Grapes. Amending Regulations 103 of Consolidated Regulations 1950. Approved—5th July, 1951. Filed—9th July, 1951, 1.45 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

- 1. Subregulation 1 of regulation 11 of Regulations 103 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:
 - (1) Every grower shall pay to the local board licence fees at the rate of 40 cents for each ton or fraction thereof of grapes delivered to a processor or buyer.

THE FARM PRODUCTS MARKETING BOARD

G. F. PERKIN Chairman

(Seal)

F. K. B. STEWART Secretary

(1287)

29

29

THE FARM PRODUCTS MARKETING ACT

O. Reg. 148/51.
Marketing of Sour Cherries for Processing.
New.
Filed—11th July, 1951, 10.30 a.m.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

MARKETING OF SOUR CHERRIES FOR PROCESSING

INTERPRETATION

- 1. In these regulations
- (a) "processing" includes canning, dehydrating, drying, freezing or processing with sugar or sulphur dioxide or any other chemical;
- (b) "processor" includes a person carrying on the business in Ontario of processing sour cherries; and
- (c) "sour cherries" mean sour cherries produced in Ontario which are subsequently used for processing.
- 2. In the year 1951, the minimum price for sour cherries conforming to the grades in regulation 3 is determined at $9\frac{3}{4}$ cents a pound on delivery to the plant of the processor.
 - 3. The grades for sour cherries are
 - (a) subject to clauses b and c, No. 1 Grade or No. 2 Grade as established by regulation 85 of Regulations 87 of Consolidated Regulations of Ontario 1950 as amended from time to time,

- (b) to be free from stems, and
- (c) to be not less than 5/8 inch in diameter.

THE FARM PRODUCTS MARKETING BOARD

G. F. PERKIN

Chairman

(Seal)

F. K. B. STEWART Secretary

(1311)

29

THE MILK CONTROL ACT

O. Reg. 149/51. Retail Milk and Cream Prices in Dresden. New. Made—9th July, 1951. Filed—12th July, 1951, 9.30 a.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. In these regulations

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "chocolate drink" means milk that contains a chocolate flavouring;
- (c) "special milk" means milk that contains not less than 4 per cent of butter fat;
- (d) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (e) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (f) "whipping cream" means cream that contains not less than 32 per cent of butter fat.
- 2. The maximum prices at which butter milk, chocolate drink, special milk, standard milk, table cream and whipping cream may be sold by retail in the market of Dresden shall be as follows:

(a)	The state of the s	. 12
(b)	chocolate drink quart	.20
	pinthalf-pint	.11
(c)	special milk quart	.21
(d)	standard milk quartpinthalf-pint	.19 .11 .06
(e)	table cream half-pint	.25

(1)	half-pint	 ٠.		 	 . 3
		 	~ ~ ~	 ~ -	

THE MILK CONTROL BOARD OF ONTARIO

Chairman
M. G. HART
Member
K. M. BETZNER
Member
H. E. McCallum
Member

A. B. CURREY

(Seal)

Dated at Toronto, this 9th day of July, 1951.

(1312)

29

THE MILK CONTROL ACT

O. Reg. 150/51. Retail Milk and Cream Prices in Schomberg. New. Made—9th July, 1951. Filed—12th July, 1951, 9.40 a.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

- 1. In these regulations
- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "chocolate drink" means milk that contains a chocolate flavouring;
- (c) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (d) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (e) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (f) "whipping cream" means cream that contains not less than 32 per cent of butter fat.
- 2. The maximum prices at which buttermilk, chocolate drink, skim-milk, standard milk, table cream and whipping cream may be sold by retail in the market of Schomberg shall be as follows:

(a)	buttermilk quart pint half-pint	\$.15 .09 .05
(b)	chocolate drink quartpinthalf-pint	.21 .13 .07
(c)	skim-milk quartpint	.15

(f) whipping cream quartpinthalf-pint	
	CONTROL BOARD FONTARIO
	A. B. Currey Chairman K. M. Betzner Member M. G. Hart Member H. E. McCallum
eal)	Member
ted at Toronto this 9th da	y of July, 1951.
313)	29

THE MILK CONTROL ACT

O. Reg. 151/51. Retail Milk and Cream Prices in Windermere. New. Made—9th July, 1951. Filed—12th July, 1951, 9.50 a.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. In these regulations

(Se

(13)

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "chocolate drink" means milk that contains a chocolate flavouring;
- (c) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (d) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (e) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (f) "whipping cream" means cream that contains not less than 32 per cent of butter fat.
- 2. The maximum prices at which buttermilk, chocolate drink, skim-milk, standard milk, tablecream and whipping cream may be sold by retail in the market of Windermere shall be as follows:

(a)	buttermilk		
	quart	\$.16

(1)	1 1
. (6)	chocolate drink half-pint
(c)	skim-milk quart
(d)	standard milk quart
(e)	table cream quart80 pint41 half-pint23
(f)	whipping cream quart
	THE MILK CONTROL BOARD OF ONTARIO
	A. B. CURREY Chairman K. M. BETZNER Member
	M. G. HART Member

(Seal) Dated at Toronto, this 9th day of July, 1951.

(1314)

THE MILK CONTROL ACT

H. E. McCallum

Member

29

O. Reg. 152/51.
Retail Milk and Cream Prices in Chatham, Blemheim, Tilbury and Wallaceburg.
New.
Made—9th July, 1951.
Filed—13th July, 1951, 11.00 a.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. In these regulations

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "chocolate drink" means milk that contains a chocolate flavouring;
- (c) "cereal treat" means milk that contains not less than 10 per cent and not more than 12 per cent of butter fat;
- (d) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (e) "sour cream" means cream that has been allowed to sour naturally or by the addition of a culture and that contains not less than 16 per cent of butter fat;
- (f) "special milk" means milk that contains not less than 4 per cent of butter fat;
- (g) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;

(h)	"table cream" means cream that contains not
	less than 16 per cent and not more than 24
	per cent of butter fat; and

- (i) "whipping cream" means cream that contains not less than 32 per cent of butter fat.
- 2. The maximum prices at which buttermilk, chocolate drink, cereal treat, skim-milk, sour cream, special milk, standard milk, table cream and whipping cream may be sold by retail in the market of Chatham, Blenheim, Tilbury and Wallaceburg shall be as follows:

(a) delivered to consumers

(i)	buttermilk quart\$ pint	.16
(ii)	chocolate drink quart pint 8 ounces 7 ounces	.22 .12 .06 .05
(iii)	cereal treat quart pint half-pint	.70 .35 .19
(iv)	skim-milk quart	.16
(v)	sour cream quartpinthalf-pint.	.80 .45 .25
(vi)	special milk quart pint	.221/2
(vii)	standard milk quartpinthalf-pint	.21 .11 .06
(viii)	table cream half-pint	.25
(ix)	whipping cream quart	.25 .65 .35

(b) in shops, dairies and other outlets, and not delivered to consumers,

(i)		.16
(ii)	pint 8 ounces	. 22 . 12 . 06 . 05
(iii)	pint	.70 .35 .19
(iv)	skim-milk quart	. 15
(v)	pint	.80 .45 .25
(vi)	special milk quart pint	.21½
(vii)	pint	.20 .11 .06
(viii)	table cream half-pint	.25
(ix)	pinthalf-pint	. 25 . 65 . 35
	THE MILK CONTROL BOAI OF ONTARIO	RD
	A. B. Currey Chairn K. M. Betzner Mem	ber
	Mem H. E. McCallum	ber
(Seal)	Mem	ber
	onto, this 9th day of July, 1951.	
(1315)		29

Publications Under The Regulations Act

JULY 28th, 1951

THE FARM PRODUCTS MARKETING ACT

O. Reg. 153/51.
1951 Agreement for the Marketing of Purple Raspberries for Processing.
New.
Made—13th July, 1951.
Filed—13th July, 1951, 3.15 p.m.

ORDER MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

MARKETING OF PURPLE RASPBERRIES 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 13th day of July, 1951.

1951 AGREEMENT FOR THE MARKETING OF PURPLE RASPBERRIES FOR PROCESSING

MEMORANDUM OF AGREEMENT made by the Negotiating Board for Purple Raspberries produced in Ontario in 1951, appointed under the provisions of "The Ontario Berry 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 purple raspberries produced in Ontario during the year 1951 and purchased for processing shall be at the rate of 30 cents per standard quart box of 20 ounces net weight or 15 cents per standard pint box of 15 ounces net weight, with crates and boxes extra to the processor or buyer or to be returned to the grower.
- 2. The processor shall pay 50 per cent of the purchase price on delivery or within 15 days thereafter and the balance shall be paid within 30 days from the last delivery date.
- 3. The grades for purple raspberries are subject to clause e as established by regulation 111 of Regulation 87 of Consolidated Regulations of Ontario 1950 as amended from time to time and to be of the Columbia variety.
- 4. In the case of a dispute as to the grade of any purple raspberries, the decision of a Fruit and Vegetable Inspector appointed under the provisions of The Farm Products Grades and Sales Act shall be final.

Dated at the City of Toronto, in the Province of Ontario, this 13th day of July, 1951.

A. B. CURREY,
Chairman.
GEORGE BAITLEY,
Grower Member.

(1324)

THE LIOUOR LICENCE ACT

O. Reg. 154/51.
Transfer of Licences.
Amending Regulations 240 of
Consolidated Regulations 1950.
Approved—5th July, 1951.
Filed—16th July, 1951, 10.00 a.m.

REGULATIONS MADE BY THE BOARD UNDER THE LIQUOR LICENCE ACT

- 1. Regulation 61 of Regulations 240 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:
 - 61.(1) For the purposes of Section 44 of the Act the monopoly value of a licence shall be
 - (a) an amount equal to
 - (i) 10 per cent on the net value of beer purchased in the preceding 12 months up to 10,000 gallons with a minimum fee of \$100,
 - (ii) 20 per cent on the net value of beer purchased in the preceding 12 months from 10,001 to 20,000 gallons,
 - (iii) 30 per cent on the net value of beer purchased in the preceding 12 months from 20,001 to 30,000 gallons,
 - (iv) 40 per cent on the net value of beer purchased in the preceding 12 months from 30,001 to 40,000 gallons,
 - (v) 50 per cent on the net value of beer purchased in the preceding 12 months from 40,001 to 50,000 gallons,
 - (vi) 60 per cent on the net value of beer purchased in the preceding 12 months from 50,001 to 60,000 gallons,
 - (vii) 70 per cent on the net value of beer purchased in the preceding 12 months from 60,001 to 70,000 gallons,
 - (viii) 80 per cent on the net value of beer purchased in the preceding 12 months from 70,001 to 80,000 gallons,
 - (ix) 90 per cent on the net value of beer purchased in the preceding 12 months from 80,001 to 90,000 gallons,
 - (x) 100 per cent on the net value of beer purchased in the preceding 12 months from 90,001 to 100,000 gallons,
 - (xi) 110 per cent on the net value of beer purchased in the preceding 12 months from 100,001 to 110,000 gallons.

- (xii) 120 per cent on the net value of beer purchased in the preceding 12 months from 110,001 to 120,000 gallons,
- (xiii) 130 per cent on the net value of beer purchased in the preceding 12 months of 120,001 gallons or more; and
- (b) an amount equal to
 - (i) 10 per cent of the value of liquor purchased in the preceding 12 months on purchases up to \$20,000,
 - (ii) 20 per cent of the value of liquor purchased in the preceding 12 months on purchases from \$20,001 to \$40,000,
 - (iii) 30 per cent of the value of liquor purchased in the preceding 12 months on purchases from \$40,001 to \$60,000,
 - (iv) 40 per cent of the value of liquor purchased in the preceding 12 months on purchases from \$60,001 to \$80,000.
 - (v) 50 per cent of the value of liquor purchased in the preceding 12 months on purchases from \$80,001 to \$100,000,
 - (vi) 60 per cent of the value of liquor purchased in the preceding 12 months on purchases from \$100,001 to \$110,000,
 - (vii) 70 per cent of the value of liquor purchased in the preceding 12 months on purchases from \$110,001 to \$120,000,
 - (viii) 80 per cent of the value of liquor purchased in the preceding 12 months on purchases from \$120,001 to \$130,000,
 - (ix) 90 per cent of the value of liquor purchased in the preceding 12 months on purchases from \$130,001 to \$140,000,
 - (x) 100 per cent of the value of liquor purchased in the preceding 12 months on purchases from \$140,001 to \$150,000,
 - (xi) 110 per cent of the value of liquor purchased in the preceding 12 months on purchases from \$150,001 to \$160,000,
 - (xii) 120 per cent of the value of liquor purchased in the preceding 12 months on purchases from \$160,001 to \$170,000,
 - (xiii) 130 per cent of the value of liquor purchased in the preceding 12 months on purchases of \$170,001 and over,

and where more than one licence held in respect of an establishment is being transferred, the percentages prescribed in clauses a and b shall be applied to the total net value of beer purchased and the total value of liquor purchased for all premises in respect of which such licences are held.

- (2) Where a licensed premises has been in operation for a period of less than 12 months, the monopoly value of the licence shall be computed by pro-rating the net value of beer purchased and the value of liquor purchased during the period of operation to a period of 12 months and applying the provisions of subregulation 1 thereto.
- (3) In this regulation "net value of beer purchased" means the net value of beer purchased by or for the establishment after deducting the value of the containers.

LIQUOR LICENCE BOARD OF ONTARIO

W. T. ROBB Chairman W. T. NUGENT Vice-Chairman

(1327)

30

THE LIQUOR LICENCE ACT

O. Reg. 155/51.
Polling Lists.
Revoking Regulation 8 of Regulations 241 of Consolidated Regulations 1950.
Approved—17th May, 1951.
Filed—16th July, 1951, 10.10 a.m.

REGULATIONS MADE BY THE CHIEF ELECTION OFFICER UNDER THE LIQUOR LICENCE ACT

1. Regulation 8 of Regulations 241 of Consolidated Regulations of Ontario 1950 is revoked.

ALEX. C. LEWIS Chief Election Officer

(1328)

30

THE MILK CONTROL ACT

O. Reg. 156/51. Retail Milk Prices in the Toronto Market. New and Revoking O. Regs. 56/51. Made—11th July, 1951. Filed—16th July, 1951, 10.20 a.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

- 1. In these regulations
 - (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
 - (b) "cereal treat" means milk that contains not less than 10 per cent and not more than 12 per cent of butter fat;
 - (c) "chocolate drink" means milk that contains a chocolate flavouring;
- (d) "lactic milk" means milk in which lactic acid has been produced by the aid of a culture consisting of lactic-acid-producing organisms,

and that has an acidity of between .75 and .85 per cent and contains not more than 2 per cent of butter fat;

- (e) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (f) "sour cream" means cream that has been allowed to sour naturally or by the addition of a culture and that contains not less than 16 per cent of butter fat;
- (g) "special milk" means milk that contains not less than 4 per cent of butter fat;
- (h) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (i) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (j) "whipping cream" means cream that contains not less than 32 per cent of butter fat.
- 2.—(1) The maximum prices at which buttermilk, cereal treat, chocolate drink, lactic milk, skim-milk, sour cream, special milk, standard milk, table cream and whipping cream may be sold by retail in the market of Toronto shall be as follows:
 - (a) delivered to consumers

		in bottles	in cardboard containers
(i)	buttermilk quart pint half-pint	\$.17	\$.17½ .10½ .07½
(ii)	cereal treat half-pint	17	.17½
(iii)	chocolate drink quart pint half-pint	.12	$.22\frac{1}{2}$ $.12\frac{1}{2}$ $.07\frac{1}{2}$
(iv)	lactic milk quart	. 24	. 24 ½
(v)	skim-milk quart pint		.15½ .09½
(vi)	sour cream pint half-pint		$.40\frac{1}{2}$ $.21\frac{1}{2}$
(vii)	special milk quart pint half-pint	.13	$.23\frac{1}{2}$ $.13\frac{1}{2}$ $.08\frac{1}{2}$
(viii)	standard milk quartpinthalf-pint	.12	$.21\frac{1}{2}$ $.12\frac{1}{2}$ $.07\frac{1}{2}$
(ix)	table cream pint half-pint	.43	$.43\frac{1}{2}$ $.22\frac{1}{2}$

(x)	whipping cream		
	half-pint	.40	$.40\frac{1}{2}$

(b) in shops, dairies and other outlets, and not delivered to consumers,

(:)	, h	in bottles	in cardboard container
(1)	buttermilk quart pint half-pint	10	$\begin{array}{c} \$.16\frac{1}{2} \\ .10\frac{1}{2} \\ .07\frac{1}{2} \end{array}$
(ii)	cereal treat half-pint	17	.17½
(iii)	chocolate drink quart pint half-pint	12	$.21\frac{1}{2}$ $.12\frac{1}{2}$ $.07\frac{1}{2}$
(iv)	lactic milk quart	24	. 24 ½
(v)	skim-milk quart pint		$.14\frac{1}{2}$ $.09\frac{1}{2}$
(vi)	sour cream pint half-pint	40	$.40\frac{1}{2}$ $.21\frac{1}{2}$
(vii)	special milk quart pint half-pint	13	$.22\frac{1}{2}$ $.13\frac{1}{2}$ $.08\frac{1}{2}$
(viii)	standard milk quart pint half-pint	12	$.20\frac{1}{2}$ $.12\frac{1}{2}$ $.07\frac{1}{2}$
(ix)	table cream pint half-pint		.43½ .22½
(x)	whipping cream half-pint	40	$.40\frac{1}{2}$

(2) Notwithstanding subregulation 1, where a pint or a half-pint of standard milk is sold by means of an automatic vending-machine, the maximum price shall be 13 cents for a pint and 8 cents for a half-pint.

3. Ontario Regulations 56/51 are revoked.

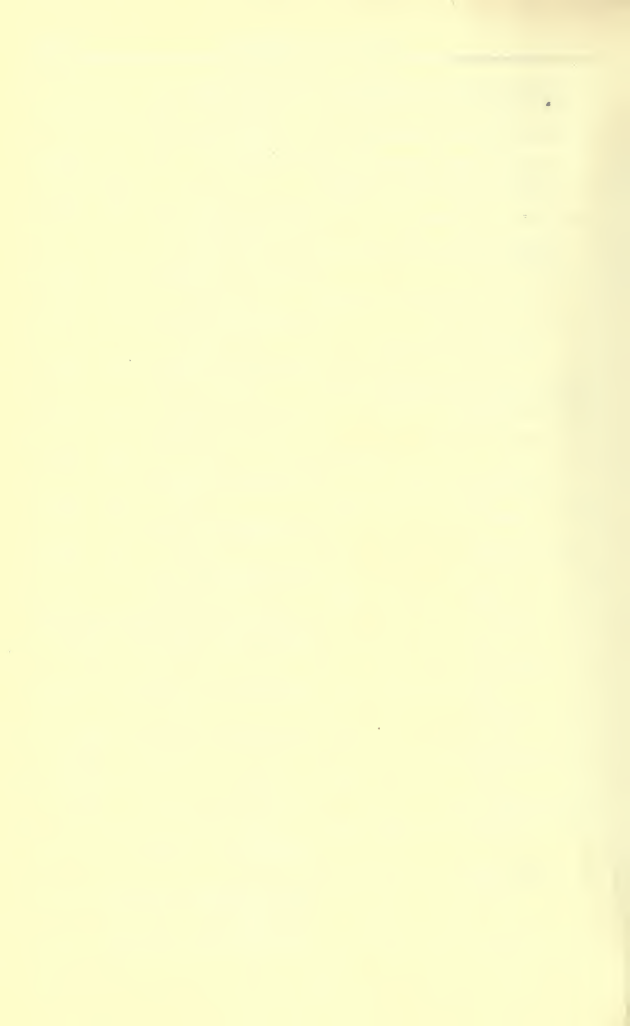
THE MILK CONTROL BOARD OF ONTARIO

A. B. Currey
Chairman
K. M. Betzner
Member
Member

H. E. McCallum Member

Dated at Toronto, this 11th day of July, 1951.

(1329) 30



Publications Under The Regulations Act

AUGUST 4th, 1951

THE DEPARTMENT OF EDUCATION ACT

O. Reg. 157/51.
Text-Books and Reference Books.
Amending Regulations 42, 46 and 49
of Consolidated Regulations 1950.
Made—6th July, 1951.
Approved—19th July, 1951.
Filed—23rd July, 1951, 2.10 p.m.

REGULATIONS MADE BY THE MINISTER UNDER THE DEPARTMENT OF EDUCATION ACT

- 1. Items 8, 9 and 20 of schedule 2 of Regulations 42 of Consolidated Regulations of Ontario 1950 are struck out and the following substituted therefor:
 - 8. English Practice, published by Copp Clark Co., Ltd.,
 - Mastering Our Language, published by J. M. Dent & Sons, Ltd.,
 - Working with English, published by Ryerson Press.
- 2. Regulation 28 of Regulations 46 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:

TEXT-BOOKS AND REFERENCE BOOKS

- 28.(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 I to VIII.
 - (2) A board shall purchase the books in schedule 1 in numbers sufficient for the use of pupils in schools under the charge of the board.
 - (3) Upon the recommendation of the principal and with the approval of the inspector, the board may purchase reference books for supplementary reading in Health, English, Social Studies, Natural Science, Arithmetic, Music, Art, Mathematics, Science, Crafts, Industrial Arts and Crafts, Home Economics and Agriculture, in single copies or in numbers sufficient for the use of pupils in schools under the charge of the board.

SCHEDULE 1

TEXT-BOOKS FOR GRADES I TO VIII

- Curriculum Foundation Series, published by W. J. Gage & Co. Ltd.,
 - (a) We Look and See,
 - (b) We Work and Play,
 - (c) We Come and Go,
 - (d) Fun with Dick and Jane,
 - (e) Our New Friends,
 - (f) Friends and Neighbours,

- (g) More Friends and Neighbours,
- (h) Streets and Roads, and
- (i) More Streets and Roads.
- Easy Growth in Reading Series, published by John C. Winston Co. Ltd.,
 - (a) Mac and Muff,
 - (b) The twins, Tom and Don,
 - (c) Going to School,
 - (d) At Play,
 - (e) I know a Secret,
 - (f) Along the Way,
 - (g) The Story Road,
 - (h) Faraway Ports, and
 - (i) Enchanting Stories.
- 3. Ginn Basic Readers, published by Ginn and Company,
 - (a) My Little Red Story Book,
 - (b) My Little Green Story Book,
 - (c) My Little Blue Story Book,
 - (d) The Little White House,
 - (e) On Cherry Street,
 - (f) We are Neighbours,
 - (g) Around the Corner,
 - (h) Finding New Neighbours, and
 - (i) Friends Far and Near.
- New Alice and Jerry Books, published by Copp Clark Co., Ltd.,
 - (a) Skip Along,
 - (b) Under the Sky,
 - (c) Open the Door,
 - (d) The New Day In and Day Out,
 - (e) The New Round About,
 - (f) The New Down the River Road,
 - (g) The New Friendly Village,
 - (h) The New Through the Green Gate, and
 - (i) The New If I Were Going.
- 5. Reading for Meaning Series, published by Thos. Nelson and Sons, Ltd.,
 - (a) Tip,
 - (b) Tip and Mitten,

- (c) The Big Show,
- (d) With Jack and Janet,
- (e) Up and Away,
- (f) Come Along,
- (g) On We Go,
- (h) Looking Ahead, and
- (i) Climbing Higher.
- 6. Canadian Parade Readers, published by J. M. Dent and Sons Ltd.,
 - (a) Young Explorers,
 - (b) Gay Adventurers, and
 - (c) Proud Procession.
- 7. Canadian Reading Development Series, published by Copp Clark Co., Ltd.,
 - (a) Up and Away,
 - (b) Wide Open Windows, and
 - (c) All Sails Set.
- Highroads to Reading, published by Thos. Nelson and Sons, Ltd.,
 - (a) Riding with the Sun,
 - (b) Over Land and Sea, and
 - (c) On the Beam.
- 9. New World Readers, published by Ryerson Press and MacMillan Co. of Canada, Ltd.,
 - (a) Over the Bridge,
 - (b) Under the North Star, and
 - (c) My World and I.
- Life and Literature Series, published by W. J. Gage & Co., Ltd.,
 - (a) Book I, and
 - (b) Book II.
- 11. Beckoning Trails, published by Ryerson Press and MacMillan Company of Canada, Ltd.,
- 12. Life and Adventure, published by Ryerson Press and MacMillan Company of Canada, Ltd.,
- Living Arithmetic, published by Ginn and Company,
 - (a) Grade III,
 - (b) Grade IV,
 - (c) Grade V, and
 - (d) Grade VI,
- Study Arithmetic, published by W. J. Gage & Co., Ltd.,
 - (a) Grade III,
 - (b) Grade IV,
 - (c) Grade V, and
 - (d) Grade VI.

- Junior Mathematics, published by W. J. Gage & Co., Ltd.,
 - (a) Grade VII, and
 - (b) Grade VIII.
- Canadian Spellers, published by W. J. Gage & Co., Ltd.,
 - (a) Grade II,
 - (b) Grade III,
 - (c) Grade IV,
 - (d) Grade V,
 - (e) Grade VI,
 - (f) Grade VII, and
 - (g) Grade VIII.
- 17. My Spelling, published by Ginn and Company,
 - (a) Grade II,
 - (b) Grade III,
 - (c) Grade IV,
 - (d) Grade V,
 - (e) Grade VI,
 - (f) Grade VII,
 - (g) Grade VIII,
 - (h) Combined Grades II and III, and
 - (i) Combined Grades IV, V, and VI.
- Pupils' Own Vocabulary Speller (Revised edition) published by MacMillan Company of Canada, Ltd.,
 - (a) Grade II,
 - (b) Grade III,
 - (c) Grade IV,
 - (d) Grade V,
 - (e) Grade VI,
 - (f) Grade VII,
 - (g) Grade VIII,
 - (h) Combined Grades II and III,
 - (i) Combined Grades IV, V, and VI, and
 - (j) Combined Grades VII and VIII.
- By Map and Compass, published by MacMillan Company of Canada,
- Canada and Her Neighbours, published by Ginn and Company,
- 21. Steps in Map Reading, published by W. J. Gage & Co., Ltd.,
- 22. Story of Canada, published by Copp Clark Co. Ltd.,
- The Great Adventure, published by J. M. Dent and Sons, Ltd.,
- 24. Faith and Freedom Reading Series, published by Ginn and Company,

- (a) Here We Come,
- (b) This is Our Home.
- (c) Here We Are Again,
- (d) This is Our Family,
- (e) These Are Our Friends,
- (f) These Are Our Neighbours,
- (g) This is Our Parish,
- (h) This is Our Town, and
- (i) This is Our Valley,
- 25. Canadian Catholic Corona Readers,
 - (a) Happy Days,
 - (b) Playmates,
 - (c) Paths of Grace,
 - (d) Tales to Tell,
 - (e) Stories for Every Day,
 - (f) Treasure Trove,
 - (g) Fact and Fancy, and
 - (h) Wide Horizons.
- Frou Frou at Fin Fin, published by Ginn and Company,
- 27. Foi et Liberté Series, published by Ginn and Company,
 - (a) Chez Nous, and
 - (b) Notre Famille.
- 28. "J'apprends à lire" Series, published by W. J. Gage & Co. Ltd.,
 - (a) Bébé, Marie et Jean,
 - (b) Qu'il fait bon chez nous,
 - (c) La porte est ouverte, and
 - (d) Histoires et contes amusants.
- 29. "Cathédrale" Series, published by W. J. Gage & Co. Ltd.,
 - (a) Viens voir,
 - (b) Viens travailler, viens jouer,
 - (c) Viens te promener,
 - (d) On s'amuse,
 - (e) Des amis nouveaux,
 - (f) Encore, encore des amis.
- Le Trésor des jeunes conteurs, published by W. J. Gage & Co. Ltd.,
- F. E. C. Series, published by Frères des Ecoles Chrétiennes.
 - (a) Book II, and
 - (b) Book III.
- 32. Lecture à haute voix, IV et V, published by Congregation de Notre Dame.

- 3. Items 8, 9 and 20 of schedule 2 of Regulations 49 of Consolidated Regulations of Ontario 1950 are struck out and the following substituted therefor:
 - 8. English Practice, published by Copp Clark Co. Ltd.,
 - Mastering Our Language, published by J. M. Dent and Sons, Ltd.,
 - Working with English, published by Ryerson Press.

DANA PORTER Minister of Education.

TORONTO 2, July 6, 1951

(1382)

31

THE DEPARTMENT OF EDUCATION ACT

O. Reg. 158/51.
Programmes of Recreation.
Amending Regulations 62 of
Consolidated Regulations 1950.
Made—19th July, 1951.
Approved—19th July, 1951.
Filed—23rd July, 1951, 2.20 p.m.

REGULATIONS MADE BY THE MINISTER UNDER THE DEPARTMENT OF EDUCATION ACT

- 1. Clauses a, d and k of subregulation 1 of regulation 1 of Regulations 62 of Consolidated Regulations of Ontario 1950 are revoked and the following substituted therefor:
 - (a) "approved maintenance and operating costs" means the costs of renting or maintaining buildings, areas, and equipment for programmes of recreation, and the operating costs of these programmes, including wages, publicity, and office supplies, less the total amount received from fees or payments for programmes of recreation;

- (d) "assistant" means any person appointed by a recreation-committee or joint recreationcommittee to lead and instruct persons taking part in a community programme, but does not include any person appointed to supervise buildings, areas, and equipment for programmes of recreation, or persons appointed for the purposes of office administration;
- (k) "recreation" means cultural, historical, physical and social activities and services, but does not include the direction or supervision of a school programme of recreation.

- 2. Subregulation 1 of regulation 2 of Regulations 62 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:
 - 2.(1) With the approval of the Minister, a municipal council may appoint a recreation committee of seven persons, two of whom shall be members of the council.

- 3. Clause a of subregulation 2 of regulation 2 of Regulations 62 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefore:
 - (a) a full-time director;
- 4.(1) Subregulations 3 and 4 of regulation 4 of Regulations 62 of Consolidated Regulations of Ontario 1950 are revoked.
- (2) Regulation 4 of Regulations 62 of Consolidated Regulations of Ontario 1950 is amended by adding thereto the following subregulations:
 - (3) Where
 - (a) a municipal council complies with regulation 3 and owns, operates and maintains a museum that is open to the public at least 3 hours a day and at least 120 days in the year, and
 - (b) the recreation committee of the municipal council conducts a museum programme,

the municipal council shall be paid an annual grant of

- (c) \$600, or
- (d) the amount appropriated by the municipal council for the museum programme not including grants it receives in respect of a museum programme conducted the preceding year.
- (4) The maximum grants shall be as follows:
 - (a) \$1500 under clause a of subregulation 1,
 - (b) \$ 500 under clause b of subregulation 1,
 - (c) \$ 500 under clause c of subregulation 1,
 - (d) \$ 600 under clause d of subregulation 1, and
 - (e) \$ 600 under subregulation 3.
- (5) The total of the grants shall not exceed
 - (a) \$1600 under clause c of subregulation 1,
 - (b) \$4800 under subregulations 1 and 3, and
 - (c) for the municipal council of a city, town or village having a population of at least 3000, the lesser of
 - (i) \$4800, and
 - (ii) the amount appropriated by the council for the community programme not including grants it receives in respect of a community programme conducted the preceding year.
- 5. Subregulation 1 of regulation 5 of Regulations 62 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:
 - 5.(1) With the approval of the Minister, two or more municipal councils of municipalities having a combined population under 25,000 may appoint a joint recreation-committee of 9 persons and each of those councils shall have at least one of its members on the committee.
- 6. Regulation 8 of Regulations 62 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:

- 8. For the purpose of conducting area community-programmes, joint recreation-committees and recreation committees in townships having a population under 25,000 may appoint area recreation-committees, and recreation committees in municipalities having a population of at least 25,000 may appoint area recreation-committees and area recreation-directors.
- 7.(1) Subregulation 2 of regulation 9 of Regulations 62 of Consolidated Regulations of Ontario 1950 is revoked.
- (2) Regulation 9 of Regulations 62 of Consolidated Regulations of Ontario 1950 is amended by adding thereto the following subregulations:
 - (2) Where the municipal council of a township having a population under 25,000
 - (a) is entitled to a grant under subregulation 1 of regulation 4, and
 - (b) conducts area community-programmes each in charge of an area recreation-committee,

it shall be paid an additional annual grant of 20 per cent of the approved maintenance and operating costs of each area community-programme, but not exceeding \$100.

- (3) Where the municipal council of a municipality having a population of at least 25,000
 - (a) is entitled to a grant under subregulation 1 of regulation 4, and
 - (b) conducts area community-programmes each in charge of an area recreationcommittee

it shall be paid additional annual grants as follows:

- (c) 33-1/3 per cent of the annual salary of each full-time area recreation-director but not exceeding \$700, and
- (d) 20 per cent of the approved maintenance and operating costs of each area community-programme, but not exceeding \$200.
- 8. Regulation 11 of Regulations 62 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:
 - 11. The total of the additional annual grants shall not exceed
 - (a) under subregulation 1 of regulation 9, \$800,
 - (b) under subregulation 2 of regulation 9, \$800,
 - (c) under subregulation 3 of regulation 9
 - (i) \$1800 for a municipality having a population of at least 25,000 but under 75,000,
 - (ii) \$3600 for a municipality having a population of at least 75,000 but under 200,000, or
 - (iii) \$6300 for a municipality having a population of at least 200,000,

and no municipality may qualify for grants under more than one of clauses a, b and c.

9. Regulation 13 of Regulations 62 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:

- 13.(1) 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 \$2500.
- (2) With the approval of the Minister, a school board in unorganized territory conducting a programme of recreation as a service to the community may be paid a grant not exceeding \$3500.

DANA PORTER Minister of Education.

Toronto, July 19, 1951

(1383)

31

THE DEPARTMENT OF EDUCATION ACT

O. Reg. 159/51. General Legislative Grants. New. Made—21st June, 1951. Approved—19th July, 1951. Filed—23rd July, 1951, 2.30 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;

- (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 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

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, except as set forth under regulations 12, 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 books of reference prescribed under clause i of subsection 1 of section 4 of the Act,
 - (vii) fuel and electricity, except where the school under the jurisdiction of the board is in an urban municipality having a population of not fewer than 2500 or the school section or separate-school organization has an assessment per class-room unit of \$20,000 or more,
 - (viii) restoration of insured school-property destroyed or damaged, but not exceeding an amount equal to the insurance proceeds received in respect thereof,
 - (ix) structural alterations, new foundations, new basements, new stairways, new

roofs, new floors, fire-escapes, fire-doors, new heating-equipment, new lighting, new sanitary-conveniences of a modern type, new water-facilities, new fences, new black-boards, new desks, new pianos and new film-projectors, except where the school under the jurisdiction of the board is in an urban municipality having a population of at least 2500 or is in a rural municipality having a population of at least 20,000, and

(x) new schools, additions to schools, new class-rooms, and new buses for the transportation of pupils,

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 or iii, the assessment of property rateable for public-school section or for separate-school purposes in the area prescribed under section 57 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 5, 8 or 9 of section 33 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 minesprofit tax so received by the board,
- (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, or
- (iii) where that public-school section or separate-school area is in a territorial district and the assessment under subclause i is more than 120 per cent of the assessment on which taxes for 1948 were levied, the amount which is equal to 120 per cent of the assessment on which taxes for 1948 were levied;

(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 puils en-

- rolled 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,
 - (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 separateschool 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
 - (i) subject to sub-clause ii, 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, or
 - (ii) where a board of education has been formed for 2 or more urban municipalities, the average of the combined populations thereof, computed in accordance with sub-clause i.

AVERAGE DAILY ATTENDANCE

- 8.(1) Subject to subregulations 2,3 and 4, the average daily attendance shall, for the purposes of sub-clause i 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.

AMOUNTS OF GRANTS

- 9.(1) Subject to regulations 10, 11, 12 and 13, the board of a public or separate school in a city, or in a town or village having a population or not fewer than 2500, 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 200,000 100,000 to 199,999 50,000 to 99,999 40,000 to 49,999 30,000 to 39,999 20,000 to 29,999 10,000 to 19,999 9,000 to 9,999 8,000 to 8,999 7,000 to 7,999 6,000 to 6,999 5,000 to 5,999 4,500 to 4,999 4,000 to 4,499 3,500 to 3,999	16 17 20 21 22 23 24 25 26 27 28 30 32 35 38
3,000 to 3,499 2,500 to 2,999	41 44

- (2) Subject to regulations 10, 11, 12 and 13, 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 66 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	COL- UMN 2
Assessment per class-room unit	Per- centage
at least \$125,000 at least \$125,000 at least \$115,000 but less than \$125,000 at least \$115,000 but less than \$120,000 at least \$110,000 but less than \$115,000 at least \$105,000 but less than \$110,000 at least \$100,000 but less than \$110,000 at least \$95,000 but less than \$100,000 at least \$95,000 but less than \$95,000 at least \$85,000 but less than \$95,000 at least \$85,000 but less than \$90,000 at least \$85,000 but less than \$80,000 at least \$75,000 but less than \$80,000 at least \$75,000 but less than \$75,000 at least \$65,000 but less than \$75,000 at least \$65,000 but less than \$65,000 at least \$55,000 but less than \$60,000 at least \$45,000 but less than \$50,000 at least \$40,000 but less than \$45,000 at least \$35,000 but less than \$35,000 at least \$35,000 but less than \$35,000 at least \$45,000 but less than \$45,000 at least \$	40 42 44 46 48 50 52 54 56 58 60 62 64 66 68 70 72 74 79 84 89 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 29 and 39 of The Public Schools Act, be paid to the boards in the proportion that the enrolment, on the first schoolday 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.

NEW BOARDS AND BOARDS COMMENCING OPERATION OF A SCHOOL

- 12.(1) In the year in which a new board is established, other than a board assuming jurisdiction for school purposes of an area previously administered by another board, the average daily attendance and approved cost shall be for the current year, and shall be used for the purposes of this Part until the year following that in which the board has operated a school for a year.
- (2) In the year in which a board commences operation of a school, and the board or any former board incorporated therein has not previously operated a school, the average daily attendance and approved cost shall be for the current year, and shall be used for the purposes of this Part until the year following that in which the board has operated the school for a year.
 - (3) A disbursement for
 - (a) capital charges where the first instalment on a debenture becomes due on or after the 1st of January, 1950,
 - (b) capital outlays from current funds,
 - (c) tuition fees paid to another board, or
 - (d) transportation

shall not be included in approved cost for more than one year.

LIMITATION ON GRANTS

- 13.(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 91 or 115 of *The Public Schools Act.*

PART 2

HIGH SCHOOLS, CONTINUATION SCHOOLS AND VOCATIONAL SCHOOLS

APPLICATION

14. This Part applies to general legislative grants in respect of high schools, continuation schools and vocational schools.

INTERPRETATION

- 15.(1) In this Part "approved cost" means for high schools and continuation schools
 - (a) payments in respect of principal, interest and other charges due in the current year on debentures issued on or after the 1st of January, 1945, for new buildings, additions to buildings, or for equipment; and
 - (b) the total of the disbursements made from current funds by a board or on its behalf during the preceding year, except as set forth under regulation 24, 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, continuation or vocational school operated by that board,
 - (iv) capital outlays for new buildings and additions to buildings,
 - (v) capital outlays for school buses,
 - (vi) in schools already in operation, capital outlays for power-operated equipment, business machines, typewriters, musical instruments, desks and gymnasium equipment used for instructional purposes, and, where the population per municipality is under 3000, new heating-equipment, new lighting and new sanitary-conveniences of a modern type, and
 - (vii) 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:

- (viii) amounts transferred to current funds from capital funds,
- (ix) insurance proceeds,
- (x) proceeds from the sale of capital assets, and
- (xi) refunds and reimbursements connected with disbursements previously included in approved cost.
- (2) In this Part
- (a) "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;
- (b) "assessment" means
 - (i) subject to sub-clause ii or iii, the assessment of all property rateable for school purposes in each municipality within or partly within the high- or continuation-school district, whether or not only part of the municipality is included in the 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 5, 8 or 9 of section 33 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 leviedon rate-payers 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,
 - (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, or
 - (iii) where that high- or continuation-school district is in a territorial district and the assessment under sub-clause i is more than 120 per cent of the assessment on which taxes for 1948 were levied, the amount which is equal to 120 per cent of the assessment on which taxes for 1948 were levied;
- (c) "assessment per capita" means the quotient obtained by dividing the number representing the assessment by the number representing the populaion, but where there is no assessment for school purposes, the assessment per capita shall be deemed to be \$1150;
- (d) "population" means the total population of each municipality within or partly within the high- or continuation-school district, whether or not only part of the municipality is included in the 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
- (e) "population per municipality" means the quotient obtained by dividing the total popu-

lation of municipalities in whole or in part in the high- or continuation-school district by the number of those municipalities, but where no population is available, the population per municipality shall be deemed to be fifty times the average daily attendance.

AVERAGE DAILY ATTENDANCE

- 16.(1) Subject to subregulation 2, "average daily attendance" for the purposes of the grant to a board under subregulation 1 of regulation 21 means average daily attendance of pupils for the preceding year but does not include pupils from another high- or continuation-school district.
- (2) Where in the high schools or continuation schools of a board 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 21 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.

AMOUNTS OF GRANTS

- 17. 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,
 - (b) 50 per cent of the approved cost where the school is situated elsewhere.

18.(1) Subject to subregulations 2 and 3, the board of a high-school district which operates a school shall be paid a grant of a percentage of the approved cost as set forth in Columns 2, 3 or 5, as the case may be, in accordance with the population per municipality set opposite thereto in Column 1, and the board of a high-school district which does not operate a school shall be paid a grant of a percentage of the approved cost as set forth in Column 4, 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, separ- ated 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 con- sisting of a township or of all or parts of two or more munici- palities, not including a city having a population of not fewer than 20,000			
at least 100,000 at least 60,000 but under 100,000 at least 30,000 but under 60,000 at least 20,000 but under 30,000 at least 15,000 but under 20,000 at least 10,000 but under 15,000 at least 8,000 but under 10,000 at least 6,000 but under 8,000 at least 4,000 but under 6,000 at least 1,500 but under 4,000	15 20 25 30 35 40 45 45 50	20 25 30 35 40 45 50 55 65	20 25 30 35 40 45 50 55 60 65	30 30 30 35 40 50 60 65 70 75			

- (2) Where the population per municipality is under 1500 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 1500 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.
- 19.(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 18.
- (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 installments, 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 be 50 in respect to those disbursements.
- (4) Where there are disbursements from current funds for
 - (a) equipment for shops,
 - (b) power-operated equipment,

- (c) typewriters and business machines,
- (d) musical instruments,
- (e) gymnasium equipment, or
- (f) desks,

for instructional purposes, the percentage applicable to the board of the vocational school shall be 50 in respect of those disbursements.

- 20. In addition to the grant under regulation 18, 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.
- 21.(1) In addition to the grants under regulations 17, 18, 19 and 20, 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			CONTIN- UATION SCHOOLS	VOCA- TIONAL SCHOOLS	
COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4	COLUMN 5	COLUMN 6	COLUMN 7
	Boards in municipalities having a population per municipality of not fewer than 20,000	Boards in urban munici- palities having a population per munici- pality of not fewer than 10,000 but under 20,000	Boards in urban munici- palities having a population per munici- pality 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 at least \$1100 but under \$1150 at least \$1050 but under \$1100 at least \$1000 but under \$1100 at least \$1000 but under \$1050 at least \$ 950 but under \$1000 at least \$ 900 but under \$ 950 at least \$ 850 but under \$ 900 at least \$ 850 but under \$ 850 at least \$ 750 but under \$ 850 at least \$ 750 but under \$ 750 at least \$ 750 but under \$ 750 at least \$ 650 but under \$ 700 at least \$ 650 but under \$ 650 at least \$ 550 but under \$ 550 at least \$ 450 but under \$ 550 at least \$ 450 but under \$ 450 at least \$ 350 but under \$ 450 at least \$ 350 but under \$ 350 at least \$ 250 but under \$ 350	\$ 40 \$ 44 \$ 48 \$ 52 \$ 56 \$ 60 \$ 64 \$ 68 \$ 72 \$ 76 \$ 80 \$ 84 \$ 88 \$ 92 \$ 96 \$ 100 \$ 104 \$ 112 \$ 116 \$ 120	\$ 50 \$ 54 \$ 58 \$ 62 \$ 66 \$ 70 \$ 74 \$ 78 \$ 82 \$ 86 \$ 90 \$ 94 \$ 98 \$ 102 \$ 110 \$ 5110 \$ 5111 \$ 5122 \$ 5126 \$ 5130	\$ 60 \$ 64 \$ 68 \$ 72 \$ 76 \$ 80 \$ 84 \$ 88 \$ 92 \$ 96 \$ 100 \$ 104 \$ 112 \$ 116 \$ 120 \$ 124 \$ 128 \$ 132 \$ 136 \$ 140	\$100 \$102 \$104 \$106 \$1108 \$110 \$1112 \$114 \$116 \$118 \$120 \$122 \$124 \$126 \$128 \$130 \$132 \$134 \$136 \$138 \$140	\$ 60 \$ 62 \$ 64 \$ 66 \$ 68 \$ 70 \$ 72 \$ 74 \$ 76 \$ 78 \$ 80 \$ 82 \$ 84 \$ 86 \$ 88 \$ 90 \$ 92 \$ 94 \$ 96 \$ 98 \$ 100	\$ 70 \$ 74 \$ 78 \$ 82 \$ 86 \$ 90 \$ 94 \$ 98 \$ 102 \$ 106 \$ 110 \$ 114 \$ 112 \$ 126 \$ 130 \$ 134 \$ 138 \$ 142 \$ 146 \$ 150

- (2) Where the average daily attendance in a vocational school is under 500, the amount 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

- 22. 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.
- 23.(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.

NEW BOARDS AND BOARDS COMMENCING OPERATION OF A SCHOOL

- 24.(1) In the year in which a new high- or continuation-school district is established which includes a municipality not previously in another secondary-school district, the average daily attendance and approved cost shall be for the current year, and shall be used for the purposes of this Part until the year following that in which the board of the former district has operated a school for a year.
- (2) In the year in which the board of a high-school district commences operation of a school, and the board or any former board whose district was included in that district has not previously operated a school having an average daily attendance of at least 75 pupils, the average daily attendance and approved cost shall be for the current year, and shall be used for the purposes of this Part until the year following that in which the board has operated the school for a year.
 - (3) A disbursement for
 - (a) capital charges where the first instalment on a debenture becomes due on or after the 1st of January, 1950,
 - (b) capital outlays from current funds, or
 - (c) tuition fees paid to another board,

shall not be included in approved cost for more than one year.

Part 3

NIGHT SCHOOLS

APPLICATION

25. This Part applies to general legislative grants in respect of night schools.

AMOUNT OF GRANTS

- 26. 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.
- 27.(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 18.
- (2) Where the board also operates a vocational school, the percentage applicable shall be 50.

PART 4

GRANTS FOR TEXT-BOOKS AND REFERENCE BOOKS

AMOUNT OF GRANTS

- 28.(1) The board of a public or separate school shall be paid a grant equal to the amount actually expended in the current year for the purchase of text-books prescribed under clause i of subsection 1 of section 4 of the Act, not exceeding an amount computed by multiplying the actual average daily attendance in grades I to VIII, both inclusive, during the preceding year by \$3.
- (2) The board of a public or separate school in an urban municipality with a population under 2500 or in a rural municipality with a population under 20,000 shall be paid a grant equal to the amount actually expended in the current year for the purchase of books of reference prescribed under clause i of subsection 1 of section 4 of the Act, not exceeding an amount computed by multiplying the actual average daily attendance in grades I to VIII, both inclusive, during the preceding year by \$1.

Part 5

REVOCATION OF REGULATIONS

29. Regulations 45 of Consolidated Regulations of Ontario 1950 are revoked.

DANA PORTER Minister of Education

Toronto 2, June 21, 1951.

(1384)

31

THE TEACHERS' SUPERANNUATION ACT

O. Reg. 160/51.
General Regulations—Credits for Outside Services and Transfers.
Amending Regulations 358 of Consolidated Regulations 1950.
Made—19th July, 1951.
Filed—23rd July, 2.40 p.m.

REGULATIONS MADE UNDER THE TEACHERS' SUPERANNUATION ACT

1. Regulation 9 of Regulations 358 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:

CREDITS FOR OUTSIDE SERVICES

- 9.—(1) A person who has been employed within the meaning of the Act for at least the last 15 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 maintained by the Government of Canada for children of members of the armed forces of Canada, for Indians, or for inmates of penal institutions,
 - (a) if within 5 years from the date he became employed or before the 1st of April, 1955, whichever is the later date, he has paid into the fund for each year of that service after the 1st 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 434 per cent per year compounded half-yearly; or
 - (b) if, where he was employed before the 1st 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 maintained by the Government of Canada for children of members of the armed forces of Canada, for Indians, or for inmates of penal institutions shall be included.
- 2. Regulations 358 of Consolidated Regulations of Ontario 1950 are amended by adding thereto the following regulation:

TRANSFERS

- 9a. Where a teacher or inspector ceases to be employed within the meaning of The Teachers' Superannation Act and becomes a contributor to a similar fund established by the Government of Canada or the government of any province of Canada and notifies the Commission of these facts, a sum of money equal to the amount of his contributions to the fund shall be paid out of the fund into such similar fund.
- 3. Regulation 10 of Regulations 358 of Consolidated Regulations of Ontario 1950 is amended by adding thereto the following subregulation:
 - (4) Any person who has given the notice referred to in subregulation 3 may withdraw it at any time by notice in writing to the Commission, in which event it shall be deemed never to have been given and all matters shall be adjusted accordingly.

(1385)

THE HIGHWAY IMPROVEMENT ACT

O. Reg. 161/51.
Controlled Access Highway—Gravenhurst.
Amending Regulations 134 of Consolidated Regulations 1950.
Made—19th July, 1951.
Filed—23rd July, 1951, 3.55 p.m.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT

1. Regulations 134 of Consolidated Regulations of Ontario 1950 as amended by Ontario Regulations 110/51 are further amended by adding thereto the following regulation:

TOWN OF GRAVENHURST

7. That part of the King's Highway described in schedule 22 and outlined in red and illustrated on a map or plan filed in the office of the Registrar of Regulations at Toronto as number 53 is designated as a controlled-access highway.

SCHEDULE 22

Part in the Township of Muskoka and part in the Town of Gravenhurst, in the District of Muskoka being

- (a) part of lots 5, 6 and 9, east of Muskoka Road,
- (b) part of lots 119 and 120, registered plan 3 (Sharpe's Plan),
- (c) part of lots
 - (i) 78 to 81, both inclusive,
 - (ii) 96 to 100, both inclusive,
 - (iii) 108 to 111, both inclusive,
 - (iv) 116 to 121, both inclusive, and
 - (v) 128 to 131, both inclusive,

shown on registered plan 2 (Brock's Plan),

- (d) all of lots 81, 90, 91, 100, 101, 110 and 111, shown on registered plan 3 (Sharpe's Plan),
- (e) part of
 - (i) Caroline Street,
 - (ii) Second Street,
 - (iii) Pinedale Road,
 - (iv) David Street,
 - (v) James Street,
 - (vi) Philip Street,
 - (vii) Sharpe Street,
 - (viii) Royal Street,
 - (ix) Brock Street,
 - (x) Harvie Street, and
 - (xi) Church Street,

and, premising that all bearings are astronomic and are referred to the meridian through the

north-west angle of lot 5 east of Muskoka Road in the Township of Muskoka, now in the Town of Gravenhurst, bounded by a line located as follows:

Commencing at a point in the southerly limit of lot 5 east of Muskoka Road, 195.94 feet measured north 72° 41' east along the southerly limit from the south-west angle of lot 5, thence north 7° 01′ 30″ east 760.04 feet to a Department of Highways monument; thence northerly 718.36 feet on a curve left of 2789.79 feet radius, the chord equivalent being 716.37 feet measured north 0° 21′ 06″ west to a point in the northerly limit of lot 5 distant 681.0 feet measured north-easterly along the northerly limit from the north-west angle of lot 5; thence north 0° 54′ 40″ west 68.75 feet to a Department of Highways monument; thence northerly 396.04 feet on a curve left of 2798.79 feet radius, the chord equivalent being 395.72 feet measured north 13° 10′ 46″ west to a Department of Highways monument in the production southerly of the westerly limit of Second Street; thence north 17° 14′ west along the westerly limit of Second Street and its production southerly, 827.26 feet to a Department of Highways monument; thence north ment of Highways monument; thence north 17° 14′ west continuing along the westerly limit of Second Street 536.63 feet to a Department of Highways monument; thence north 17° 14' west continuing along the westerly limit of Second Street 534.09 feet to a wooden stake marking the point of intersection of the westerly limit of Second Street with the southerly limit of Philip Street; thence north 17° 14′ west continuing along the westerly limit of Second Street 330.30 feet to a Department of Hish representation of the second Street second St ment of Highways monument marking the point of intersection of the westerly limit of Second Street with the southerly limit of Sharpe Street; thence north 1° 57′ west 250.36 feet to a standard iron bar in the westerly limit of lot 80 registered plan 2; thence north 7° 28′ 20″ east 41.89 feet; thence north 5° 22′ 50″ 28' 20" east 41.89 feet; thence north 5' 22' 30" east 43.43 feet to a point in the northerly limit of lot 81, registered plan 2, distant 34.21 feet measured north 72° 45' east along the northerly limit from the north-west angle of lot 81; thence north 5° 22' 50" east 35.75 feet; thence north 2° 53' 20" east 80.42 feet; thence north 8° 25' 20" east 80.42 feet; the feet; thence north 1° 33' west 00.11 feet; thence north 8° 06′ 30" west 66.61 feet; thence north 11° 44′ 30" west 66.06 feet; thence north 12° 14′ west 65.77 feet; thence north 11° 01′ 40" west 66.39 feet to the south-west angle of lot 128, registered plan 2; thence north 17° 22′ west along the westerly limit of lots 128, 129 and 131 registered plan 2; distract of 130 and 131, registered plan 2, a distance of 274.18 feet to the north-west angle of lot 131; thence north 72° 45' east along the northerly limit of lot 131 a distance of 1.45 feet; thence north 17° 12′ 30″ west 493.70 feet to a standard iron bar; thence northerly 892.42 feet on a curve right of 1959.86 feet radius, the chord equivalent being 884.73 feet measured north 4° 09′ 49′ west to a point in the easterly limit of the Town of Gravenhurst; thence northerly 11.38 feet on a curve right of 1959.86 feet radius, the chord equivalent being 11.38 feet measured north 9° 02′ 50″ east to a point in the northerly limit of lot 9 east of Muskoka Road, 796.97 feet measured north 72° 38′ 45″ east along the northerly limit from the easterly limit of First Street; thence north 72° 38′ 45″ east along the northerly limit of lot 9 a distance of 112.57feet; thence southerly 297.68feet on a curve left of 1859.86 feet radius, the chord equivalent

being 297.36 feet measured south 6° 10′ 46″ west to a point in the easterly limit of the Town of Gravenhurst; thence southerly 610.34 feet on a curve left of 1859.86 feet radius, the chord on a curve left of 103.50 feet radius, inc chord equivalent being 607.62 feet measured south 7° 48′ 25″ east to a standard iron bar; thence south 17° 12′ 30″ east 493.62 feet to a point in the northerly limit of lot 131, registered plan 2, distant 101.45 feet measured north 72° 45' east along the northerly limit from the north-west angle of lot 131; thence south 17° 12′ 30″ east 217.75 feet to a Department of Highways monument; thence southerly 565.82 feet on a curve right of 1959.86 feet radius, the chord equivalent being 563.86 feet measured south 8° 56′ 15″ east to a Department of Highways monument; thence south 0° 40′ east 313.32 feet to a Department of Highways monument; thence southerly 385.91 feet on a curve left of 1859.86 feet radius, the chord equivalent being 385.23 feet measured south 6° 36′ 40″ east to a point in the line between lots 111 and 120, registered plan 3; thence north 72° 33' east along the last-mentioned line 9.81 feet to the south-east angle of lot 120, being also the northeast angle of lot 111; thence south 17° 14' east along the easterly limit of lots 111, 110, 101, 100 and 91, registered plan 3, across Philip Street and James Street, 732.74 feet to a Department of Highways monument; thence south 17° 14' east along the easterly limit of lots 91, 90 and 81, registered plan 3, across David Street and Pinedale Road, 434.99 feet to a point in the northerly limit of lot 6 east of Muskoka Road; thence south 72° 49′ 40″ west along the northerly limit of lot 6 a distance of 16.0 feet; thence south 17° 14′ east 101.64 feet to a Department of Highway resources. feet to a Department of Highways monument; thence south 17° 14′ east 825.46 feet to a Department of Highways monument; thence south 17° 14′ east 460.36 feet to a point in the northerly limit of lot 5 east of Muskoka Road; thence south 72° 49′ 40″ west along the northerly limit of lot 5 a distance of 11.35 feet; thence southerly 781.91 feet on a curve right of 2939.79 feet radius, the chord equivalent being 770.59 feet measured south 0° 35′ 40″ east to a Department of Highways monument; thence south 7° 01′ 30″ west 692.18 feet to a point in the southerly limit of lot 5 east of Muskoka Road; thence south 72° 41' west along the southerly limit of lot 5 a distance of 164.64 feet to the point of commencement.

(1386)

31

THE GAME AND FISHERIES ACT

O. Reg. 162/51. 1951-52 Open Season for Beaver. New. Made—19th July, 1951. Filed—23rd July, 1951, 4.10 p.m.

REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT

OPEN SEASON FOR BEAVER

- 1. The holder of a licence in form 2 or 6 of Regulations 129 of Consolidated Regulations of Ontario 1950 may trap, hunt, take or kill any beaver, or possess the carcass, pelt or any part thereof, in the localities described in
 - (a) schedule 1 from the 1st of November 1951 to the 30th of April 1952, both inclusive, and
 - (b) schedule 2

- (i) from the 1st of December 1951 to the 15th of April 1952, both inclusive, by the holder of a licence in form 2 of Regulations 129 of Consolidated Regulations of Ontario 1950, and
- (ii) from the 1st of December to the 31st of December, both inclusive, in 1951 by the holder of a licence in form 6 of Regulations 129 of Consolidated Regulations of Ontario 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, Peterborough, Prescott, Prince Edward, Renfrew, Russell, Simcoe, Stormont, Victoria, Waterloo, Welland, Wellington, Wentworth and York, and the Provisional County of Haliburton.

(1387)

31

THE POWER COMMISSION ACT

O. Reg. 163/51.
Tariff on Conversion.
Amending Regulations 323 of Consolidated Regulations 1950 and revoking O. Regs. 4/51.
Made—17th July, 1951.
Approved—19th July, 1951.
Filed—24th July, 1951, 8.45 a.m.

REGULATIONS MADE BY THE COMMISSION UNDER THE POWER COMMISSION ACT

- 1. Schedule 1 of Regulations 323 of Consolidated Regulations of Ontario 1950 as amended by Ontario Regulations 4/51 is struck out.
- 2. Regulations 323 of Consolidated Regulations of Ontario 1950 are amended by adding the following schedule:

SCHEDULE 1

TARIFF

	Column 1	Column 2		Column 3	
Item No.	Type of present electrical equipment, apparatus, appliance, device or work	Rated capacity in horse- power of items in Column 1		Cost of altering, reconstructing, rebuilding, re-assembling, constructing, extending, replacing or doing whatever else may be necessary in respect of the items in Column 1	
		Minimum	Maximum	determined where applicable by the capacity in Column 2	
1	25-cycle single-phase motor	nil over 1 over 3	1 3 7.5	\$50.00 per horse-power 40.00 per horse-power 30.00 per horse-power	
2	25-cycle three-phase squirrel-cage induction motor	nil over 1 over 1.5 over 2 over 3 over 5 over 7.5 over 10 over 15 over 25	1 1.5 2 3 5 7.5 10 15 25 150	30.00 per horse-power 27.00 per horse-power 23.00 per horse-power 18.00 per horse-power 12.00 per horse-power 1 .00 per horse-power 10.00 per horse-power 9.00 per horse-power 8,00 per horse-power 7.00 per horse-power	
3	25/60-cycle dual-frequency motors based on 25-cycle rating (a) single phase motor (i) (ii) (iii)	nil over 1 over 3	1 3 7.5	25.00 per horse-power 20.00 per horse-power 15.00 per horse-power	

	Column 1		mn 2	Column 3				
Item No.	Type of present electrical equip- ment, apparatus, appliance, device or work			Cost of altering, reconstructing, rebuilding, re-assembling, constructing, extending, replacing or doing whatever else may be necessary in respect of the items in Column 1,				
		Minimum	Maximum	determined where applicable by the capacity in Column 2				
	(b) three-phase squirrel-cage induction motor (i) (ii) (iii) (iii) (iv) (v) (vi) (vii) (viii) (ix) (x)	nil over 1 over 2 over 3 over 5 over 7.5 over 10 over 15 over 25	1 1.5 2 3 5 7.5 10 15 25 150	15.00 per horse-power 13.50 per horse-power 11.50 per horse-power 9.00 per horse-power 6.00 per horse-power 5.50 per horse-power 5.00 per horse-power 4.50 per horse-power 4.00 per horse-power 3.50 per horse-power				
4	25-cycle motors not included in items 1, 2 and 3 and frequency changers			60 per cent of the price at date of purchase of any new or used motor or frequency changer set, including exciter and spare coils, or				
				60 per cent of the cost incurred in altering, reconstructing or rebuilding a motor or a frequency changer set, including exciter and the replacement of spare coils,				
				60 per cent of the price at date of purchase of transformers including related switching equipment or other types of equipment required to re- place a frequency changer				
5	25-cycle rotary converters, non- rotating rectifying equipment, motor-generator sets, and weld- ing sets			60 per cent of the price at date of purchase of any new or used rotary converter, motor-generator set or welding set including exciters and spare coils, or 60 per cent of the price at date of purchase of non-rotating rectifying equipment, including related transformers and controls, purchased to replace rotary converters and non-rotating rectifying equipment or other types of equipment required to replace a motor-generator set or welding set, or				
			-	60 per cent of the cost incurred in altering, reconstructing or rebuilding a rotary converter, motor-generator set or welding set including exciter and the replacement of spare coils, or 60 per cent of the cost incurred in altering, reconstructing or rebuilding non-rotating rectifying equipment including related transformers and controls				
6	25-cycle voltage-transformers rated 3 kilo-volt amperes or over			30 per cent of the price at date of purchase of any new transformer, or				
3.	Ontario Regulations 4/51 are revoke	ed.		30 per cent of the cost incurred in altering, reconstructing or rebuilding any transformer				

THE HYDRO-ELECTRIC POWER COMMISSION OF ONTARIO

(SEAL)

Dated at Toronto, the 17th day of July, 1951.

Geo. H. CHALLICE Vice-Chairman E. B. EASSON Secretary

THE FARM PRODUCTS MARKETING ACT

O. Reg. 164/51.
The Ontario Bean Growers' Marketing Scheme.
New and Revoking Regulations 91 of Consolidated Regulations 1950.
Made—19th July, 1951.
Filed—24th July, 1951, 9.50 a.m.

REGULATIONS MADE UNDER THE FARM PRODUCTS MARKETING ACT

- 1. The scheme in schedule 1 is approved and declared to be in force in Ontario.
- 2. The local board named in schedule 1 is given all of the powers set out in sections 23 and 24 of The Companies Act.
- 3. Regulations 91 of Consolidated Regulations of Ontario 1950 are revoked.

· SCHEDULE 1

The Farm Products Marketing Act

SCHEME

1. This scheme may be cited as "The Ontario Bean Growers' Marketing Scheme".

INTERPRETATION

- 2. In this scheme
- (a) "beans" mean white pea-beans and yelloweye beans produced in Ontario; and
- (b) "grower" means a person engaged in the production of beans in Ontario.

LOCAL BOARD

- 3. There shall be a local board to be known as "The Ontario Bean Growers' Marketing Board".
 - 4. The local board shall consist of 11 members.

MEMBERS OF LOCAL BOARD

- 5. The members of the local board who shall hold office until their successors are elected shall be
 - (a) (i) Douglas M. Campbell, Blenheim,
 - (ii) M. R. McDougall, Blenheim, and
 - (iii) William R. Sifton, Ridgetown, for District 1,
 - (b) (i) George Armstrong, Exeter,
 - (ii) Harvey Taylor, Brucefield, and
 - (iii) William Hough, Dashwood,

for District 2,

- (c) K. Stanley McKellar, Alvinston, for District 3,
- (d) (i) Charles Bannister, R.R. 1, Ailsa Craig, and
 - (ii) William Corneil, R.R. 2, Appin,

for District 4, and

(e) (i) Angus McLean, Wardsville, and

- (ii) Clarence Milton, Dutton,
- for District 5.
- 6. (1) Growers shall be divided into 5 districts 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 grower in a territorial district or in a county not included in a district mentioned in subsection 1 may become a member of the county group nearest to his place of production.

COUNTY GROUPS

7. Growers in each of the counties named in section 6 shall form a county group.

COMMITTEES

- 8. There shall be a committee in each district to be known as a "District Bean Growers' Committee".
- 9. 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

- 10. Each District Bean Growers' Committee shall on or before the 31st of March in each year elect a member or members to the local board as follows:
 - (a) District 1, three members;
 - (b) District 2, three members;
 - (c) District 3, one member;
 - (d) District 4, two members; and
 - (e) District 5, two members.

(1390)

31

THE FARM PRODUCTS MARKETING ACT

O. Reg. 165/51.
Marketing of Beans.
New and Revoking Regulations 92 of
Consolidated Regulations 1950.
Approved—19th July, 1951.
Filed—24th July, 1951, 10.00 a.m.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

MARKETING OF BEANS

INTERPRETATION

1. In these regulations

- (a) "beans" mean white pea-beans and yellow-eye beans produced in Ontario;
- (b) "dealer" means a person who buys beans from a grower for reselling or processing;
- (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, dry-ing, canning and processing with or without other ingredients, or processing or manu-facturing articles of food or drink in whole or in part from beans.

LICENCES FOR DEALERS

- 2. (1) No person shall be a dealer without a licence from the Board, obtainable on application there-
- (2) An application for a licence as a dealer shall be in form 1.
 - (3) A licence as a dealer shall be in form 2.
- (4) A licence as a dealer shall be issued annually for the period from and including the 1st of August in the year in which the licence is issued to and including the 31st of July in the following year.
- 3. A licence shall be issued to a dealer without charge.

LICENCES FOR GROWERS

4. Every grower shall be deemed to be the holder of a licence in form 3.

LICENCE FEES

- 5. (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) 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 the licence fees deducted in any month not later than the 15th of the following month to the local board to be used by it for the purpose of carrying out and enforcing the provisions of the Act, the regulations and the scheme.

PROHIBITION

6. No grower shall sell or deliver beans to any person except a licensed dealer.

REVOCATION

7. Regulations 92 of Consolidated Regulations of Ontario 1950 are revoked.

(SEAL)

THE FARM PRODUCTS MARKETING BOARD

G. F. PERKIN

Chairman

F. K. B. STEWART Secretary

FORM 1

The Farm Products Marketing Act

APPLICATION FOR LICENCE AS A DEALER IN BEANS								
To The Farm Products Marketing Board:								
(name of applicant)								
(address)								
makes application for a licence as a dealer under The Farm Products Marketing Act.								
Dated at , this day of , 19 .								
(signature of applicant)								
FORM 2								
The Farm Products Marketing Act								
LICENCE AS A DEALER IN BEANS								
Under The Farm Products Marketing Act and the regulations, and subject to the limitations thereof, this licence is issued to								
(name)								
(address)								
This licence expires with the 31st of July next following the date of issue.								
Issued at Toronto, this day of , 19 .								
THE FARM PRODUCTS MARKETING BOARD								
Chairman								
Secretary								
Form 3								
The Fram Products Manhating Act								

The Farm Products Marketing Act

LICENCE AS A GROWER OF BEANS

Under The Farm Products Marketing Act and the regulations, and subject to the limitations thereof, this

(name)

licence is issued to.....

of			
	address)		
to grow beans.	,		
Issued at Toronto, this	day of	, 19	
THE FARM P	PRODUCTS MARKETING	Boar	D
••	Chairman		•
••	Secretary		•
(1391)		3	31

THE FARM PRODUCTS MARKETING ACT

O. Reg. 166/51.
Marketing of Beans.
New and Revoking Regulations 93 of
Consolidated Regulations 1950.
Filed—24th July, 1951, 10.15 a.m.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING

MARKETING OF BEANS

- 1. In these regulations, "beans", "dealer", "grower", "local board", and "processing", have the same meaning as in Ontario Regulations 165/51.
- 2. (1) There shall be a negotiating agency to be known as "The Negotiating Committee" of 10 persons, 5 of whom shall be appointed annually by the local board and 5 of whom shall be appointed annually by the dealers upon the request in writing from the Board.
- (2) Where either the local board or the dealers fail to appoint their respective representatives to The Negotiating Committee within 7 days, the Board may appoint such representatives as are necessary to complete The Negotiating Committee.
- (3) The Negotiating Committee may negotiate and settle agreements respecting
 - (a) minimum prices for beans,
 - (b) conditions and form of contracts,
 - (c) terms of purchase and sale, and
 - (d) handling, storage and selling charges.
- **3.** Where The Negotiating Committee fails to arrive at an agreement, the matters in dispute shall be referred to a negotiating board.
- 4. (1) The negotiating board shall consist of 3 members.
- (2) One member may be appointed by the 5 members of The Negotiating Committee appointed by the local board, and another member may be appointed by the 5 members of The Negotiating Committee appointed by the dealers.
- (3) Where 2 members are appointed to the negotiating board in accordance with subregulation 2, the 2 members so appointed may appoint a third member to the negotiating board but where the 2 appointed members fail to agree on the third member within 7 days the Board may appoint a third member.
- (4) Where the 5 members of The Negotiating Committee appointed by the local board or the 5 members of The Negotiating Committee appointed by the dealers fail to appoint a member to the negotiating board within 7 days, the Board may appoint such members as are necessary to complete a negotiating board.
- (5) The negotiating board may negotiate and settle agreements respecting any matters referred to it.
- 5. (1) Any agreements approved by The Negotiating Committee or the negotiating board shall be submitted to the Board for approval.
- (2) Where the Board approves an agreement submitted to it, the Board may declare the agreement to be in force.

DELEGATION OF AUTHORITY

- 6. The Board authorizes the local board
- (a) to exempt from the scheme or any order or direction of the local board any person or class of persons engaged in the producing or marketing of beans or any class, variety, grade or size of beans, and
- (b) to require persons engaged in the producing or marketing of beans to register their names, addresses and occupations with the local board, to require such persons to furnish such information in regard to beans as the local board may determine, and to inspect the books and premises of such persons.
- 7. The Board delegates to the local board power
 - (a) to require the furnishing of security or proof of financial responsibilty by any person engaged in the marketing of beans, and
 - (b) to prohibit the marketing of any grade or size of beans.

REVOCATION

8. Regulations 93 of Consolidated Regulations of Ontario 1950 are revoked.

THE FARM PRODUCTS MARKETING BOARD

G. F. PERKIN

Chairman

(SEAL) F. K. B. STEWART

Secretary

(1392)

31

THE INDUSTRIAL STANDARDS ACT

O. Reg. 167/51.
Plumbing and Heating Industry in the Belleville Zone.
New and Revoking Regulations 217 of Consolidated Regulations 1950.
Made—19th July, 1951.
Filed—24th July, 1951, 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. Regulations 217 of Consolidated Regulations of Ontario 1950 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.

SCHEDULE FOR THE PLUMBING AND HEATING 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
 - (i) 40 hours from and including the 1st of December to and including the 31st of August, and
 - (ii) 44 hours from and including the 1st of September to and including the 30th of November,

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, from and including the 1st of December to and including the 31st of August, and
 - (ii) 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 4 hours of work to be performed on Saturday between 8 a.m. and midday, from and including the 1st of September to and including the 30th of November.

MINIMUM RATE OF WAGES

2. The minimum rate of wages for work performed during the regular working periods shall be \$1.50 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 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, as a minimum, to wages for 8 hours for work of 7 hours.

OVERTIME WORK

- 4. Work performed in the industry
 - (a) at any time other than during the working periods prescribed in sections 1 and 3, and
- (b) on
 - (i) Saturday from and including the 1st of December to and including the 31st of August,

- (ii) Saturday after midday from and including the 1st of September to and including the 30th of November,
- (iii) Sunday,
- (iv) New Year's Day,
- (v) Victoria Day,
- (vi) Dominion Day,
- (vii) Belleville Civic Holiday,
- (viii) Labour Day,
 - (ix) Thanksgiving Day, and
 - (x) Christmas Day

shall be overtime work.

- 5.(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.

RATES OF WAGES FOR OVERTIME WORK

- 6. The rate of wages for overtime work shall be
- (a) \$1.50 an hour for overtime work on emergency repairs performed between 8 a.m. and midday on Saturday from and including the 1st of December to and including the 3tst of August, where the owner of the shop does not
 - (i) work on emergency repairs, and
 - (ii) employ more than one journeymanmechanic on the emergency repairs,
- (b) \$2.25 an hour for overtime work performed
 - (i) between 5 p.m. and midnight on Monday, Tuesday, Wednesday, Thursday and Friday, and
 - (ii) subject to clause a, on Saturday, and
- (c) \$3 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 handicaped.

(1393)



Publications Under The Regulations Act

AUGUST 11th, 1951

(a) 4-1-1-

ERRATUM

THE POWER COMMISSION ACT

In Ontario Regulations 163/51 on page 233 (foot pagination) of THE ONTARIO GAZETTE published on August 4th, 1951, the signature "Geo. H. Challice" at the end thereof should read "Geo. H. Challies".

(1478)

THE MILK CONTROL ACT

O. Reg. 168/51.
Retail Milk Prices in the Port Rowan Market.
New.
Made—9th July, 1951.
Filed—24th July, 1951, 2.30 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

- 1. In these regulations
- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "chocolate drink" means milk that contains a chocolate flavouring;
- (c) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (d) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (e) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (f) "whipping cream" means cream that contains not less than 32 per cent of butter fat.
- 2. The maximum prices at which buttermilk, chocolate drink, skim-milk, standard milk, table cream and whipping cream may be sold by retail in the market of Port Rowan shall be as follows:

(a) buttermilk quart\$ pint	.14
qualities	.20 .11 .06 .05
(c) skim-milk quart pint	.14
(d) standard milk quart pint half-pint	.18 .10 .06

(0)	table cream	
	quart	70
	quarter	20
	pint	31
	half-pint	70 37 21
	and partition of the same of t	- 1
	1	
(f)	whipping cream	
07	ampping cream	4.0
	quart 1.	
	pint	60
	half-pint	32
	THE MILK CONTROL BOARD	
		,
	OF ONTARIO	
1	4 7 6	
	A. B. Currey	
	Chairman	
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	K. M. Betzner	
	Member	
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(Seal)		
	Member	
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	H, E, McCallum	
	Member	_
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Dated at Toronto, this 9th day of July, 1951.

(1407) 32

THE MILK CONTROL ACT

O. Reg. 169/51. Retail Milk Prices in the Cochrane Market. New. Made—9th July, 1951. Filed—24th July, 1951, 2.40 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. In these regulations

(a) chocolate drink

- (a) "chocolate drink" means milk that contains a chocolate flavouring;
- (b) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat; and
- (c) "whipping cream" means cream that contains not less than 32 per cent of butter fat.
- 2. The maximum prices at which chocolate drink, standard milk and whipping cream may be sold by retail in the market of Cochrane shall be as follows:

but where a quart of standard milk is purchased by prepaid ticket the maximum price for such ticket shall be $19\frac{1}{2}$ cents.

THE MILK CONTROL BOARD OF ONTARIO

A. B. Currey
Chairman
K. M. Betzner
Member

(Seal)

Member
H. E. McCallum
Member

Dated at Toronto, this 9th day of July, 1951.

(1408)

32

THE PUBLIC HOSPITALS ACT

O. Reg. 170/51.
Maintenance Grants—Group D
Hospitals.
Amending Regulations 342 of
Consolidated Regulations 1950.
Made—19th July, 1951.
Filed—25th July, 1951, 9.30 a.m.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE PUBLIC HOSPITALS ACT

- 1. Regulations 342 of Consolidated Regulations of Ontario 1950 are amended by adding the following regulations:
 - 3c.(1) In addition to the maintenance grants payable under regulations 1, 2, 3, 3a or 3b, the Minister shall pay a further maintenance grant in accordance with subregulation 2 to a Group D hospital where the operating expenses in any year exceed the operating revenues.
 - (2) In each year the Minister shall distribute pro rata among the hospitals mentioned in subregulation 1 the sum of \$56,000 in proportion to the difference between the operating expenses and the operating revenues of each hospital during the previous year.
 - (3) The maintenance grant shall be paid
 - (a) in respect of the year 1950 on or before the 1st of September 1951, and
 - (b) in respect of any year after the year 1950 on or before the 30th of April in the year following the year in which the difference occurred.

(1409)

32

THE PUBLIC HOSPITALS ACT

O. Reg. 171/51. Classification of Hospitals. Amending Regulations 341 of Consolidated Regulations 1950. Made—19th July, 1951. Filed—25th July, 1951, 9.40 a.m.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE PUBLIC HOSPITALS ACT

1.(1) Schedule 1 of Regulations 341 of Consolidated Regulations of Ontario 1950, as amended by Ontario Regulations 18/51 and 75/51, is further 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" and "Group E Hospitals", as set forth in Schedules I, II, III and IV hereto.

SCHEDULE I

GROUP A HOSPITALS

Column 1	Column 2		Column 3		
Item	Figures struck out		Figures substituted		
3 4 11	415 244	216 78 902	426 248	230 82 906	

SCHEDULE II

GROUP B HOSPITALS

Column 1	Column 2		Column 3	
Item	Figures struck out		Figures substituted	
4 8 14 20 24 25 27 33 34 35 36 37	158 216 134 227 215 119 173 149 102 211 123 180	50 105 63 111 68 52 86 53 51 80 61	161 207 170 225 144 120 175 150 122 209 113 181	43 103 85 110 60 56 87 75 61 76 56

SCHEDULE III

GROUP C HOSPITALS

Column 1	Column 2		Column 3	
Item	Figures struck out			
13 14 29 33 34 37 38 41 42 55 59 63 70 71	36 44 52 43 25 39 17 34 42 51 28 47 23 23 51	18 33 43 30 10 19 9 22 17 14 10 21 11 12 25	38 45 54 47 24 38 21 31 42 56 26 66 25 22 50	19 33 47 31 9 19 16 22 21 16 12 28 12 11 25

SCHEDULE IV

GROUP E HOSPITALS

Column 1	Column 2		Column 3	
Item	Figures struck out		Figures substituted	
1	68 55		174	139

- (2) Schedule 1 of Regulations 341 of Consolidated Regulations of Ontario 1950, as amended by Ontario Regulations 18/51 and 75/51, is further amended by adding the following items:
 - (a) under the heading "Group B Hospitals":

27a Sudbury Sudbury General Hospital

162 64, and

(b) under the heading "Group C Hospitals":

75a Trenton Trenton Memorial Hospital

27

(1410)

32

THE GAME AND FISHERIES ACT

O. Reg. 172/51. Open Season for Mink. Amending O. Regs. 134/51. Made—24th July, 1951. Filed—26th July, 1951, 10.15 a.m.

REGULATIONS MADE BY THE MINISTER UNDER THE GAME AND FISHERIES ACT

- 1. Regulation 3 of Ontario Regulations 134/51 is amended by adding thereto the following clauses:
 - (c) in schedule 3 from the 1st of November 1951 to the 29th of February 1952, both inclusive, by the holder of a licence in form 2 or 4 of Regulations 129 of Consolidated Regulations of Ontario 1950, and
 - (d) in schedule 4 from the 1st of November 1951 to the 21st of January 1952, both inclusive, by the holder of a licence in form 2 or 4 of Regulations 129 of Consolidated Regulations of Ontario 1950.

H. R. SCOTT Minister of Lands and Forests.

Toronto, July 24, 1951.

(1411)

32

THE RECIPROCAL ENFORCEMENT OF MAINTENANCE ORDERS ACT

O. Reg. 173/51. Extent of Act. Amending Regulations 351 of Consolidated Regulations 1950, Made—26th July, 1951. Filed—27th July, 1951, 2.40 p.m.

REGULATIONS MADE UNDER THE RECIPROCAL ENFORCEMENT OF MAINTENANCE ORDERS ACT

- 1. Schedule 2 of Regulations 351 of Consolidated Regulations of Ontario 1950 is amended by adding thereto the following items:
 - 9. Tasmania. 10. Victoria.

(1417)

32

THE POLICE ACT

O. Reg. 174/51. Municipal Police Forces. New and revoking O. Regs. 4/47 and 50/49. Made—26th July, 1951. Filed—27th July, 1951, 2.50 p.m.

REGULATIONS MADE UNDER THE POLICE ACT

PART I

MUNICIPAL POLICE FORCES

- 1. This Part applies to a police force established under Part II of the Act.
- 2. In this Part "council" includes the trustees of a police village.

DISCIPLINE

- 3. In a police force there shall be in force the code of offences against discipline in Appendix A.
- 4. A constable or other police officer, not being the chief constable, against whom a report or com-plaint has been made accusing him of an offence against the code shall forthwith be informed by the chief constable of the exact charge against him.
- 5. The charge shall disclose an offence against the code and give such details of time and place as to leave the accused under no misapprehension as to the offence with which he is charged.
- 6. The charge shall be written upon a charge-sheet which may be in form 1 and served as soon as practicable upon the accused together with the report or complaint on which it is founded and all reports thereon, the substance of which will be given in evidence at the hearing, whether confidential or otherwise.
- 7. The accused shall state in writing upon the charge-sheet within 48 hours of the time it is served upon him whether he admits or denies the charge.
- 8. Where the accused denies the charge he may offer an explanation to the chief constable orally or in writing and if the chief constable is satisfied with the explanation he may forthwith dismiss the charge.

- 9. Where the accused admits the charge or refuses to comply with regulation 7 the chief constable may forthwith impose the punishment provided by regulation 14 but subject to approval of the council or where there is a board, of the board, as provided in subregulation 2 of regulation 12.
- 10.(1) Where the accused denies the charge and does not offer a satisfactory explanation the chief constable shall order the accused to appear before him at a hearing at a fixed time and place and the accused may state in writing the name of witnesses who are members of the police force and whom he desires to have present at the hearing.
- (2) The chief constable shall order those witnesses to be present at the hearing.
- (3) At the hearing before the chief constable the accused shall have an opportunity of hearing the evidence against him and of cross-examining the witnesses, calling witnesses in his defence and presenting his argument; but if he absconds or refuses or neglects without good and sufficient cause to attend the hearing at the time and place fixed the case may be decided in his absence.
- (4) The accused may have any other member of the force to assist him in presenting his case before the chief constable, or where there is an appeal, before the council, or where there is a board, before the board.
- 11. The decision of the chief constable shall be written upon the charge-sheet and forthwith served upon the accused who shall acknowledge receipt thereof in writing.
 - 12.(1) The decision of the chief constable shall be
 - (a) to dismiss the charge, or
 - (b) to find the accused guilty and award a punishment under regulation 14.
- (2) Any punishment shall be subject to approval of the council or, where there is a board, of the board; and the council or board, as the case may be, may alter or confirm the punishment.
- 13.(1) A member of a police force who feels aggrieved by the decision of the chief constable may appeal to the council or, where there is a board, to the board, against the decision by serving notice in writing upon the chief constable within 7 days from the time of service of the decision.
- (2) The council or board hearing the appeal shall enquire into the facts in the presence of the accused who shall have an opportunity of cross-examining witnesses, calling witnesses in his defence and presenting his argument.
- (3) The council or board shall determine whether or not the accused is guilty of the offence charged and if guilty may confirm the punishment awarded by the chief constable or impose any other punishment under regulation 14.
- (4) The hearing of the appeal shall, if required by the accused, be open to the public; but where the council or board is of the opinion that a public hearing would be detrimental to the administration of justice it may direct that the hearing be *in camera*.
- 14.(1) A member of a police force guilty of an offence against the code may be punished by
 - (a) dismissal,
 - (b) being required to resign forthwith or at such date as may be ordered,
 - (c) reduction in rank,

- (d) reduction in pay,
- (e) forfeiture of leave,
- (f) forfeiture of one or more good conduct badges.
- (g) reprimand,
- (h) caution.
- (2) A reduction in pay shall be limited to a definite period, not to exceed 12 months, stated in the decision by which the punishment is imposed.
- 15. With the consent of the council or where there is a board, of the board, the chief constable may authorize and direct the deputy chief-constable or other senior police officer to exercise his powers and perform his duties under this Part.
- 16. Where a police force has no chief constable the head of the council shall exercise the powers and perform the duties of a chief constable in suspending any constable under regulation 19 or hearing any charge of an offence against the code and an appeal from his decision shall be heard by the council in accordance with this Part.
- 17.(1) The council or, where there is a board, the board shall hear any charge against the chief constable, and may hear any charge against a constable or other police officer in the first instance.
- (2) Where a council or board hears a charge under subregulation 1, regulations 4-11 both inclusive, subregulation 1 of regulation 12, and regulation 14 shall apply, and the council or board, as the case may be, shall exercise the powers and perform the duties of the chief constable.
- 18. No chief constable, constable or other police officer shall be subject to any penalty mentioned in regulation 14 except after a hearing as provided by this Part; but nothing herein shall affect the authority of a council or board to dispense with the services of any member of the police force for the purpose of reducing the size of or abolishing the police force where the reduction or abolition is not in contravention of the Act.
- 19.(1) Where any constable or other police officer is charged with an offence against the code the chief constable may suspend him from duty and subject to the approval of the council or, where there is a board, of the board, may suspend him from duty without pay, pending the hearing of the charge.
- (2) Where the chief constable is charged with an offence against the code the council or, where there is a board, the board may suspend him from duty with or without pay pending the hearing of the charge.
- (3) Where a chief constable, constable or other police officer has been suspended from duty under this regulation and is found not guilty of the charge against him the suspension shall be deemed to have been with pay.
- (4) Where a chief constable, constable or other police officer has been suspended without pay and is found guilty of the charge against him the board or council which imposes, alters or confirms the punishment may direct that he shall be entitled to his pay for all or any part of the period of suspension.

QUALIFICATIONS

- 20. No chief constable, constable or other police officer shall be appointed to a police force unless he is
 - (a) a British subject,

- (b) between the ages of 21 and 35 years or, in case of a chief constable, between the ages of 21 and 45 years, except where he has had previous experience in police work for a period of time not less than the difference between his age and the upper age-limit specified,
- (c) at least 5 feet and 8 inches in height,
- (d) certified by a legally qualified medical practitioner to be in good health, mentally and physically, and fit for duty as a member of a police force,
- (e) qualified educationally to enter a High School, and
- (f) of good moral character and habits.

CLOTHING AND EQUIPMENT

- 21. A municipality shall supply and keep supplied every chief constable, constable and other police officer with
 - (a) a tunic, trousers, great-coat and head-dress of appropriate colour and material and of a distinctive design suitable for a chief constable or constable, and
 - (b) such other clothing and equipment as may be necessary to enable him to perform his duties.
- 22. A constable, while on duty, shall wear the tunic, trousers and head-dress described in regulation 21 except when engaged in a special duty at the direction of the chief constable, or where there is no chief constable, the head of the council.

BOARD OF COMMISSIONERS OF POLICE

- 23. A municipality shall pay to each member of the board designated by the Lieutenant-Governor in Council or appointed by the Attorney-General
 - (a) in cities having a population exceeding 500,000 according to the last revised assessment roll, not less than \$1,000 a year,
 - (b) in cities having a population exceeding 100,000 and not exceeding 500,000, according to the last revised assessment roll, not less than \$500 a year,
 - (c) in cities having a population not exceeding 100,000 according to the last revised assessment roll, not less than \$300 a year, and
 - (d) in municipalities other than cities, not less than \$100 a year.
- 24. The board shall hold at least one regular meeting every three months.
- 25.(1) No chief constable, constable or other police officer shall take or act upon any order, direction or instruction of a member of a board or of a council unless authorized so to do by the board or council.
- (2) Notwithstanding the provisions of the code a chief constable, constable or other police officer shall report forthwith to the Crown attorney of the county or district in which the police force has jurisdiction the particulars of any order, direction or instruction which he is prohibited from taking or acting upon under subregulation 1; and the Crown attorney shall report the particulars to the Attorney-General.

PART II

ONTARIO PROVINCIAL POLICE FORCE

26. This Part applies to the Ontario Provincial Police Force.

27. In this Part "Force" means Ontario Provincial Police Force.

APPOINTMENT TO THE FORCE

- 28. Applications for appointment to the Force shall be made in writing to the Commissioner.
- 29. No person shall be appointed to the Force unless he
 - (a) is a British subject,
 - (b) is between the ages of 21 and 35 years and produces a birth certificate or other proof of age,
 - (c) is at least 5 feet and 9 inches in height,
 - (d) weighs not less than 160 pounds and not more than 200 pounds,
 - (e) is certified by a legally qualified medical practitioner in the public service of Ontario to be in good health, mentally and phycisally, and fit for duty as a member of the Force,
 - (f) produces satisfactory proof of at least 2 years of High School education or its equivalent and passes the educational test required by the Commissioner, and
 - (g) is of good moral character and habits and submits at least 3 satisfactory references as to his character and previous employment.
- 30.(1) The Commissioner may require the applicant to appear personally before him in order to determine his suitability for appointment.
 - (2) The Commissioner shall not be obliged to give any reason for the rejection of an applicant.
- 31.(1) All articles of uniform and equipment necessary for the performance of duty shall be provided at the public expense but where damage or loss is occasioned by the fault of a member of the Force, the cost of replacement shall be borne by him.
- (2) The sum of \$35 shall be deducted from the first month's pay of every provincial constable to be held as a guarantee that he will on leaving the Force return all articles of uniform and equipment in good order and shall be paid to him upon his compliance with subregulation 2 of regulation 46.

DISCIPLINE

- 32. Regulation 3 applies to the Force, and in the code for the purpose of this Part
 - (a) "chief constable" means the Commissioner; and
 - (b) "police force" means the Force.
- 33. A violation of the Act or of this part by a member of the Force shall be an offence against the code.
- 34. The Commissioner may suspend from duty any member of the Force charged with an offence against the code until the charge has been disposed of and during the period of suspension the member shall not
 - (a) exercise any power or authority vested in him as a member of the Force, or
 - (b) wear or use any article of clothing or equipment issued to him as a member of the Force.

- 35. Every member of the Force against whom a report or complaint suggesting the commission of an offence against the code is made shall, as soon as possible, be informed in writing of the exact charge against him and of the names of the witnesses to be called.
- 36. The written charge shall disclose an offence against the code with such details as to time and place as to leave the accused under no misapprehension as to the offence with which he is charged.
- 37.(1) The Commissioner shall order the accused to appear before him at a hearing at a fixed time and place and the accused may state in writing the names of witnesses he desires to have present at the hearing.
- (2) The Commissioner shall where practicable procure the attendance of those witnesses.
- (3) At the hearing before the Commissioner the accused shall have an opportunity of hearing the evidence against him and of cross-examining the witnesses, calling witnesses in his defence and presenting his argument; but if he absconds or refuses or neglects without good and sufficient cause to attend the hearing at the time and place fixed, the case may be decided in his absence.
 - 38. The decision of the Commissioner shall be
 - (a) to dismiss the charge, or
 - (b) to find the accused guilty and to award a punishment under regulation 40.
- 39. The accused shall be notified in writing of the decision of the Commissioner.
- 40.(1) A member of the Force found guilty of an offence against the code may be punished by
 - (a) reprimand,
 - (b) subject to the approval of the Attorney-General, a deduction from pay not exceeding 30-days' pay deductible at a rate not exceeding 5-days' pay a month, the whole amount due being deductible forthwith in the event that the member leaves the Force,
 - (c) dismissal,
 - (d) being required to resign, or
 - (e) reduction in pay, seniority or rank.
- (2) If the Commissioner decides that punishment under clause c, d, or e of subregulation 1 be imposed he shall recommend accordingly to the Attorney-General who may cause the punishment to be brought interfect.
- (3) A reduction in pay under clause e of subregulation 1 shall be limited to a definite period not exceeding 12 months.
- 41. In the absence of or at the direction of the Commissioner, a Deputy Commissioner shall hear and determine any complaint of an offence against the code and for this purpose shall have the same powers and duties as the Commissioner to try the accused and impose punishment.

GENERAL

42.(1) A member of the Force may communicate to the Commissioner through the proper channels of communication within the Force, any grievance, complaint, appeal or representation relating to the Force, but he shall not communicate the grievance, complaint, appeal or representation to any other person.

- (2) A grievance, complaint, appeal or representation shall be in writing.
- (3) No complaint of a trivial or fault-finding nature shall be made or considered.
- 43. Every member of the Force shall devote his whole time and attention to the service of the Force and shall not engage directly or indirectly in any other occupation or calling.
 - 44. No member of the Force shall
 - (a) join or associate himself with any union connected with any labour organization or any body not belonging to or affiliated with the Force or Civil Service, except where a membership in the organization or body is authorized by the Attorney-General,
 - (b) take any active part in politics or occupy official position in a party organization, but this shall not affect the right of the member to private political views or his right to vote,
 - (c) sign any petition on any subject to the Government,
 - (d) cause or permit any person not a member of the Force to make requests in his behalf relating to the Force but shall make his own applications through the proper channels to the Commissioner, or
 - (e) contract debts which he is unwilling or unable to discharge and which may interfere with the performance of his duties as a member of the Force.

SERVICE BADGES

- 45.(1) A service badge shall be granted to a member of the Force for each 5-year period of continuous service.
- (2) The member shall be paid a money allowance of \$2 a month for each service badge to which he is entitled.

RESIGNATION OR RETIREMENT FROM THE FORCE

- 46.(1) Without the consent of the Commissioner no member of the Force shall resign unless he has given 2-weeks' notice in writing to the Commissioner.
- (2) Upon the resignation or retirement of any member of the Force he shall return to the Force in good order all articles or uniform and equipment with which he has been provided.
- (3) No allowance shall be made for transportation from the point at which any member leaves the Force.
- 47. A certificate of service and character may be issued by the Commissioner to any member who has left the Force after having served at least 2 years with the Force and has not been dismissed or required to resign by reason of disciplinary action, and no duplicate of the certificate shall be issued.

PART III

REVOCATION

48. Ontario Regulations 4/47 and 50/49 are revoked.

FORM I

The Police Act

Charge-sheet

1. Report against: (name and rank of accused)

- 2. Date of charge:
- 3. Particulars of charge:

Signature of chief constable

4. I admit the charge:

Signature of accused

5. Decision:

Signature of chief constable

6. The decision of the chief constable has been served upon me this day of , 19 .

Signature of accused.

APPENDIX A

DISCREDITABLE CONDUCT

 Acting in a disorderly manner, or in a manner prejudicial to discipline or likely to bring discredit on the reputation of the police force.

INSUBORDINATION OR OPPRESSIVE CONDUCT

- 2. Insubordination by word, act or demeanour.
- 3. Oppressing or tyrannizing over an inferior in rank.
- 4. Use of profane, abusive or insulting language to another member of the police force.
- 5. Wilfully or negligently making a false complaint or statement against a member of the police force.
- 6. Assaulting another member of the police force,
- Overholding a complaint or report against a member of the police force.
- Without lawful excuse, disobeying, omitting or neglecting to carry out any lawful order.

NEGLECT OF DUTY

- Neglecting or without lawful excuse omitting promptly and diligently to perform duty as a member of the police force.
- 10. Idling or gossiping while on duty.
- Failing to work in accordance with orders, or leaving an area, detachment, detail or other place of duty, otherwise than strictly on duty, without permission.
- 12. By neglect, permitting a prisoner to escape.
- 13. Failing, when knowing where an offender is to be found, to report him or to make due exertions for making him amenable to justice.
- 14. Failing to report a matter that it is a duty to report.
- 15. Failing to report anything known concerning a criminal or other charge, or failing to disclose any personal evidence or evidence that any other known person can give for or against any prisoner or defendant.

16. Omitting to make a necessary entry in any official document.

DECEIT

- 17. Knowingly making or signing a false statement in an official document or book.
- Wilfully or negligently making a false, misleading or inaccurate statement pertaining to official duties.
- Without lawful excuse, destroying or mutilating an official document or record, or altering or erasing an entry therein.

BREACH OF CONFIDENCE

- 20. Divulging a matter which it is a duty to keep secret.
- 21. Giving notice, directly, or indirectly, to a person against whom a warrant or summons has been issued, except in the lawful execution of the warrant or service of the summons.
- 22. Without proper authority, communicating to the public press or to an unauthorized person a matter connected with the police force.
- 23. Without proper authority, showing to a person not a member of the police force a book or written or printed paper, document or report, the property of the police force.
- 24. Making an anonymous communication to the chief constable or a superior officer.
- 25. Canvassing a person with respect to a matter concerning the police force.
- 26. Signing or circulating a petition or statement with respect to a matter concerning the police force except through the proper official channel of correspondence to the chief constable.
- 27. Calling or attending an unauthorized meeting to discuss a matter concerning the police force.

CORRUPT PRACTICE

- 28. Taking a bribe.
- Failing to account for or to make a prompt and true return of money or property received in an official capacity.
- Directly or indirectly soliciting or receiving a gratuity, present, pass, subscription or testimonial without the consent of the chief constable.
- 31. Being placed under a pecuniary or other obligation to a licensee concerning the granting or refusing of whose licence a member of the police force may have to report or give evidence.
- 32. Improperly using character and position as a member of the police force for private advantage.
- 33. In the capacity as a member of the police force writing, signing or giving, without the consent of the chief constable, a reference or recommendation to a member or former member of the police force or any other police force.
- 34. Without the consent of the chief constable, supporting in any way an application for a licence of any kind.

UNNECESSARY OR UNLAWFUL EXERCISE OF AUTHORITY

35. Without good and sufficient cause, making an unlawful or unnecessary arrest.

- 36. Using unnecessary violence to a prisoner or other person contacted in the execution of duty.
- 37. Being uncivil to a member of the public.

MALINGERING

38. Feigning or exaggerating sickness or injury to evade duty.

ABSENCE FROM DUTY

 Absence without leave from or lateness for parade, court or any other duty, without reasonable excuse.

UNCLEANLINESS

 Being improperly dressed, or being dirty or untidy of person, clothing or equipment, while on duty.

DAMAGING CLOTHING OR EQUIPMENT

- 41. Wilfully or carelessly causing waste, loss or damage to any article of clothing or equipment, or to any book, document or other property of the police force.
- Failing to report that waste, loss or damage however caused.

INTOXICATING LIQUOR

 While on or off duty, being unfit for duty through drinking intoxicating liquor.

- 44. Without the consent of a superior officer, in the discharge of duty drinking or receiving from any other person intoxicating liquor while on duty.
- 45. Demanding, persuading or attempting to persuade another person to give or purchase or obtain for a member of the police force any intoxicating liquor while on duty.

ENTERING LICENSED PREMISES

- 46. Entering, while on duty, a licensed public place except in the execution of duty.
- 47. Lending money to a superior.
- 48. Borrowing money from or accepting a present from any inferior in rank.

GAMING

49. Participating in any game of cards or chance or of other nature in a police office or, except in the performance of duty, in any common bettinghouse or gaming-house.

CRIMINAL OFFENCES

 Being found guilty of an indictable offence or an offence punishable upon summary conviction under the Criminal Code (Canada).

(1418) 32

Publications Under The Regulations Act

AUGUST 18th, 1951

THE CHARITABLE INSTITUTIONS ACT

O. Reg. 175/51.
Payments under Section 7a of the Act.
Amending Regulations 18 of Consolidated Regulations 1950.
Made—26th July, 1951.
Filed—30th July, 1951, 11.00 a.m.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE CHARITABLE INSTITUTIONS ACT

1. Regulations 18 of Consolidated Regulations of Ontario 1950 are amended by adding thereto the following:

PAYMENTS UNDER SECTION 7a OF THE ACT

22a. (1) Where

- (a) The Minister approves the site and plans of a new building of a charitable institution, and
- (b) the charitable institution requests in form 5 payment of an amount calculated under subsection 1 of section 7a of the Act, and files the request in duplicate with the Minister,

the amount shall be paid to the charitable institution in accordance with subregulations 2 and 3.

- (2) When the charitable institution complies with clause b of subregulation 1 and files with the Minister a certificate of the architect of the building setting forth that at least 50 per cent of the building has been erected, it shall be paid one half of the amount requested.
- (3) When the charitable institution complies with clause b of subregulation 1 and files with the Minister a certificate of the architect of the building setting forth that the building is completed and ready for occupancy, it shall be paid
 - (a) the total amount where no payment has been made under subregulation 2, or
 - (b) 50 per cent of the total amount where a payment has been made under subregulation 2.

FORM 5

The Charitable Institutions Act

REQUEST FOR PAYMENT UNDER SECTION 7a OF THE ACT

Name of charitable instit	ution
Date	
(Month) (Day)	(Year)

The.....(Name of charitable institution)

request	payment	of	the	fol	lowing	amount:
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(check item for which payment is requested)	50 per cent of the amou calculated under subsection 1 section 7a of the Act.
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the total amount calculated under subsection 1 of section 7a of the Act.

The work for which payment is requested has been completed in accordance with the certificate of the architect of the building.

(Signature of authorized officer of the charitable institution)

(Signature of authorized officer of the charitable institution)

(1438)

33

THE LEASEHOLD REGULATIONS ACT, 1951

O. Reg. 176/51.
General Regulations.
Amending Wartime Prices and Trade
Board Orders 753, 800 and 813 and
Revoking O. Regs. 79/51.
Made—26th July, 1951.
Filed—1st August, 1951, 9.15 a.m.
—By Direction.

REGULATIONS MADE UNDER THE LEASEHOLD REGULATIONS ACT, 1951

- 1. Section 3 of Order 753 of the Wartime Prices and Trade Board is revoked and the following substituted therefor:
 - 3. This order shall apply to any co-operative housing association incorporated under *The Companies Act* and approved by the Rentals Administrator that is the landlord of any housing or shared accommodation and possession thereof is desired for a member or members of the association.
 - 3a. Notwithstanding anything contained in any other order of the Board, the landlord of any housing or shared accommodation owned by him, may make an application to a Commissioner for an order permitting the landlord to recover possession in accordance with the law of the Province.
- 2. Subsection 1, 2 and 3 of section 4 of Order 753 of the Wartime Prices and Trade Board are revoked and the following substituted therefor:
 - (1) The application shall be made in duplicate on the form provided by the Board and filed with the Rentals Appraiser and all information required by the form shall be given.

- (2) The Rentals Appraiser with whom the application is filed shall forthwith forward one copy by mail to the tenant.
- (3) The Rentals Appraiser shall ascertain from the Commissioner the date of the hearing of the application, and shall serve upon the landlord and tenant by personal service or by mail a notice stating the day on which the Commissioner will hear the application and the notice shall be served personally or mailed not less than fourteen days prior to the date of, the hearing.
- 3. Section 5 of Order 753 of the Wartime Prices and Trade Board is revoked and the following substituted therefor:
 - 5. The landlord at the hearing shall establish
 - (a) that he is suffering a grievous financial hardship in being prevented from recovering possession of the accommodation; or
 - (b) that he has need of the accommodation as a residence for himself and members of his family and that he or members of his family will suffer grievous hardship if he is unable to obtain possession of the accommodation; or
 - (c) that he has need of the accommodation as a residence for his son, daughter, mother, father, son-in-law, daughter-in-law, motherin-law and father-in-law, or any one or more of them, and that the person or persons for whose benefit the landlord needs the accommodation will suffer grievous hardship if he is unable to obtain possession of the accommodation.
- 4. Clause a of section 6 of Order 753 of the Wartime Prices and Trade Board is revoked and the following substituted therefor:
 - (a) the circumstances of the person for whose residence the accommodation is needed and the nature and degree of hardship which would be suffered by such person and his family if the application was dismissed; and
- 5. Clause k of subsection 1 of section 2 of Order 800 of the Wartime Prices and Trade Board is revoked.
- 6. Section 3 of Order 800 of the Wartime Prices and Trade Board is revoked and the following substituted therefor:
 - 3. Maximum rentals that have been fixed for housing accommodation before February 1st, 1949, or under this order or under Order 813 of the Board shall not be varied except in accordance with this order or Order 813.
- 7. Subsection 1 of section 7 of Order 800 of the Wartime Prices and Trade Board is revoked and the following substituted therefor:
 - (1) An application may be made by the landlord of any housing accommodation to the Rentals Appraiser for a variation of the fixed maximum rental for the accommodation by reason of any of the following special circumstances affecting such accommodation:
 - (a) an increase in the taxes or water rates payable by the landlord since December 31st, 1950, and resulting otherwise than from a structural alteration, addition or improvement; in which case the Rentals Appraiser may increase the maximum

- rental by an amount which is commensurate with the amount of such increase in taxes or water rates;
- (b) an increase in the amount of the accommodation or the supplying of appurtenances, furniture, furnishings, equipment, fixtures, services or facilities that were not supplied or to be supplied for the maximum rental; in which case the Rentals Appraiser may increase the maximum rental by an amount which is commensurate with the increased rental value of the accommodation;
- (c) renovating, repairing or redecorating of the accommodation involving the expenditure of an amount of not less than five per cent of the assessed value of the accommodation; in which case the Rentals Appraiser may increase the maximum rental by an amount which is commensurate with the increased rental value of the accommodation;
- (d) the maximum rental for the accommodation is substantially lower than the fixed maximum rental generally prevailing for similar accommodation in the vicinity or in a similar residential district in the same municipality; in which case the Rentals Appraiser may increase the maximum rental to an amount not exceeding such generally prevailing fixed maximum rental;
- (e) the tenant, on the date of the application, is sub-letting three or more rooms in the accommodation under two or more separate sub-leases; in which case the Rentals Appraiser may increase the maximum rental to an amount not more than ten per cent above the fixed maximum rental generally prevailing for similar accommodation in the vicinity or in a similar residential district in the same municipality that has not been increased for the same reason.
- 8. Subsection 2 of section 8 of Order 800 of the Wartime Prices and Trade Board is revoked and the following substituted therefor:
 - (2) When the fixed maximum rental for any housing accommodation has been increased under the provisions of this order
 - (a) by reason of any increase in the taxes or water rates referred to in clause a of subsection 1 of section 7, and the tenant has agreed to pay the increased rental, the increased maximum rental may be collected to the extent of and in accordance with the agreement; or
 - (b) by reason of an increase in the amount of the accommodation or the supplying of any appurtenances, furniture, furnishings, equipment, fixtures, services or facilities referred to in clause b of subsection 1 of section 7 and the tenant has agreed to pay an increased rental, the increased maximum rental may be collected as from the date of such increasing or supplying to the extent of and in accordance with the agreement; or
 - (c) by reason of the renovation, repair or redecoration referred to in clause c of subsection 1 of section 7 and the tenant has agreed to pay an increased rental, the increased maximum rental may be collected as from the date of such renovation, repair or redecoration to the extent of and in accordance with the agreement; or

(d) by reason of the circumstances referred to in clause e of subsection 1 of section 7 and the tenant has agreed to pay the increased rental, the increased maximum rental may be collected as from the date on which the landlord's application was filed to the extent of and in accordance with the agreement,

provided that the right to collect, receive or pay any such increased rental shall be postponed until the date on which such maximum rental has been conclusively increased under the provisions of this order.

- 9. Clause p of section 13 of Order 800 of the Wartime Prices and Trade Board is revoked and the following substituted therefor:
 - (p) has been given a notice to vacate in accordance with section 7 of Order 813 of the Board and has failed to vacate.
- 10. Sections 15A, 15B and 15C of Order 800 of the Wartime Prices and Trade Board are revoked.
- 11. Section 30 of Order 800 of the Wartime Prices and Trade Board is revoked and the following substituted therefor:
 - 30. For the purposes of the Wartime Leasehold Regulations,
 - (a) any notice, demand or document that is required or permitted to be given by or to any person may be given by or to the husband, wife, widow, widower or personal representative of any such person;
 - (b) any application, statement or other document that is required or permitted to be made, filed or posted by any person may be made, filed or posted by the widow, widower or legal representative of any such person or the wife or husband of any such person who is a member of His Majesty's Forces;
 - (c) personal occupation of any housing accommodation by the wife, husband, widow or widower of the landlord or of the tenant of such accommodation shall be deemed to be personal occupation by such landlord or tenant.
- 12. Section 6 of Order 813 of the Wartime Prices and Trade Board is revoked and the following substituted therefor:
 - 6.—(1) In the case of any lease of a selfcontained dwelling for a term certain of not less than two years made on or after December 15th, 1949, between the landlord and a tenant who at the time of the making of such lease was in possession of the selfcontained dwelling and whose tenancy was subject to The Wartime Leasehold Regulations, the rental reserved in such lease shall be deemed to be the fixed maximum rental for such selfcontained dwelling.
 - (2) The landlord of the selfcontained dwelling shall file with the Rentals Appraiser and serve on the tenant a statement showing the address of the parties, the name of the tenant, the term of the lease, the commencement of the lease, the rental reserved by the lease, the appurtenances, furniture, furnishings, equipment, fixtures, services and facilities supplied or to be supplied by the landlord and the date on which the tenant took possession of the selfcontained dwelling.

- 13. Section 7 of Order 813 of the Wartime Prices and Trade Board is revoked and the following substituted therefor:
 - 7.—(1) The landlord of any selfcontained dwelling owned by him prior to June 15th, 1951, may give to the tenant thereof a notice to vacate on Form 1 of the Schedule to this order, if the landlord desires the selfcontained dwelling as a residence for himself, his son, daughter, mother, father, son-in-law, daughter-in-law, mother-in-law and father-in-law, or any one or more of them.
 - (2) A landlord who has given a notice to vacate under this section shall not rent or sell the selfcontained dwelling within one year of the expiry date of the notice to vacate except with the written permission of the Rentals Administrator, and the landlord shall undertake in the notice to vacate not to sell or rent the selfcontained dwelling within one year of the expiry date of the notice to vacate.
 - (3) The notice to vacate shall contain a declaration of agreement for tenancy which shall be signed by the person for whose benefit the notice to vacate is given.
 - (4) Before giving any notice to vacate under this section the landlord shall file one copy of the notice with the Rentals Appraiser who shall indicate on the copy that is given to the tenant and on the copy that is to be retained by the landlord that the notice has been filed in accordance with this subsection; provided, however, that such indication of filing shall not be considered as being a verification or validation of the said notice.
 - (5) Unless the lease provides for a longer notice, at least six months notice shall be given directing the tenant to vacate
 - (a) in the case of a monthly lease, at the end of a lease month, or in the case of a weekly lease, at the end of a lease week;
 - (b) in the case of any other lease not for a term certain, at the end of the term or if the unexpired portion of the term is less than six months, at the end of the following term;
 - (c) in the case of a lease for a term certain, at the end of the term if the unexpired portion of the term is six months or more.
 - (6) This section shall apply when two or more persons are landlords of any selfcontained dwelling and possession thereof is desired by one or more of them as a residence for himself or themselves or the son, daughter, mother, father, son-in-law, daughter-in-law, motherin-law and father-in-law of any of the landlords, or any one or more of them.
 - (7) This section shall apply to any co-operative housing association incorporated under *The Companies Act* and approved by the Rentals Administrator that is the landlord of any selfcontained dwelling and possession thereof is desired for a member or members of the association.
- 14. Section 8 of Order 813 of the Wartime Prices and Trade Board is revoked and the following substituted therefor:
 - 8.—(1) Except as provided in section 2 of Order 800 of the Board, any selfcontained dwelling and any lease thereof that was not on August 1st, 1951, subject to the Wartime Leasehold

Regulations shall thereafter be subject to the Wartime Leasehold Regulations and shall be deemed to be a selfcontained dwelling for which there is no maximum rental.

- (2) The landlord of such selfcontained dwelling shall make an application on or before October 1st, 1951, or within thirty days after the making of a lease, whichever is later, to the Rentals Appraiser to fix the maximum rental of the selfcontained dwelling, and if the application is made the landlord may collect the rental payable under the lease until the maximum rental is fixed, but if the landlord does not make the application as hereinbefore provided the tenant, on notifying the Rentals Appraiser of such failure, may thereafter withhold payment of all rental until he has been notified by the Rentals Appraiser that an application has been made.
- (3) Notwithstanding subsections 1 and 2, any lease for a term certain made in respect of a selfcontained dwelling that was not at the time of the making of the lease subject to the Wartime Leasehold Regulations and that is in effect on August 1st, 1951, shall be exempt from the provisions of Part I of Order 800 of the Board and section 5 of The Wartime Leasehold Regulations, in the case of a lease for a term certain of less than two years, during the term of such lease, and in the case of a lease for a term certain of not less than two years, until the expiration of the first two years of the term of such lease or until October 1st, 1951, whichever is later.
- (4) At the expiration of the first two years of such lease for a term certain of not less than two years or on October 1st, 1951, whichever is later, the lease shall be deemed to be a lease from month to month and shall be subject to Part I of Order 800 of the Board and section 5 of The Wartime Leasehold Regulations unless the tenant elects in writing to confirm the provisions of the existing lease for any unexpired term of such lease, and the landlord may within the first two years of such term or before October 1st, 1951, demand in writing that the tenant make such election within thirty days of the receipt of such demand, and in default of such election the lease shall be deemed to be confirmed for the unexpired term of the lease.
- 8a. Any notice to vacate given before August 1st, 1951, in accordance with the law of the Province, to the tenant of any selfcontained dwelling to which subsection 1 of section 8 applies shall remain in full force and effect.

15. Order 813 of the Wartime Prices and Trade Board is amended by adding thereto the following Schedule:

SCHEDULE

FORM 1

The Leasehold Regulations Act, 1951

NOTICE TO VACATE SELFCONTAINED DWELLING—for Personal Residence of Landlord, Son, Daughter, Father, Mother, Son-in-law, Daughter-in-law, Father-in-law, Mother-in-law of Landlord (or of deceased Landlord).

Three copies of this form must be completed by the landlord and all three copies delivered to the Rentals Appraiser. Two copies with acknowledgment of filing will be returned to the landlord. One such copy shall be given to the tenant. The notice to vacate will be invalid if this direction is not followed.

Date

(Name of Tenant) (Address of Tenant)	One copy of this notice filed on the day of 19, at	
possession of selfcon	t on the day of, to vacate and deliver up vacant tained dwelling known as (Apartment) (Flat)	
(House)	(A partment) (Flat)	
(Street address)	(Municipality)	
which you occupy as (Weekly, monthly, tenant—	year-to-year or term certain - state which)	
at a rental of \$ p	ver	
I DO HEREBY DE THE RENTALS AD	CLARE TO YOU AND TO DMINISTRATOR THAT:	
(a) I became owner of the selfcontained dwelling prior to June 15th, 1951;		
(b) I desire it		
(i) as my personat least one this notice,	onl residence for a period of year from the expiry date of or	
(ii) as the perso	nal residence of	
	(Name of relative)	
(Rei	lationship to landlord)	
of the landle	ord whose address is	
declaration a	as agreed, as shown by his attached hereto, to occupy the ained dwelling for a period of year from the expiry date of	

I HEREBY UNDERTAKE THAT THE SAID SELFCONTAINED DWELLING WILL BE OCCUPIED FOR THE PURPOSE AFORESAID AND THAT I WILL NOT SELL OR RENT THE SAME (SAVE FOR SUCH PURPOSE) WITHIN ONE YEAR OF THE EXPIRY DATE OF THIS NOTICE, EXCEPT WITH THE WRITTEN APPROVAL OF THE RENTALS ADMINISTRATOR.

(Signature(s) of Landlords(s))
(Address of Landlord(s))

(Back of Notice to Vacate Selfcontained Dwelling)

DECLARATION OF AGREEMENT FOR TENANCY

I,, residing (Name of relative)

(Address of selfcontained dwelling) as my personal residence for a period of at least one year from the expiry date of the foregoing notice to vacate.

DATED at this day of, 19....

WITNESS: (Not to be witnessed by landlord)

(Signature of witness)

(Address of witness)

(Signature of landlord's relative named in notice)

(The penalty for any false statement or representation or other breach of the Wartime Leasehold Regulations is a fine of not more than \$5000.00 or imprisonment for any term not exceeding two years or both such fine and imprisonment.)

- 16. Ontario Regulations 79/51 are revoked.
- 17. Regulations 1, 2, 3, 4, 7, 8, 9, 11, 13 and 15 shall come into force on the 20th day of August, 1951.

(1447)

THE FARM PRODUCTS MARKETING ACT

O. Reg. 177/51.
1951 Agreement for the Marketing of Plums for Processing.
New.
Made—2nd August, 1951.
Filed—2nd August, 1951, 11.45 a.m.

ORDER MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

MARKETING OF PLUMS 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 2nd day of August, 1951.

1951 AGREEMENT FOR THE MARKETING OF PLUMS FOR PROCESSING

MEMORANDUM OF AGREEMENT made by the Negotiating Committee for Plums for processing produced in Ontario in 1951, 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 for plums of the varieties known as Felenburg, German and Stanley prunes produced in Ontario during the year 1951 and purchased for processing shall be at the rate of Fifty-Five Dollars (\$55.00) per ton.
- 2. The minimum price to be paid by the processors and buyers for plums of the Damson variety produced in Ontario during the year 1951 and purchased for processing shall be Fifty-Two Dollars and Fifty Cents (\$52.50) per ton.
- 3. The minimum price to be paid by processors and buyers for plums of all varieties other than those specified in Sections 1 and 2 of this Agreement produced in Ontario during the year 1951 and purchased for processing shall be at the rate of Forty-Seven Dollars and Fifty Cents (\$47.50) per ton.
- 4. Every processor who requires any grower to stem any variety of plum specified in this Agreement shall pay for such service an additional sum of Seven Dollars and Fifty Cents (\$7.50) per ton above the minimum prices specified in this agreement.
- 5. Deliveries by growers, dealers, shippers or sub-agencies shall be optional.
- 6. 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 growers' 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, 1951, at which time delivery weigh slips shall be surrendered by the growers, if requested.
- 7. The grade and quality shall be tree run and suitable for delivery to processors for the purpose of being processed.
- 8. 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.
- 9. 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 25th day of July, 1951.

GROWERS.
J. A. Biggar
H. H. Puddicombe
J. E. Hartley

PROCESSORS. F. W. Furlong W. I. Drynan R. Macklin

(1458)

THE FARM PRODUCTS MARKETING ACT

O. Reg. 178/51.
1951 Agreement for the Marketing of Peaches for Processing.
New.
Made—2nd August, 1951.
Filed—2nd August, 1951, 11.55 a.m.

ORDER MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

MARKETING OF PEACHES 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 2nd day of August, 1951.

1951 AGREEMENT FOR THE MARKETING OF PEACHES FOR PROCESSING

MEMORANDUM OF AGREEMENT made by the Negotiating Committee for Peaches produced in Ontario in 1951, 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 1951, two inches and up, uniformly ripe as nearly as possible, and suitable for processing, shall be at the rate of \$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 1951, two inches and up, uniformly ripe, as nearly as possible, and suitable for processing shall be at the rate of \$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 Elbertas and Jubilees, produced in Ontario during the year 1951, two inches and up, uniformly ripe, as nearly as possible, and suitable for processing, shall be at the rate of \$82.50 per ton.

- 4. The minimum prices for peaches mentioned in this Agreement shall apply to all peaches produced in Ontario during the year 1951 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, 1951, 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 or 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 this 1st day August, 1951.

Grower Representatives.
ERNEST CULP
W. C. NICKERSON
G. ROSS BRUNER

Processor Representatives. W. I. Drynan J. E. H. Cudney T. W. Bright

(1459)

Publications Under The Regulations Act

AUGUST 25th, 1951

THE MILK CONTROL ACT

O. Reg. 179/51.
Retail Milk Prices in the St. George Market.
New.
Made—7th August, 1951.
Filed—8th August, 1951, 10.00 a.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. In these regulations

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "chocolate drink" means milk that contains a chocolate flavouring;
- (c) "homogenized standard milk" means standard milk that has been subjected to a mechanical treatment that prevents separation of the butter fat:
- (d) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (e) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (f) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (g) "whipping cream" means cream that contains not less than 32 per cent of butter fat.
- 2. The maximum prices at which buttermilk, chocolate drink, homogenized standard milk, skim-milk, standard milk, table cream and whipping cream may be sold by retail in the market of St. George shall be as follows:

(a)	buttermilk quart\$. 14
(b)	chocolate drink quartpint. half-pint.	.19 .11 .06
(c)	homogenized standard milk quart	.19
(d)	skim-milk quart	. 14
(e)	standard milk quart pint	.18
(f)	table cream quart pint half-pint	.80 .40 .23

(g)	whipping cream	
	quart	1.20
	pint	.60
	half-pint	. 32

THE MILK CONTROL BOARD OF ONTARIO

A. B. Currey
Chairman
K. M. BETZNER
Member
.....
Member
H. E. McCallum

Member

Dated at Toronto, this 7th day of August, 1951.

(1472)

THE FARM PRODUCTS MARKETING ACT

O. Reg. 180/51. 1951 Agreement for the Marketing of Bartlett Pears for Processing. New. Made—8th August, 1951. Filed—8th August, 1951, 3.30 p.m.

ORDER MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

MARKETING OF BARTLETT PEARS 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 8th day of August, 1951.

1951 AGREEMENT FOR THE MARKETING OF BARTLETT PEARS FOR PROCESSING

MEMORANDUM OF AGREEMENT made by the Negotiating Board for Bartlett Pears produced in Ontario in 1951, 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 at the rate of One Hundred and Nine Dollars (\$109.00) per ton.
- 2. For Bartlett pears 1-3/4 inches up to 2 inches, uniformly ripe, as nearly as possible, and suitable for processing, the minimum price shall be at the rate of Sixty Dollars (\$60.00) per ton.

- 3. For Bartlett pears below 1-3/4 inches the minimum price shall be at the rate of Sixty Dollars (\$60.00) 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, 1951, 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 Toronto, this 8th day of August, 1951.

NEGOTIATING BOARD, JUDGE A. B. CURREY Chairman. HENRY W. MOORE Member, Grower Representative.

(1474) 34

THE MILK CONTROL ACT

O. Reg. 181/51.
Delivery of Milk.
Amending O. Regs. 144/51.
Made—7th August, 1951.
Approved—16th August, 1951.
Filed—17th August, 1951, 2.30 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

- 1. Schedule 2 of Ontario Regulations 144/51 is amended by adding thereto the following item:
 - 2 London City of London and the townships of London, Westminster, North Dorchester and West Nissouri.
- 2. These regulations shall come into force on the 1st of September, 1951.

THE MILK CONTROL BOARD OF ONTARIO

A. B. Currey
Chairman
K. M. Betzner
Member

Member
H. E. McCallum
Member

Dated at Toronto, this 7th day of August, 1951.

(1536)

Publications Under The Regulations Act

SEPTEMBER 1st, 1951

THE MOTHERS' ALLOWANCES ACT

O. Reg. 182/51. Amendments to general regulations. Amending Regulations 302 of Consolidated Regulations 1950. Made—16th August, 1951. Filed—20th August, 1951, 1.30 p.m.

REGULATIONS MADE UNDER THE MOTHERS' ALLOWANCES ACT

- 1. Regulations 1 of Regulations 302 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:
 - 1. In these regulations
 - (a) "medical advisory board" means a board of 3 duly qualified medical practitioners employed in the Ontario Department of Health and designated by the Minister of Health; and
 - (b) "mother" does not include a foster mother or a person who acts as trustee for an applicant or beneficiary pursuant to these regulations.
- 2.(1) Sub-clause iv of clause b of regulation 2 of Regulations 302 of Consolidated Regulations of Ontario 1950 is revoked.
- (2) Clause b of regulations 2 of Regulations 302 of Consolidated Regulations of Ontario 1950 is amended by adding thereto the following sub-clauses:

- (iv) a further sum not to exceed \$20 a month where the need is apparent to the Commission; and
- (v) the cost of medical and dental services, for the orphan children, provided under the agreements mentioned in sub-clauses v and vi of clause a; and
- (vi) the monthly cost of fuel as provided under sub-clause vii of clause a.
- 3.(1) Subregulation 5 of regulation 3 of Regulations 302 of Consolidated Regulations of Ontario 1950 is amended by striking out the word "applicant" in the first line and substituting therefore the words "applicant mother".
- (2) Subregulation 6 of regulation 3 of Regulations 302 of Consolidated Regulations of Ontario 1950 is amended by striking out the word "applicant" in the first line and substituting therefor the words "applicant mother".
- 4.(1) Regulation 3 of Regulations 302 of Consolidated Regulations of Ontario 1950 is amended by adding thereto the following subregulation:
 - (6a) Where an applicant mother has divorced the father of the child or children and has been awarded custody of them in proceedings in which no provision was made for their maintenance or if made, the father has failed to carry out his obligations and has not been heard of for at least one year, the application shall be accompanied by a statutory declaration of the applicant mother in form 4A.

	FORM 4A
DOMINION OF CANADA PROVINCE OF ONTARIO TO WIT:	IN THE MATTER OF The Mothers' Allowances Act, and of the application of (name of mother) for a mother's allowance.
of the	DO SOLEMNLY DECLARE
1 THAT by a final decree or jude	gment absolute datedand issued out of
	·
(name of court	
the father of my children nam	ed hereunder.
2. THAT I was awarded custody	of the following children of whom I am the mother:
	(name of child)
	(name of child)

- 3. THAT in the proceedings
 - (a) no provision was made for their maintenance, or
 - (b) provision was made for their maintenance whereby their father was obligated to pay \$ weekly or monthly.
- 4. THAT the father has not been heard of for at least one year.

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 County		
ofin the Province		
of Ontario, thisday of		
A Commissioner etc		

- (2) Regulation 3 of Regulations 302 of Consolidated Regulations of Ontario 1950 is further amended by adding thereto the following subregulation:
 - (7a) Where a mother who has divorced the father of the child or children is the applicant, she shall furnish proof of the divorce by producing the final decree or judgment absolute for inspection, and the Commission, after inspection, shall return the original to the applicant.
- 5.(1) Item 6 of Form 1 of Regulations 302 of Consolidated Regulations of Ontario 1950 is amended by adding thereto the following sub-item:
 - (4) Divorced the father of the children......
- (2) Form 1 of Regulations 302 of Consolidated Regulations of Ontario 1950 is amended by adding thereto the following item:
 - 9a. If a mother who has divorced the father of the child or children, answer the following questions:

,		• •
Where obtained		
Name of Court		
To whom was custody of child or chil	dr	en

Date of final decree or judgment absolute

Was provision made for their maintenance?

What was the provision?.....

If provision made, has the father failed to carry out his obligations?.....

Date of the last compliance with his obliga-

Date when he was last heard of and where

Residence of mother when divorce obtained

(1543)

THE POLICE ACT

O. Reg. 183/51. Division of Responsibility for Policing. Amending Regulations 320 of Consolidated Regulations 1950. Made—16th August, 1951. Filed—20th August, 1951, 3.25 p.m.

REGULATIONS MADE UNDER THE POLICE ACT

1. Schedule 1 of Regulations 320 of Consolidated Regulations of Ontario 1950 is amended by adding thereto the following item:

25a. HASTINGS

the whole

2. Part 1 of schedule 2 of Regulations 320 of Consolidated Regulations of Ontario 1950 is amended by adding the following item:

6a. CHAPLEAU

the whole

- 3. Part 2 of schedule 2 of Regulations 320 of Consolidated Regulations of Ontario 1950 is amended by renumbering item 1 as 1a and adding the following item:
 - 1. AJAX

the whole

4. Schedule 3 of Regulations 320 of Consolidated Regulations of Ontario 1950 is struck out.

(1544)

35

THE CROWN TIMBER ACT

O. Reg. 184/51. Crown Dues. Amending O. Regs. 58/44. Made—16th August, 1951. Filed—20th August, 1951, 3.35 p.m. —By Direction.

REGULATIONS MADE UNDER THE CROWN TIMBER ACT

- 1. Regulation 14 of Ontario Regulations 58/44 as made by Ontario Regulations 261/50 is revoked and the following substituted therefor:
 - 14. From and after the 1st of April 1951 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, shall be as follows:
 - (a) Sawlogs:

Ash, Basswood, Cherry, Elm, Maple, Oak and Yellow Birch, per thousand feet, B.M\$5.00		
Beech, Poplar, White Birch and other hardwoods, per thousand feet, B.M		
Balsam, Jack Pine and Spruce, per thousand feet, B.M 4.00		
Cedar, Hemlock and Tamarack, per thousand feet, B.M 3.00		
Red Pine and White Pine, per thousand feet, B.M 5.00		
(b) Pulpwood:		
Balsam and Jack Pine, per cord 1.40		
Poplar and other hardwoods, per cord 1.00		
Spruce, per cord		
(c) Boom timber: Piling: Poles:		
All kinds, in pieces containing (i) under 10 cubic feet, per cubic foot\$.03		
(ii) from 10 up to and including 20 cubic feet, per cubic foot04		
(iii) from 20 up to and including 30 cubic feet, per cubic foot05		
(iv) over 30 cubic feet, per cubic foot		
(d) Fuelwood:		
Conifers, per cord		
Hardwoods, per cord 1.00		
(1545) 35		

THE GAME AND FISHERIES ACT

O. Reg. 185/51.
Townships in Essex which may issue hunting licences.
Amending Regulations 127 of Consolidated Regulations 1950.
Made—16th August, 1951.
Filed—20th August, 1951, 3.45 p.m.

REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT

- 1. Clause d of regulation 1 of Regulations 127 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:
 - (d) Gosfield North, Gosfield South, Malden, Mersea, Pelee, Rochester, Sandwich South and Tilbury North, in the County of Essex;

(1546)

35

THE PUBLIC HEALTH ACT

O. Reg. 186/51. Camps in Territorial Districts. Amending O. Regs. 14/44. Approved—16th August, 1951. Filed—21st August, 1951, 2.45 p.m.

REGULATIONS MADE BY THE MINISTER UNDER THE PUBLIC HEALTH ACT

- 1. Clauses a and d of regulation 1 of Ontario Regulations 14/44 are revoked and the following substituted therefor:
 - (a) "camp" means a lumbering camp, mining camp or railway construction works or other place where labour is employed in territory without municipal organization;
 - (d) "inspector" means a sanitary inspector appointed under section 140 of the Act;

M. PHILLIPS Minister of Health

(1554)

35

THE INDUSTRIAL STANDARDS ACT

O. Reg. 187/51.
Carpentry Industry in the Owen Sound Zone.
New and Revoking Regulations 202 of Consolidated Regulation 1950.
Made—16th August, 1951.
Filed—22nd August, 1951, 2.45 p.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 zone and be binding upon the employers and employees in the industry referred to in the schedule.

- 2. Regulations 202 of Consolidated Regulations of Ontario 1950 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.*

SCHEDULE FOR THE CARPENTRY INDUSTRY IN THE OWEN SOUND ZONE

INTERPRETATION

- 1. In this schedule "holiday" means
- (a) Sunday,
- (b) New Year's Day,
- (c) Good Friday,
- (d) Dominion Day,
- (e) Labour Day, and
- (f) 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
 - (i) 44 hours from and including the 1st of November to and including the 31st of March, and
 - (ii) 45 hours from and including the 1st of April to and including the 31st of October

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., and 4 hours of work to be performed on Saturday between 8 a.m. and midday, from and including the 1st of November to and including the 31st of March, and
 - (ii) 9 hours of work to be performed on Monday, Tuesday, Wednesday, Thursday and Friday between 7.30 a.m. and 5.30 p.m. from and including the 1st of April to and including the 31st of October.
- 3.(1) Subject to subsection 2, where the work is of such a nature that it cannot reasonably be performed during the hours prescribed in clause b of section 2, it may be performed during any other hours; and this work shall be night work.
- (2) An employee shall not perform work under sucsection 1 during any 24-hour period
 - (a) from and including the 1st of November to and including the 31st of March, exceeding 8 hours, or
 - (b) from and including the 1st of April to and including the 31st of October, exceeding 9 hours.

MINIMUM RATE OF WAGES

4.(1) The minimum rate of wages shall be \$1.40 an hour for

- (a) work performed during the regular working periods,
- (b) night work, and
- (c) work performed on Saturday
 - (i) not exceeding 4 hours after midday, from and including the 1st of November to and including the 31st of March, and
 - (ii) not exceeding 8 hours from and including the 1st of April to and including the 31st of October.

to permit the pouring of concrete.

(2) The minimum rate of wages in subsection 1 shall not apply to overtime work.

SHIFT WORK

- 5.(1) Where the work is performed in two or more shifts, and if an employee in any 24-hour period works not more than
 - (a) 8 hours, from and including the 1st of November to and including the 31st of March, or
 - (b) 9 hours, from and including the 1st of April to and including the 31st of October,

the employee shall be deemed to be employed during a regular working-day.

- (2) An employee who works on a night-shift shall be entitled, as a minimum, to wages for
 - (a) 8 hours for work of 7 hours, from and including the 1st of November to and including the 31st of March, and
 - (b) 9 hours for work of 8 hours, from and including the 1st of April to and including the 31st of October.
- (3) In all cases governed by subsection 1 no overtime work shall be performed.
- (4) Where two or more shifts are worked on the same job, only one shift shall be a day-shift.

OVERTIME WORK

- 6. Work performed in the industry
- (a) at any time other than during the working periods prescribed in sections 2, 3 and 5 and clause c of subsection 1 of section 4, and
- (b) on a holiday

shall be overtime work.

- 7.(1) No work shall be performed in the industry on a holiday except
 - (a) in cases of extreme necessity where life or property is jeopardized, or
 - (b) on repairs to buildings where the repair work is necessary to prevent the loss of employment to persons who are regularly employed in the buildings.
- (2) All work performed under subsection 1 shall be performed only where the advisory committee has issued a permit therefor.
- (3) The advisory committee is authorized to issue the permits subject to the terms and conditions of this schedule.

RATES OF WAGES FOR OVERTIME WORK

- 8. The rate of wages for overtime work performed in any 24-hour period shall be
 - (a) \$2.10 an hour for the first 4 hours of overtime work, and
 - (b) \$2.80 an hour for all subsequent overtime work.

ADVISORY COMMITTEE

9. 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.

(1560)

35

THE FARM PRODUCTS MARKETING ACT

O. Reg. 188/51. 1951 Agreement for the Marketing of Beans for Processing. New. Made—23rd August, 1951. Filed—23rd August, 1951, 3.30 p.m.

ORDER MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

MARKETING OF BEANS 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 23rd day of August, 1951.

1951 AGREEMENT FOR THE MARKETING OF BEANS

MEMORANDUM OF AGREEMENT made by the Negotiating Board for beans produced in Ontario, appointed under the provisions of "The Ontario Bean Producers' 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 to be paid every grower for all beans produced in Ontario by the grower during the year 1951 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 27th, 1951, and December 31st, 1951, inclusive, the minimum price shall be Three Dollars and ninety cents (\$3.90) per bushel;
 - (b) For all beans delivered during the period January 1st, 1952, and July 31st, 1952, inclusive, the minimum price shall be Four Dollars (\$4.00) per bushel.

Agreed to at Chatham, Ontario, the 20th day of August, 1951.

(1) W. R. REEK (2) W. E. REID (3) W. P. CORNEIL

(1564)



Publications Under The Regulations Act

SEPTEMBER 8th, 1951

THE PUBLIC HEALTH ACT

O. Reg. 189/51.
Muskoka District Health Unit.
Amending Regulations 335 of Consolidated Regulations 1950.
Approved—16th August, 1951.
Filed—23rd August, 1951, 4.25 p.m.

REGULATIONS MADE BY THE MINISTER UNDER THE PUBLIC HEALTH ACT

1. Clauses b, c and f of regulation 1 of Schedule 15 of the Appendix to Regulations 335 of Consolidated Regulations of Ontario 1950 are revoked and the following substituted therefor:

(b) one member to be appointed annually by the Municipal Council of the Town of Gravenhurst, the Municipal Council of the Municipal Township of Morrison, the Municipal Council of the Municipal Town ship of Muskoka and the Municipal Council of the Municipal Township of Ryde;

(c) one member to be appointed annually by the Municipal Council of the Town of Bala, the Municipal Council of the Municipal Township of Freeman and the Municipal Council of the Municipal Township of Medora and Wood;

(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, the Municipal Council of the Town of Huntsville and the Municipal Council of the Municipal Township of Sherborne, McClintock, Livingstone, Lawrence and Nightingale.

M. PHILLIPS Minister of Health

36

(1572)

THE PUBLIC HEALTH ACT

O. Reg. 190/51. Timiskaming Health Unit. Amending Regulations 335 of Consolidated Regulations 1950. Approved—16th August, 1951. Filed—23rd August, 1951, 4.35 p.m.

REGULATIONS MADE BY THE MINISTER UNDER THE PUBLIC HEALTH ACT

1. Schedule 11 of the Appendix to Regulations 335 of Consolidated Regulations of Ontario 1950 is struck out and the following substituted therefor:

SCHEDULE 11 ·

TIMISKAMING HEALTH UNIT

- The Board of Health of the Timiskaming Health Unit shall consist of 11 members as follows:
 - (a) one member to be appointed by the Lieutenant-Governor in Council;
 - (b) one member to be appointed by the Municipal Council of the Town of Cobalt;
 - (c) one member to be appointed by the Municipal Council of the Town of Haileybury;
 - (d) one member to be appointed by the Municipal Council of the Town of New Liskeard;
 - (e) one member to be appointed by the Municipal Council of the Municipal Township of Larder Lake;
 - (f) one member to be appointed by the municipal councils of the municipal townships of Bucke, Dymond and Harris;
 - (g) one member to be appointed by the municipal councils of the municipal townships of James and Kerns;
 - (h) two members to be appointed by the Municipal Council of the Municipal Township of Teck;
 - (i) one member to be appointed by the Trustees of the Corporation of the Improvement District of McGarry; and
 - (j) one member to be appointed as prescribed by section 2 to represent the Trustees of the Corporation of the Improvement District of Gauthier, the Municipal Council of the Municipal Township of Playfair and the Trustees of the Corporation of the Improvement District of Kingham.
- 2.(1) The member referred to in clause j of section1 shall be appointed by
 - (a) the Trustees of the Corporation of the Improvement District of Kingham to hold office to the 31st of December, 1951;
 - (b) the Trustees of the Corporation of the Improvement District of Gauthier to hold office from the 1st of January, 1952, to the 31st of December, 1952; and
 - (c) the Municipal Council of the Municipal Township of Playfair to hold office from the 1st of January, 1953, to the 31st of December, 1953.
- (2) The member to hold office during the year 1954 and subsequent years shall be appointed annually by the respective bodies mentioned in clauses *a*, *b* and *c* of subsection 1, in rotation in that order.
- 3.(1) A member appointed by a municipal council shall hold office during the pleasure of the municipal council which appointed him.

(2) A member appointed by the trustees of an improvement district shall hold office during the pleasure of the trustees who appointed him.

M. PHILLIPS Minister of Health

(1573)

36

THE PUBLIC HEALTH ACT

O. Reg. 191/51.
Maintenance Grants for Isolation
Hospitals.
New.
Approved—16th August, 1951.
Filed—23rd August, 1951, 4.45 p.m.

REGULATIONS MADE BY THE MINISTER UNDER THE PUBLIC HEALTH ACT

GRANTS FOR THE MAINTENANCE OF ISOLATION HOSPITALS

1.(1) In this regulation

- (a) "isolation hospital" means a hospital maintained under section 43 of the Act;
- (b) "patient" means a person received and lodged in an isolation hospital for the purpose of receiving treatment for a communicable disease; and
- (c) "treatment" includes the stay, maintenance observation, care or nursing of a patient.
- (2) The Minister shall pay
 - (a) to a municipality maintaining an isolation hospital, or
 - (b) where 2 or more adjoining municipalities maintain an isolation hospital, to the municipality where the hospital is located,

a grant with respect to each public-ward patient in the amount prescribed by subregulation 3.

(3) The amount of the grant shall be at the rate of \$1.40 for each day that the public-ward patient receives treatment during the period of isolation prescribed by the schedules to Ontario Regulations 58/45.

M. PHILLIPS Minister of Health

(1574)

36

THE PUBLIC HEALTH ACT

O. Reg. 192/51. Timiskaming Health Unit. New and revoking Regulations 338 of Consolidated Regulations 1950. Made—16th August, 1951. Filed—23rd August, 1951, 4.55 p.m.

REGULATIONS MADE UNDER THE PUBLIC HEALTH ACT

1. The Timiskaming Health Unit may include the following unorganized townships of the Territorial District of Timiskaming:

(a) the unorganized townships of

(i) Arnold, (ii) Barber, (xvii) Maisonville. (xviii) Marquis, (xix) Marter, (xx) McElroy (iii) Bayly,(iv) Beauchamp, (v) Bernhardt, (vi) Blain, McFadden, (xxi) (xxii) Morrisette, (vii) Boston, (viii) Bryce, (xxiii) Mulligan, (xxiv) Ossian, (ix) Cane, (xxv) Otto and Pacaud, (x) Catharine, (xi) Eby, (xxvi) Pense, (xxvii) Rattray (xii) Grenfell, (xiii) Henwood, Robillard. (xxviii) (xxix) Savard. (xxx) Sharpe, (xxxi) Truax, (xiv) Ingram, (xv) Katrine, (xxxii) Tudhope, and (xvi) Lebel,

(b) the south half of the unorganized Township of Benoit.

2. Regulations 338 of Consolidated Regulations of Ontario 1950 are revoked.

(1575)

36

THE GAME AND FISHERIES ACT

O. Reg. 193/51. Open Season for Squirrel and Rabbit. New. Made—16th August, 1951. Filed—24th August, 1951, 9.00 a.m.

REGULATIONS MADE BY THE MINISTER UNDER THE GAME AND FISHERIES ACT

OPEN SEASON FOR SQUIRREL

1. Black, fox and gray squirrel may be hunted, taken or killed or possessed in any part of Ontario on the 2nd and 3rd of November in 1951, but no person shall hunt, take or kill more than 5 squirrel in a day.

OPEN SEASON FOR RABBIT

- 2. Rabbit may be trapped, hunted, taken, killed and possessed
 - (a) in the Township of Pelee in the County of Essex from the 1st of November 1951 to the 31st of January 1952, both inclusive,
 - (b) in the counties of Essex, except the Cownship of Pelee, and Kent from the 25th of October 1951 to the 31st of January 1952, both inclusive,
 - (c) in
 - (i) the counties of Brant, Elgin, Haldimand, Halton, Lambton, Lincoln, Middlesex, Norfolk, Oxford, Peel, Welland, 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,

(61) Hillmer,

(113) Nixon,

- (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 25th of October 1951 to the 29th of February 1952, both inclusive, and

(d) in any part of Ontario not described in clausesa, b and c from the 1st of September 1951 to the 31st of August 1952, both inclusive.

H. R. SCOTT Minister of Lands and Forests

Toronto, August 16, 1951.

(1576)

36

THE POWER COMMISSION ACT

O. Reg. 194/51. Defining Areas. Amending Regulations 321 of Consolidated Regulations 1950. Made—16th August, 1951. Approved—23rd August, 1951. Filed—27th August, 1951, 8.55 a.m.

REGULATIONS MADE BY THE COMMISSION UNDER THE POWER COMMISSION ACT

1. Item 1a of schedule 1 of Regulations 321 of Consolidated Regulations of Ontario 1950 as amended by Ontario Regulations 19/51 and 103/51 is struck out and the following substituted therefor:

1a. In the Territorial District of Cochrane, the geographic townships of

(1) Alexandra,	(31) Coulson,
(2) Aubin,	(32) Crawford,
(3) Auden,	(33) Cumming,
(4) Aurora,	(34) Dargavel,
(5) Bannerman,	(35) Deloro,
(6) Barker,	(36) Devitt,
(7) Barnet,	(37) Duff,
(8) Beck,	(38) Dundonald,
(9) Beniah,	(39) Ecclestone,
(10) Blount,	(40) Egan,
(11) Boyle,	(41) Eilber,
(12) Bradburn,	(42) Evelyn,
(13) Bristol,	(43) Fergus,
(14) Brower,	(44) Fleck,
(15) Burritt,	(45) Ford,
(16) Byers,	(46) Fournier,
(17) Caithness,	(47) Fox,
(18) Calder,	(48) Fushimi,
(19) Cargill,	(49) Geary,
(20) Carman,	(50) German,
(21) Carmichael,	•(51) Gill,
(22) Carnegie,	(52) Godfrey,
(23) Carscallen,	(53) Goldwin,
(24) Casgrain,	(54) Gowan.
(21) Casgrain,	(JT) GOWall,

(25) Clergue,

(30) Cote,

(25) Clergue, (26) Clute, (27) Cody, (28) Colquhoun, (29) Cook,

(62) Hapleins	(114) O'D.:
(62) Hopkins,	(114) O'Brien,
(63) Hoyle,	(115) Ogden,
(64) Idington, (65) Irish,	(116) Orkney, (117) Ottaway,
(65) Irish.	(117) Ottaway
(66) Inmingon	(118) Owens,
(00) Janneson,	(116) Owens,
(66) Jamieson, (67) Jessop, (68) Kendall,	(119) Parnell,
(68) Kendall,	(120) Pearce,
(69) Kendrey.	(121) Potter,
(70) Kennedy,	(122) Prosser,
(71) Kidd,	(123) Pyne,
(71) Kidd,	(123) Pyne,
(72) Kingsmill,	(124) Raynar,
(73) Kirkland,	(125) Reaume,
(74) Knox, (75) Laidlaw,	(126) Reid,
(75) Laidlaw	(127) Rickard,
(75) Laidiaw,	(127) Kickard,
(76) Lamarche, (77) Landry,	(128) Ritchie, (129) Robb,
(77) Landry,	(129) Robb,
(78) Langemarck	(130) Rogers.
(79) Laughton	(130) Rogers, (131) Rykert,
(80) Leitch	(122) St. John
(00) Leitell,	(132) St. John, (133) Sankey,
(81) Lennox,	(133) Sankey,
(79) Laughton, (80) Leitch, (81) Lennox, (82) Little,	(134) Shannon,
(83) Loveland.	(135) Shaw.
(84) Lowther,	(135) Shaw, (136) Shearer,
(85) Lucas,	(137) Shoreton
(OS) Lucas,	(137) Sheraton, (138) Shetland,
(86) Mabee,	(138) Shetland,
(87) Macdiarmid,	(139) Staunton,
(86) Mabee, (87) Macdiarmid, (88) Macklem, (89) Magladery, (90) Mahaffy, (91) Mann, (92) Marven, (93) Massey, (94) Matheson; (95) McCann, (96) McCart, (97) McCool, (98) McCowan, (99) McCrea,	(140) Stoddart,
(89) Magladery	(141) Storey,
(00) Mahaffir	(142) Studbolmo
(90) Manany,	(142) Studholme, (143) Sulman,
(91) Mann,	(143) Sulman,
(92) Marven,	(144) Swanson
(93) Massey.	(145) Sweet,
(94) Matheson	(146) Sydere,
(05) McConn	(147) Teefer
(95) McCailli,	(147) Teefy,
(96) McCart,	(148) Teetzel,
(97) McCool,	(149) Thomas,
(98) McCowan.	(150) Thorburn.
(99) McCrea,	(151) Thorning,
(100) McKnight,	(152) Torrance,
(100) McKinght,	(152) Torrance,
(101) Michaud,	(153) Tully,
(102) Moberly,	(154) Turnbull,
(102) Moberly, (103) Mowbray,	(154) Turnbull, (155) Verdun,
(104) Mulvey,	(156) Walker,
(104) Mungo	(157) Wark,
(105) Munro,	(157) Wark,
(106) Murphy,	(158) Way,
(107) Nansen,	(159) Webster,
(108) Nassau.	(160) Weichel,
(109) Neely	(161) Whitesides,
(109) Neely, (110) Nesbitt,	(162) Wilhelmina,
(110) Nesbitt,	(102) Williemma,
(111) Nettleton,	(163) Wilkie, and
(112) Newmarket,	(164) Williamson.
	•
THE HYDRO	FIFCTRIC POWER

THE HYDRO-ELECTRIC POWER COMMISSION OF ONTARIO

ROBERT H. SAUNDERS

R. T. JEFFERY

Acting-Secretary

Dated at Toronto, this 16th day of August, A.D. 1951.

(1582)

36

THE FARM PRODUCTS MARKETING ACT

O. Reg. 195/51. The South-Western Ontario Sugar-Beet Growers' Marketing-for-Processing Scheme. New and revoking Regulations 115 of

Consolidated Regulations 1950. Made—23rd August, 1951. Filed—27th August, 1951, 9.15 a.m.

REGULATIONS MADE UNDER THE FARM PRODUCTS MARKETING ACT

1. The scheme in schedule 1 is approved and declared to be in force in Ontario.

(55) Guibord,

(55) Guibord, (56) Guilfoyle, (57) Gurney, (58) Haggart, (59) Hanlan,

(60) Hanna,

2. Regulations 115 of Consolidated Regulations of Ontario 1950 are revoked.

SCHEDULE 1

The Farm Products Marketing Act

SCHEME

1. This scheme may be cited as "The South-Western Ontario Sugar-Beet Growers' Marketing-for-Processing Scheme".

INTERPRETATION

2. In this scheme

- (a) "area" means that part of Ontario comprising the counties of Elgin, Essex, Huron, Kent, Lambton and Middlesex;
- (b) "grower" means a person engaged in the area in the production of sugar-beets;
- (c) "processor" means a person carrying on the business in Ontario of processing sugar-beets; and
- (d) "sugar-beets" mean sugar-beets produced in the area which are subsequently used for processing into sugar.

LOCAL BOARD

- 3. There shall be a local board to be known as "The South-Western Ontario Sugar-Beet Growers' Marketing Board".
 - 4. The local board shall consist of 11 members.

MEMBERS OF LOCAL BOARD

- 5. The members of the local board who shall hold office until their successors are appointed shall be
 - (a) Eugene King, Paincourt, for District 1,
 - (b) Cameron McTaggart, Glencoe, for District 2,
 - (c) Bert Ramsay, Wanstead, for District 3,
 - (d) Herbert Pettypiece, Auld, for District 4,
 - (e) Verne Robinson, Dresden, for District 5,
 - (f) George Crackel, Charing Cross, for District 6,
 - (g) Walter Drew, Merlin, for District 7,
 - (h) Joseph J. Renaud, R.R. 4, Tilbury, for District 8,
 - (i) William Essery, Centralia, for District 9,
 - (j) Orville Hardick, Sarnia, for District 10, and
 - (k) Charles Brooksbank, Wallaceburg, for District 11.

DISTRICTS

- 6. Growers who produce sugar-beets in the counties of Elgin, Essex, Huron, Kent, Lambton and Middlesex for processing into sugar shall be divided into 11 districts as follows:
 - (a) District 1, comprising the County of Elgin and the townships of Adelaide, Caradoc, Ekfrid, Metcalfe and Mosa in the County of Middlesex;
 - (b) District 2, comprising those parts of the County of Middlesex not included in clause a;

- (c) District 3, comprising the County of Essex;
- (d) District 4, comprising the townships of Moore, Plympton and Sarnia in the County of Lambton;
- (e) District 5, comprising the townships of Bosanquet, Brooke, Dawn, Enniskillen, Euphemia and Warwick in the County of Lambton;
- (f) District 6, comprising the townships of Raleigh, Romney and Tilbury East in the County of Kent;
- (g) District 7, comprising the townships of Harwich, Howard and Orford in the County of Kent:
- (h) District 8, comprising those parts of the townships of Dover and Chatham in the County of Kent within a line located as follows:

Commencing at a point in the westerly limit of the Township of Dover in Lake St. Clair where that boundary is intersected by a line in the south-westerly prolongation of the centre line of the road between concessions XII and XIII of that township; thence XIII and XIII of that township; thence north-easterly along that prolongation and that centre line to the centre line of the road between lots 19 and 20; thence south-easterly along the centre line of the last-mentioned road to the prolongation of the centre line of the road between concessions XIII and XII of the Township of Dover and of the Township of Chatham; thence north-easterly along the last-mentioned north-easterly along the last-mentioned centre line to the centre line of the road between lots 12 and 13 in the Township of Chatham; thence south-easterly along the last-mentioned centre line to a point in Concession V of the Township of Chatham; thence along the centre line of the continuation of the last-mentioned road where it passes through lot 12 in concessions IV and III to the centre line of the road between concessions III and II; thence north-easterly along the last-mentioned centre line to the prolongation of the centre line of the road between lots 12 and 13; thence south-easterly along the last-mentioned centre line to a point in the middle of the main channel of the Thames River, being the southerly boundary of the Township of Chatham; thence in a south-westerly direction following the line in the middle of the main channel of the Thames River to a point where that middle line or its prolongation intersects the boundary between the County of Kent and the County of Essex; thence in a northerly direction along the westerly boundary of the Township of Dover to the point of commencement;

(i) District 9, comprising the townships of Camden and Zone in the County of Kent and that part of the Township of Chatham in that county within a line located as follows:

Commencing at a point in the middle of the main channel of the Thames River, being the southerly boundary of the Township of Chatham, where that boundary is intersected by the centre line of the road between lot 24 of that Township and lot 1 of the Township of Camden; thence north-westerly along the centre line of that road to the centre line of that part of the King's Highway known as number 21, being the northerly boundary of the Township of Chatham; thence westerly along the last-mentioned centre line to the point where it is intersected by the prolongation of the centre line

of the road between concessions XII and XIII of the Township of Chatham; thence south-westerly along the last-mentioned centre line to a point where it is intersected by the centre line of the road between lots 12 and 13 of the Township; thence southeasterly along the last-mentioned centre line to a point in Concession V of the Township of Chatham; thence along the centre line of the continuation of the last-mentioned road where it passes through lot 12 in concessions IV and III to the centre line of the road between concessions III and II; thence north-easterly along the last-mentioned centre line of the road between lots 12 and 13; thence south-easterly along the last-mentioned centre line to a point in the middle of the main channel of the Thames River, being the southerly boundary of the Township of Chatham; thence in a north-easterly direction following the line in the middle of the main channel of the Thames River, being the southerly boundary of the Township of Chatham, to the point of commencement.

- (j) District 10, comprising the Township of 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 and those portions of the townships of Chatham and Dover in the County of Kent not included in clauses h and i; and
- (k) District 11, comprising the County of Huron.

DISTRICT GROUPS

7. Growers in each of the districts named in section 4 shall form a district group.

COMMITTEES

- 8. (1) There shall be a committee in each district to be known as a "District Sugar-Beet Growers' Committee".
- (2) Each district group shall on or before the 1st of March in each year elect 5 members to the District Sugar-Beet Growers' Committee.

ELECTION OF LOCAL BOARD

9. Each committee shall on or before the 31st of March in each year elect one member of the local board.

(1583) 36

THE FARM PRODUCTS MARKETING ACT

O. Reg. 196/51.
Marketing of Sugar-Beets for Processing.
New and Revoking Regulations 116
of Consolidated Regulations 1950.
Approved—23rd August, 1951.
Filed—27th August, 1951, 9.25 a.m.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

MARKETING OF SUGAR-BEETS FOR PROCESSING

INTERPRETATION

1. In these regulations

- (a) "area" means that part of Ontario comprising the counties of Elgin, Essex, Huron, Kent, Lambton and Middlesex;
- (b) "grower" means a person engaged in the area in the production of sugar-beets;
- (c) "local board" means "The South-Western Ontario Sugar-Beet Growers' Marketing Board";
- (d) "processor" means a person carrying on the business in Ontario of processing sugar-beets; and
- (e) "sugar-beets" mean sugar-beets produced in the area which are subsequently used for processing into sugar.

LICENCES FOR PROCESSORS

- 2. (1) No person shall be a processor without a licence from the Board, obtainable on application therefor.
- (2) An application for a licence as a processor shall be in form 1.
 - (3) A licence as a processor shall be in form 2.
- (4) A licence as a processor shall be issued annually for the period from and including the 1st of April in the year in which the licence is issued to and including the 31st of March in the following year.
- 3. A licence shall be issued to a processor without charge.

LICENSES FOR GROWERS

4. Every grower shall be deemed to be the holder of a licence in form 3.

LICENCE FEES

- 5: (1) Every grower in the area shall pay to the local board licence fees at the rate of 3 cents a ton for each ton or fraction thereof of sugar-beets delivered to a processor.
- (2) The processor shall deduct the licence fees payable by a grower in the area from the sum of money due to the person from whom the sugar-beets were received.
- (3) The processor shall forward the licence fees deducted in any month not later than the 15th of the following month to the local board to be used by it for the purpose of carrying out and enforcing the provisions of the Act, the regulations and the scheme.

PROHIBITION

No grower in the area shall sell or deliver sugarbeets to any person except a licensed processor.

REVOCATION

7. Regulations 116 of Consolidated Regulations of Ontario 1950 are revoked.

THE FARM PRODUCTS
MARKETING BOARD

G. F. PERKIN

Chairman

(Seal)

F. K. B. STEWART Secretary

FORM 1

The Farm Products Marketing Act

APPLICATION FOR LICENCE AS A PROCESSOR OF SUGAR-BEETS

To The Farm Products	Marketing Board:
(name	of applicant)
makes application for a beets under <i>The Farm I</i>	address) licence as a processor of sugar- Products Marketing Act.
Dated at of ,19	, this day
	(signature of applicant)
I	FORM 2
The Farm Pro	oducts Marketing Act
LICENCE AS SUGA	A PROCESSOR OF AR-BEETS
Under <i>The Farm Pr</i> regulations, and subject licence is issued to	oducts Marketing Act and the to the limitations thereof, this
	name)
	address)
as a processor of sugar-b	
This licence expires following the date of iss	with the 31st of March next ue.
Issued at Toronto, this 19 .	day of
	THE FARM PRODUCTS MARKETING BOARD
	Chairman
	Secretary
1	FORM 3
The Farm Pro	oducts Marketing Act
LICENCE AS A GRO	OWER OF SUGAR-BEETS
Under <i>The Farm Pr</i> regulations, and subject licence is issued	roducts Marketing Act and the to the limitations thereof, this
to	
of	(name) (address)
to grow sugar-beets.	(address)
Issued at Toronto, this	day of ,
19 .	THE FARM PRODUCTS MARKETING BOARD
	Chairman
	Secretary
(1584)	36

THE FARM PRODUCTS MARKETING ACT

O. Reg. 197/51. Marketing of Sugar-Beets. New. Filed—27th August, 1951, 9.35 a.m.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

MARKETING OF SUGAR-BEETS

- 1. In these regulations, "area", "grower", "local board", "processor" and "sugar-beets", have the same meaning as in Ontario Regulations 196/51.
- 2. (1) There shall be a negotiating agency to be known as "The Negotiating Committee" of 6 persons, 3 of whom shall be appointed annually by the local board and 3 of whom shall be appointed annually by the processors.
- (2) Where either the local board or the processors fail to appoint their respective representatives to The Negotiating Committee within 7 days, the Board may appoint such representatives as are necessary to complete The Negotiating Committee.
- (3) The Negotiating Committee may negotiate and settle agreements respecting
 - (a) minimum prices for sugar-beets,
 - (b) conditions and form of contracts,
 - (c) terms of purchase and sale, and
 - (d) handling, storage and selling charges.
- 3. Where The Negotiating Committee fails to arrive at an agreement, the matters in dispute shall be referred to a negotiating board.
- 4. (1) The negotiating board shall consist of 3 members.
- (2) One member may be appointed by the 3 members of The Negotiating Committee appointed by the local board, and another member may be appointed by the 3 members of The Negotiating Committee appointed by the processors.
- (3) Where 2 members are appointed to the negotiating board in accordance with subregulation 2, the 2 members so appointed may appoint a third member to the negotiating board but where the 2 appointed members fail to agree on the third member within 7 days, the Board may appoint a third member.
- (4) Where the 3 members of The Negotiating Committee appointed by the local board or the 3 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 such members as are necessary to complete a negotiating board.
- (5) The negotiating board may negotiate and settle agreements respecting any matters referred to it.
- 5. (1) Any agreements approved by The Negotiating Committee or the negotiating board shall be submitted to the Board for approval.

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

THE FARM PRODUCTS MARKETING BOARD

G. F. PERKIN

Chairman

(Seal)

F. K. B. Stewart Secretary

(1585)

36

THE GAME AND FISHERIES ACT

O. Reg. 198/51. Open Season for Game Birds in 1951. New. Made—23rd August, 1951. Filed—27th August, 1951, 4.00 p.m.

REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT

OPEN SEASON FOR HUNGARIAN PARTRIDGE

1. Hungarian partridge may be hunted, killed or destroyed from the 17th of September to the 8th of October, both inclusive, in 1951 in any part of Ontario, 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) on the 25th, 26th, 27th and 31st of October in 1951 in the localities described in schedule 1, and
 - (b) from the 6th of October to the 3rd of November, both inclusive, in 1951 in all other parts of Ontario except
 - (i) the counties of Elgin, Essex, Haldimand, Kent, Lambton, Lincoln, Middlesex and Welland, and
 - (ii) the townships of Ancaster, Barton, Binbrook, Glanford and Saltfleet, in the County of Wentworth.
- (2) The aggregate number hunted, killed or destroyed in a day shall not exceed 5 and the aggregate number possessed at any one time shall not exceed 15, but in the localities described in schedule 1 the number hunted, killed or destroyed 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 25th, 26th and 27th of October in 1951 in the Township of Pelee in the County of Essex.
- (2) The aggregate number possessed or hunted, killed or destroyed shall not exceed 11 pheasants, of which not more than 8 are male and not more than 3 are female.
- 4.(1) Male pheasants may be hunted, killed or destroyed between the hours of 8 a.m. and 5 p.m. on the

- 25th, 26th, 27th and 31st of October in 1951 in any part of Ontario except the Township of Pelee in the County of Essex.
- (2) The aggregate number hunted, killed or destroyed in a day shall not exceed 3.

SCHEDULE 1

- 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.

(1588)

THE PUBLIC HEALTH ACT

O. Reg. 199/51. Sanitary Standards in Work Camps. New and revoking part of O. Regs. 14/44. Approved—23rd August, 1951. Filed—28th August, 1951, 9.15 a.m.

REGULATIONS MADE BY THE MINISTER UNDER THE PUBLIC HEALTH ACT

INTERPRETATION

- 1. In these regulations
 - (a) "building" means any building used or intended to be used for living accommodation for employees;
 - (b) "camp" means a lumbering camp, mining camp or railway construction works or other place where labour is employed in territory without municipal organization;
- (c) "Director" means the Director of Industrial Hygiene of the Department;
- (d) "employer" includes operator;
- (e) "inspector" means a sanitary inspector appointed under section 140 of the Act;
- (f) "operator" means a person who
 - (i) by contract,
 - (ii) by agreement,
 - (iii) by permit, or
 - (iv) by other instrument, or
 - (v) in any other manner

authorizes or permits work to be undertaken or performed or services to be supplied by

contractors, sub-contractors, permittees, jobbers or by any other person; and

(g) "standard camp" means a camp used or intended to be used to accommodate 15 or more employees.

APPLICATION

- 2.(1) Regulations 4 to 8, both inclusive, and regulations 29 to 33, both inclusive, apply to camps.
- (2) Regulations 9 to 28, both inclusive, apply to standard camps.

NOTICE OF OPENING A CAMP

- 3.(1) Before a camp intended for living accommodation for 5 or more employees is used for that purpose, the employer shall send to the inspector a report in writing showing the
 - (a) name and address of the employer,
 - (b) location of the camp,
 - (c) number of employees that the camp is designed to accommodate,
 - (d) means of access to the camp, and
 - (e) nature and expected duration of the work in which the employees to be accommodated will be employed.
- (2) Where the camp is a standard camp, the report submitted under subregulation 1 shall be accompanied by a plan of the camp indicating the
 - (a) location of the buildings,
 - (b) source of the water supply, and
 - (c) means of sewage disposal.
- 4.(1) Where any change is made in respect of any of the matters mentioned in subregulations 1 and 2 of regulation 3, the employer shall notify the inspector in writing, giving particulars thereof.
- (2) The notification referred to in subregulation 1 shall be given to the inspector as soon as possible after the change has been made.

LOCATION OF THE CAMPS

- 5.(1) A camp shall be located
- (a) on well-drained ground, and
- (b) at least 150 feet from a lake, river, stream or other body of water.
- (2) Clause b of subregulation 1 shall not apply to a camp where
 - (a) a suitable location is not available to permit compliance therewith, and
 - (b) an inspector is of the opinion that the proposed location will not cause pollution of any adjoining lake, river, stream or other body of water.

STABLES

- 6. No stable or other building used or intended to be used for sheltering horses, cattle, pigs or other animals shall be located
 - (a) within 200 feet of a
 - (i) source of drinking-water supply,

- (ii) cook-house, or
- (iii) bunk-house,

or

(b) so that there is drainage from the stable or other building into a drinking-water supply.

SANITATION

- 7.(1) Every camp shall be maintained in a clean and sanitary condition at all times.
 - (2) A camp that
 - (a) has been used for living accommodation of employees, and
 - (b) has been abandoned or closed by an employer

shall not be used again for living accommodation of employees until the interior of every building has been treated with lime-wash or other suitable material.

SCREENS

8. The openings to the outside of all buildings in a camp shall be effectively screened against flies from the 1st of May to the 1st of October.

STANDARD CAMPS

ACCOMMODATION AND FACILITIES

- 9. An employer of labour in a standard camp shall provide for his employees living in the camp accommodation and facilities prescribed by these regulations, including accommodation and facilities for
 - (a) sleeping, constructed and maintained as prescribed by regulations 10 and 11,
 - (b) washing, bathing and laundering clothes located, equipped and maintained as prescribed by regulation 13, and
 - (c) preparing, serving and storing food as prescribed by regulations 17 to 21, both inclusive.

CONSTRUCTION OF BUILDINGS

- 10. The buildings used or intended to be used for sleeping accommodation and feeding of employees shall be weather proof and so constructed that
 - (a) the floors are
 - (i) located at least 1 foot above the ground level, and
 - (ii) tight-fitting and smooth-surfaced,
 - (b) the walls are tight-fitting and have the interior surface peeled where the walls are constructed of logs, and
 - (c) each building has 2 direct exits to the outside as remote from each other as practicable.

CONSTRUCTION OF BUNK-HOUSES

- 11. Bunk-houses shall be so constructed that
 - (a) the walls
 - (i) extend at least 7 feet above floor level where single-tier beds are used, and
 - (ii) extend at least 8 feet above floor level where double-tier beds are used,
 - (b) the roofs are of tight-fitting lumber,

(c) the windows

- (i) are so located that every part of the bunk-house is provided with light and ventilation,
- (ii) comprise a total net area equal to not less than 7 per cent of the floor area, and
- (iii) may be opened for an area of at least one-half of the total area of the window,
- (d) where stoves or heaters are used, the ventilation is supplied by
 - (i) one fresh-air duct with an inside opening of at least 60 square inches located under each stove or heater, and
 - (ii) at least 2 air-outlets with an area of at least 3 square inches for each bunk, passing through the roof or located at the apices of the gable ends,
- (e) the bunks are
 - (i) separate,
 - (ii) at least 12 inches above the floor,
 - (iii) single- or double-tiered,
 - (iv) at least 18 inches apart when not lying lengthwise along the walls,
 - (v) so located that every bunk is provided with 300 cubic feet of air space, and
 - (vi) provided with one locker or one shelf for each bunk, and
- (f) there is a wash-room annexed to each bunkhouse equipped to provide the facilities prescribed by clause a of subregulation 3 of regulation 13.

MAINTENANCE OF BUNK-HOUSES

12. The employer shall

- (a) cause to be maintained a temperature of at least 65° Fahrenheit in a bunk-house when occupied by employees, and
- (b) supply and maintain in a clean and sanitary condition ticks or mattresses and blankets in sufficient quantities.

WASHING, BATHING AND LAUNDERING

- 13.(1) An employer shall supply or cause to be supplied for the use of his employees accommodation as prescribed by subregulation 2 and facilities as prescribed by subregulation 3 for
 - (a) washing,
 - (b) bathing, and
 - (c) laundering clothes where the employer does not provide laundry service.
 - (2) The accommodation for
 - (a) washing shall comprise a separate wash-room annexed to the bunk-house with direct access from the bunk-house to the wash-room,
 - (b) bathing shall comprise a separate heated room or heated building, and
 - (c) laundering clothes shall comprise a separate heated room or a heated building,

- (3) The facilities for
- (a) washing shall comprise
 - (i) a constant supply of hot and cold water, and
 - (ii) sinks or ablution-benches with at least 1 sink or wash-basin for every 5 bunks,
- (b) bathing shall comprise
 - (i) a constant supply of hot and cold water, and
 - (ii) at least one tub or shower, and
- (c) laundering clothes shall comprise washing and drying facilities, including
 - (i) an adequate supply of hot and cold water, and
 - (ii) at least one laundry tub for every 15 bunks.
- 14. Common towels shall not be used in a camp.

WATER SUPPLY

- 15.(1) An employer shall maintain a constant supply of safe water for drinking, cooking and dish-washing.
 - (2) The water, when necessary, shall
 - (a) be rendered safe by
 - (i) chlorination,
 - (ii) boiling, or
 - (iii) any other method of water treatment approved by the Director which destroys contamination,

and

- (b) be stored in sanitary covered containers when not required for immediate use.
- 16.(1) Water for drinking shall be
- (a) placed in clean, sanitary, covered containers equipped with a pouring faucet when needed for immediate consumption, and
- (b) poured directly from the faucet into an individual drinking-container supplied for each employee.
- (2) No person shall use a drinking-vessel in common.

FOOD

Preparing, Serving and Storing

- 17.(1) An employer shall provide
- (a) at least one dining-room and one kitchen separated or partitioned from any living quarters, and
- (b) facilities for storing perishable food at the temperature prescribed by regulation 19.
- (2) Where a kitchen or dining-room adjoins any living-quarters any direct entrance from the living-quarters shall be by a door.

Maintenance of Kitchens and Dining-rooms

18.(1) Furniture, equipment and appliances in a kitchen or dining-room shall be so constructed and

arranged as to permit thorough cleaning, and the maintenance of the kitchen or dining-room in a clean and sanitary condition.

- (2) A kitchen or dining-room shall be kept free from materials and equipment not regularly used in the kitchen or dining-room.
 - (3) No person shall
 - (a) use a kitchen or dining-room for sleeping purposes,
 - (b) place wearing-apparel in a kitchen or diningroom except in a separate cupboard or locker;
 - (c) use a kitchen or dining-room for a purpose other than preparing, storing or serving food.
- 19.(1) All food shall be protected from contamination.
- (2) Perishable food shall be stored in a place maintained at a temperature not higher than 50° Fahrenheit.
- 20.(1) No cups, glasses or dishes which are chipped or cracked shall be used in the preparation, service or storage of food.
- (2) No utensil in such condition as to prevent effective cleansing and sterilizing shall be used in the preparation, service or storage of food.
- 21. Utensils used in the preparation, service or storage of food and eating- and drinking-utensils shall be
 - (a) washed in water at a temperature of not less than 110° Fahrenheit containing a detergent solution capable of removing all grease film and food particles,
 - (b) sterilized by covering with
 - (i) water at a temperature of not less than 170° Fahrenheit for at least 2 minutes, or
 - (ii) boiling water for at least 30 seconds, and
 - (c) dried by exposure to the air in open-mesh wooden or metal baskets.

GARBAGE, DRAINAGE WASTES AND MANURE

- 22.(1) Garbage shall be removed after each meal from any room in which food is prepared, served or stored and deposited in covered containers.
 - (2) The garbage shall be disposed of by
 - (a) incineration, or
 - (b) burial at least 6 inches underground.
- 23. Drainage wastes shall be disposed of in cesspools or leaching-pits located at least 20 feet from the nearest building and draining away from the source of the water supply.
- 24. All manure shall be collected and removed from the camp and disposed of in a sanitary manner.

TOILET ACCOMMODATION

- 25.(1) Where water-flush toilets are not used, a camp shall be provided with one fly-tight, weather-proof toilet accommodation for every 10 employees.
- (2) Earth-pit privies or pail-privies shall be located at least
 - (a) 150 feet in summer, and

- (b) 75 feet in winter
- from the nearest bunk-house or cook-house.
- 26.(1) The contents of earth-pit privies shall be covered daily with sand, lime or wood-ash.
- (2) When the contents of an earth pit are within 2 feet of the surface of the ground
 - (a) the structure shall be removed to a new pit;
 - (b) the old pit shall be filled with earth.
- 27. Before a pail-privy is full the contents shall be removed and buried at least 12 inches underground or disposed of in some other sanitary manner.
- 28.(1) Where water-flush toilets are used, they shall be maintained in a clean and sanitary condition, and kept in good repair so that they operate efficiently.
- (2) The toilets shall be equipped with suitable drains maintained in a satisfactory condition so that sewage is carried away in a sanitary manner.
- (3) Sewage shall be treated or disposed of in such manner as not to become a nuisance or harmful to health.

CLOSING A CAMP

- 29. Before a camp is abandoned or closed the employer shall
 - (a) bury all garbage, manure and refuse,
 - (b) fill with earth the earth pit-privies, and
 - (c) leave buildings clean and in a sanitary condition.
- 30. Within 14 days after a camp is abandoned or closed, the employer shall notify the inspector in writing of the date of abandoning or closing the camp.

INSPECTION OF CAMPS

- 31.(1) An inspector may enter and inspect a camp at any time.
- (2) Where an inspector finds that an employer has not complied with the provisions of these regulations, he shall notify the employer in writing and send a copy of the notice to the Director.
 - 32.(1) Where an inspector
 - (a) finds that any condition exists in any camp that is or may become injurious or dangerous to health or may hinder in any manner the prevention, mitigation or suppression of disease, and
 - (b) concludes that the camp should be closed,

the inspector shall so report to the Director with his recommendation.

- (2) Where the Director concurs in the recommendation of the inspector, the Director shall so notify the inspector in writing.
- (3) Upon receipt of the notice from the Director the inspector shall order the camp to be closed and remain closed until the condition has been rectified.
- (4) Within 2 days after issuing the order, the inspector shall give written notice thereof to the employer together with the reasons for closing.

- 33.(1) Notwithstanding regulation 32, where the inspector finds that any condition exists in any camp that is dangerous to health he may order the camp to be closed.
- (2) Within 2 days after making the order mentioned in subregulation 1, the inspector shall give written notice thereof to the employer together with his reasons for closing the camp.
- (3) A copy of the notice and the reasons referred to in subregulation 2 shall be sent to the Director.

34. Every person who violates any of these regulations shall be guilty of an offence and liable to a penalty of not less than \$25 and not more than \$200.

REVOCATION

35. Regulations 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15 and 35 of Ontario Regulations 14/44 are revoked.

M. PHILLIPS Minister of Health

(1589)

36



Publications Under The Regulations Act

SEPTEMBER 15th, 1951

THE FARM PRODUCTS MARKETING ACT

O. Reg. 200/51. 1951 Agreement for the Marketing of Beans. New. -29th August, 1951. Made-Filed-30th August, 1951, 10.15 a.m.

ORDER MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

MARKETING OF BEANS

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

J. A. GARNER Member

(Seal)

F. K. B. STEWART Secretary

Dated at Toronto this 29th day of August, 1951.

1951 AGREEMENT FOR THE MARKETING OF BEANS

MEMORANDUM OF AGREEMENT made by the Negotiating Committee for beans produced in Ontario, appointed under the provisions of "The Ontario Bean Producers' Marketing Scheme".

We, the undersigned members of the Negotiating Committee, agree and recommend to The Farm Products Marketing Board that the following Agreement

- (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) A 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 twopound 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.

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) The licence fee of fifty cents (.50c) per bushel (8) The licence fee of fifty cents (.50c) per bushel to be deducted on the 1951 crop of White and Yellow Eye Beans produced in Ontario, shall be allocated on the basis of forty-five cents (.45c) per bushel for-price support purposes and five cents (.5c) per bushel for local board operations, and the unused portion of the price support funds shall be returned to the grower at the end of the crop year.
- (9) Every dealer shall give the grower a statement of purchase of Beans showing date, number of bushels, damage, moisture content, and Board Deductions.
- (10) The provisions of this Agreement shall apply to every purchase of beans produced in Ontario during the year 1951 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 1951, and the provisions of this Agreement shall supersede any provision that may be contained in any contract which is inconsistent with this Agreement.

Agreed to at London, Ontario, the 3rd day of August, 1951.

Grower Members

Dealer Members

(1) W. R. SIFTON (2) W. P. CORNEIL

(1) W. E. REID

(3) Wm. Haugh (4) Thos. A. Bannister

(2) M. J. SMITH (3) W. G. THOMPSON (4) N. E. COOK (5) B. P. TEASDALE

(5) Angus McLean

(1609)

37

THE GAME AND FISHERIES ACT

O. Reg. 201/51. Open Season for Game Animals 1951-52. Amending O. Regs. 134/51. Made—24th August, 1951. Filed—30th August, 1951, 2.25 p.m.

REGULATIONS MADE BY THE MINISTER UNDER THE GAME AND FISHERIES ACT

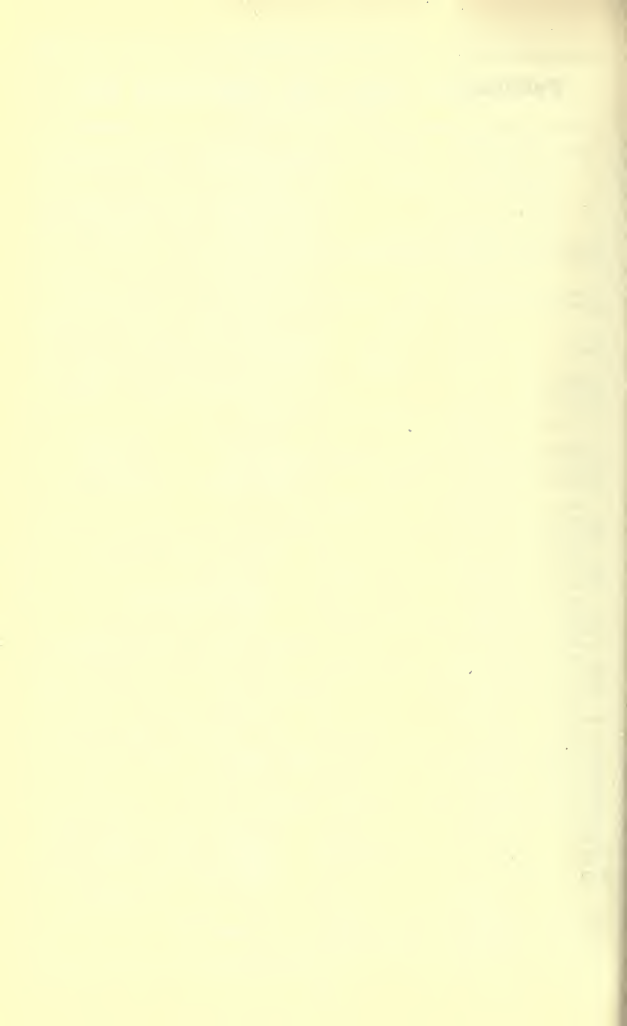
- 1. Clause a of regulation 4 of Ontario Regulations 134/51 is revoked and the following substituted therefor:
 - (a) in schedule 3 from the 1st of November 1951 to the 31st of May 1952, both inclusive,
- Item 3 of schedule 2 of Ontario Regulations 134/51 is amended by adding after the words and symbol "Lennox and Addington," the word and symbol "Lincoln,".
- 3. Item 3 of schedule 10 of Ontario Regulations 134/51 is truck out and the following substituted therefor:
 - 3. The counties of Carleton, Dundas, Durham, Frontenac, Glengarry, Grenville, Hastings, Lanark, Leeds, Lennox and Addington, Northumberland, Peterborough, Prescott, Prince Edward, Renfrew, Russell, Stormont and Victoria, and the Provisional County of Haliburton. burton.

H. R. SCOTT Minister of Lands and Forests.

Toronto, August 24, 1951.

(1610)

37



Publications Under The Regulations Act

SEPTEMBER 22nd, 1951

THE LABOUR RELATIONS ACT

O. Reg. 202/51.
Forms.
Amending Regulations 236 of Consolidated
Regulations 1950.
Approved—16th August, 1951.
Filed—4th September, 1951, 10.50 a.m.

REGULATIONS MADE BY THE BOARD UNDER THE LABOUR RELATIONS ACT

- 1. Form 1 of Regulations 236 of Consolidated Regulations of Ontario 1950 is amended by striking out the words "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".
- 2. Form 2 of Regulations 236 of Consolidated Regulations of Ontario 1950 is amended by adding thereto the following item:
 - 7a. The applicant submits with this application documentary evidence of compliance by employees of the respondent with the standard of the Board respecting membership in the applicant for the purposes of certification, as follows:
 - (a) individual applications for membership signed by employees of the respondent, and
 - (b) (i) individual receipts or duplicate original receipts for payment of at least \$1 by employees of the respondent on account of the prescribed initiation fee or monthly dues of the applicant, signed by the payee or countersigned by the payer, or
 - (ii) evidence that employees of the respondent have presented themselves for initiation, have taken the members' obligation or have done some other act consistent with membership in the applicant as follows:
- 3. Form 3 of Regulations 236 of Consolidated Regulations of Ontario 1950 is struck out and the following substituted therefor:

FORM 3

The Labour Relations Act

NOTICE OF FILING OF APPLICATION

BEFORE THE ONTARIO LABOUR RELATIONS BOARD

Between:

Applicant,

-and-

TO THE EMPLOYEES OF

TAKE NOTICE that the applicant,

on , 19 , filed with the Ontario Labour Relations Board an application, a copy of which is attached, for certification as bargaining agent of

AND FURTHER TAKE NOTICE that any employee who may be affected by the application, if he does not desire that the applicant be certified as his bargaining agent, whether or not he has indicated that desire in any other manner, shall file, or cause to be filed on his behalf, an intervention in the prescribed form 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. Any employee may support the intervention by a statement signed by him and filed with the intervention. Any employee who fails to file an intervention or statement in support thereof shall not be entitled, as a party to the proceeding, to present evidence or to make submissions.

DATED this day of , 19

Registrar

(SEAL)

Date of Posting.....

- 4. Sub-rule 2 of rule 6 of Regulations 236 of Consolidated Regulations of Ontario 1950 is amended by striking out "3" in the fourth line thereof and substituting therefor "3A".
- 5. Regulations 236 of Consolidated Regulations of Ontario 1950 are amended by adding thereto the following form:

FORM 3A

The Labour Relations Act

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, a copy of which is attached, for a declaration that the respondent no longer represents

Respondent.

AND FURTHER TAKE NOTICE that any employee who may be affected by the application, if he desires to be heard in the matter, shall file, or cause to be filed on his behalf, an intervention in the prescribed form 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.

DATED this day of , 19
.....Registrar

(SEAL)

Date of Posting.....

6. Form 6 of Regulations 236 of Consolidated Regulations of Ontario 1950 is struck out and the following substituted therefor:

FORM 6

The Labour Relations Act

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 you shall cause your intervention thereon 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.

Dated this day of , 19Registrar

(SEAL)

- 7. Item 2 of form 7 of Regulations 236 of Consolidated Regulations of Ontario 1950 is struck out and the following substituted therefor:
 - 2. The intervener submits with this intervention the following documentary evidence:
 - The intervener desires to make the following submissions;
- 8. Form 8 of Regulations 236 of Consolidated Regulations of Ontario 1950 is amended by adding thereto the following item:
 - 6a. The applicant submits with this application documentary evidence of compliance by em-

ployees of the respondent with the standard of the Board respecting membership in the applicant for the purposes of certification, as follows:

- (a) individual applications for membership signed by employees of the respondent, and
- (b) (i) individual receipts or duplicate original receipts for payment of at least \$1 by employees of the respondent on account of the prescribed initiation fee or monthly dues of the applicant, signed by the payer, or
 - (ii) evidence that employees of the respondent have presented themselves for initiation, have taken the members' obligation or have done some other act consistent with membership in the applicant as follows:
- 9. Form 11 of Regulations 236 of Consolidated Regulations of Ontario 1950 is amended by adding after item 10 the following paragraph:

Where the application is made under section 41 of the Act, the applicant submits with the application the document or documents by which a majority of the employees in the bargaining unit have signified in writing that they no longer wish to be represented by the respondent.

ONTARIO LABOUR RELATIONS BOARD

Chairman P. M. DRAPER

Members G. Russell Harvey

E. N. DAVIS D. B. ARCHER H. F. IRWIN

(1622)

38

THE LABOUR RELATIONS ACT

O. Reg. 203/51.
Forms.
Amending Regulations 236 of Consolidated
Regulations 1950.
Approved—6th September, 1951.
Filed—10th September, 1951, 11.40 a.m.

REGULATIONS MADE BY THE BOARD UNDER THE LABOUR RELATIONS ACT

- 1. Item 6a of Form 8 of Regulations 236 of Consolidated Regulations of Ontario 1950 as made by Ontario Regulations 202/51 is struck out and the following substituted therefor:
 - 6a. The intervener submits with this application documentary evidence of compliance by employees of the respondent with the standard of the Board respecting membership in the intervener for the purposes of certification, as follows:
 - (a) individual applications for membership signed by employees of the respondent, and

- (b) (i) individual receipts or duplicate original receipts for payment of at least \$1 by employees of the respondent on account of the prescribed initiation fee or monthly dues of the intervener, signed by the payee or countersigned by the payer, or
 - (ii) evidence that employees of the respondent have presented themselves for initiation, have taken the members' obligation or have done some other act consistent with membership in the intervener as follows:

ONTARIO LABOUR RELATIONS BOARD

Chairman P. M. DRAPER

Members G. Russell Harvey

E. N. Davis D. B. Archer H. F. Irwin

(1651)

38

THE GAME AND FISHERIES ACT

O. Reg. 204/51.
Bull-frogs.
New.
Made—6th September, 1951.
Filed—11th September, 1951, 9.45 a.m.

REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT

BULL-FROGS

- 1.(1) No person shall take bull-frogs during a closed season from the 16th of October in any year to the 30th of June in the year next following, both inclusive.
- (2) Subject to subregulation 3, the number of bull-frogs taken or possessed in a day at any other time shall not exceed 10.
- (3) A restaurant or hotel may possess bull-frogs in any number at any time.
 - 2. The several waters described in schedules
 - (a) 3, 4, 7, 8, 13, 14, 18, 20, 22, 26, 28, 29, 30 and 31 of Appendix A of Ontario Regulations 164/49,
 - (b) 3A, 10A and 30C of that appendix as made by Ontario Regulations 88/50,
 - (c) 4A, 12A and 12C of that appendix as made by Ontario Regulations 81/51, and
 - (d) 9, 12, 26, 34, 44, 51, 53 and 55 of Ontario Regulations 80/51

are set apart for the propagation of bull-frogs.

(1653)

THE GAME AND FISHERIES ACT

O. Reg. 205/51.
Townships in Essex which may issue hunting licences.
Revoking O. Regs. 185/51 and Amending Regulations 127 of Consolidated Regulations 1950.
Made—6th September, 1951.
Filed—11th September, 1951, 9.50 a.m.

REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT

- 1. Clause d of regulation 1 of Regulations 127 of Consolidated Regulations of Ontario 1950 as made by Ontario Regulations 185/51 is revoked and the following substituted therefor:
 - (d) Colchester North, Gosfield North, Gosfield South, Malden, Mersea, Pelee, Rochester, Sandwich South and Tilbury North, in the County of Essex;
 - 2. Ontario Regulations 185/51 are revoked.

(1654)

38

THE GAME AND FISHERIES ACT

O. Reg. 206/51.
Open Season for Beaver.
Amending O. Regs. 162/51.
Made—6th September, 1951.
Filed—11th September, 1951, 9.55 a.m.

REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT

1. Item 3 of schedule 2 of Ontario Regulations 162/51 is amended by adding after the word and symbol "Peel," the word and symbol "Perth,".

(1655)

38

THE MOTHERS' ALLOWANCES ACT

O. Reg. 207/51.
Forms.
Amending Regulations 302 of Consolidated
Regulations 1950.
Made—6th September, 1951.
Filed—11th September, 1951, 1.40 p.m.

REGULATIONS MADE UNDER THE MOTHERS' ALLOWANCES ACT

1. Form 1 of Regulations 302 of Consolidated Regulations of Ontario 1950 is amended by adding thereto the following item:

5a. Maiden Name in full.....

(1661)

38

THE ADOPTION ACT

O. Reg. 208/51.
Forms.
Amending Regulations 2 of Consolidated
Regulations 1950.
Made—6th September, 1951.
Filed—11th September, 1951, 1.50 p.m.

REGULATIONS MADE UNDER THE ADOPTION ACT

1. Form 2 of Regulations 2 of Consolidated Regulations of Ontario 1950 is amended by striking out the line reading "I..... of the.... of...." and substituting therefor:

2. Form 10 of Regulations 2 of Consolidated Regulations of Ontario 1950 is amended by striking out the figure and word "2 years" and substituting therefor the figure and word "1 year".

3. Form 13 of Regulations 2 of Consolidated Regulations of Ontario 1950 is amended by striking out the line reading ".....both of the.... (name of wife)

(county or territorial district)
substituting therefor the following:

(county or territorial district)

(1662) 38

THE FARM PRODUCTS MARKETING ACT

O. Reg. 209/51.
1951 Agreement for the Marketing of Soya-Beans.
New.
Made—12th September, 1951.
Filed—12th September, 1951, 10.00 a.m.

ORDER MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

MARKETING OF SOYA-BEANS

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 12th day of September, 1951.

1951 AGREEMENT FOR THE MARKETING OF SOYA-BEANS'

MEMORANDUM OF AGREEMENT made by the Negotiating Committee for soya-beans produced in Ontario in 1951, 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 minimum price for 1951 crop soya-beans produced in Ontario shall be the trading price for each day on an open market basis.
- 2. The processors undertake to pay the best possible prices for soya-beans consistent with the prevailing market prices obtainable for the end products of processing and will attempt to supply the Ontario Soya-Bean Growers' Marketing Board with information concerning any important causes of major price fluctuations.
- 3. The processors and growers agree that this agreement may be re-negotiated at any time during the marketing period.
- 4. The quoted price shall be the f.o.b. delivered car lot price to the processing plant with a lower differential price of 5c per bushel on truck load deliveries.
 - 5. Pelee Island is excepted from Section 4.
- 6. The processors agree to co-operate in providing information relative to prices, based on the previous day's trading prices, in a manner satisfactory to the Ontario Soya-Bean Growers' Marketing Board.
- 7. 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 5c per bushel for each ½% of moisture content.
- 8. The maximum charge to any grower by every dealer for cleaning, handling and selling soya-beans shall be 10c 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.
- 9. The dealers and growers agree that this agreement may be re-negotiated at any time during the marketing period.
- 10. Every dealer, on demand, shall pay cash on delivery to the grower for all soya-beans accepted by such dealer.
- 11. The maximum charge to any grower by every dealer for storing soya-beans shall be 1/30 of 1c per bushel per day.
- 12. 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;(b) Place of purchase;

(f) Gross weight;(g) Net weight;(h) Moisture content;

(c) Date of purchase; (d) Name of grower; (e) Address of grower;

(i) Grade;

e) Address of grower; (j) Price per bushel.

- 13. 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;
 (b) Name and address of (d) Number of bushels to grower;
 (c) Date of purchase;
 Number of bushels to the nearest bushel.

(a) delivered to comprime

38

14. 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 agreed upon two-pound moisture proof sample, taken at time of delivery of the load of soyabeans 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 27th day of August 1951.

Growers'
Representatives
H. Pugh
Byrd Hooper
Ernest Baldwin
Robert H. Peck
Roy McClintock
D. A. McLachlin

Processors'
Representatives
F. W. Presant
A. R. GILLESPIE
G. S. BOULTER

Dealers'
Representatives
Don Borrowman
H. E. Webster
L. J. Richer

(1665)

38

THE MILK CONTROL ACT

O. Reg. 210/51.
Retail Milk Prices in the Market of Wheatley.
New.
Made—11th September, 1951.
Filed—12th September, 1951, 1.00 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. In these regulations

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "chocolate drink" means milk that contains a chocolate flavouring;
- (c) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (d) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (e) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (f) "whipping cream" means cream that contains not less than 32 per cent of butter fat.
- 2. The maximum prices at which buttermilk, chocolate drink, skim-milk, standard milk, table cream and whipping cream may be sold by retail in the market of Wheatley shall be as follows:

(a) delivered to consumers	
	. 16 .09
pint	. 22 . 12 . 07
(iii) skim-milk quart	. 16
pint	. 21 . 11 . 06
pint	.70 .40 .25
pint	.25 .65 .35
(b) in shops, dairies and other outlets, and delivered to consumers	not
	16 09
pint	22 12 07
(iii) skim-milk quart	15
pint	20 11 06
pint	70 40 25
pint	25 65 35
3. These regulations shall come into force on to the of September, 1951.	he
THE MILK CONTROL BOAR OF ONTARIO	RD
A. B. Currey Chairman K. M. Betzner Member H. E. McCallum Member	
Member	
Dated at Toronto, this 11th day of September, 195	20

(1666)

15

THE MILK CONTROL ACT
O. Reg. 211/51. Retail Milk Prices in the Market of Fort William and Port Arthur.
New. Made—11th September, 1951. Filed—12th September, 1951, 1.10 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. In these regulations

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "cereal treat" means milk that contains not less than 10 per cent and not more than 12 per cent of butter fat;
- (c) "chocolate drink" means milk that contains a chocolate flavouring;
- (d) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (e) "sour cream" means cream that has been allowed to sour naturally or by the addition of a culture and that contains not less than 16 per cent of butter fat;
- (f) "special milk" means milk that contains not less than 4 per cent of butter fat;
- (g) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (h) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (i) "whipping cream" means cream that contains not less than 32 per cent of butter fat.
- 2. The maximum prices at which buttermilk, cereal treat, chocolate drink, skim-milk, sour cream, special milk, standard milk, table cream and whipping cream may be sold by retail in the market of Fort William and Port Arthur shall be as follows:

(a) delivered to consumers(i) buttermilk

quart\$.18
(ii) cereal treat quart	. 65
pinthalf-pint	.33
(iii) chocolate drink	
quart	. 23
pint half-pint	.13
(iv) skim-milk	
quart	. 18
pint	. 10
half-pint	.06
(v) sour cream	
quart	.80
pinthalf-pint	.24

(vi)	special milk quartpint	.24
(vii)	standard milk quartpint half-pint	. 22 . 13 . 08
(viii)	table cream quart pint half-pint	. 80 . 44 . 24
(ix)	whipping cream quart	.15 .61 .35
	ops, dairies and other outlets, and ered to consumers	not
(i)	buttermilk quart\$.18
(ii)	cereal treat quart pint half-pint	.65 .33 .18
(iii)	chocolate drink quartpinthalf-pint	. 23 . 13 . 08
(iv)	skim-milk quartpinthalf-pint	.17 .10 .06
(v)	sour cream quartpinthalf-pint	.80 .44 .24
(vi)	special milk , quartpint	. 23
(vii)	standard milk quart pint half-pint	.21 .13 .08
(viii)	table cream quart pint half-pint	. 80 . 44 . 24
(ix)		.15 .61 .35
	THE MILK CONTROL BOA OF ONTARIO	RD
	A. B. Currey Chairma H. E. McCallum	
eal)	Membe K. M. Betzner Membe Membe	r
Dated at T	foronto, this 11th day of September, 19	

38

(Sea

(1667)

O. Reg. 212/51. Retail Milk Prices in the Market of Windsor. New. Made—11th September, 1951. Filed—13th September, 1951, 11.00 a.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. In these regulations

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "cereal treat" means milk that contains not less than 10 per cent and not more than 12 per cent of butter fat;
- (c) "chocolate drink" means milk that contains a chocolate flavouring;
- (d) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (e) "sour cream" means cream that has been allowed to sour naturally or by the addition of a culture and that contains not less than 16 per cent of butter fat;
- (f) "special milk" means milk that contains not less than 4 per cent of butter fat;
- (g) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (h) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (i) "whipping cream" means cream that contains not less than 32 per cent of butter fat.
- 2. The maximum prices at which buttermilk, cereal treat, chocolate drink, skim-milk, sour cream, special milk, standard milk, table cream and whipping cream may be sold by retail in the market of Windsor shall be as follows:

(a) delivered to consumers

(i)	buttermilk gallon	.16	in cardboard containers \$.17½ .11
(ii)	cereal treat quart pint half-pint	.65 .33 .18	.66½ .34 .19
(iii)	chocolate drink quart pint half-pint 8 ounces	.21 .12 .07 .06	.22½ .13 .08 .07
(iv)	skim-milk quart	.12	.131/2

(v)	sour cream pinthalf-pint	.40 .22	.41 .23
(vi)	special milk quart pint	.23	$.24\frac{1}{2}$ $.14$
(vii)	half-pintstandard milk	.07	.08
	pinthalf-pint	.12 .07	.13
(viii)	quarthalf-pint	.80 .24	.81½ .25
(ix)	whipping cream quarthalf-pint		1.16½ .36
(b) in sh delive	ops, dairies and othe ered to consumers	r outle	ts, and not
(2)		in bottles	in cardboard containers
(1)	buttermilk gallon		\$.17½ .11
(ii)	cereal treat quart pint half-pint	.65 .33 .18	.66½ .34 .19
(iii)	chocolate drink quart	.21	.221/2
	pinthalf-pint8 ounces	.12 .07 .06	.13 .08 .07
(iv)	skim-milk quart	.12	.13½
(v)	sour cream pint half-pint	.40 .22	.41 .23
(vi)	special milk quart pint half-pint	.22 .13 .07	.23½ .14 .08
(vii)	standard milk quart pint half-pint	.20 .12 .07	.21½ .13 .08
(viii)	table cream quart half-pint	.80 .24	.81½ .25
(ix)	whipping cream quarthalf-pint	1.15	1.16½ .36
	THE MILK CO OF ONTARIO		L BOARD
(Seal)		B. Curr (M. Bet:	Chairman
	н	E. McC	Member
	11. 1	J. MICC	Member
		• • • • •	Member
Dated at Toro	onto, this 11th day of	Septem	ber, 1951.
(1680)			38

O. Reg. 213/51.
Retail Milk Prices in the Markets of Essex, Kingsville and Leamington.
New.
Made—11th September, 1951.
Filed—13th September, 1951, 11.10 a.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. In these regulations

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "cereal treat" means milk that contains not less than 10 per cent and not more than 12 per cent of butter fat;
- (c) "chocolate drink" means milk that contains a chocolate flavouring;
- (d) "skim-milk" means milk that contain not more than .25 per cent of butter fat;
- (e) "sour cream" means cream that has been allowed to sour naturally or by the addition of a culture and that contains not less than 16 per cent of butter fat;
- (f) "special milk" means milk that contains not less than 4 per cent of butter fat;
- (g) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (h) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (i) "whipping cream" means cream that contains not less than 32 per cent of butter fat.
- 2. The maximum prices at which buttermilk, cereal treat, chocolate drink, skim-milk, sour cream, special milk, standard milk, table cream and whipping cream may be sold by retail in the markets of Essex, Kingsville and Leamington shall be as follows:

(d) delivered to consumers

(i)	buttermilk gallonquart	16	cardboard containers \$.17½
(::)	pintcereal treat	10	.11
(11)	quart pint half-pint	33	$.66\frac{1}{2}$ $.34$ $.19$
(iii)	chocolate drink quart pint half-pint 8 ounces	12	$.22\frac{1}{2}$ $.13$ $.08$ $.07$
(iv)	skim-milk quart	12	.13½
(v)	sour cream pint half-pint	.40	.41 .23

(vi)	special milk quart pint	.23	.24½ .14
(vii)	standard milk quart pint half-pint	.21 .12 .07	.22½ .13 .08
(viii)	table cream quart half-pint	.80 .24	.81½ .25
(ix)	whipping cream quart half-pint	1.15	$1.16\frac{1}{2}$

(b) in shops, dairies and other outlets, and not delivered to consumers

(;)	buttermilk	in bottles	in cardboard containers
(1)	gallonquart	16	\$.17½ .11
(ii)	cereal treat quart pint half-pint	33	$.66\frac{1}{2}$ $.34$ $.19$
(iii)	chocolate drink quart pint half-pint 8 ounces	12	$.22\frac{1}{2}$ $.13$ $.08$ $.07$
(iv)	skim-milk quart	12	.13½
(v)	sour cream pint half-pint	40	.41
(vi)	special milk quart pint	22	.23½ .14
(vii)	standard milk quart pint half-pint	12	.21½ .13 .08
(viii)	table cream quart half-pint	80	.81½ .25
(ix)	whipping cream quarthalf-pint		1.16½ .36

THE MILK CONTROL BOARD OF ONTARIO

	A. B. CURREY
	Chairman
	K, M. Betzner
(Seal)	Member
()	H. E. McCallum
	Member

Dated at Toronto, this 11th day of September, 1951.

(1681) 38

O. Reg. 214/51.
Retail Milk Prices in the Market of of Owen Sound.
New.
Made—11th September, 1951.
Filed—13th September, 1951, 11.20 a.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. In these regulations

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "chocolate drink" means milk that contains a chocolate flavouring;
- (c) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (d) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (e) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (f) "whipping cream" means cream that contains not less than 32 per cent of butter fat.
- 2. The maximum prices at which buttermilk, chocolate drink, skim-milk, standard milk, table cream and whipping cream may be sold by retail in the market of Owen Sound shall be as follows:

(a) buttermilk
quart\$.18 pint
(b) chocolate drink quart
(c) skim-milk quart
(d) standard milk 80 gallon. 20 quart. 12 7 ounces. 06
(e) table cream 80 quart
(f) whipping cream quart
THE MILK CONTROL BOARD OF ONTARIO
A. B. Currey Chairman K. M. Betzner Member
Member
Member (Seal)
Dated at Toronto, this 11th day of September, 1951.
(1682) 38



Publications Under The Regulations Act

SEPTEMBER 29th, 1951

THE MILK CONTROL ACT

O. Reg. 215/51. Trenton Milk Producers' Association. New. Approved—13th September, 1951. Filed—17th September, 1951, 2.15 p.m.

ORDER MADE BY THE MINISTER UNDER THE MILK CONTROL ACT

- 1. In this order
- (a) "Association" means Trenton Milk Producers' Association; and
- (b) "producer" means a person engaged in supplying milk to a distributor in the market composed of the Town of Trenton.
- 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 such information and financial statements as the Board may determine.

THOMAS L. KENNEDY Minister of Agriculture

(1710)

39

THE MILK CONTROL ACT

O. Reg. 216/51. Fergus Milk Producers' Association. New. Approved—13th September, 1951. Filed—17th September, 1951, 2.20 p.m.

ORDER MADE BY THE MINISTER UNDER THE MILK CONTROL ACT

- 1. In this order
- (a) "Association" means Fergus Milk Producers' Association; and
- (b) "producer" means a person engaged in supplying milk to a distributor in the market composed of the Village of Fergus.

- 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 such information and financial statements as the Board may determine.

THOMAS L. KENNEDY Minister of Agriculture

(1711)

39

THE INDUSTRIAL STANDARDS ACT

O. Reg. 217/51. Electrical Repair-and-Construction Industry in the Cornwall Zone. New. Made—13th September, 1951. Filed—17th September, 1951, 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.

SCHEDULE FOR THE ELECTRICAL REPAIR-AND-CONSTRUCTION INDUSTRY IN THE CORNWALL ZONE

INTERPRETATION

- 1. In this schedule "holiday" means
 - (a) Sunday,
 - (b) New Year's Day,
 - (c) Good Friday,
 - (d) Dominion Day,
 - (e) the first Monday in August,
 - (f) Labour Day,
- (g) Thanksgiving Day,
- (h) Remembrance Day, and
- (i) Christmas Day.

HOURS OF WORK

- 2.(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
 - (i) 8 hours of work to be performed on Mon-day, Tuesday, Wednesday, Thursday and Friday between 8 a.m. and 5 p.m., and
 - (ii) 4 hours of work to be performed on Saturday between 8 a.m. and noon.
- (2) Where the work is of such a nature that it cannot be performed during the hours prescribed in clause b of subsection 1, it may be performed during any other hours if an employee does not work more than 8 hours; and this work shall be night work.

MINIMUM RATE OF WAGES

- 3. The minimum rate of wages shall be \$1.50 an
 - (a) work performed during the regular working periods, and
 - (b) night work.

SHIFT WORK

- 4.(1) Where the work is performed in two or more shifts, and if an employee works not more than 8 hours in any 24-hour period, the employee shall be deemed to be employed during a regular working-day.
- (2) An employee who works on a night-shift shall be entitled, as a minimum, to wages for 8 hours for work of 7 hours.
- (3) In all cases governed by subsection 1 no overtime work shall be performed.
- (4) Where two or more shifts are worked on the same job, only one shift shall be a day-shift.

OVERTIME WORK

- 5. Work performed in the industry
- (a) at any time other than during the working periods prescribed in sections 2 and 4, and
- (b) on a holiday

shall be overtime work.

- 6.(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.
- 7. No work shall be performed in the industry on a holiday except
 - (a) in cases of extreme necessity where life or property is jeopardized, or
 - (b) on repairs to buildings where the repair work is necessary to prevent the loss of employment to persons who are regularly employed in the buildings.

RATES OF WAGES FOR OVERTIME WORK

- 8. The rate of wages for overtime work shall be
- (a) \$2.25 an hour for overtime work performed during the 5-hour period immediately following the working period of a regular working-day,
- (b) \$3 an hour for all other overtime work.

ADVISORY COMMITTEE

9. 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.

(1712)

39

THE HIGHWAY TRAFFIC ACT

O. Reg. 218/51. Reciprocal Effect of Judgments. Amending Regulations 141 of Consolidated Regulations 1950.
Made—13th September, 1951.
Filed—18th September, 1951, 12.30 p.m.

REGULATIONS MADE UNDER THE HIGHWAY TRAFFIC ACT

- 1. The Provisions of subsection 1 of section 82 of the Act shall extend and apply to judgments rendered and become final against residents of Ontario by any court of competent jurisdiction in the state of
 - Alabama.
 - (.2)Arkansas,
 - Colorado,
 - (.4)(.5)Idaho,
 - Illinois,
 - Indiana,
 - (.6) (.7) Iowa,
 - Kansas
 - (.8) (.9) Kentucky
 - (.10)Maryland,
 - .11) Michigan,
 - Minnesota,
 - (.13)Missouri, (.14)Montana.
 - (.15)Nebraska,
 - (.16)
 - New Jersey, New Mexico, (.17)
 - (.18)(.19)
 - New York, North Carolina, North Dakota, (.20) (.21)

 - Oklahoma,
 - .22) Oregon,
 - (.23)Pennsylvania,
 - (.24)(.25)Tennessee,
 - Utah, (.26)
 - Virginia, (.27)
 - Washington, West Virginia, (.28) (.29)

 - Wisconsin,
 - (.30)Wyoming, and the District of Columbia. (.31)
- 2. Regulations 141 of Consolidated Regulations of Ontario 1950 are revoked.

(1713)

39

Publications Under The Regulations Act

OCTOBER 6th, 1951

THE POLICE ACT

O. Reg. 219/51.
Division of Responsibility for Policing.
Amending Regulations 320 of Consolidated Regulations 1950.
Made—20th September, 1951.
Filed—21st September, 1951, 4.10 p.m.

REGULATIONS MADE UNDER THE POLICE ACT

1. Schedule 1 of Regulations 320 of Consolidated Regulations of Ontario 1950 is amended by adding the following item:

43a. PORT ROWAN | the whole

(1737)

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THE GAME AND FISHERIES ACT

O. Reg. 220/51. Use of Snares. New. Made—20th September, 1951. Filed—24th September, 1951, 11.00 a.m.

REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT

USE OF SNARES

1. Those parts of Ontario described in schedule 1 are excepted from that part of Ontario in which no person shall use snares for any purpose during the open season for deer and moose.

SCHEDULE 1

Those parts of the territorial districts of Algoma, Sudbury and Timiskaming lying north of a line that may be located as follows:

COMMENCING at a point in the boundary between Ontario and Quebec at the bouth-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 highway known as 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 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 north-east angle thereof; thence southerly along the easterly boundaries of the townships of Hess

and 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 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 Kindiogami River to the northerly shore of Kindiogami Lake; thence in a general westerly 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; thence westerly along the southerly boundaries of the townships of Tp. 5G, 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. 23, Range 15, in the Territorial District of Sudbury and the Township of Tp. 24, Range 15, in the Territorial District of Sudbury and the Township of Tp. 24, Range 15; thence westerly 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, 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 product

(1738)

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THE MILK CONTROL ACT

O. Reg. 221/51.
Delivery of Milk.
Amending O. Regs. 144/51.
Made—11th September, 1951.
Approved—20th September, 1951.
Filed—25th September, 1951, 9.05 a.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. Schedule 1 of Ontario Regulations 144/51 is amended by adding thereto the following item:

3a Fort William-Port Arthur

cities of Fort William and Port Arthur and the geographic townshirs of MacGregor, Mc-Intyre, Neebing, Oliver and Paipoonge, 2. These regulations shall come into force on the 1st of October, 1951.

THE MILK CONTROL BOARD OF ONTARIO

A. B. Currey
Chairman
K. M. Betzner
Member
H. E. McCallum
Member

Dated at Toronto, this 11th day of September, 1951.

(1750)

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THE PUBLIC HOSPITALS ACT

O. Reg. 222/51. Provincial Aid. Amending Regulations 342 of Consolidated Regulations 1950. Made—20th September, 1951. Filed—25th September, 1951, 9.15 a.m.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE PUBLIC HOSPITALS ACT

- 1. Regulations 342 of Consolidated Regulations of Ontario 1950, as amended by Ontario Regulations 46/51, are further amended by adding thereto the following regulation:
 - 3c. In addition to the maintenance grant payable under regulation 1 or 2, a grant shall be paid to a Group F and a Group G hospital for the treatment of every patient therein who
 - (a) is an indigent patient or a dependant of an indigent patient, and
 - (b) resides in Ontario but is not a resident of a municipality and is not a patient for whose treatment a grant is payable under regulation 3

at a rate equal to the amount for which a municipality is liable under section 16 of the Act for each day the patient receives treatment.

2. Regulations 8 to 15, both inclusive, of Regulations 342 of Consolidated Regulations of Ontario 1950 are revoked and the following substituted therefor:

CAPITAL GRANTS

- 8. In this regulation and in regulations 9 to 17
 - (a) "bed" in respect of a hospital-construction capital grant includes nursery cubicles for the care of infants, 3 nursery cubicles being the equivalent of one bed;
 - (b) "capital grant" means a grant to a hospital toward the capital cost of accommodation for
 - (i) beds for the treatment of patients,
 - (ii) nurses' residences, or

- (iii) organized out-patient departments, provided by means of
- (iv) the acquisition of existing buildings and the alteration thereof,
- (v) new construction, or
- (vi) additions or alterations to hospital buildings;
- (c) "hospital-construction capital grant" means a capital grant for beds for the treatment of patients; and
- (d) "nurses' residence" means living accommodation for nurses and other employees who are engaged in nursing patients of a hospital.
- 9.(1) A hospital-construction capital grant may be paid to any hospital on application in Form 1.
- (2) A capital grant for a nurses' residence may be paid to any hospital on application in Form 2.
- (3) A capital grant for an organized out-patient department may be paid to any hospital on application in Form 3.

FORM 1

The Public Hospitals Act

APPLICATION FOR A HOSPITAL-CON-STRUCTION CAPITAL GRANT

To the Minister of Health, Parliament Buildings, Toronto.

(name of hospital) applies for a hospital-construction capital granunder the Act and regulations and in support give the following information:
Item 1. Names of municipalities served by applicar hospital
2. Population of each municipality referred to i item 1

3. Names of other hospitals serving municipalities

- 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	n	
and Semi- private	ward	Total
Beds	Beds	Beds

Medical				
Surgical	٠			
Maternity				

8.	Number of additional beds proposed for the following services: Private and Semi- Public-private ward Total Beds Beds Medical	 The project involves (a) the acquisition of existing buildings and the alteration thereof, (b) new construction, or (c) additions or alterations to hospital buildings. The number of beds for nurses (a) available at present.
	Private and Semi- Public- private ward Total Beds Beds Beds Medical Surgical Maternity	(b) proposed
	The following services marked with the letter "X" are inadequate and the extension thereof is proposed:	5. Cost of project:
	Laundry Dietary Power Plant Utility Rooms Operating Rooms Delivery Rooms Nursery Diagnostic Services as specified Others	 (a) estimated cost of the acquisition of existing buildings and the alteration thereof, new construction or additions or alterations to hospital buildings. (b) estimated cost of furnishings and equipment. (c) total estimated cost of project.
	Estimated cost of proposed new construction, alteration or addition or purchase price of an existing building and estimated cost of alterations necessary thereto.	6. Date of commencement of project
	Estimated cost of furnishings and equipment.	8. Proposed method of financing, including
	Name and address of architect. Proposed method of financing including Cash on hand Loans Other assets Public subscription Municipal contribution	Cash on hand Loans Other assets Public subscription Municipal contribution Provincial grant Federal grant
	The municipality has (has not) agreed to contribute, and a vote was taken on the by-law by electors of the municipality and the result was.	9. The municipality has (has not) agreed to contribute \$
Date	Chairman or Secretary	of the Board
	of the Board Form 2	FORM 3
		The Public Hospitals Act
Al	The Public Hospitals Act PPLICATION FOR A CAPITAL GRANT FOR A NURSES' RESIDENCE	APPLICATION FOR A CAPITAL GRANT FOR AN ORGANIZED OUT-PATIENT DEPARTMENT
Parl	the Minister of Health, liament Buildings, onto.	To the Minister of Health, Parliament Buildings, Toronto.
-	Thehospital	Thehospital
und	(name of hospital) lies for a capital grant for a nurses' residence er the Act and regulations and in support gives following information:	(name of hospital) applies for a capital grant for an organized outpatient department under the Act and regulations and in support gives the following information:

- 1. The project involves
 - (a) the acquisition of existing buildings and the alteration thereof,
 - (b) new construction, or
 - (c) additions or alterations to hospital buildings.
- 2. The medical staff organization:
 - (a) the medical staff is (is not) organized to operate an out-patient department,
 - (b) there is (is not) provision in the by-laws of the hospital to permit the operation of an out-patient department.
- Dimensions of accommodation for proposed outpatient department

(a)	Proposed services							Ė	1	:€	a		iı	1	S	Q	l	18	ır	e	1	fe	e	1								
	٠				٠		٠	٠	٠	٠	٠	٠	٠	٠	٠		٠	٠	٠				٠	,	٠	٠	٠	٠			٠	٠
			٠			٠			٠	٠	٠	٠	٠	٠	٠		٠		٠	٠		٠	٠		٠	٠	٠		٠	٠		٠
																									٠	٠						

- (b) Area of corridor space in square feet....
- (c) Cubic content of out-patient department in feet..... department
- 4. Cost of the project
 - (a) estimated cost of the acquisition of existing buildings and the alteration thereof, new construction or additions or alterations to hospital buildings......
 - (b) estimated cost of furnishings and equipment....
 - (c) total estimated cost of project.....
- 5. Name and address of architect.....
- 6. Date of commencement of project.....
- 7. Expected date of completion of project
- 8. Proposed method of financing, including

Cash on hand Loans Other assets Public subscription Municipal contribution Provincial grants Federal grants

9. The municipality has (has not) agreed to contribute \$........ A vote was taken on the by-laws by electors of the municipality and the result was............for and...............against.

Date..... 19...

Chairman or Secretary of the Board

- 10.(1) In this regulation "estimated cost" means the estimated cost of
 - (a) the purchase of existing buildings,
 - (b) new construction, or
 - (c) alterations or additions,

- and includes the estimated cost of furnishings and equipment under clauses a, b and c.
- (2) A hospital-construction capital grant shall not exceed
 - (a) in the case of
 - (i) a Group A, B or C hospital, \$1,000 for each bed,
 - (ii) a Group D hospital, one-third of the cost of that hospital, and
 - (iii) any other hospital, \$2,000 for each bed,

or

- (b) in the case of
 - (i) a Group A, B or C hospital, 25 per cent, or
 - (ii) any other hospital, 50 per cent of the estimated cost,

whichever is the lesser.

- (3) A capital grant for a nurses' residence shall not exceed
 - (a) \$1,000 for each bed, or
 - (b) 50 per cent of the estimated cost, whichever is the lesser.
- (4) A capital grant for an organized out-patient department shall not exceed
 - (a) \$1,000 for each 300 square feet of floor area, or
 - (b) in the case of
 - (i) a Group A, B or C hospital, 25 per cent, or
 - (ii) a Group D, E, F or G hospital, 50 per cent

of the estimated cost,

whichever is the lesser.

- 11. When required by the Minister, the superintendent of the hospital shall submit a preliminary sketch-plan in triplicate of the existing buildings acquired or proposed to be acquired and the alterations necessary thereto or of the new construction, additions or alterations, as the case may be.
- 12. No hospital-construction 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.(1) In this regulation "existing beds" means the nurses'-residence beds in the hospital, exclusive of the proposed additional beds.
- (2) No capital grant for a nurses' residence shall be paid to a hospital in excess of the ratio of one nurses'-residence bed for each 2.25 beds for patients.
- (3) Where the number of existing beds is less than the ratio referred to in subregulation 2, but that number added to the proposed additional

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beds would result in the total number of beds exceeding that ratio, no capital grant shall be paid with respect to any beds in excess of that ratio.

- 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 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 subregulation 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.(1) A capital grant for a nurses' residence may be paid to a hospital under regulation 9 where the alterations, additions or construction has been commenced but not completed before the 1st of April 1951.
- (2) Notwithstanding subregulation 1, where
 - (a) a capital grant has been made to a hospital for accommodation for beds for the treatment of patients, and
 - (b) the final instalment of the grant has not been paid to that hospital,

a capital grant for a nurses' residence may be paid to that hospital although the nurses' residence was completed before the 1st of April 1951.

- 16. A capital grant for an organized out-patient department may be paid to a hospital under regulation 9 where the alterations or additions or construction has
 - (a) been commenced but not completed before the 1st of April 1951, or
 - (b) been completed before the 1st of April 1951 and His Majesty in right of Canada has agreed to pay a grant to the hospital toward the cost of the organized out-patient department and the grant has not been fully paid.
- 17. Any hospital-construction capital grant heretofore made shall be deducted from any hospital-construction capital grant made under these regulations.

(1751) 40

THE CHARITABLE INSTITUTIONS ACT

O. Reg. 223/51. General Regulations. Amending Regulations 18 of Consolidated Regulations 1950. Made—20th September, 1951. Filed—26th September, 1951, 9.10 a.m.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE CHARITABLE INSTITUTIONS ACT

- 1. Regulation 2 of Regulations 18 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:
 - Every charitable institution shall be incorporated under the laws of Ontario or of Canada, unless the institution is part of or within the direct control of an organization already incorporated under the laws of Ontario or the former Province of Canada for charitable purposes and governed by by-laws.

(1758)

THE MILK CONTROL ACT

O. Reg. 224/51.
Retail Milk Prices in the Market of Alvinston.
New.
Made—27th September, 1951.
Filed—27th September, 1951, 2.00 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

- 1. In these regulations
 - (a) "chocolate drink" means milk that contains a chocolate flavouring;
 - (b) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
 - (c) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
 - (d) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
 - (e) "whipping cream" means cream that contains not less than 32 per cent of butter fat.
- 2. The maximum prices at which chocolate drink, skim-milk, standard milk, table cream and whipping cream may be sold by retail in the market of Alvinston shall be as follows:

(a)	chocolate drink quart\$ 7 ounces	.19
(b)	skim-milk quart	.12
(c)	standard milk	.10

pint.....

(d)	table cream half-pint
(e)	whipping cream half-pint
	THE MILK CONTROL BOARD OF ONTARIO
(Seal)	A. B. CURREY Chairman K. M. BETZNER Member H. E. McCallum Member Member
Dated a	t Toronto, this 27th day of September 1951.
(1783)	40

Publications Under The Regulations Act

OCTOBER 13th, 1951

THE POLICE ACT

O. Reg. 225/51.
Division of Responsibility for Policing.
Amending Regulations 320 of Consolidated Regulations 1950.
Made—27th September, 1951.
Filed—1st October, 1951, 10.45 a.m.

REGULATIONS MADE UNDER THE POLICE ACT

1. Schedule 1 of Regulations 320 of Consolidated Regulations of Ontario 1950 is amended by adding the following item:

34a. MAXVILLE

| the whole

(1802)

4.

THE COUNTY COURTS ACT

O. Reg. 226/51.
Sittings of the County Court of the County of Middlesex.
New.
Made—27th September, 1951.
Filed—1st October, 1951, 11.00 a.m.
—By Direction.

REGULATIONS MADE UNDER THE COUNTY COURTS ACT

1. In each year the sittings of the County Court of the County of Middlesex for the trial of issues of fact and assessment of damages shall commence with or without a jury on the second Monday in June and November.

(1803)

4

THE GENERAL SESSIONS ACT

O. Reg. 227/51.
Sittings of the Court in the County of Middlesex.
New.
Made—27th September, 1951.
Filed—1st October, 1951, 11.10 a.m.
—By Direction.

REGULATIONS MADE UNDER THE GENERAL SESSIONS ACT

1. In the County of Middlesex the sittings of the Court in each year shall commence on the second Monday in June and the second Monday in November.

(1804)

THE WORKMEN'S COMPENSATION ACT

O. Reg. 228/51. Pension Plan. Amending Regulations 372 of Consolidated Regulations 1950. Made—19th September, 1951. Approved—27th September, 1951. Filed—2nd October, 1951, 11.00 a.m.

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

1. Table II of Regulations 372 of Consolidated Regulations of Ontario 1950 is amended by striking out the figures "60.9" in the column headed "Females" and substituting therefor the figures "69.9".

E. E. Sparrow Chairman

(Seal)

S. R. Johnston Secretary

Dated at Toronto this 19th day of September, 1951.

(1807)

41

THE DAY NURSERIES ACT

O. Reg. 229/51. General. Amending Regulations 33 of Consolidated Regulations 1950. Made—27th September, 1951. Filed—3rd October, 1951, 4.30 p.m.

REGULATIONS MADE UNDER THE DAY NURSERIES ACT

1. Subregulation 3 of regulation 12 of Regulations 33 of Consolidated Regulations of Ontario 1950 is amended by striking out the figure "1" in the first line and substituting therefor the figure "2".

(1823)

41

THE FARM PRODUCTS MARKETING ACT

O. Reg. 230/51.
1951 Agreement for the Marketing of Kieffer Pears for Processing.
New.
Made—4th October, 1951.
Filed—4th October, 1951, 9.45 a.m.

ORDER MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

MARKETING OF KIEFFER PEARS FOR PROCESSING

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

G. F. PERKIN

Chairman

(Seal)

Secretary F. K. B. Stewart

Dated at Toronto this 4th day of October, 1951.

1951 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 1951, appointed under the provisions of "The Ontario Pear, Plum and Cherry Growers' Marketing-for-Processing Scheme".

- 1. For Kieffer pears 2 inches and up, mature (seeds brown) of a grade suitable for processing where delivery is made and weight slips completed up to and including the 3rd. day of November, 1951, the minimum price shall be \$52.50 per ton.
- 2. For Kieffer pears 2 inches and up, uniformly mature and of a grade suitable for processing where delivery is made after the 3rd. day of November, 1951, the minimum price shall be \$57.50 per ton.
- 3. For all other grades of Kieffer Pears where delivery is made up to and including the 3rd. day of November, 1951, the minimum price shall be \$52.50 per ton. Where delivery is made after the 3rd. day of November, 1951, the minimum price shall be \$57.50 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 for Kieffer 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 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, 1951, at which time delivery weigh slips shall be surrendered by the growers, if requested.
- 6. Delivery of pears produced within the following areas 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 lines of the City of Toronto.
- 7. In case of a dispute arising as to the suitability of Kieffer 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 Agreement and shall be final.

DATED at the City of Welland in the Province of Ontario this 3rd. day of October, 1951.

NEGOTIATING BOARD
HAROLD E. FULLER
Chairman.
GORDON HUNTER
Member

Member Grower Representative.

(1824)

41

Publications Under The Regulations Act

OCTOBER 20th, 1951

(1843)

THE MILK CONTROL ACT

O. Reg. 231/51.
Retail Milk Prices in the Markets of Bolton and Woodbridge.
New.
Made—27th September, 1951.
Filed—5th October, 1951, 2.15 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. In these regulations

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "cereal treat" means milk that contains not less than 10 per cent and not more than 12 per cent of butter fat;
- (c) "chocolate drink" means milk that contains a chocolate flavouring;
- (d) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (e) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (f) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (g) "whipping cream" means cream that contains not less than 32 per cent of butter fat,
- 2. The maximum prices at which buttermilk, cereal treat, chocolate drink, skim-milk, standard milk, table cream and whipping cream may be sold by retail in the markets of Bolton and Woodbridge shall be as follows:

(a)	buttermilk quart\$. 15
(b)	cereal treat quart pint half-pint	.50 .25 .15
(c)	chocolate drink quart pint half-pint 8 ounces 7 ounces	.21 .12 .07 .06
(d)	skim-milk quart	.15
(e)	standard milk quartpinthalf-pint	.19 .11 .07
(f)	table cream quartpint. half-pint.	.70 .38 .20

	quart. 1.10 pint. .60 half-pint .35
	THE MILK CONTROL BOARD OF ONTARIO
	A. B. CURREY Chairman K. M. Betzner
(Seal)	Member H. E. McCallum Member
	Member

(g) whipping cream

Dated at Toronto, this 27th day of September 1951.

THE INDUSTRIAL STANDARDS ACT

O. Reg. 232/51. Schedule for the Carpentry Industry in the Windsor Zone. New. Made—4th October, 1951. Filed—9th October, 1951, 9.45 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. Regulations 204 of Consolidated Regulations of Ontario 1950 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.

SCHEDULE FOR THE CARPENTRY INDUSTRY IN THE WINDSOR ZONE

INTERPRETATION

- 1. In this schedule "holiday" means
 - (a) Saturday,
 - (b) Sunday,
 - (c) New Year's Day,
 - (d) Good Friday,
 - (e) Dominion Day,
 - (f) Labour Day,
 - (g) Windsor Civic Holiday,
 - (h) Thanksgiving Day, and
 - (i) Christmas Day.

HOURS OF WORK

- 2.(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.
- (2) Where the work is of such a nature that it cannot reasonably be performed during the hours prescribed in clause b of subsection 1, it may be performed during any other hours if an employee does not work more than 8 hours; and this work shall be night work.

MINIMUM RATE OF WAGES

- 3.(1) The minimum rate of wages shall be \$1.90 an hour for
 - (a) work performed during the regular working periods,
 - (b) night work, and
 - (c) work performed on Saturday before midday to permit the pouring of concrete.
- (2) The minimum rate of wages in subsection 1 shall not apply to overtime work.

SHIFT WORK

- 4.(1) Where the work is performed in two or more shifts, and if an employee
 - (a) works not more than 8 hours in any 24-hour period, and
 - (b) is not employed elsewhere while engaged in shift work,

the employee shall be deemed to be employed during a regular working-day.

(2) An employee who works on a night-shift shall be entitled, as a minimum, to wages for 8 hours for work of 7 hours.

OVERTIME WORK

- 5. Work performed in the industry
 - (a) at any time other than during the working periods prescribed in sections 2 and 4 and clause c of subsection 1 of section 3, and
 - (b) on a holiday

shall be overtime work.

- 6.(1) Subject to clause c of subsection 1 of section 3 no work shall be performed in the industry on a holiday except
 - (a) in cases of extreme necessity where life or property is jeopardized, or
 - (b) on repairs to buildings where the repair work is necessary to prevent the loss of employment to persons who are regularly employed in the buildings.

- (2) All work performed under subsection 1 shall be performed only where the advisory committee has issued a permit therefor.
- (3) The advisory committee is authorized to issue the permits subject to the terms and conditions of this schedule.

RATES OF WAGES FOR OVERTIME WORK

- 7. The rate of wages for overtime work shall be
 - (a) \$2.85 an hour for overtime work performed during the one-hour period immediately following the working period of a regular workingday, and
 - (b) \$3.80 an hour for all other overtime work.

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 who is handicapped and the rate may be fixed at the request of employee or employer.

(1867)

42

THE INDUSTRIAL STANDARDS ACT

O. Reg. 233/51.
Schedule for the Painting and Decorating Industry in the Sault St. Marie Zone.
New.
Made—4th October, 1951.
Filed—9th October, 1951, 9.55 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 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.

SCHEDULE FOR THE PAINTING AND DECORATING INDUSTRY IN THE SAULT STE.

MARIE ZONE

INTERPRETATION

- 1. In this schedule "holiday" means
 - (a) Saturday after midday,
 - (b) Sunday,
 - (c) New Year's Day,
- (d) Good Friday,
- (e) Victoria Day,
- (f) Dominion Day,
- (g) Labour Day,
- (h) Thanksgiving Day, and
- (i) 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 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., and
 - (ii) 4 hours of work to be performed on Saturday between 8 a.m. and midday.
- 3.(1) Where the work cannot be performed during the hours prescribed in sub-clause i of clause b of section 2, it may be performed during any other hours.
- (2) The work performed during those other hours shall be night work except when performed on a job completed in a 20-hour period.
 - (3) In all cases governed by subsection 1
 - (a) an employee shall not work more than 12 hours in any 24-hour period;
 - (b) where an employee works 8 hours in any 24-hour period, the employee shall be deemed to be employed during a regular working-day; and
 - (c) work in excess of 8 hours in any 24-hour period shall be overtime work.

MINIMUM RATES OF WAGES

- 4. The minimum rate of wages for the regular working periods prescribed in sections 2 and 3 shall be
 - (a) \$1.35 an hour for spray-painting, and
 - (b) \$1.25 an hour for all other work.

OVERTIME WORK

- 5.(1) Work performed in the industry
- (a) at any time other than during the working periods prescribed in sections 2 and 3, and
- (b) on a holiday

shall be overtime work.

- 6.(1) No overtime work shall be performed in the industry on Labour Day 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.

RATES OF WAGES FOR OVERTIME WORK

- 7. The rate of wages for overtime work shall be
 - (a) for overtime work performed during the 7-hour period immediately following a regular working-day prescribed in section 2 and the 4-hour period immediately following a regular working-day prescribed in section 3
 - (i) \$2.021/2 an hour for spray-painting, and
 - (ii) \$1.87½ an hour for all other work, and
 - (b) for all other overtime work

- (i) \$2.70 an hour for spray-painting, and
- (ii) \$2.50 an hour for all other work.

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 who is handicapped.

(1868)

12

THE PUBLIC HOSPITALS ACT

O. Reg. 234/51.
Classification of Hospitals.
Amending Regulations 341 of
Consolidated Regulations 1950.
Made—4th October, 1951.
Filed—9th October, 1951, 10.00 a.m.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE PUBLIC HOSPITALS ACT

1.(1) Schedule 1 of Regulations 341 of Consolidated Regulations of Ontario 1950 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 B Hospitals" and "Group C Hospitals", as set forth in Schedules I and II hereto.

SCHEDULE I

GROUP B HOSPITALS

Column 1	Column 2	Colu	ımn 3
Item	Figures struck out		ures ituted
3 10 11	369 13	167 479 104	39 143 63

SCHEDULE II

GROUP C HOSPITALS

Column 1	Colu	nn 2	Colu	nn 3
Item	Figu struck	res c out	Figu substi	
35 45	51 10	14 5	51 28	20 13

- (2) Schedule 1 of Regulations 341 of Consolidated Regulations of Ontario 1950 is further amended
 - (a) by adding the following item under the heading "Group A Hospitals":
- 8a Toronto St. Joseph's Hospital 539 273
 - (b) by striking out item 31 under the heading "Group B Hospitals", and

		the following items froup B Hospitals":	under	the
14 <i>a</i>	North Bay	Queen Victoria Memorial Hospital	33	14
21 <i>a</i>	Port Colborne	Port Colborne General Hospital	102	40
34 <i>a</i>	Weston	Humber Memorial Hospital	54	19
	and			
		out the following item Froup C Hospitals'':	s under	the
46	North Bay	Queen Victoria Memorial Hospital	33	14
76a	Weston	Humber Memorial Hospital	54	19
(186	59)			42

THE CEMETERIES ACT

O. Reg. 235/51. Certificate of a Coroner. New. Made—4th October, 1951. Filed—9th October, 1951, 10.10 a.m.

REGULATIONS MADE UNDER THE CEMETERIES ACT

1. A certificate of a coroner under section 56 of the Act shall be in Form 1.

FORM 1

The Cemeteries Act Certificate of a Coroner under Section 56

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

Signature of Coroner

NOTES

- This certificate is not a burial permit under The Vital Statistics Act. A burial permit under that Act is also required.
- This certificate is made by a coroner of the municipality in which the death took place but where the death took place outside Ontario it may be issued by a coroner of the municipality in which the body is to be cremated or incinerated.

(1870) 42

THE MILK CONTROL ACT

O. Reg. 236/51. Durham Milk Producers' Association. New. Approved—4th October, 1951. Filed—9th October, 1951, 2.30 p.m.

ORDER MADE BY THE MINISTER UNDER THE MILK CONTROL ACT

- 1. In this order
 - (a) "Association" means Durham Milk Producers' Association; and
- (b) "producer" means a person engaged in supplying milk to a distributor in the market composed of the Town of Durham.
- 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 such information and financial statements as the Board may determine.

THOMAS L. KENNEDY Minister of Agriculture

(1872)

42

THE MILK CONTROL ACT

O. Reg. 237/51.
Designated Markets.
Revoking Regulations 292 of
Consolidated Regulations 1950.
Made—27th September, 1951.
Approved—4th October, 1951.
Filed—9th October, 1951, 2.40 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. Regulations 292 of Consolidated Regulations of Ontario 1950 are revoked.

THE MILK CONTROL BOARD OF ONTARIO

A. B. Currey
Chairman
K. M. BETZNER
Member
H. E. McCallum

Member

42

Dated at Toronto, this 27th day of September, 1951.

and the second of the second o

(1873)

O. Reg. 238/51.
Distribution Areas.
Amending Regulations 293 of
Consolidated Regulations 1950.
Made—27th September, 1951.
Approved—4th October, 1951.
Filed—9th October, 1951, 2.50 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

- 1. Schedule 1 of Regulations 293 of Consolidated Regulations of Ontario 1950 is amended by adding thereto the following item:
 - 3 London distribution area City of London and the townships of London, North Dorchester, Westminster and West Nissouri.

THE MILK CONTROL BOARD OF ONTARIO

A. B. Currey
Chairman
K. M. Betzner
Member
H. E. McCallum
Member

Member

Dated at Toronto, this 27th day of September 1951.

(1874)

THE ELECTION ACT, 1951

O. Reg. 239/51. Fees and Expenses. New. Made—11th October, 1951. Filed—12th October, 1951, 11.40 a.m.

REGULATIONS MADE UNDER THE ELECTION ACT, 1951

REMUNERATION AND EXPENSES

- 1.(1) The fees and expenses to be allowed under the Act shall be those set forth in the schedule to these regulations.
- (2) Except as otherwise expressly provided in the schedule to these regulations, the fees and allowances prescribed in the regulations made under *The Voters' Lists Act, 1951*, shall be deemed to be full remuneration and compensation for services and disbursements rendered or made under this Act as well as under that Act, by:
 - (a) the chairman of an election board.
 - (b) members of an election board, and
 - (c) the clerk of an election board.
- (3) No expense for clerical or other assistance shall be allowed except where the assistance has been engaged with the approval of the Chief Election Officer upon the recommendation of the chairman of the board.

- (4) No expense for printing, office rent or incidentals shall be allowed unless certified by the Chief Election Officer as proper in that electoral district.
- (5) A returning officer shall be allowed his approved disbursements for office rent, clerical and other assistance, printing, cartage, postage and incidentals.

SCHEDULE

RETURNING OFFICER

- 1. (1) For all services connected with an election except for proof-reading of the lists:
 - (a) Where the election is by acclamation \$400

 - (2) For proof reading of the lists...... \$100

ELECTION CLERK

- 2. For all services connected with an election:
 - (a) Where the election is by acclamation \$175
 - (b) Where the election is contested..... \$300

DEPUTY RETURNING OFFICER

POLL CLERK

4. For each polling day on duty...... \$8

CONSTABLES

- 5. (1) Constable at nomination meeting. . \$6

(1890) 42

THE VOTERS' LISTS ACT, 1951

O. Reg. 240/51. General Regulations. New. Made—11th October, 1951. Filed—12th October, 1951, 11.45 a.m.

REGULATIONS MADE UNDER THE VOTERS' LISTS ACT, 1951

REMUNERATION AND EXPENSES

1. (1) The fees and costs to be allowed under the Act shall be those set forth in the schedule to these regulations.

- (2) Except as otherwise expressly provided in the schedule to these regulations, the fees and allowances prescribed in the regulations made under *The Election Act, 1951*, shall be deemed to be full remuneration and compensation for services and disbursements rendered or made under this Act as well as under that Act by a returning officer.
- (3) No expense for clerical or other assistance shall be allowed except where the assistance has been engaged with the approval of the Chief Election Officer upon the recommendation of the chairman of the board.
- (4) No expense for printing, office rent or incidentals shall be allowed unless certified by the Chief Election Officer as proper in that electoral district.
- (5) An election board shall be allowed the amounts actually disbursed, authorized by the board and approved by the Chief Election Officer.
- (6) Upon certificate by the revising officer and by the chairman of the board, a revising officer shall be allowed his actual and necessary travelling expenses while absent from the municipality in which he resides.

FORMS

- 2. The following forms are prescribed:
- (a) Enumerator's certificate on urban polling subdivision list of voters shall be in Form 1;
- (b) Enumerator's certificate on rural polling subdivision preliminary list of voters shall be in Form 2;
- (c) Appointment of revising officer shall be in Form 3;
- (d) Oath of revising officer shall be in Form 4;
- (e) Appointment of clerk to the revising officer shall be in Form 5;
- (f) Certificate of revising officer on list shall be in Form 6:
- (g) Certificate of revising officer on statement of changes and additions shall be in Form 7;
- (h) Form of printed certificate to be used by returning officers on statement of changes and additions in urban polling subdivisions shall be in Form 8;
- (i) Certificate of enumerator on list to be used in preparing rural polling lists shall be in Form 9:
- (j) Form of certificate to be used by returning officers on polling subdivision lists shall be in Form 10.

DUTIES OF OFFICERS

Clerk of the Election Board

- 3. The clerk of the board shall:
- (a) obey directions of the chairman of the board;
- (b) keep his office open at the times required by the board for the purpose of supplying information as to lists and copies of, or extracts from, any list in his possession;
- (c) keep
 - (i) regular minutes of the proceedings of the meetings of the board, and
 - (ii) a record of the proceedings in his own office;

(d) under the direction of the board, make arrangements for the holding of the sittings of the revising officer for urban polling subdivisions.

Revising Officers

- 4. (1) A revising officer shall hold sufficient evening sittings to afford a fair opportunity for persons employed during the day-time to appear and present complaints and objections.
- (2) The hours of the sittings of the revising officers shall be arranged by the board with due regard to the circumstances of each registration and revising district, the number of complaints or objections likely to be heard and the convenience of persons whose appearance is necessary in connection therewith.
- (3) A revising officer shall deliver to the returning officer, not later than the eighth day before nomination day, all lists as finally revised by him.

Enumerators

- 5. (1) The enumerators appointed for an urban polling subdivision shall cause the list and all copies prepared by them to be legibly typewritten at their joint expense.
- (2) An enumerator appointed for a rural polling subdivision shall cause the preliminary list and all copies prepared by him to be legibly typewritten at his own expense.

BOOKS AND RECORDS

- 6. (1) An election board shall keep the following books and records:
 - (a) a minute book recording the proceedings of the meetings of the board;
 - (b) account books showing all sums received under accountable warrants and otherwise and all disbursements made;
 - (c) records of the work done in the office of the clerk.
 - (2) A revising officer shall keep a book recording
 - (a) briefly the proceedings at each day's sittings;
 - (b) a statement showing the number of hours during which he was employed at the sittings, and
 - (c) his travelling and other expenses.

COMPLAINTS OR OBJECTIONS

7. A list of complaints of persons omitted from the list or wrongfully registered may include complaints or objections as to more than one person but shall relate only to one polling subdivision.

SAFE-KEEPING OF REVISED LISTS

- 8. (1) In this regulation, "clerk of the peace" means the clerk of the peace for the county or judicial district in which a polling subdivision is situate.
- (2) A returning officer shall deliver to the clerk of the peace for safe-keeping for purposes of reference as required by any Act of the Legislature, 10 copies of
 - (a) the certified revised voters' list for each urban polling subdivision,
 - (b) the certified statement of changes and additions relating to the list, and

(c) the certified revised voters' list for each rural polling subdivision.

REVOCATION

9. Regulations 80, 364 and 365 of Consolidated Regulations of Ontario 1950 are revoked.

FORM 1

The Voters' Lists Act, 1951 (Section 63)

ENUMERATORS' CERTIFICATE ON URBAN

POLLING SUI LIST OF V	
Electoral district of	
Polling subdivision No	
I, (a)	ofs for polling subdivision al district of
The annexed (or within polling subdivision No. electoral district of	
Severally sworn before me	
at	
in the county of	(a)
this	(a) Enumerator
day of	}
,19	(b)Enumerator
A Commissioner etc.	

FORM 2

(or as the case may be)

The Voters' Lists Act, 1951 (Section 96)

ENUMERATOR'S CERTIFICATE ON RURAL PRELIMINARY LIST OF VOTERS

I ICEMINITATE THE OF THE PROPERTY.
Electoral district of
Polling subdivision No
Municipality of theof
I, of the of of of of of the of the electoral district of in the municipality of make oath and say
The annexed (or within) preliminary list of voters for polling subdivision No

.....contains a true

and correct list of the names, addresses and occupations of persons in that polling sub-division qualified to vote at the election now pending in the electoral district aforementioned.

Sworn before me at	
in the county of	
this	
day of	Enumerator
19	
A Commissioner etc.	
(or as the case may be)	

FORM 3

The Voters' Lists Act, 1951 (Sections 65, 66, 69)

APPOINTMENT OF REVISING OFFICER

l'o			name)		• •		•				•		•	
			addre	ss)	• •	• •	•		 •	٠	•	•		
	• • • • •	• • • • • •	(occi	ıpat	 101	 1)	٠	• •	 •	•	٠	•		

Under The Voters' Lists Act, 1951, you are appointed to be one of the revising officers for the electoral district of for the election now pending and to act in that capacity for registration and revising the lists in polling subdivisions Nos......of that electoral district.

ELECTION BOARD

for the..... of..... by.....Chairman

FORM 4

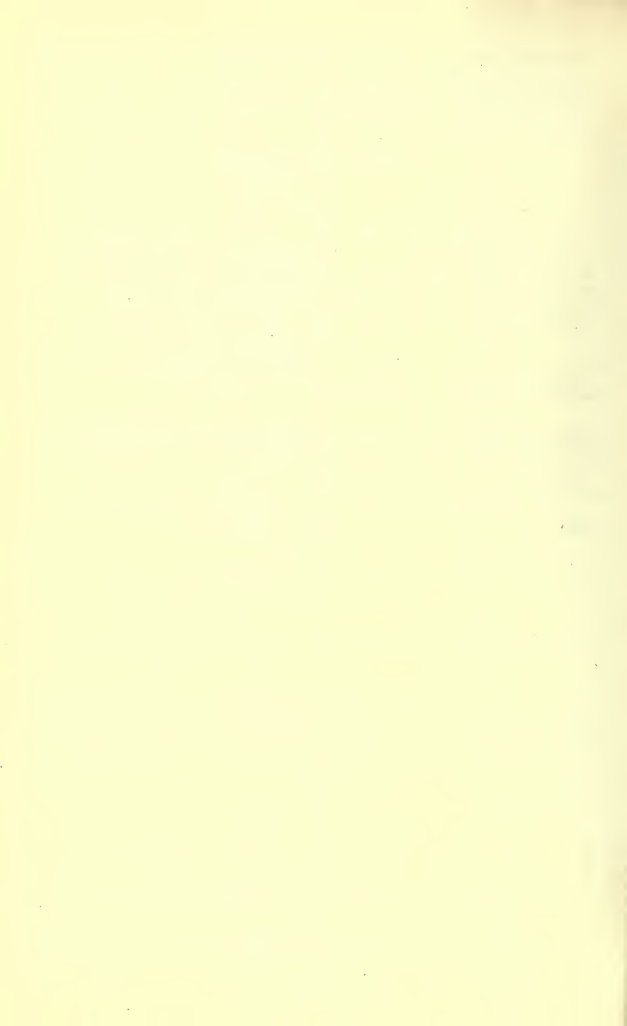
The Voters' Lists Act, 1951 (Section 68)

OATH OF REVISING OFFICER

of theof	
appointed revising officer for polling subdivision beredin the electoral distr	num-
that in that capacity I will perform my duties fully and impartially.	

Sworn before me at		annexed (or within) statement is a true statement of the changes and additions made to the list of voters
• • • • • • • • • • • • • • • • • • • •		to be used at the election now pending in the electoral district of
in the county of		for the polling subdivisions designated therein, according to my revision and correction of the said list under <i>The Voters' Lists Act</i> , 1951.
thisday of	Revising Officer	Dated thisday of19
19		Revising Officer
A Commissioner etc.		
(or as the case may be)		Form 8
Form	r 5	The Voters' Lists Act, 1951 (Section 89 (2))
The Voters' Li.		FORM OF PRINTED CERTIFICATE TO BE
(Section APPOINTMENT OF REVISING	n 67) CLERK TO THE	USED BY RETURNING OFFICERS ON STATE- MENT OF CHANGES AND ADDITIONS IN URBAN POLLING SUBDIVISIONS
To(na	me)	I,, returning officer for the electoral district of, certify that
	ddress) (occupation)	(1) the attached statement is a true copy of the statement of changes and additions as prepared and certified by the revising officer;
	s Act, 1951, you are ap-	
pointed a clerk to the revis divisions Nos	ing officer for polling sub- of the electoral	(2) it, together with the attached copy of the pre- liminary list as finally revised by the revising officer, accurately sets out the names, addresses and occupa- tions of persons entitled to vote in polling subdivision No; and
Dated thisday	of 19	(3) that list and statement together constitute the
,	ELECTION BOARD	polling list for that polling subdivision.
f	or the	Dated thisday of19
	of	(signed)
t	Chairman	Form 9
For	м 6	The Voters' Lists Act, 1951
The Voters' La (Section		(Section 102)
CERTIFICATE OF R	REVISING OFFICER	CERTIFICATE OF ENUMERATOR ON LIST TO BE USED IN PREPARING RURAL POLLING LISTS
I,a revising officer for the elec		I,
annexed (or within) list is a voters to be used at the el electoral district of for the polling subdivision d to my revision and corre Voters' Lists Act, 1951.	a correct copy of the list of lection now pending in the esignated therein, according	certify that the above is a correct copy of the list of voters for the polling subdivision designated therein, according to my revision and correction thereof under <i>The Voters' Lists Act</i> , 1951, to be used in preparing the polling lists for the election now pending.
Dated thisday	v of	Dated thisday of19
	Revising Officer	Enumerator
For	_	Form 10
	ists Act, 1951 (85 (1))	The Voters' Lists Act, 1951 (Section 103)
CERTIFICATE OF RE STATEMENT AND AD		FORM OF CERTIFICATE TO BE USED BY RETURNING OFFICERS ON POLLING SUBDIVISION LISTS
a revising officer for the ele	ctoral district of	returning officer for the electoral district of

attached list is a true copy of the voters' list f polling subdivision Noas finally revise constitutes the polling list for that polling subdivi	(2) Where two or more sittings are held on one day, for each sitting\$10	
Dated thisday of	MUNICIPAL CLERKS ACTING AS CLERKS TO REVISING OFFICERS	
Returning Office	er	5.(1) For every day upon which one or two sittings are actually held\$10
SCHEDULE		(2) For every day upon which three sittings are actually held\$15
1.(1) Where the county or judicial district includes only one electoral district	\$ 75	officers furnishing lists or copies 6.(1) For every manuscript or typewritten
(2) For each additional entire electoral district within the county or judicial district, an	φισ	copy of a voters' list or any part thereof, or of changes made therein on complaint or objection, other than a list or part thereof required to be
additional	\$75	furnished by any Act of the Legislature, for every 10 names on each copy supplied
of another county or judicial district, an additional.	\$50	(2) For all copies of the first part of the list of voters under Part I of the Act furnished to a
MEMBERS OF THE BOARD 2. Each member of the board, including the chairman, for every meeting actually attended, as certified by the chairman	\$10	returning officer as required by statute for use at an election, per polling subdivision
CLERK OF THE BOARD		ENUMERATORS
3.(1) Where the county or judicial district includes only one electoral district	\$200	 Each enumerator, for all services and ex- penses including furnishing the typewritten list and copies:
(2) For each additional entire electoral district within the county or judicial district, an additional	\$100	(a) where the list contains not more than 250 names\$32
(3) Where the electoral district includes part of another county or judicial district, an additional	\$75	(b) where the list contains more than 250 names, for each name over 250, an additional8 cents
REVISING OFFICERS		(1891) 42
4.(1) Where one sitting only is held on one day	\$15	



Publications Under The Regulations Act

OCTOBER 27th, 1951

THE MILK CONTROL ACT

O. Reg. 241/51.
Retail Milk Prices in the Market of Havelock.
New.
Made—11th October, 1951.
Filed—12th October, 1951, 2.25 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

- 1. In these regulations "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat.
- 2. The maximum prices at which standard milk may be sold by retail in the market of Havelock shall be as follows:

(a)	quart.			 	,											.\$	17	
(b)	pint	٠,٠		 	٠		٠				•						10	

THE MILK CONTROL BOARD OF ONTARIO

(Seal)

A. B. Currey
Chairman
K. M. BETZNER
Member
H. E. McCALLUM
Member

Dated at Toronto, this 11th day of October 1951.

(1892)

43

THE FARM PRODUCTS MARKETING ACT

O. Reg. 242/51.
1951 Agreement for the Marketing of Winter-Celery.
New.
Made—11th October, 1951.
Filed—15th October, 1951, 12.10 p.m.

ORDER MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

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 11th day of October, 1951.

1951 AGREEMENT FOR THE MARKETING OF WINTER-CELERY

MEMORANDUM OF AGREEMENT made by the Negotiating Committee for winter-celery produced in Ontario in 1951, appointed under the provisions of "The Ontario Winter-Celery Growers' Marketing Scheme".

- 1. The minimum price to be paid every grower for all winter-celery produced in Ontario during the year 1951, purchased and received by a dealer shall be according to the following grades:
 - No. 1 Celery at the rate of one dollar and seventy-five cents (\$1,75) per crate storage included; and
 - No. 2 Celery the minimum price shall be the daily trading price on an open-market basis.
- 2. It is understood and agreed that "Grade" in this Agreement means grade as defined in The Farm Products Grades and Sales Act (Ontario) and in The Fruit, Vegetables and Honey Act (Canada).
- 3. 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 1951, 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 11th day of October, 1951.

Grower Representatives Dealer Representatives

GEO. HORLINGS WILLIAM WATSON O. S. WALDEN

L. Soupcoff D. Merkur Geo. C. Anspach

(1903)

43

THE TRUSTEE ACT

O. Reg. 243/51.
Companies Approved for Investment and Deposit.
Amending Regulations 361 of Consolidated Regulations 1950.
Made—11th October, 1951.
Filed—15th October, 1951, 3.15 p.m.

REGULATIONS MADE UNDER THE TRUSTEE ACT

- 1. Schedule 2 of Regulations 361 of Consolidated Regulations of Ontario, 1950, is amended by adding thereto the following:
 - 2a. The Eastern Canada Savings and Loan Company
- 2. Schedule 3 of Regulations 361 of Consolidated Regulations of Ontario, 1950, is amended by adding thereto the following:
 - 1a. The Eastern Canada Savings and Loan Company

(1904)

43

THE RECIPROCAL ENFORCEMENT OF MAINTENANCE ORDERS ACT

O. Reg. 244/51. Extent of Act. Amending Regulations 351 of Consolidated Regulations 1950. Made—11th October, 1951. Filed—15th October, 1951, 3.25 p.m.

REGULATIONS MADE UNDER THE RECIPROCAL ENFORCEMENT OF MAINTENANCE ORDERS ACT

- 1. Schedule 1 of Regulations 351 of Consolidated Regulations of Ontario 1950 is amended by adding thereto the following item:
 - 6. Newfoundland.

(1905)

43

THE GAME AND FISHERIES ACT

O. Reg. 245/51. Crown Game Preserves. Amending Regulations 123 of Consolidated Regulations 1950. Made—11th October, 1951. Filed—15th October, 1951, 3.35 p.m.

REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT

1. Schedules 5, 6, 8 and 11 of Appendix A of Regulations 123 of Consolidated Regulations of Ontario 1950 are struck out and the following substituted therefor:

SCHEDULE 5

GOULAIS RIVER - RANGER LAKE CROWN GAME PRESERVE

In the Territorial District of Algoma and described as follows:

COMMENCING at a point in lot 8, Concession VI, in the geographic Township of Hodgins, where the south-easterly bank of the Goulais River intersects the easterly limit of the lands of Algoma Central and Hudson Bay Railway; thence in a general north-easterly and northerly direction following the south-easterly bank of the Goulais River through the townships of Hodgins, Gaudette and the geographic Township of Tp. 23, Range X, to the southerly boundary of the geographic Township of Tp. 24, Range XI; thence westerly along the southerly boundaries of the geographic Township of Marne to the easterly limit of the lands of Algoma Central and Hudson Bay Railway; thence in a general north-westerly and north-easterly direction along that limit through the geographic Township of Marne and the geographic tównships of Tp. 25 and Tp. 24, Range XII, to the southerly limit of the geographic Township of Tp. 24, Range XIII; thence easterly along the southerly limit of the geographic Township of Tp. 24, Range XIII, to the south-east angle thereof; thence northerly along the easterly limit of the geographic Township of Tp. 24, Range XIII, to the south-east angle thereof; thence northerly along the easterly limit of the geographic Township of Tp. 24, Range XIII, to the south-west angle of the geographic Township of Tp. 23, Range XIII; thence easterly along the southerly limit of the geographic Township of Tp. 23 to its most westerly point of intersection with the southerly bank of the Goulais River; thence in a general

northerly and north-easterly direction along the southerly bank of the Goulais River and along the southerly bank of the Goulais River and along the high-water mark on the southerly shore of Ragged Lake in the geographic Township of Tp. 22, Range XIII, and the southerly bank of the Goulais River in the geographic Township of Tp. 22, Range XIII, and the geographic Township of Tp. 6H, and along the highwater mark on the southerly shore of Goulais Lake to the portage route from Saymo Lake in the northerly part of the geographic Township of Tp. 6H; thence in a general south-easterly direction along that portage route and following the high-water mark on the north-easterly shore of Welcome Lake in the geographic Township of Tp. 6H to the connecting stream to Gong Lake near the easterly limit of the geographic Township of Tp. 6H; thence in a general south-easterly direction along the westerly boundary of the connecting stream to Gong Lake and following the high-water mark on the west shore of the south-westerly bay of Gong Lake in the northern part of the geographic Township of Tp. 5G and along the connecting waters and portage route to the north-westerly bay of Saymo Lake; thence in a general southerly direction along the high-water mark on the westerly shore of Saymo Lake to the portage between Saymo Lake and Ranger Lake; thence southerly along that portage to the high-water mark on the most northerly bay of Ranger Lake; thence in a general south-westerly, westerly, southerly, easterly and southerly direction following the high-water mark on the westerly shore of Ranger Lake to its intersection on the westerly shore of Ranger Lake to its intersection with the Ranger Lake Tote Road near the easterly limit of the geographic Township of Tp. 3H; thence in a general south-westerly and westerly direction along the Ranger Lake Tote Road through the geographic townships of Tp. 3H and Tp. 22, Range X, and the geographic townships of Curtis, Whitman and Hodgins to the easterly limit of the lands of Algoma Central and Huden Bay Railway at Glandale; thence in a general Hudson Bay Railway at Glendale; thence in a general northerly and north-easterly direction along that limit to the point of commencement.

SCHEDULE 6

IOCKO CROWN GAME PRESERVE

In the geographic townships of Clarkson, Garrow, Jocko, La Salle, McAuslan, Osborne, Parkman, Poitras and Wyse, in the Territorial District of Nipissing and described as follows:

COMMENCING at a point in Concession II in the geographic Township of Osborne where the easterly limit of the lands of Ontario Northland Railway intersects the northerly bank of the Jocko River; thence in a general north-easterly and south-easterly direction along the northerly bank of the Jocko River, the northwesterly shore of Jocko Lake and the northerly bank of the Jocko River through the geographic townships of Osborne, Garrow, Clarkson and Jocko to its intersection with the westerly limit of the highway known as "the King's Highway Number 63" in the north-easterly part of the geographic Township of Jocko; thence in a general north-easterly direction along the westerly limit of that highway to the westerly bank of the Ottawa River near the northerly limit of the geographic Township of Poitras; thence northerly along the westerly bank of the Ottawa River to the northerly bank of Green Creek in the geographic Township of Parkman; thence in a south-westerly direction along the northerly bank of Green Creek and the high-water mark on the northerly and north-westerly shore of Green Lake to a point in the high-water mark at the westerly extremity of Green Lake; thence west astronomically to a railway road-bed known as the "Diver Road"; thence in a general south-westerly direction along the railway road-bed through the geographic townships of Parkman, McAuslan and La Salle to the easterly limit of the lands of Ontario Northland Railway; thence in a general south-easterly direction along that limit to the point of commencement.

SCHEDULE 8

LAKE OF THE WOODS CROWN GAME PRESERVE

In the Territorial District of Kenora and described as follows:

COMMENCING at the intersection of the easterly limit of the highway known as "the King's Highway Number 70" with the southerly limit of the highway known as "the King's Highway Number 17" at a point near the easterly end of Longbow Lake and south of the geographic Township of Haycock; thence in a general north-easterly and easterly direction along the southerly limit of the last-named highway to its intersection with the south-westerly limit of the lands of Canadian Pacific Railway near the west boundary of the geographic Township of MacNicol; thence in a general south-easterly direction along that limit to Hawk Lake Station in the geographic Township of Hawk Lake Station in the geographic Township of MacNicol; thence south astronomically to the southerly boundary of the geographic Township of MacNicol; thence easterly along that boundary to the southeasterly angle of the geographic Township of MacNicol; thence northerly along the east boundary of that township to the southerly limit of the lands of Canadian Pacific Railway; thence in a general easterly direction following that limit to Edison Station in the geographic Township of Docker; thence south astronomically a distance of one mile, more or less, to a point on the high-water mark on the northerly shore of a bay of Eagle Lake; thence south-westerly and southerly along Eagle Lake; thence south-westerly and southerly along the high-water mark on the northerly and westerly shores of that bay to the connecting waters to Teggau Lake; thence southerly along the high-water mark on the west shore of those connecting waters to the high-water mark on the north-westerly shore of Teggau Lake; thence in a general westerly and southerly direction following the high-water mark on the north-westerly and westerly shores of Teggau Lake and connecting waters to the portage to Dryberry Lake, thence could waters to the portage to Dryberry Lake; thence south-westerly along that portage to the high-water mark on the north-easterly bay of Dryberry Lake; thence in a the north-easterly bay of Dryberry Lake; thence in a general westerly, southerly, easterly, southerly, westerly and northerly direction along the high-water mark along the westerly and northerly shores of Dryberry Lake to a narrows distant 1 mile, more or less, due north of the easterly production of the southerly boundary of the geographic Township of Work and distant 2.25 miles, more or less, east astronomically from the easterly boundary of that township; thence west astronomically across the narrows to the highwater mark on the westerly shore of Dryberry Lake; thence in a general southerly direction following the high-water mark along the westerly shore of Dryberry high-water mark along the westerly shore of Dryberry Lake to the river connecting Dryberry Lake and Berry Lake; thence southerly along the high-water mark on the westerly bank of that connecting river to the high-water mark on the northerly shore of Berry Lake; thence in a general south-westerly direction along the thence in a general south-westerly direction along the high-water mark on the north-westerly shore of Berry Lake to the most westerly extremity of that lake and being distant 1.5 miles, more or less, north astronomically of the southerly boundary of the geographic Township of Devonshire; thence west astronomically to the easterly limit of the highway known as "the King's Highway Number 70"; thence in a general northerly direction along that limit to the point of commencement commencement.

SCHEDULE 11

NIPISSING CROWN GAME PRESERVE

In the geographic townships of Askin, Flett, Gladman, Gooderham, Hammell, Kenny, La Salle, Law, McLaren, Milne, Olive, Osborne, Riddell, Sisk and Strathcona, in the Territorial District of Nipissing and described as follows:

COMMENCING at the intersection of the southerly boundary of the geographic Township of Gladman with the north-easterly limit of the highway known as "the King's Highway Number 11"; thence north-westerly and northerly along the north-easterly limit of that highway to its intersection with the south-westerly limit of the lands of Ontario Northland Railway; thence south-easterly and along the south-westerly limit of those lands to the intersection with the southerly boundary of the geographic Township of Osborne; thence westerly along the southerly boundaries of the geographic townships of Osborne, Hammell and Gladman to the place of commencement.

- 2. Schedules 29, 33, 40, 76, 81, 89, 91, 97, 102 and 105 of Appendix B of Regulations 123 of Consolidated Regulations of Ontario 1950 are struck out.
- 3. Schedules 13, 22, 37, 56, 62, 69 and 73 of Appendix B of Regulations 123 of Consolidated Regulations of Ontario 1950 are struck out and the following substituted therefor:

SCHEDULE 13

CONROY MARSH CROWN GAME PRESERVE

In the Township of Raglan in the County of Renfrew and composed of

- (a) lots 2 to 9, both inclusive, in Concession XIV;
- (b) lots 2 to 9, both inclusive, in Concession XV;
- (c) lots 5 to 9, both inclusive, in Concession XVI.

SCHEDULE 22

DUMFRIES CROWN GAME PRESERVE

In the Township of North Dumfries in the County of Waterloo and described as follows:

COMMENCING at the intersection of the southerly limit of the City of Galt with the westerly limit of the highway known as "the King's Highway Number 24"; thence southerly along the westerly limit of that highway to its intersection with the southerly limit of the Township of North Dumfries; thence westerly along the southerly limit of that township to its intersection with the easterly limit of the allowance for road between lots 18 and 19 in Concession VII in that township; thence northerly along the easterly limit of that allowance for road to its intersection with the southerly limit of the allowance for road between concessions VII and VIII in that township; thence easterly along the southerly limit of the last-mentioned allowance for road between lots 18 and 19 in Concession VIII in that township; thence northerly along the easterly limit of the last-mentioned allowance for road to its intersection with the south-easterly limit of the highway known as "the King's Highway Number 24A"; thence northeasterly and along the south-easterly limit of the last-mentioned highway to its intersection with the southerly limit of the City of Galt; thence easterly along the southerly limit of the City of Galt to the place of commencement.

SCHEDULE 37

HIMSWORTH CROWN GAME PRESERVE

In the geographic townships of Chisholm and East Ferris, in the Territorial District of Nipissing and the geographic townships of North Himsworth and South Himsworth in the Territorial District of Parry Sound, and described as follows:

COMMENCING at the intersection of the northerly limit of lot 12 in Concession XVI in the geographic Township of South Himsworth with the easterly limit of the highway known as "the King's Highway Number 11"; thence northerly following the easterly limit of that highway to its intersection with the southerly

limit of the present travelled road known as the "Booth Road" in lot 4 in Concession XXIV in the geographic Township of North Himsworth; thence easterly and following the southerly limit of that road to its intersection with the westerly limit of the lands of Canadian National Railway in lot 28 in Concession V in the geographic Township of East Ferris; thence southeasterly and south-westerly following the westerly limit of those lands to the northerly limit of the allowance for road between concessions XIV and XV in the geographic Township of South Himsworth; thence westerly along the northerly limit of that allowance for road to its intersection with the easterly limit of the highway known as "the King's Highway Number 11"; thence northerly along the easterly limit of the lastmentioned highway to its intersection with the westerly limit of lot 12 in Concession XVI in the geographic Township of South Himsworth; thence southerly along the westerly limit of that lot to its south-west angle; thence easterly along the southerly limits of lots 12 and 11 in Concession XVI in the geographic Township of South Himsworth to the south-east angle of lot 11; thence northerly along the easterly limit of lot 11 to the north-east angle of that lot; thence westerly along the northerly limits of lots 11 and 12 to the place of commencement.

SCHEDULE 56

MULMUR CROWN GAME PRESERVE

In the Township of Mulmur in the County of Dufferin and composed of

- (a) the east half of lot 5,
- (b) lots 6 and 7, and
- (c) the east half and south-west quarter of lot 8, in Concession III west of Hurontario Street.

SCHEDULE 62

NORTH EASTHOPE CROWN GAME PRESERVE

In the Township of North Easthope in the County of Perth and described as follows:

COMMENCING at the intersection of the southerly limit of the allowance for road between concessions VIII and IX with the westerly limit of the township; thence easterly along the southerly limit of the allowance for road between concessions VIII and IX to the westerly limit of the allowance for road between lots 25 and 26 in Concession VIII; thence southerly along the westerly limit of the allowance for road between lots 25 and 26 in concessions VIII and VII to its intersection with the northerly limit of the allowance for road between concessions VI and VII; thence westerly along the northerly limit of the allowance for road between concessions VI and VII to its intersection with the westerly limit of the township; thence north-easterly along the westerly limit of the township to the place of commencement.

SCHEDULE 69

PEASEMARSH CROWN GAME PRESERVE

In the Township of Collingwood in the County of Grey and described as follows:

COMMENCING at a point where the southerly shore of Nottawasaga Bay of Georgian Bay is intersected by the production easterly of the northerly limit of lot 29 in Concession VIII; thence westerly along the production and northerly limit of lot 29 to the easterly limit of the road allowance between concessions VIII and IX; thence southerly along the last-mentioned limit to the south-westerly angle of lot 27 in Concession VIII; thence easterly along the southerly limit of lot 27 and its production easterly to the easterly

limit of the road allowance between concessions VII and VIII; thence southerly along the last-mentioned limit to the south-westerly angle of lot 26 in Concession VII; thence easterly along the southerly limit of lot 26 in Concession VII to the south-easterly angle of the lot; thence continuing easterly to the south-westerly angle of lot 26 in Concession VI; thence easterly along the southerly limit of lot 26 in Concession VI to the south-easterly angle thereof; thence northerly along the easterly limit of lot 26 to the southerly limit of the highway known as "the King's Highway Number 26"; thence in a general westerly and north-westerly direction following the last-mentioned limit to its intersection with the easterly limit of lot 29 in Concession VIII; thence northerly along the easterly limit of lot 29 and its production to the shore of Nottawasaga Bay; thence in a general north-westerly direction following the shore of Nottawasaga Bay to the point of commencement;

EXCEPTING therefrom the east half of lot 28 in Concession VIII.

SCHEDULE 73

PETERBOROUGH CROWN GAME PRESERVE

In the townships of Belmont and Methuen, and Burleigh and Anstruther, in the County of Peterborough and described as follows:

COMMENCING at the intersection of the right bank of Jack Creek with the north shore of Stony Lake; thence north-easterly along the right bank of Jack Creek to its intersection with the centre line of the allowance for road between lots 5 and 6 in Concession XII of the former Township of Burleigh; thence easterly along the centre line of the allowance for road to its intersection with the centre line of the road known as the "Nepthelene Mine Road"; thence north-easterly along the last-mentioned centre line to its intersection with the centre line of the existing road to Kasshabog Lake; thence easterly and north-easterly along the last-mentioned centre line to the shore of Kasshabog Lake in lot 14 in Concession VIII in the former Township of Methuen; thence in a general north-easterly direction and following the shore of Kasshabog Lake to its intersection with the centre line of the allowance for road between concessions VI and VII in front of lot 15 in the former Township of Methuen; thence northerly along the last-mentioned centre line to the northerly boundary of the former Township of Methuen; thence northerly along the easterly boundary to the north-west angle of the former Township of Methuen; thence northerly along the easterly boundary of the former Township of Methuen; thence northerly along the easterly boundary of the former Township of Burleigh to the north-east angle thereof; thence westerly along the northerly boundary of the former Township of Burleigh to its intersection with the left bank of Eels Creek; thence in a general southerly and south-easterly direction along that bank to the north shore of Stony Lake; thence in a general easterly direction along the north shore of Stony Lake; thence in

- 4. Subregulation 3 of regulation 6 of Regulations 123 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:
 - (3) A holder of a licence in form 4 or form 11 of Regulations 124 of Consolidated Regulations of Ontario 1950 may hunt, hill or destroy deer in that part of Ontario described in schedule 62 of Appendix B during the open season for deer in the Township of North Easthope in the County of Perth.
- 5. Appendix B of Regulations 123 of Consolidated Regulations of Ontario 1950 is amended by adding thereto the following schedules:

· SCHEDULE 5A

BOSANQUET CROWN GAME PRESERVE

In the Township of Bosanquet in the County of Lambton and described as follows:

COMMENCING at the north-easterly angle of lot 32 in the Lake Road West Concession; thence southerly along the easterly limits of lots 32 and 33 to the south-easterly limit of lot 33; thence westerly along the southerly limit of lot 33 to the high-water mark on the easterly bank of the Ausable River; thence in a general north-easterly direction folowing the highwater mark to the intersection with the northerly limit of lot 32; thence easterly along the northerly limit of lot 32 to the place of commencement.

SCHEDUALE 9A

CHARLOTTENBURGH CROWN GAME PRESERVE

In the Township of Charlottenburgh in the County of Glengarry and described as follows:

COMMENCING at the south-westerly angle of lot 9 in Concession II of the subdivision of the St. Regis Indian Reserve as surveyed by John G. Bruce, Deputy Provincial Surveyor, in 1848; thence northerly along the westerly limit of the lot to the north-westerly angle of the lot, being also the south-westerly angle of lot 9 in Concession III; thence northerly along the westerly limit of the last-mentioned lot 25 chains, more or less, to the southerly limit of the township road extending north-easterly to Glendale; thence in a general north-easterly direction following the southerly limit of that road to the easterly limit of lot 14 in Concession IV, north of Lake St. Francis, and being also the westerly limit of the county road extending southerly to Summerstown on Lake St. Francis; thence southerly and easterly following the westerly and southerly limits of the last-mentioned road to a point in the easterly limit of lot 14 in Concession II, north of Lake St. Francis, distant 35 chains measured northerly along that easterly limit from the southeasterly angle of the last-mentioned lot and the northerly limit of a township road extending in a westerly direction; thence in a general westerly direction following the northerly limit of the last-mentioned road and crossing lots 14 to 26, both inclusive, in Concession II, north of Lake St. Francis, to the westerly limit of lot 26; thence westerly parallel to the road allowance between concessions II and III in the subdivision of the St. Regis Indian Reserve to the westerly limit of lot 9 in that subdivision; thence northerly along that limit 55 chains, more or less, to the place of commencement.

SCHEDULE 48A

LAROSE FOREST CROWN GAME PRESERVE

In the townships of Cambridge and Clarence in the County of Russell and composed of

- (a) in the Township of Cambridge
 - (i) lots 13 to 21, both inclusive, in Concession I, and
 - (ii) lots 13, 14, 15, 16 and 18 in Concession II, and
- (b) in the Township of Clarence
 - (i) lot 26 in Concession V,
 - (ii) lot 27 in Concession VI,
 - (iii) lots 27 and 28 in Concession VII,
 - (iv) lots 24 to 28, both inclusive, in Concession VIII,

- (v) lots 24 to 28, both inclusive, in Concession IX,
- (vi) lots 26 to 28, both inclusive, in Concession X, and
- (vii) lots 25 to 28, both inclusive, in Concession XI.

SCHEDULE 99A

VIVIAN CROWN GAME PRESERVE

In the Township of Whitchurch in the County of York and composed of

- (a) lot 22 in Concession V,
- (b) the east half of lot 20 in Concession VI,
- (c) in Concession VII
 - (i) the west half of lot 19,
 - (ii) the west quarter of lot 21,
 - (iii) the south-west quarter of lot 22,
 - (iv) the north-west quarter of lot 23,
 - (v) the south-west quarter, and the southwest quarter of the east half, of lot 24,
 - (vi) the north-east quarter of lot 25,
 - (vii) the south-west quarter of lot 28,
 - (viii) the west quarter of lot 30,
 - (ix) the west half of the east half, and the east half of the west half, of lot 31,
 - (x) the east three-quarters of lot 32, and
 - (xi) lots 26, 27, 33, 34 and 35, and
- (d) the east three-quarters of lot 28 in Concession VIII.

(1906)

43

THE INDUSTRIAL STANDARDS ACT

O. Reg. 246/51.
Schedule for the Painting and
Decorating Industry in the Port
Arthur-Fort William Zone.
New.
Made—11th October, 1951.
Filed—15th October, 1951, 4.20 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.

SCHEDULE FOR THE PAINTING AND DECORATING INDUSTRY IN THE PORT ARTHUR-FORT WILLIAM ZONE

INTERPRETATION

- 1. In this schedule "holiday" means
 - (a) Saturday,
 - (b) Sunday,
 - (c) New Year's Day,
 - (d) Good Friday,
- (e) Victoria Day,
- (f) Dominion Day,
- (g) Labour Day,
- (h) Thanksgiving Day, and
- (i) 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 7 a.m. and 6 p.m.
- 3.(1) Where the work cannot be performed during the hours prescribed in clause b of section 2, it may be performed during any other hours on Monday, Tuesday, Wednesday, Thursday and Friday.
- (2) The work performed during those other hours shall be night work except when performed on a job completed in a 20-hour period.
 - (3) In all cases governed by subsection 1
 - (a) an employee shall not work more than 12 hours in any 24-hour period;
 - (b) where an employee works 8 hours in any 24-hour period, the employee shall be deemed to be employed during a regular working-day; and
 - (c) work in excess of 8 hours in any 24-hour period shall be overtime work.

MINIMUM RATES OF WAGES

- 4. The minimum rate of wages shall be
 - (a) for the regular working period prescribed in section 2
 - (i) \$1.45 an hour for spray-painting, and
 - (ii) \$1.35 an hour for all other work, and
 - (b) for the regular working period prescribed in section 3
 - (i) \$1.55 an hour for spray-painting, and
 - (ii) \$1.45 an hour for all other work.

OVERTIME WORK

- 5. Work performed in the industry
- (a) at any time other than during the working periods prescribed in sections 2 and 3, and

- (b) on a holiday
- shall be overtime work.
- 6.(1) No overtime work shall be performed in the industry on a holiday 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.

RATES OF WAGES FOR OVERTIME WORK

- 7. The rate of wages for overtime work shall be
- (a) for overtime work performed during the 7hour period immediately following a regular working-day prescribed in section 2 and on Saturday between 8 a.m. and midday,
 - (i) \$2.17½ an hour for spray-painting, and
 - (ii) \$2.02½ an hour for all other work,
- (b) for overtime work performed during the 4hour period immediately following a regular working-day prescribed in section 3
 - (i) \$2.27½ an hour for spray-painting, and
 - (ii) \$2.121/2 an hour for all other work, and
- (c) for all other overtime work
 - (i) \$2.90 an hour for spray-painting, and
 - (ii) \$2.70 an hour for all other work.

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 who is handicapped.

(1907)

THE PUBLIC SERVICE ACT

O. Reg. 247/51. General Amendments. Amending O. Regs. 36/48. Made—4th October, 1951. Filed—16th October, 1951, 9.15 a.m.

REGULATIONS MADE UNDER THE PUBLIC SERVICE ACT

- 1. Clauses a and b of subregulation 1 of regulation 3 of Ontario Regulations 36/48 are revoked and the following substituted therefor:
 - (a) on each day other than Saturday, a holiday and any other day set apart for a holiday, from 8.30 a.m. to 5 p.m., and
 - (b) on Saturday when required to do so by the deputy minister of the department in which the civil servants are employed.
- 2. Subregulation 2 of regulation 3 of Ontario Regulations 36/48 is revoked and the following substituted therefor:
 - (2) Civil servants may take a recess for refreshments each day from 12.30 p.m. to 1.45 p.m., or at such other time between 11.30 a.m. and

- 2.15 p.m. in special cases or to meet the requirements of the office, as the official in charge, with the approval of the deputy minister, may determine.
- 3. Regulation 5 of Ontario Regulations 36/48 is amended by adding the following:
 - (8) Where a civil servant has
 - (a) been injured, or
 - (b) contracted an industrial disease within the meaning of The Workmen's Compensation Act,

in the course of employment the civil servant may, on the certificate of the Commission, be granted leave with pay for a period of not longer than 3 months and the period of leave shall not be charged against the credits of the civil servant.

- 4. Clause b of regulation 6 of Ontario Regulations 36/48 is revoked and the following substituted therefor:
 - (b) for 2 weeks of which 1 week shall be with pay, in any fiscal year to a civil servant in the department presided over by the Minister for the purpose of taking naval, military or airforce training; and
- 5.(1) Subregulation 1 of regulation 7 of Ontario Regulations 36/48 is revoked.
- (2) Regulation 7 of Ontario Regulations 36/48 is amended by adding thereto the following:
 - (1) Vacation leave-of-absence for a civil servant shall be
 - (a) 3 weeks in each year during the first 25 years of his service, and
 - (b) 4 weeks in each year of his service thereafter.
 - (1a) Vacation leave-of-absence shall
 - (a) accumulate pro rata for each month of service,
 - (b) be taken within 18 months
 - (i) of his appointment to the civil service,
 - (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 deputy minister may determine.
- (3) Regulation 7 of Ontario Regulations 36/48 is further amended by adding thereto the following:
 - (3a) A civil servant who has accumulated vacation leave-of-absence under subregulation 3 shall take the accumulated vacation leave-of-absence before the end of the second year.
 - (5) Vacation leave-of-absence shall not accumulate in respect of any period of leave of-absence without pay or suspension from duty.

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6. Subregulation 2 of regulation 11 of Ontario Regulations 36/48 is revoked and the following substituted therefor:

- (2) A civil servant shall not be transferred from one department to another except with the concurrence of the deputy ministers of the departments concerned.
- 7. Regulation 21 of Ontario Regulations 36/48 as made by Ontario Regulations 148/48 is revoked and the following substituted therefor:
 - 21. The following boards or commissions are designated under section 36 of the Act:
 - (a) The Liquor Control Board of Ontario;
 - (b) The Liquor Licence Board of Ontario;
 - (c) The Niagara Parks Commission; and
 - (d) the Teachers' Superannuation Commission.
- 8. Item 18 of schedule 3 of Ontario Regulations 36/48 is amended by adding thereto the following:
 - (2) Director;
 - (3) Supervisor of Receptionists.

(1908)

43

THE HIGHWAY IMPROVEMENT ACT

O. Reg. 248/51.
Application of Subsection 1 of
Section 93 of the Act.
Amending Regulations 132 of
Consolidated Regulations 1950.
Made— October, 1951.
Filed—16th October, 1951, 3.15 p.m.

ORDER MADE BY THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT

- 1. Regulation 1, except clauses a, b and c, of Regulations 132 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:
 - 1. Subsection 1 of Section 93 of the Act shall apply within the limits of

GEO. H. DOUCETT Minister of Highways.

Dated at Toronto, this of October, 1951.

(1914)

43

THE ACTIVE SERVICE ELECTION ACT, 1951

O. Reg. 249/51.
General Regulations.
New and Revoking The Ontario Active Service Voting Regulations, 1945.
Made—16th October, 1951.
Approved—18th October, 1951.
Filed—19th October, 1951, 11.35 a m.
—By Direction.

Copy of an Order-in-Council approved by His Honour the Lieutenant-Governor, dated the 18th day of October, A.D. 1951.

Upon the recommendation of the Honourable the Attorney-General, the Committee of Council advise that the regulations attached hereto made by the Chief Election Officer under *The Active Service Election Act*, 1951, be approved.

Certified,

H. A. STEWART, Clerk, Executive Council.

REGULATIONS MADE BY THE CHIEF ELECTION OFFICER UNDER

The Active Service Election Act, 1951

ALEX C. LEWIS Chief Election Officer.

October 16th, 1951.

REGULATIONS MADE UNDER THE ACTIVE SERVICE ELECTION ACT, 1951

SHORT TITLE

1. These regulations may be cited as The Ontario Active Service Voting Regulations, 1951.

APPLICATION

2. These regulations shall be effective only at the General Election, 1951.

ADMINISTRATION

3. The Chief Election Officer shall exercise general direction and supervision over the administration of every detail prescribed by these Regulations.

INTERPRETATION

- 4. In these Regulations, unless the context otherwise requires, the expression
 - (a) "Active Service Voter" means any person qualified to vote at a general election under the provision of paragraph 5 of these Reguations;
 - (b) "ballot box" means a receptacle approved by the Chief Election Officer for the taking of the vote of Active Service voters;
 - (c) "candidate" means a person in respect of whom a nomination paper has been produced to and filed with a returning officer under The Election Act, 1951;

- (d) "Chief Election Officer" means the person who holds office as Chief Election Officer under section 5 of The Election Act, 1951;
- (e) "clerical assistant" means a person appointed by a special returning officer for duty as clerical assistant in his office;
- (f) "commanding officer" means the commanding officer of a unit, as herein defined, with whom the special returning officer is directed by the Minister of National Defence for Canada to communicate with a view to making arrangements for the taking of the votes of Active Service voters;
- (g) "commissioned officer" means the commissioned officer designated by the commanding officer to take the votes of Active Service voters; it shall include a non-commissioned officer designated by the commanding officer for that purpose where a commissioned officer is not available;
- (h) "hours of the day" and all other references to time in these regulations relate to whatever time is lawfully in effect in any voting territory during a general election;
- (i) "ordinary residence" means the place in which the Active Service Voter was ordinarily resident for at least thirty days immediately preceding the day on which he or she became qualified as an Active Service Voter, as provided by Paragraph 5 (2) of these Regulations, and includes a military barracks and military married quarters; "ordinary reside" has a corresponding meaning.
- (j) "polling day" means the date fixed, as prescribed by section 23 of The Election Act, 1951, for holding the poll at a general election;
- (k) "scrutineer" means a person appointed by the Chief Election Officer, under paragraph 9 of these Regulations, for duty as a scrutineer in the office of a special returning officer;
- "special returning officer" means a person appointed by the Lieutenant-Governor in Council as special returning officer to superintend the taking, sorting and counting of the votes cast by Active Service voters in a specified voting territory;
- (m) "unit" means a formation, unit, detachment, ship or establishment to which Active Service voters are posted or attached for the time being;
- (n) "voting territory" means a specified area, within or without the province of Ontario, where a special returning officer shall be stationed and where the votes of Active Service voters shall be taken, sorted and counted, as prescribed in these Regulations.

QUALIFICATIONS OF ACTIVE SERVICE VOTERS

- 5.(1) Every person, man or woman, irrespective of age, who is a British subject, whether stationed within or without the Province of Ontario, shall be deemed to be an Active Service voter and qualified to vote under these Regulations, if he or she
 - (a) is a member of the regular forces of the Canadian Forces; or
 - (b) is a member of the reserve forces of the Canadian Forces and is on full time training, or service, or on active service; or

- (c) is a member of the active service forces of the Canadian Forces.
- (2) For the purpose of these Regulations a person shall be deemed to have become qualified as an Active Service Voter at the time of his or her enrollment or re-enrollment for his or her current term of service in the regular forces or Active Service Forces of the Canadian Forces, and in the case of a member of the Reserve Forces of the Canadian Forces, at the time of his or her being placed on the current period of full-time training or service.
- (3) In order to be entitled to vote under these Regulations, an Active Service voter must specify, in the declaration in Form No. 6 hereof, the city, town or village, with street address, if any, or other place, in the province of Ontario, wherein he or she was ordinarily residing prior to his or her enrolment or re-enrolment, and his or her vote shall be applied only in the electoral district in which such place of ordinary residence is situated.
- (4) An Active Service voter who cannot specify a city, town or village, with street address, if any, or other place, in the province of Ontario, wherein he or she was ordinarily residing prior to his or her enrolment or re-enrolment shall not be qualified to vote under these Regulations.

SPECIAL RETURNING OFFICERS AND THEIR STAFFS

- 6. For the purpose of these Regulations the Lieutenant-Governor in Council shall appoint the necessary number of special returning officers to superintend the taking, sorting and counting of the votes of Active Service voters in the following voting territories:—
 - (a) The provinces of Ontario and Quebec and the city of Washington, D.C., shall constitute a voting territory, with the headquarters of the special returning officer located at Ottawa;
 - (b) The provinces of Nova Scotia, New Brunswick, Prince Edward Island and Newfoundland, shall constitute a voting territory, with the headquarters of the special returning officer located at Halifax;
 - (c) The provinces of Manitoba, Saskatchewan, Alberta, British Columbia and the Yukon and North-West Territories, shall constitute a voting territory, with the headquarters of the special returning officer located at Edmonton;
 - (d) The United Kingdom shall constitute a voting territory, with the headquarters of the special returning officer located at London, England;
 - (e) The continent of Europe shall constitute a voting territory, with the headquarters established by the special returning officer;
 - (f) Korea shall constitute a voting territory, with the headquarters established by the special returning officer;
 - (g) Japan shall constitute a voting territory with the headquarters of the special returning officer located at Tokyo.
- 7.(1) Every special returning officer shall be sworn, in Form No. 1 of these Regulations, before the Chief Election Officer or before a Judge of a Court of Record, to the faithful performance of his duties. Upon the completion of such duties the tenure of office of the special returning officer shall cease.
- (2) If, during the election, a special returning officer dies or becomes unable to act, his chief assistant shall, until a new appointment is made, or until the special returning officer is able to resume his duties, assume and perform the duties of such special returning officer.

- 8. Every special returning officer shall appoint such clerical assistance as he requires for the effective performance of his duties and shall designate one such person (if more than one is appointed) to be his chief assistant.
- 9.(1) The Chief Election Officer shall appoint three scrutineers for duty in the office of each special returning officer; one to be nominated by the Leader of the Government, one by the Leader of the Opposition in the Twenty-third Legislature, and one by the leader of a political party or group having a recognized membership in the Twenty-third Legislature of eight or more.
- (2) The special returning officer shall administer the following oath to each scrutineer assigned to his office:—
 - "I solemnly swear (or affirm) that I will act faithfully in my capacity as scrutineer, without partiality, fear, favour or affection, and that I will keep secret the name of the candidate for whom any Active Service voter has marked his ballot, should I acquire any information with respect thereto."
- 10. Special returning officers, clerical assistants and scrutineers shall be paid for their services as the Lieutenant-Governor in Council may provide; whenever any of these officials is called upon to act outside of his place of ordinary residence, he shall be reimbursed his actual travelling expenses and allowed living expenses at a rate to be fixed by the Lieutenant-Governor in Council.
- 11. Every special returning officer, when duly appointed and sworn, shall:
 - (a) Secure suitable quarters to be used as an office or offices for the proper performance of his duties;
 - (b) Maintain such office or offices until all the duties imposed upon him by these Regulations are fully completed;
 - (c) Secure a statement of the approximate number of Active Service voters from the various commanding officers, as herein defined, stationed in the voting territory under his jurisdiction;
 - (d) Secure a list of the name and rank of every commissioned officer and non-commissioned officer designated by each commanding officer to take the votes of Active Service voters;
 - (e) Distribute a sufficient number of copies of these Regulations, ballot boxes with locks and keys or sealing devices, books of key maps, books of excerpts from the Canadian Postal Guide, lists of names and surnames of candidates nominated in each electoral district, and other necessary supplies to the commanding officers stationed in the voting territory under his jurisdiction;
 - (f) Receive from the commanding officers the ballot boxes containing the ballot papers marked by Active Service voters;
 - (g) Receive from commanding officers the declarations completed by Active Service voters;
 - (h) Sort ballot papers by electoral districts;
 - (i) Sort declarations completed by Active Service voters by electoral districts;
 - (j) Proceed with the counting of the votes cast by Active Service voters;

- (k) Communicate by telegraph, cable or otherwise, to the Chief Election Officer the number of votes cast by Active Service voters in the voting territory under his jurisdiction for each candidate nominated in the various electoral districts in the province of Ontario;
- Transmit to the Chief Election Officer the official statements of the count, ballot papers and other documents in his possession;
- 12. Every special returning officer, chief assistant, scrutineer or clerical assistant who wilfully omits to comply with the provisions of these Regulations shall be liable on summary conviction to a penalty of not less than fifty dollars nor more than two hundred dollars, and every special returning officer, chief assistant, scrutineer or clerical assistant who refuses to comply with any of the provisions thereof, shall, on summary conviction, be liable to a penalty of not less than two hundred dollars nor more than five hundred dollars.
- 13.(1) The Chief Election Officer shall inform the Minister of National Defence of the names and addresses of the special returning officers, stating the voting territory assigned to each, with a request that, for each voting territory, the Minister designate a member of each of the Naval, Military and Air Forces of Canada to act as liaison officer in connection with the taking of the votes of Active Service voters, and inform the Chief Election Officer of the name, rank, and post office address of each liaison officer so designated.
- (2) The Chief Election Officer shall inform each special returning officer of the names, ranks and post office addresses of the liaison officers designated as above provided, with whom arrangements shall be made for taking the votes of Active Service voters.
- (3) The liaison officer designated in each of the respective Forces shall immediately communicate with the commanding officer of every unit stationed in the voting territory, stating all particulars necessary to take the vote of Active Service voters; the liaison officer shall co-operate with the special returning officer and the various commanding officers, in the taking of the votes.
- 14.(1) Every special returning officer, through the liaison officer designated in each of the respective Forces, shall request every commanding officer in the voting territory to publish as part of Daily Orders a notice in Form 4, informing all Active Service voters under his command that a general election has been ordered in Ontario and shall therein state the date fixed for polling day; it shall also be stated in the notice that every Active Service voter may cast his vote before the officer designated to take the vote during such hours as may be fixed by the commanding officer, not less than three each day between 9 A.M. and 10 P.M. on Monday, Tuesday and Wednesday, the 19th, 20th and 21st of November, 1951; the commanding officer shall afford all necessary facilities to Active Service voters attached to his unit to cast their votes.
- (2) At least two days before the period fixed for voting by Active Service voters, and every day thereafter until and including Wednesday, November 21st, every commanding officer shall publish in Daily Orders, with the necessary modifications, a notice stating: (a) the days and dates upon which Active Service voters may cast their votes; (b) the exact locations of the voting places established for each unit, and (c) the hours during which Active Service voters may cast their votes at each of such voting places.
- 15. As soon as possible after publication of the notice in Form No. 4 of these Regulations, in Daily Orders, the commanding officer shall, through the liaison officer, furnish to the special returning officer for the voting territory in which his unit is stationed

- a statement giving the approximate number of Active Service voters stationed in the unit under his command who are entitled to vote at the impending general election in the province of Ontario.
- 16. Every Active Service voter in a service hospital or convalescent institution during the period prescribed by these Regulations for the casting of votes shall be deemed to be a member of the unit under the command of the officer in charge of such hospital or convalescent institution.
- 17. The ballot papers supplied by the Chief Election Officer for the taking of the votes of Active Service voters, shall be in Form No. 5 of these Regulations.
- 18. Each Active Service voter shall vote for only one candidate who has been nominated in the electoral district at a general election held in the province of Ontario.
- 19.(1) As soon as possible each special returning officer shall transmit a sufficient number of ballot boxes with locks and keys or sealing devices, ballot papers, copies of these Regulations, books of key maps, books of excerpts from the Canadian Postal Guide, cards of instructions, lists of names and surnames of candidates nominated in each electoral district, and other necessary supplies, to the commanding officers stationed within his voting territory. These supplies shall forthwith be distributed in sufficient quantities by such commanding officers to the commissioned officers designated by them to take the votes of Active Service voters.
- (2) Each special returning officer shall keep a record of the serial numbers of ballot papers supplied by him to each commanding officer.
- (3) Each special returning officer shall also keep a record of the serial numbers of the unused ballot papers returned to him by each commanding officer.
- (4) After the general election, the special returning officer shall transmit to the Chief Election Officer the records referred to in the last two preceding subparagraphs.
- 20.(1) The vote of every Active Service voter shall be cast before any commissioned officer who has been designated by the commanding officer for that purpose and who has not been nominated as a candidate in any electoral district. Provided, however, that in the case of a small detachment in which no commissioned officer is available, the commanding officer may designate a non-commissioned officer, subject to the above-mentioned limitations.
- (2) As soon as a commissioned officer or noncommissioned officer has been designated to take the votes of Active Service voters, the commanding officer shall communicate the name and rank of such commissioned officer or non-commissioned officer to the appropriate special returning officer.
- 21. In any place or premises, and at any time in which Active Service voters are casting their votes, the commissioned officer before whom such votes are cast shall cause at least one copy of the card of instructions, in Form No. 8 of these Regulations, to be posted up in a conspicuous place. The commissioned officer shall also keep one book of key maps, one book of excerpts from the Canadian Postal Guide and one printed list of the names and surnames of candidates readily available for consultation by Active Service voters.
- 22. Whenever it is reported to the special returning officer that there are Active Service voters attached to a unit not distinctly Canadian, the special returning officer shall endeavour to secure the co-operation of the commanding officer of such unit in order that the votes of such Active Service voters may be recorded in the manner prescribed by these Regulations.

BALLOT BOXES

- 23. The commissioned officer shall at the place or premises at which Active Service voters are to cast their votes and before any votes have been cast, show the ballot box to such persons as are there present, so that they may see that it is empty, and he shall then lock or seal the box, and place his seal upon it in such manner as to prevent its being opened without breaking the seal, and he shall then place and shall keep the box on a desk, counter or table or otherwise so that it is raised above the floor in full view of all present and shall keep the box so closed and sealed.
- 24. The ballot box shall not be opened after the opening of the poll until it is returned to and opened by the special returning officer.
- 25. On adjourning the poll each day and at the close of the poll the commissioned officer shall affix his seal to the ballot box in such manner that a ballot cannot be deposited in it without breaking the seal or seals.

PROCEDURE ON VOTING

- 26. Before delivering a ballot paper to an Active Service voter, the commissioned officer before whom the vote is to be cast shall require such voter to make a declaration in Form No. 6 of these Regulations, such declaration to state the Active Service voter's full name and rank, that he is a British subject, has not previously voted at the pending general election, and the name of the city, town or village, with street address, if any, or other place in the province of Ontario, wherein he was ordinarily residing prior to his enrolment or re-enrolment on Active Service. The name of the electoral district in which such place of residence is situated shall also be stated in the space provided for that purpose. The commissioned officer shall cause the Active Service voter to affix his signature to the said declaration, and the certificate printed thereunder shall then be completed and signed by the commissioned officer.
- 27. After the declaration has been completed and signed by the Active Service voter and the certificate thereunder has been completed and signed by the commissioned officer, as prescribed in the next preceding paragraph, the commissioned officer shall print or write the name of the electoral district designated in the declaration in Form No. 6 of these Regulations in the space provided for that purpose on the back of a ballot paper and hand it to the voter, who shall cast his vote secretly by writing on the front thereof, in ink or with a pencil of any colour, the name (or initials) and surname of the candidate of his choice. The ballot paper shall then be folded by the Active Service voter. When this has been done the voter shall hand the ballot paper to the commissioned officer, who shall, in full view of the Active Service voter, place it in the ballot box.
- 28.(1) A commissioned officer before whom Active Service voters have cast their votes may cast his own vote after completing the declaration in Form No. 6 of these Regulations. In such case it shall not be necessary for the commissioned officer to complete the certificate printed at the foot of such declaration.
- (2) Special returning officers and scrutineers shall be entitled to vote in the same manner as Active Service voters if qualified to vote at a general election held in the province of Ontario.
- (3) For the purpose of this paragraph, the special returning officer and his chief assistant may act in the capacity of a commissioned officer designated, as herein prescribed to take the votes of special returning officers and scrutineers.
- 29.(1) An Active Service voter who, when casting his vote, has inadvertently dealt with a ballot paper in such manner that it cannot be used, shall return it

- to the commissioned officer, who shall deface it and deliver another in its place. All ballot papers thus defaced shall be classified as spoiled ballot papers, and when the voting is complete, shall be parcelled and transmitted to the commanding officer, together with the ballot box, all declarations completed by Active Service voters and unused ballot papers.
- (2) The commissioned officer shall forthwith upon the close of the poll transmit to the commanding officer and the commanding officer shall forthwith transmit to the appropriate special returning officer the locked or sealed ballot box containing the votes cast by Active Service voters, all spoiled ballot papers, declarations made by Active Service voters and unused ballot papers received from commissioned officers and all such ballot boxes shall be received by the special returning officers not later than 10 P.M. on Thursday, November 29th, 1951.
- 30. If an Active Service voter is unable to read or write, or is incapacitated from any physical cause, and therefore unable to vote in the manner prescribed in these Regulations, the commissioned officer before whom the vote is to be cast, shall assist such elector by marking the ballot paper in the manner directed by the elector, in his presence and in the presence of another Active Service voter who is able to read and write. Such other voter shall be selected by the incapacitated Active Service voter.
- 31. An Active Service voter who is absent from his unit, on leave or on furlough, during the voting period prescribed by paragraph 14 (1) of these Regulations, and who has not already voted at the pending general election, may, on production of documentary proof that he is on leave or furlough, cast his vote elsewhere before any commissioned officer designated to take the votes of Active Service voters by the Commanding Officer of a Canadian Naval, Military or Air Unit, when such commissioned officer is actually engaged in the taking of such votes.
- 32. No person shall be entitled, because of anything in these Regulations contained, to vote more than once at a general election.

PROCEDURE TO BE FOLLOWED AT THE RECEIVING AND SORTING OF THE VOTES CAST BY ACTIVE SERVICE VOTERS

33. Every operation relating to the receiving and opening of ballot boxes and the sorting to the proper electoral districts of ballot papers marked by Active Service voters shall be conducted under the supervision of the special returning officer or his chief assistant assisted by the scrutineers.

PROCEDURE TO BE FOLLOWED IN THE COUNTING OF THE VOTES CAST BY ACTIVE SERVICE VOTERS

- 34. As soon as possible after the close of the polls the special returning officer shall cause the actual counting of the votes cast by Active Service voters to be commenced. Such counting shall be carried on with all possible despatch.
- 35. Every operation relating to the counting of the votes shall be carried out with the assistance and cooperation of the scrutineers.
- 36. The ballot papers and declarations in Form No. 6 shall be sorted by electoral districts and checked against each other. If the number of ballot papers does not correspond with the number of declarations, for any electoral district, the special returning officer and the scrutineers shall make a joint report which shall be transmitted to the Chief Election Officer with the other documents relating to the Active Service vote.
- 37. The votes cast for each candidate shall be counted and a statement of the count in Form No. 7 shall be completed and signed by the special returning

officer and the scrutineers. The scrutineers may take copies of this statement. The ballot papers for each candidate shall then be placed in a separate envelope.

- 38. Subject to the provisions of paragraph 39 of these Regulations, a ballot paper marked for a candidate shall be counted for such candidate if he has been nominated in the electoral district of which the name has been written on the back of the ballot paper and to which such ballot paper has been attributed.
- 39.(1) In the counting of the votes all ballot papers shall be rejected
 - (a) which do not appear to have been supplied by the special returning officer; or
 - (b) which have not been marked with the name of any candidate; or
 - (c) which have been marked for more than one candidate; or
 - (d) which have been marked with the name of a person who has not been nominated as a candidate in the electoral district to which the ballot paper has been attributed; or
 - (e) upon which the Active Service voter appears to have intentionally made a mark by which he might afterwards be identified.
- (2) No ballot paper shall be rejected if, in addition to the names and surname of the candidate of his choice, an Active Service voter has written on such ballot paper any of the designating letters indicating the political affiliation of the candidate.
- (3) No ballot paper shall be rejected for uncertainty as to the candidate intended to be voted for, if it is possible to ascertain with a reasonable degree of certainty, for which candidate the Active Service voter intended to vote.
- 40. After the counting of the ballot papers attributed to an electoral district is complete, all rejected ballot papers shall be placed in a separate envelope with the necessary details written thereon.
- 41. The declarations made by Active Service voters in Form No. 6 of these Regulations, the envelopes containing the ballot papers counted for each candidate, and the envelope containing ballot papers rejected during the count, relating to each individual electoral district, shall be parcelled together with the name of such electoral district plainly written on the parcel. There shall be no poll book kept at the counting of the votes, and the declarations (Form No. 6) themselves shall constitute the official record of the votes cast by Active Service voters. The procedure prescribed in this and the preceding paragraphs relating to the counting of the votes cast by Active Service voters shall be repeated in the case of every electoral district.

FINAL DUTIES

- 42. Immediately after the counting of the votes cast by Active Service voters has been completed for every electoral district, each special returning officer shall forthwith deliver or transmit to the Chief Election Officer, the following parcels and documents:
 - (a) The parcels containing the declarations made by Active Service voters in Form No. 6 of these Regulations, the envelopes containing the ballot papers counted for each candidate, and the envelope containing the ballot papers rejected during the count;
 - (b) The official statements of the count:
 - (c) The oaths of office of clerical assistants;

- (d) The complete files of correspondence, reports and records in the office of the special returning officer;
- (e) The ballot papers spoiled by Active Service voters received from the commanding officers;
- (f) The record of ballot papers distributed to commanding officers and the record of unused ballot papers returned by commanding officers.
- 43. Immediately after the counting of the votes cast by Active Service voters has been completed for every electoral district, each special returning officer shall advise the Chief Election Officer by telegraph, or cable, or otherwise, as to the number of votes counted in his voting territory for each candidate in every electoral district in the province of Ontario. The special returning officer shall at the same time advise the Chief Election Officer as to the total number of votes counted in each electoral district.
- 44. Upon receipt of the result of the votes cast by Active Service voters from every special returning officer, the Chief Election Officer shall compute the total number of votes counted for each candidate in every electoral district, and forthwith communicate by telegraph or otherwise such result to the appropriate returning officer. The returning officer shall thereupon enter on the recapitulation sheet the total number of votes cast by Active Service voters for each candidate and shall deal with such communication as though it were a statement of the poll received from a deputy returning officer.

OFFENCES AND PENALTIES

45. Any person who

- (a) attempts to obtain or communicate any information as to the candidate for whom any ballot paper has been marked by an Active Service voter; or
- (b) prevents or endeavours to prevent any Active Service voter from voting; or
- (c) knowingly applies for a ballot paper to which he is not entitled; or
- (d) makes any untrue statement in the declaration in Form No. 6 of these Regulations signed by him:

shall be guilty of an offence against these Regulations and liable to a fine of two hundred dollars and costs, or to imprisonment for a term not exceeding six months, or to both fine and imprisonment.

- 46. Every person is guilty of an offence against these Regulations, who, directly or indirectly, by himself, or by any other person on his behalf practises intimidation upon or against any Active Service voter, in order to induce or compel such voter to vote for any candidate or to refrain from voting, or on account of such Active Service voter having voted for any candidate or refrained from voting at a general election or who, by abduction, duress, or any false or fraudulent pretence, device or contrivance, impedes, prevents or otherwise interferes with the free exercise of the franchise of any such voter, or thereby compels or induces or prevails upon any such voter either to vote for any candidate or to refrain from voting at the election.
- 47. Prosecutions for penalties and punishments imposed by this Act for offences for which imprisonment alone or in addition to a pecuniary penalty or fine is imposed shall be had and taken before an Election Court in the manner provided by The Controverted Elections Act.
- 48.(1) Any other offence against these Regulations may be prosecuted by way of summary conviction.

- (2) Any person who is guilty of any offence against these Regulations is liable to a fine not exceeding two thousand dollars and costs or prosecution or to imprisonment for a term not exceeding two years, with or without hard labour, or to both such fine and costs and such imprisonment, and if the fine and costs imposed are not paid forthwith, in case only a fine and costs are imposed, or are not paid before the expiration of the term of imprisonment imposed, in case imprisonment as well as fine and costs, is imposed, to imprisonment with or without hard labour for such term or such further term, as such fine and costs or either of them remain unpaid, not exceeding three months.
- 49. The validity of any election of a member to serve in the Legislative Assembly shall not be questioned on the ground of any omission or irregularity in connection with the administration of these Regulations, if it appears that such omission or irregularity did not affect the result of the election, nor on the ground that, for any reason, it was found impossible to secure the vote of any Active Service voter hereunder.
- 50. The provisions of sections 130 to 144 of *The Election Act*, 1951, relating to a recount of votes by a Judge shall apply, mutatis mutandis, to all ballot papers counted and rejected after being cast by Active Service voters under these Regulations, which have been transmitted by the special returning officers to the Chief Election Officer.
- 51. The provisions of *The Election Act, 1951* relating to the custody, inspection and production of election documents, shall apply mutatis mutandis, to such documents received by the Chief Election Officer from the special returning officers.
- 52. All accounts for services and expenses incurred in connection with these Regulations shall be audited and paid in the manner prescribed by subsection 5 of section 205 of *The Election Act, 1951*.
- 53. Where any authority is purported to be conferred or any duty is purported to be imposed upon any commanding officer or commissioned officer by these Regulations, such authority may be exercised and such duty shall be performed only when the commanding officer or commissioned officer is authorized or required so to do by His Majesty in right of Canada as represented by the appropriate competent authority.
 - The Ontario Active Service Voting Regulations, 1945 are revoked.

FORM No. 1.

OATH OF A SPECIAL RETURNING OFFICER.

Signature of special returning officer

CERTIFICATE OF OATH OF SPECIAL RETURNING OFFICER

 subscribed before me the above oath (or affirmation). In testimony whereof I have issued this certificate under my hand.

Chief Election Officer

(or)

Judge of the.....Court.

FORM No. 3

OATH OF A CLERICAL ASSISTANT

Signature of clerical assistant

CERTIFICATE OF OATH OF CLERICAL ASSISTANT

Special returning officer

FORM No. 4

NOTICE TO ACTIVE SERVICE VOTERS THAT A GENERAL ELECTION HAS BEEN ORDERED IN THE PROVINCE OF ONTARIO.

Notice is hereby given that writs have been issued ordering that a general election be held in Ontario, and that the day fixed as polling day is Thursday, the 22nd day of November, 1951.

Notice is further given that pursuant to The Ontario Active Service Voting Regulations, 1951, all Active Service voters, as defined in the said Regulations, are entitled to vote at such general election upon application to any commissioned officer designated for the purpose of taking such votes.

And that voting by Active Service voters will take place on each of the three days between Monday, the 19th day of November, 1951, and Wednesday, the 21st day of November, 1951, both inclusive.

And that a notice giving the exact location of each voting place established in the unit under my command, together with the hours fixed for voting on each day in such voting places, will be published in or as an appendix to Daily Orders during the whole of the above mentioned voting period.

	at
thisday of	, 19

Commanding officer

FORM No. 5

FORM OF BALLOT PAPER

FRONT

THE ACTIVE SERVICE VOTER WILL WRITE HEREUNDER THE NAME (OR INITIALS) AND SURNAME OF THE CANDIDATE FOR WHOM HE WISHES TO VOTE
I VOTE FOR(Write as above directed—Family name last)
BACK
ELECTORAL DISTRICT OF
THE ONTARIO ACTIVE SERVICE VOTING REGULATIONS, 1951 OFFICIAL BALLOT PAPER
For Use of Active Service voters at an Ontario General Election Supplied by the Chief Election Officer for Ontario under The Ontario Active Service Voting Regulations, 1951.
Printed by(Insert name and address of printer)
Form No. 6
DECLARATION TO BE MADE BY AN ACTIVE SERVICE VOTER BEFORE BEING ALLOWED TO VOTE.
I HEREBY SOLEMNLY DECLARE:
1. That my name is(Insert full name, family name last)
2. That my rank is
3. That I am a British subject.
4. That I have not previously voted at the pending general election.
5. That prior to being engaged on Active Service I was ordinarily residing* in the province of Ontario at (Here insert the name of the city, town or village, with street address, if any, or other place of ordinary residence)
(Here insert name of electoral district)
I solemnly declare that the above statements are true in substance and in fact.
Dated atthisday of19
Signature of Active Service voter
CERFIFICATE OF COMMISSIONED OFFICER.
I hereby certify that the above named Active Service voter did this day make before me the above declaration.
Signature of commissioned officer
(Here insert rank and name of unit)

^{*&}quot;Ordinary residence" means the place in which the Active Service voter was ordinarily resident for at least thirty days immediately preceding the day on which he became qualified as an Active Service voter, and "ordinarily reside" has a corresponding meaning.

FORM No. 7

STATEMENT OF THE COUNT TO BE COMPLETED AFTER THE BALLOT PAPERS ATTRIBUTED TO A GIVEN ELECTORAL DISTRICT HAVE BEEN COUNTED.

Electoral District of.....

			Insert name of candidate	Insert number
Number of 1	oallot pape	ers counted	for	
39	"	n		
n	27	27		
"	"	"	•••••••••••	
n	27	n	• • • • • • • • • • • • • • • • • • • •	
n	22	"	•••••	
n	"	"	• • • • • • • • • • • • • • • • • • • •	
Numl	oer of ballo	ot papers re	ejected during count	
Total number	er of ballot	papers fou	and in ballot boxes	
·			Special Returning Officer Scrutineer Scrutineer Scrutineer	

FORM No. 8

CARD OF INSTRUCTIONS.

AN ACTIVE SERVICE VOTER IS ENTITLED TO VOTE ONLY ONCE AT A GENERAL ELECTION.

- 1. An Active Service voter must vote for the candidate of his choice, nominated in the electoral district in which he ordinarily resided* in Ontario prior to his appointment, enlistment or enrolment on Active Service.
- 2. During the hours fixed by the commanding officer for voting, any Active Service voter may cast his vote before the commissioned officer designated for that purpose.
- 3. The commissioned officer shall require each Active Service voter to make the declaration, Form No. 6 prescribed by The Ontario Active Service Voting Regulations, 1951.
- 4. After the declaration has been duly completed and signed by the Active Service voter and the certificate printed thereunder is completed and signed by the commissioned officer, the Active Service voter shall cast his vote in the following manner:
- 5. Each Active Service voter shall vote for only one candidate.
- 6. Upon receiving a ballot paper from the commissioned officer, the Active Service voter shall secretly cast his vote by writing in ink or with a pencil of any colour the name (or initials) and surname of the candidate of his choice in the space provided for that purpose on the ballot paper, and shall then fold the ballot paper.
- 7. The Active Service voter shall hand the folded ballot paper to the commissioned officer.
- 8. The commissioned officer shall then, in full view of the Active Service voter, place the folded ballot paper in the ballot box.

*"Ordinary residence" means the place in which the Active Service voter was ordinarily resident for at least thirty days immediately preceding the day on which he became qualified as an Active Service voter, and "ordinarily reside" has a corresponding meaning.

In the following form of ballot paper, given for illustration, the Active Service voter has marked his ballot paper for William R. Brown.

THE ACTIVE SERVICE VOTER WILL WRITE HEREUNDER THE NAME (OR INITIALS) AND SURNAME OF THE CANDIDATE FOR WHOM HE WISHES TO VOTE

William R. Brown
1 VOTE FOR.

(Write as above directed-Family name last)

(1925)

Publications Under The Regulations Act

NOVEMBER 3rd, 1951

THE CEMETERIES ACT

O. Reg. 250/51. Toronto General Burying Grounds. New and Amending O. Regs. 63/44. Made—18th October, 1951. Filed—23rd October, 1951, 11.15 a.m.

REGULATIONS MADE UNDER THE CEMETERIES ACT

- 1. The regulations framed by the Trustees of the Toronto General Burying Grounds and appended hereto as Schedule 1 are approved.
- 2. Regulation 17 of Ontario Regulations 63/44 is revoked.

SCHEDULE 1

REGULATIONS FRAMED BY THE TRUSTEES OF THE TORONTO GENERAL BURYING GROUNDS UNDER THE CEMETERIES ACT

- 1. In these regulations
- (a) "ashes" means ashes remaining from the cremation of a body;
- (b) "body" means the body of a deceased person;
- (c) "columbarium" means the columbarium located in the Toronto Necropolis or the Mount Pleasant Cemetery;
- (a) "cremation" includes incineration;
- (e) "Garden of Rest" means those parts of the Toronto Necropolis or of the Mount Pleasant Cemetery set aside for the burial of ashes;
- (f) "Mount Pleasant Cemetery" means the cemetery owned by the Trustees and located in the City of Toronto;
- (g) "Toronto Necropolis" means the cemetery owned by the Trustees and located in the City of Toronto; and
- (h) "Trustees" means Trustees of the Toronto General Burying Grounds.
- No body shall be cremated by the Trustees unless the applicant for cremation has
 - (a) delivered to and deposited with the crematorium office of the Trustees at Toronto
 - (i) an application for cremation,
 - (ii) the burial permit referred to in section 55 of the Act, and
 - (iii) the coroner's certificate in the form as may be prescribed from time to time under section 56 of the Act; and
 - (b) paid the charges for cremation prescribed by regulation 9.
 - 3. The application for cremation shall be in Form 1.
- 4. (1) A body delivered to the crematorium for cremation shall be enclosed in a casket or suitable container of combustible material.

- (2) The casket or container shall be of material equal in minimum weight to 7/8-inch pine.
- 5. Except when ordered by the local board of health under section 55 of the Act, no cremation shall take place on Sunday, Good Friday or Christmas Day.
- 6.(1) Where an applicant for cremation has not after cremation
 - (a) removed the ashes, or
 - (b) given satisfactory instructions to the Trustees for disposing of the ashes,

the ashes shall be placed in a temporary container.

- (2) When 60 days have expired after the cremation, if
 - (a) the ashes have not been removed, and
 - (b) the Trustees have not received satisfactory instructions for the disposal of the ashes,

the ashes shall be buried in the Toronto Necropolis.

COLUMBARIUM AND GARDEN OF REST

- 7. The lettering on the faces of niches in the columbarium and the markers in the Garden of Rest shall be subject to the approval of the Trustees.
- 8.(1) Where an urn containing ashes is placed in a niche in a columbarium it shall be properly sealed.
- (2) The design on and material contained in the urn and the inscription thereon shall be subject to the approval of the Trustees.
- 9.(1) The fees and rates to be charged for the cremation or incineration of the bodies of deceased persons shall be those set forth in Part I of Schedule 1.
- (2) The fees and rates to be charged for the deposit of ashes or other disposal shall be those set forth in Part II of Schedule 1.
 - 10. Ontario Regulations 17/44 are revoked.

TRUSTEES OF THE TORONTO GENERAL BURYING GROUNDS

D. McK. McClelland Chairman F. H. Burkholder Secretary-Treasurer

FORM 1

The Cemeteries Act

I, (name of applicant	of (address)
(occupation)	apply to the Trustees of the

Toronto General Burying Grounds for the cremation of the body of.....

I instruct the Trustees of the Toronto General Burying Grounds to dispose of the ashes in the following manner:

In support of this application I submit the following information concerning the deceased:

- 1. Address of residence at time of death:
- 2. Occupation:
- 3. Age at death:
- 4. Sex:
- Marital status (married, widowed, single, divorced or separated):
- 6. Place of birth:
- 7. Place of death:
- 8. Date of death:
- 9. Hour of death:
- 10. Relationship of applicant to deceased:
- 11. Name and address of the duly qualified medical practitioner in attendance at death:
- 12. Statement of any written directions left by the deceased for the disposal of his body:
- 13. Names of relatives who resided with the deceased at the time of his death:
- 14. Names of relatives listed under item 13 who have not been informed of this application:
- 15. Details of any objections to this application given by any relatives listed under item 13:
- 16. Is the applicant an executor appointed in a will of the deceased?
- 17. Name of the next of kin of the deceased:
- 18. If an executor or next of kin is not making this application, give reason why applicant is applying:

And I declare that the information given by me in this application is to the best of my knowledge and belief 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.

DECLA	RED before	me)	
at the	of		
in the	of	}	
this	day of	,	
19 .)	

A Commissioner &c.

SCHEDULE 1

PART I							
1. Fee for the cremation and ter	mporary container						
(a) for a person 5 years of ag	ge or over \$ 60.00						
(b) for a person under 5 year	rs of age \$ 40.00						
PART II							
1. Fee for shipping ashes out of within Canada							
2. Fee for shipping ashes out of C	anada \$ 15.00						
3. Fee for tomb, marker and inu Garden of Rest							
4. Fee for niche and first inurning	in the						
(a) columbarium in the Tor							
(b) columbarium in the Mod Cemetery							

- 5. Fee for re-opening and sealing niche for second or subsequent inurning in the
 - (a) columbarium in the Toronto Necropolis...... \$ 10.00
 - (b) columbarium in the Mount Pleasant Cemetery..... \$ 16.00

(1950) 44

Publications Under The Regulations Act

NOVEMBER 10th, 1951

THE UNEMPLOYMENT RELIEF ACT

O. Reg. 251/51. Weekly Allowances. Amending Regulations 362 of Consolidated Regulations 1950. Made—25th October, 1951. Filed—30th October, 1951, 4.30 p.m.

REGULATIONS MADE UNDER THE UNEMPLOYMENT RELIEF ACT

Subregulation 1 of regulation 12 of Regulations 362 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:

12. (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 set forth in the following table:

TABLE OF WEEKLY ALLOWANCES

			Milk
Recipient	Food other than milk	quarts of fresh	tins of un- sweetened evaporated
(a) for a single person	\$4.39	3½	5
(b) for an adult member of a family of two	\$3.85	3½	5
(c) for an adult member of a family of three or more	\$3.05	3½	5
(d) for a dependant,			
(i) at least 16 years of age	\$3.05	3½	5
(ii) female 13, 14 or 15 years of age	\$2.83	5	7
(iii) male 13, 14 or 15 years of age	\$3.28	5	7
(iv) 10, 11 or 12 years of age	\$2.83	5	7
(v) 4 to 9 years of age, both inclusive,	\$2.32	5	7
(vi) 1, 2 or 3 years of age	\$1.61	6	8
(vii) under 1 year of age	\$.72	6	8

(1993)

45

THE MILK CONTROL ACT

O. Reg. 252/51.
Delivery of Milk.
Amending O. Regs. 144/51.
Made—11th October, 1951.
Approved—25th October, 1951.
Filed—31st October, 1951, 9.00 a.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. Schedule 2 of Ontario Regulations 144/51, as amended by Ontario Regulations 181/51, is further amended by adding thereto the following item:

3 City of Owen Sound

the whole

THE MILK CONTROL BOARD OF ONTARIO

A. B. CURREY
Chairman
K. M. BETZNER
Member
H. E. MCCALLUM
Member

Member

Dated at Toronto, this 11th day of October, 1951.

(1995)

45

THE MILK CONTROL ACT

O. Reg. 253/51.
Delivery of Milk.
Amending O. Regs. 144/51.
Made—11th October, 1951.
Approved—25th October, 1951.
Filed—31st October, 1951, 9.10 a.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

- 1. Clause b of regulation 2 of Ontario Regulations 144/51 is revoked and the following substituted therefor:
 - (b) subject to regulations 3, 4 and 4a, make more than 7 deliveries a week to any shopkeeper or retail consumer; or
- 2. Ontario Regulations 144/51 are amended by adding thereto the following regulation:
 - (4a) No distributor shall deliver milk on Sunday to a shopkeeper or consumer or on Wednesday to a consumer in the areas named in Column 1 and described in Column 2 of Schedule 3.
- 3. Ontario Regulations 144/51 are further amended by adding thereto the following schedule:

SCHEDULE 3

Item	Column 1 Name of Area	Column 2 Description of Area
1	City of Brantford	the whole

THE MILK CONTROL BOARD OF ONTARIO

A. B. Currey
Chairman
K. M. BETZNER
Member
H. E. McCallum
Member

Dated at Toronto, this 11th day of October, 1951.

(1996)

THE GAME AND FISHERIES ACT

O. Reg. 254/51. 1951 Open Season for Deer and Moose. Amending O. Regs. 119/51. Made—25th October, 1951. Filed—31st October, 1951, 10.30 a.m.

REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT

- 1. Regulation 3 of Ontario Regulations 119/51 is revoked and the following substituted therefor:
 - 3. Only bows and arrows and shot-guns may be used in those parts of Ontario described in schedule 9 on the 3rd, 4th and 5th of December 1951.
- 2. Schedules 8 and 9 of Ontario Regulations 119/51 are struck out and the following substituted therefor:

SCHEDULE 8

- 1. The townships of
- (a) Cavan, Darlington and Manvers, in the County of Durham, and
- (b) Alnwick, Brighton, Cramahe, Haldimand, Hamilton, Murray, Percy and Seymour, in the County of Northumberland.
- 2. The counties of Bruce, Dufferin, Grey, Prince Edward and Simcoe, and those parts of the counties of Frontenac, Hastings, Lennox and Addington, and Peterborough lying southerly of the centre line of the highway known as the King's Highway Number 7.

SCHEDULE 9

- 1. The townships of
- (a) Nassagaweya, Nelson and Trafalgar, in the County of Halton,
- (b) Adelaide, Biddulph, Caradoc, Delaware, East Williams, Ekfrid, Lobo, London, McGillivray, Metcalfe, North Dorchester, West Nissouri and West Williams, in the County of Middlesex.
- (c) Waterloo, Wellesley and Wilmot, in the County of Waterloo, and
- (d) East Gwillimbury, East York, Etobicoke, Georgina, King, North Gwillimbury, North York, Scarborough, Vaughan, Whitchurch and York, in the County of York.
- 2. The counties of Kent, Oxford, Peel and Welland.

(1997) 45

45

Publications Under The Regulations Act

NOVEMBER 17th, 1951

THE HOMES FOR THE AGED ACT

O. Reg. 255/51. General Regulations. Amending Regulations 142 of Consolidated Regulations 1950. Made—1st November, 1951. Filed—5th November, 1951, 10.30 a.m.

REGULATIONS MADE UNDER THE HOMES FOR THE AGED ACT

- 1. Subregulation 3 of regulation 3 of Regulations 142 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:
 - (3) Persons employed to plan and conduct the operation of the home and attend to the cooking, sewing, mending, laundering, and other requirements of the home, shall be qualified.
- 2. Clause g of regulation 5 of Regulations 142 of Consolidated Regulations of Ontario 1950 is revoked.
- 3. Regulations 142 of Consolidated Regulations of Ontario 1950 are amended by adding thereto the following regulations:

ADMISSION UNDER CLAUSE D OF SECTION 11 OF THE ACT

9a. When an application is made for the admission of an applicant under clause d of section 11 of the Act, forms 1, 2, 3 and 4 shall be transmitted to the Minister by the person receiving those forms.

PURCHASE OF PRODUCE FROM A FARM OPERATED BY A HOME

- 13a. Where a home operates and maintains a farm in connection with the home and uses its produce, the home shall be charged with the current monthly wholesale price of the produce in the locality in which the home is situated.
- 4.(1) Clauses a and c of subregulation 1 of regulation 14 of Regulations 142 of Consolidated Regulations of Ontario 1950 are revoked and the following substituted therefor:
 - (a) adequate books of account and ledgers, setting forth revenue and expenditures of the home,
 - (c) where the home operates a farm, a record of produce purchased therefrom in accordance with regulation 13a, and
- (2) Subregulation 3 of regulation 14 of Regulations 142 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:
 - (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, and
 - (b) an annual return of residents in form 6 for the preceding year ending December 31st.

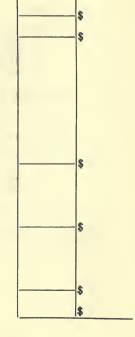
FORM 5

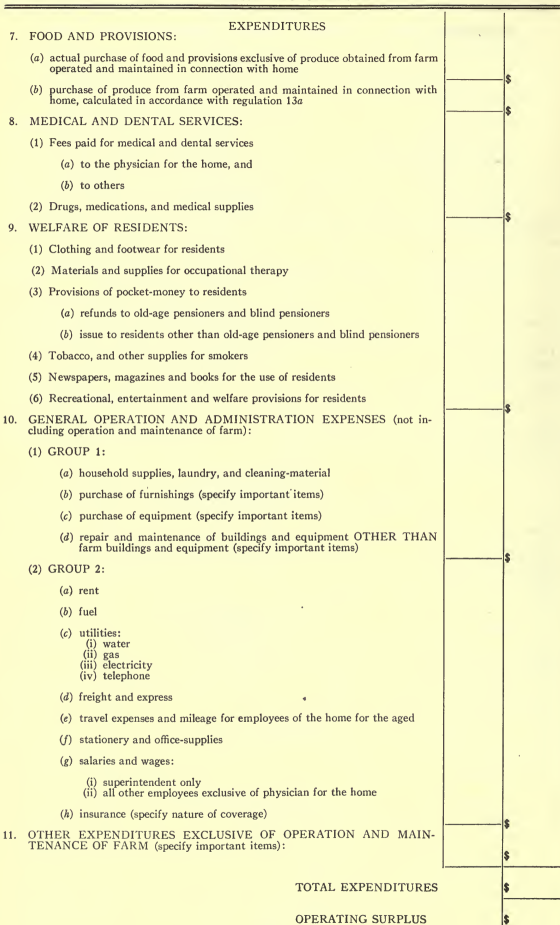
The Homes for the Aged Act

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.....of...... OPERATING ACCOUNT REVENUE PROVINCIAL PAYMENT FOR OPERATION AND MAINTENANCE: \$ GRANTS BY COUNTY OR OTHER MUNICIPALITY: (specify) \$ 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. OTHER REVENUE: (list important items separately)





LIABILITIES

(Chartered Accountant or Certified Public Accountant)

BALANCE SHEET FOR THE YEAR ENDING DECEMBER 31, 19....

ASSETS

CURRENT:	11	CURRENT:
Cash on hand\$	\$	Bank loans\$
Cash in bank		Accounts payable, exclusive of farm
Accounts receivable, exclusive of farm		Residents trust-account
Prepaid salaries and wages.		Other
Unexpired insurance premiums		CAPITAL:
Inventory of stock and supplies, exclusive of farm.		Bank loans\$
Other		Mortgage loans
FIXED:		Other
Land	\$	
Buildings less reserve for depreciation, exclusive of farm		
Furnishing less reserve for depreciation	*	
Machinery and equipment less reserve for depreciation exclusive of farm		
INVESTMENTS:		
		TOTAL LIABILITIES
TOTAL ASSETS:\$	\$	SURPLUS:\$
DEFICIT:	\$	SORI BOSINI
	\$	\$
L	i	
	SURI	PLUS ACCOUNT
Balance-	—January	\$
		the year 19\$
		\$
I certify that this financial		

Date.....19....

FORM 6

The Homes for the Aged Act

ANNUAL RETURN OF RESIDENTS IN A HOME FOR THE AGED FOR THE YEAR ENDING DECEMBER 31st, 19....

1.	NUMBER OF RESIDENTS ACCORDING TO SEX:						
		Column 1	Column 2	Column 3			
		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))						

	PAYING RESIDENTS		NON-PAYING RESIDENTS Paid for by:			TOTALS (To agree
	Old-age and blind pensioners	Other paying residents	Province of Ontario	Municipality operating the home	Outside munici- palities	with totals in Column 3 of item 1)
(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

	PAY RESID		YING RES Paid for by:		
	Old-age and blind pensioners	Province of Ontario	Municipality operating home	Outside munici- palities	TOTALS
(1) Number of resident days					
(2) 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))			,		

I certify that this return is true and correct.

6a. Name of father.....

4.	DORMITORY CAPACITY FOR RESIDENTS:	Number of Beds
	(1) Normal bed-capacity	
	(2) Additional temporary bed-capacity	
	TOTAL BEDS	

(Signature of Superintendent of Home for the Aged)

5. Regulations 18, 19 and 20 of Regulations 142 of Consolidated Regulations of Ontario 1950 are revoked and the following substituted therefor:

DATE:......

APPLICATION FOR A PAYMENT FOR THE OPERA-TION AND MAINTENANCE OF A HOME

18. 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 7.

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

- 19.(1) 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 8.
 - 2) The form shall be transmitted to the Minister in triplicate by the municipality or the board, as the case may be.

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

- 20.(1) Where a municipality or board requires 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 triplicate in form 9.
 - (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 ex-

(last name)

6. Form 3 of Regulations 142 of Consolidated Regulations of Ontario 1950 is amended by adding thereto the following items:

	Place	(first and middle names) of birth of father
		(province or state)
	Maide	(country) en name of mother(last name)
		(first and middle names)
	Place	of birth of mother(province or state)
		(country)
9a.	Occup (a)	oation: trade, profession or kind of work
	(b)	type of industry or business
	(c)	date applicant last worked at this occu-

7. Form 4 of Regulations 142 of Consolidated Regulations of Ontario 1950 is struck out and the following substituted therefor:

FORM 4

The Homes for the Aged Act

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

	_						
Municip	examination				·		
t herein a	Inder clause d of and state as follows:	subsectior ws:	1 4 of section	9 of The Homes fo	r the Aged Act, I have e	examined th	e applicant
1. GI	ENERAL INFO	RMATION	V				
(1)	Full name of ap	plicant:	(last na	me)	(first and middle n	ames)	Mr. Mrs. Miss
(2)	Address:	(street a	and number	or R.R.)	(township, city, to	own or post-	office)
(3)	(b) age gi	ven (in ye	ars)			: M □ F □	
(5)	Marital status:	married		widow 🗀	divorced		
		single		widower [separated [
(6)	Name and add	ress of fam	ily medical p	oractitioner			
(7)	Personal histor indicated)	y: (factor	s relating to	o present capacities	s and condition, or be	earing on t	ype of care
	(a) educational	factors			• • • • • • • • • • • • • • • • • • • •		
	(b) occupations	al factors.			• • • • • • • • • • • • • • • • • • • •	· · · · · · · · · · · · · · · ·	
				• • • • • • • • • • • • • • • • •			
	(c) family and	home back	eground		• • • • • • • • • • • • • • • • • • • •		
	(d) social attitu	ıdes					
	(e) special inte	rests and a	ptitudes				
					• • • • • • • • • • • • • • • • • • • •		
2. M	EDICAL RECO	RD:					
(1)	Present compla	ints					
			• • • • • • • • • •		• • • • • • • • • • • • • • • • • • • •		
					• • • • • • • • • • • • • • • • • • • •		
					• • • • • • • • • • • • • • • • • • • •		
					• • • • • • • • • • • • • • • • • • • •		• • • • • • • • • •
(2	Summary of pa	st illnesses	s, accidents a	and hospitalization			
					• • • • • • • • • • • • • • • • • • • •		
					• • • • • • • • • • • • • • • • • • • •		
		• • • • • • • • •			• • • • • • • • • • • • • • • • • • • •		

	(3) Specific clinical data and functional enquiry (including details of dental examination and test of vision)
	•••••••••••••••••••••••••••••••••••••••	
	······································	
• • •		
	(4) Summary: (a) diagnosis	
	(-)	
	(b) further investigation indicated	
	(c) type of care recommended for applicant while in home for aged	
	(d) treatment recommended	
	(e) diet recommended ordinary special special	
	If a special diet, specify nature thereof	
		٠
	(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?	r
	(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 comental condition?	r
		٠
	(3) If answer is no, state care recommended	
		•
	(4) Has the applicant had an x-ray examination of the chest? (yes or no)	
	If yes, state the result thereof	
		•
4.	CONTAGIOUS OR COMMUNICABLE DISEASE:	
	(1) Was the applicant at the time of examination free from contagious or communicable disease?)
	(2) If answer is <i>no</i> , indicate nature of contagious or communicable disease	

5.		Is the applicant physically able to engage in household, fathe aged? (yes or no)	rm or oth	er work ii	n or about the home for
	(2)	If answer is yes, state the type of work			
6.	AD	DITIONAL INFORMATION:			
			YES	NO	COMMENTS
			1 E3		COMMENTS
	(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	Does applicant require dental treatment or dentures?			
	(7) Is applicant mentally incapacitated?			
	(8	3) Is applicant otherwise incapacitated?			
	(9) Is applicant able to dress and feed himself?			
	(10) Is applicant able otherwise to care for himself?			
	(11) Is applicant capable of handling his own money?			
	(12	?) Has applicant special personal-conduct problems?			
7.	M!	ENTAL STATUS OF APPLICANT:			
		Approximate normality			
		Senile mental deterioration			
		Mental defective			
		Psychoneurosis			
		Psychotic tendencies			
		Occasional epileptiform manifestations			
8.	PF	IYSICIAN'S FURTHER COMMENTS AND RECOMM	ENDATI	ONS:	

FORM 7

The Homes for the Aged Act

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

	OF A HOME FOR THE AGED		
	Under The Homes for the Aged Act and the regulations, the		
app	(name of muniplies for an amount equal to one-half of the amount paid out by the municipality of maintenance of the	or board for	the operation
The	e following is a statement of the amount paid out for the year ending December 31	st, 19	
1.	EXPENDITURES FOR OPERATION AND MAINTENANCE:		
	(1) Food and provisions	\$	
	(2) Medical and dental services	\$	
	(3) Residents' welfare	\$	
	(4) General operation and administration expenses	\$	
	(5) Other expenditures TOTAL EXPENDITURES		\$
2.	REVENUE FOR MAINTENANCE OF RESIDENTS:		
	(1) List names of municipalities, other than outside municipalities, and amounts contributed or to be contributed by each to a home		
	(name of municipality)	\$	-
	(name of municipality)	\$	-
	(name of municipality)	\$	-
	(name of municipality)	•	
	(name of municipality)	•	-
	(2) List names of outside municipalities and amounts paid by each to a home		
	(name of municipality)	\$	-
	(name of municipality)	\$	-
	(name of municipality)	\$	-
	Total of (1) and (2)		\$
	(3) Revenue:		
	(a) from Province of Ontario for the maintenance of persons whose residence before admission was in unorganized territory		
v	(b) from paying-residents who are old-age or blind pensioners under The Old Age Pensions Act, or the Old Age Pensions Act (Canada)		
	(c) from paying-residents other than those under clause b		
	(d) recovered from estates of deceased residents		
	(e) other revenue		
	TOTAL	s	\$
	. TOTAL REVENUE	Ľ	

3.	NET OPERATION AN expenditure)	ID MAINTENANCE COS	STS (ded	uct total	revenue	trom total		\$
4. COMPUTATION OF AVERAGE DAILY COST OF A RESIDENT IN THE HOME FOR THE AG							E AGED	
	(1) Total expenditure (co	ppy total of item 1)					. \$	
		dent days for all residents						
	(3) Average daily cost of	a resident, (1) divided by (2)				. \$	
and	We certify this stateme no item is included which	nt is true and correct, and is not in accordance with	d the am the regula	ounts sho ations und	wn have ler the Ac	actually b	een	expended
			(Signatur			cer of the n s position)		ipality
		-	(Signatur	e of autho	orized offic	cer of the r s position)	nunic	cipality
		Form	8					
		The Homes for	he Aged A	1 ct				
	MAINTENANCE FOR	IE YEAR ENDING DEC CERTAIN PERSONS W FOR THE AGED WAS	HOSE R	ESIDEN(CE BEFO	ORE ADM	COST	OF
Naı	me of Home for the Aged							
Mu	nicipality or board of the.			of				
Dat	te(month)	ay) (year)						
Uno (or)	der section 16 of the Act, the the board of the (nar.	ne municipality of the ne of home for the aged)		for the a	of mount sho	own in iten	n 2 (3), for the
	_	s in the			_	ed whose r	eside	nce befor
adn	nission was unorganized te	rritory in the district of	• • • • • • • •					
1.	RECORD OF RESIDE	NTS FROM UNORGANI	ZED TEI	RRITORY	IN TH	E DISTRI	ICT	OF
	AGE PENSION or I	SIDENTS WHO ARE IN bension from any other sou being paid from any other s	rce, to the	T OF AN	D PAYIN r their su	NG A BLI pport, or v	ND (whose	OR OLD mainten
	NAME OF RESIDENT	ADDRESS BEFORE ADMISSION	HON	DD RESII ME FOR NG THE	THE AG	ED	RES	MBER OF IDENT AYS
			FRO	OM	T	0		
			Day	Month	Day	Month		
					!			
_								
TOTAL NUMBER OF RESIDENT DAYS								

(2) RESIDENTS WHO ARE IN RECEIPT OF AND PAYING A BLIND OR OLD-AGE PENSION or pension from any other source, to the home for their support, or whose maintenance in the home is being paid from any other source

NAME OF RESIDENT	ADDRESS BEFORE ADMISSION	PERIOD RESIDENT IN THE HOME FOR THE AGED DURING THE YEAR 19				NUMBER OF RESIDENT DAYS	AMOUNT CONTRI- BUTED
		FR	OM	Т	O.		
. •		Day	Month	Day	Month		
	TOTAL N	UMBER	R OF RE	SIDENT	DAYS		
,						TOTAL	
2. TOTAL COST OF	MAINTENANCE						
	ost of maintenance of a (to agree with item 4			ne for th	e aged du	ring \$	

2. TOTAL COST	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 7)	\$

(2)	Total number of resident days	(to agree with	total in items	1 and 2)	-	

Total gross cost of	maintenance	(multiply items	(1)	and	(2))	\$
---------------------	-------------	-----------------	-----	-----	------	----

Deduct amount shown in item	1	(2)		\$

Total	net	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)

I approve this statement

(Signature of district welfare administrator)

NOTE: A separate statement is required for each district in which persons from unorganized territory resided before admission to the home for the aged.

FORM 9

The Homes for the Aged Act

REQUEST FOR PAYMENT FOR A NEW HOME FOR THE AGED OR AN ADDITION OR EXTENSION THERETO

Name of home for the age	ed					
Municipality or board of	the		of			
Date(month)	(day)	(year)				
Under subsection :		· ·	(mı	unicipality of	or board)	 • • • •

(b) motor-cycle permit,

Publications Under The Regulations Act

NOVEMBER 24th, 1951

THE INDUSTRIAL STANDARDS ACT

O. Reg. 257/51.
Schedule for the Carpentry Industry in the Kingston Zone.
New and Revoking Regulations 199 of Consolidated Regulations 1950.
Made—8th November, 1951.
Filed—12th November, 1951, 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 zone and be binding upon employers and employees in the industry referred to in the schedule.
- 2. Regulations 199 of Consolidated Regulations of Ontario 1950 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.

SCHEDULE FOR THE CARPENTRY INDUSTRY IN THE KINGSTON ZONE

INTERPRETATION

- 1. In this schedule "holiday" means
- (a) Saturday,
- (b) Sunday,
- (c) New Year's Day,
- (d) Good Friday,
- (e) Dominion Day,
- (f) Labour Day,
- (g) Thanksgiving Day, and
- (h) Christmas Day.

HOURS OF WORK

- 2.(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 prescribed in clause b of subsection 1, it may be performed during any other hours if any employee does not work more than 8 hours; and this work shall be night work.

MINIMUM RATE OF WAGES

3. The minimum rate of wages shall be \$1.55 an hour for

- (a) work performed during the regular working periods, and
- (b) night work.

SHIFT WORK

- 4.(1) Where the work is performed in two or more shifts, and if an employee works not more than 8 hours in any 24-hour period, the employee shall be deemed to be employed during a regular working-day.
- (2) An employee who works on a night-shift shall be entitled, as a minimum, to wages for 8 hours for work of 7 hours.
- (3) In all cases governed by subsection 1 no overtime work shall be performed.
- (4) Where two or more shifts are worked on the same job, only one shift shall be a day-shift.

OVERTIME WORK

- 5. Work performed in the industry
- (a) at any time other than during the working periods prescribed in sections 2 and 4, and
- (b) on a holiday

shall be overtime work.

- 6.(1) No work shall be performed in the industry on a holiday except
 - (a) in cases of extreme necessity where life or property is jeopardized, or
 - (b) on repairs to buildings where the repair work is necessary to prevent the loss of employment to persons who are regularly employed in the buildings.
 - (2) All work performed under subsection 1 shall be performed only where the advisory committee has issued a permit therefor.
- (3) The advisory committee is authorized to issue the permits subject to the terms and conditions of this schedule.

RATES OF WAGES FOR OVERTIME WORK

- 7. The rate of wages for overtime work shall be
 - (a) \$2.32½ an hour for overtime work performed
 - (i) during the 4-hour period immediately following the working period of a regular working-day, and
 - (ii) on Saturday between 8 a.m. and midday, and
 - (b) \$3.10 an hour for all other overtime work.

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 who is handicapped and the rate may be fixed at the request of employee or employer.

(2069)

THE CHARITABLE INSTITUTIONS ACT

O. Reg. 258/51. General Regulations and Provincial Aid. Amending Regulations 18 of Consolidated Regulations 1950. Made—8th November, 1951. Filed—12th November, 1951, 2.40 p.m.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE CHARITABLE INSTITUTIONS ACT

1. Form 2 of Regulations 18 of Consolidated Regulations of Ontario 1950 is struck out and the following substituted therefor:

FORM 2

The Charitable Institutions Act

	RETURN OF INMATE	S FOR THE SIX-MON	TH PER	IOD E	NDING	19		
		(Name of Institution i	n full)					
	(Post-office address)							
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	
Register Number	Name	Post-office address before admission	Present Age to nearest Birthday	(see note).	Date of Admission Day Mo. Yr	Date of Discharge or Death Day Mo. Yr	Days Stay in Inst.	

NOTE: COMPLETE COLUMN (5) AS FOLLOWS:

(a) Children's institutions:

Insert total moneys received for maintenance of each inmate during the six-month period covered by this Return.

(b) Homes for the Aged:

Insert weekly rate charged by the Institution for maintenance of each inmate.

(2075)

47

THE PUBLIC SERVICE ACT

O. Reg. 259/51. General Regulations. Amending O. Regs. 36/48. Made—8th November, 1951. Filed—12th November, 1951, 4.10 p.m.

REGULATIONS MADE UNDER THE PUBLIC SERVICE ACT

- 1. Item 6 of Schedule 3 of Ontario Regulations 36/48 is amended by adding thereto the following sub-item:
 - (6) Principal clerk, Laboratory Division.

(2076) 47

THE SANATORIA FOR CONSUMPTIVES ACT

O. Reg. 260/51.
Capital Grants.
Amending Regulations 354 of
Consolidated Regulations 1950.
Made—8th November, 1951.
Filed—13th November, 1951, 9.00 a.m.

REGULATIONS MADE UPON THE RECOMMENDATION OF THE MINISTER UNDER THE SANATORIA FOR CONSUMPTIVES ACT

1. Regulations 40, 42, 43, 44, 45 and 46 and regulation 41 except form 1 of Regulations 354 of Consolidated Regulations of Ontario 1950 are revoked and the following substituted therefor:

- 40. In this regulation and in regulations 41, 42, 44 and 45
 - (a) "capital grant" means a grant to a sanatorium toward the capital cost of
 - (i) accommodation for beds for the treatment of patients, or
 - (ii) nurses' residences,

provided by means of a building project;

- (b) "building project" means
 - (i) the acquisition of existing buildings and the alteration thereof,
 - (ii) new construction, or
 - (iii) additions or alterations to sanatorium buildings;
- (c) "sanatorium-construction capital grant" means a capital grant for accommodation for beds for the treatment of patients; and
- (d) "nurses' residence" means living accommodation for nurses and other employees who are engaged in nursing patients of a sanatorium.
- 41.(1) A sanatorium-construction capital grant shall not be paid to a sanatorium except upon application in form 1.
- (2) A capital grant for a nurses' residence shall not be paid to a sanatorium except on application in form 2.

FORM 2

The Sanatoria for Consumptives Act

APPLICATION FOR A CAPITAL GRANT FOR A NURSES' RESIDENCE

To the Minister of Health, Parliament Buildings, Toronto.

The	 		,
	(name of	sanatorium)

applies for a capital grant for a nurses' residence under the Act and regulations and in support gives the following information:

- 1. The project involves
 - (a) the acquisition of existing buildings and the alteration thereof,
 - (b) new construction, or
 - (c) additions or alterations to sanatorium buildings.
- 2. The number of beds for nurses
 - (a) available at present.....
 - (b) proposed.....
- 4. Name and address of architect.....

- 5. Cost of project:
 - (a) estimated cost of the acquisition of existing buildings and the alteration thereof, new construction or additions or alterations to sanatorium buildings......
 - (b) estimated cost of furnishings and equipment

- (c) total estimated cost of project.....
- 6. Date of commencement of project.....
- 7. Expected date of completion of project.......8. Proposed method of financing, including
 - Cash on hand Loans Other assets Public subscription

Date.....19....

Municipal contribution Provincial grant Federal grant

> Chairman or Secretary of the Board

- (3) No capital grant shall be paid unless approval to the building project has been given under subsection 2 of section 2 of the Act.
- 42.(1) In this regulation "estimated cost" means the estimated cost of
 - (a) the purchase of existing buildings,
 - (b) new construction, or
 - (c) alterations or additions,

and includes the estimated cost of furnishings and equipment under clauses a, b and c.

- (2) A sanatorium-construction capital grant shall not exceed
 - (a) \$2,500 for accommodation for each bed,
 - (b) 50 per cent of the estimated cost,

whichever is the lesser.

- (3) A capital grant for a nurses' residence shall not exceed
 - (a) \$1,000 for accommodation for each bed, or
 - (b) 50 per cent of the estimated cost,

whichever is the lesser.

- 43. When required by the Minister, the superintendent of the sanatorium shall submit a preliminary sketch-plan in triplicate of the existing buildings acquired or proposed to be acquired and the alterations necessary thereto or of the new construction, additions or alterations, as the case may be.
- 44.(1) A capital grant toward the capital cost of an alteration of an existing sanatorium-building or an addition of one or more storeys to an existing sanatorium-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 altered building 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 sanatorium-buildings other than those mentioned in subregulation 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, altered building or addition is completed, furnished and equipped and ready to receive patients.
- 45. A capital grant for nurses' residence may be paid to a sanatorium where the alterations, additions or construction has been commenced but not completed before the 1st of April 1951.
- 46. Where an applicant has complied with regulations 40 to 45, both inclusive, the Minister shall pay the grant in accordance with those regulations.
- 2.(1) Form 1 of Regulations 354 of Consolidated Regulations of Ontario 1950 is amended by striking out all that part preceding item 1 reading

FORM 1

The Sanatoria for Consumptives Act, 1947

To the Minister of Health, Parliament Buildings, Toronto, Ontario.

The.....(name of sanatorium)

applies for a capital grant under the Act and regulations and in support gives the following information:

and substituting therefor the following:

FORM 1

The Sanatoria for Consumptives Act

APPLICATION FOR A SANATORIUM-CONSTRUCTION
CAPITAL GRANT

To the Minister of Health, Parliament Buildings, Toronto, Ontario.

- (2) Item 5 of form 1 is struck out and the following substituted therefor:
 - 5. Number of existing beds to be abandoned by reason of obsolescence.....

(2080)

47

THE PUBLIC HOSPITALS ACT

O. Reg. 261/51. Grants for Psychiatric Units. New. Made—8th November, 1951. Filed—13th November, 1951, 9.10 a.m.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE PUBLIC HOSPITALS ACT

GRANTS FOR PSYCHIATRIC UNITS

INTERPRETATION

- 1. In these regulations "psychiatric unit" means that portion of a public hospital
 - (a) established and maintained by the hospital for the purpose of
 - (i) examining,
 - (ii) consulting, for diagnosing, and
 - (iii) treating

patients suffering from mild mental and nervous disorders, and

(b) provided with equipment and facilities, including the services of a duly qualified medical practitioner who holds a specialist's certificate in psychiatry issued by The Royal College of Physicians and Surgeons of Canada, to render the services under clause a.

AMOUNT OF GRANTS

- 2. Where a Group B hospital
 - (a) has a total bed capacity of 160 beds or more,
- (b) is located in a city and there is no institution within the meaning of *The Mental Hospitals*Act located in that city; and
- (c) proposes to establish a psychiatric unit and the establishment has been approved under subsection 2 of section 3 of the Act,

the Minister shall pay to that hospital a grant of \$7,500 a bed in the psychiatric unit.

3. No grant shall be paid for more than 20 beds in a psychiatric unit.

(2081)

THE PUBLIC HOSPITALS ACT

O. Reg. 262/51.
Provincial Aid—Capital Grants.
Amending Regulations 342 of
Consolidated Regulations 1950.
Made—8th November, 1951.
Filed—13th November, 1951, 9.20 a.m.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE PUBLIC HOSPITALS ACT

- 1. Subregulations 2 and 4 of regulation 10 of Regulations 342 of Consolidated Regulations of Ontario 1950, as made by Ontario Regulations 222/51, are revoked and the following substituted therefor:
 - (2) A hospital-construction capital grant shall not exceed
 - (a) in the case of
 - (i) a Group A, B or C hospital, \$1,000 for each bed, and
 - (ii) any other hospital, except a Group D hospital, \$2,000 for each bed, or
 - (b) in the case of a hospital, other than a Group D hospital, 50 per cent of the estimated cost

whichever is the lesser, and

- (c) in the case of a Group D hospital
 - (i) in respect of new construction, 33 1/3 per cent, and
 - (ii) in respect of the purchase of existing buildings or alterations or additions, 50 per cent

of the estimated cost.

- (4) A capital grant for an organized out-patient department shall not exceed
 - (a) \$1,000 for each 300 square feet of floor
 - (b) 50 per cent of the estimated cost,

whichever is the lesser.

(2082)

4

THE FARM PRODUCTS GRADES AND SALES ACT

O. Reg. 263/51.
Honey.
Amending Regulations 88 of
Consolidated Regulations 1950.
Approved—8th November, 1951.
Filed—13th November, 1951, 9.30 a.m.

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

1. Clause j of regulation 1 of Regulations 88 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:

- (j) "liquid honey" means honey containing not more than 5 per cent visible crystals;
- 2. Clause c of regulation 3 of Regulations 88 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:
 - (c) that has been imported into Ontario and has been repacked for sale in Ontario where the container is not marked to indicate the country of origin, and these regulations have not been complied with,
- 3. Sub-clause i of clause b of subregulation 1 of regulation 5 of Regulations 88 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:
 - (i) free from serious damage, and
- 4. Regulation 10 of Regulations 88 of Consoldated Regulations of Ontario 1950 is revoked and the following substituted therefor:
 - 10. Honey shall be packed in clean, sound, standard containers that shall be of the type in column 1 and of the capacity designated in column 2 of schedule 1.
- 5. Regulation 11 of Regulations 88 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:
 - A container of honey shall be sealed by means of a screw-cap, friction-top lid, bung, clip-seal or heat-seal.
- 6. Regulation 13 of Regulations 88 of Consolidated Regulations of Ontario 1950 is revoked.
- 7. Subregulation 4 of regulation 15 of Regulations 88 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:
 - (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% inch in height and, except in the case of barrels or half-barrels, shall be placed on
 - (a) one side,
 - (b) one end, or
 - (c) one side and one end

of the case of honey.

- 8. Regulation 15 of Regulations 88 of Consolidated Regulations of Ontario 1950 is amended by adding thereto the following:
 - (5) The packer or shipper, as the case may be, shall place no marks other than those required in subregulation 4 on the side, end or side and end of the case of honey marked under subregulation 4.
- 9. Schedule 1 of Regulations 88 of Consolidated Regulations of Ontario is struck out and the following substituted therefor:

SCHEDULE 1

	COLUMN 1	COLUMN 2	
ITEM	TYPE	CAPA in ounces	ACITY in pounds
1	Glass	2, 8 or 12	1, 2 or 4
2	Metal		2, 4, 8, 30, 40, 60 or 70
3	Paper	2, 8 or 12	1, 2 or 4

10. Form 1 of Regulations 88 of Consolidated Regulations of Ontario 1950 is struck out and the following substituted therefor:

FORM 1

The Farm Products Grades and Sales Act HONEY INSPECTION CERTIFICATE

		Number.		
Shipping Point		. Date		
Destination		. Hour	· · · · · · · · · · · · · · · · · · ·	
Place of inspection.		. Inspectio	n fee	
Type of conveyance (descr	ibe type)	Receipt 1	No	٠.
Applicant	Add	ress		
Shipper	Add	ress		
Consignee	Add	ress		
cases having the fol (i) on containe (ii) on cases in the conveyance condition of honey follows:	ers	that the	quality ar	 nd
Number of containers	Capacity	Class	Grade	

I found the following class and grade defects:

Remarks:

Inspector

THOMAS L. KENNEDY
Minister of Agriculture

(2083)

47

THE MILK CONTROL ACT

O. Reg. 264/51.
Retail Milk Prices in the Market of Sault Ste. Marie.
New.
Made—13th November, 1951.
Filed—14th November, 1951, 2.30 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. In these regulations

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "cereal treat" means milk that contains not less than 10 per cent and not more than 12 per cent of butter fat;
- (c) "chocolate drink" means milk that contains a chocolate flavouring;
- (d) "special milk" means milk that contains not less than 4 per cent of butter fat;
- (e) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat; and
- (f) "whipping cream" means cream that contains not less than 32 per cent of butter fat.
- 2. The maximum prices at which buttermilk, cereal treat, chocolate drink, special milk, standard milk and whipping cream may be sold by retail in the market of Sault Ste. Marie shall be as follows:

/ X 1 ... ***

(a)	quart	.18
(b)	cereal treat quarthalf-pint.	1.00
(c)	chocolate drink quartpint. half-pint.	. 25 . 13 . 08
(d)	special milk quart pint	.25
(e)	standard milk quartpinthalf-pint.	.23 .12 .07
(f)	whipping cream quarthalf-pint	1.35

THE MILK CONTROL BOARD OF ONTARIO

A. B. CURREY
Chairman
K. M. BETZNER
Member
J. L. BURROWS
Member

47

(Seal)

Dated at Toronto, this 13th day of November, 1951.

(2094)

THE MILK CONTROL ACT

O. Reg. 265/51.
Retail Milk Prices in the Market of Wellington.
New.
Made—14th November, 1951.
Filed—14th November, 1951, 2.15 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. In these regulations

(a) "chocolate drink" means milk that contains a chocolate flavouring;	quart\$ 17
(b) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;	
(c) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and	(c) whipping cream
(d) "whipping cream" means cream that contains not less than 32 per cent of butter fat.	THE MILK CONTROL BOARD OF ONTARIO
2. The maximum prices at which chocolate drink, standard milk, table cream and whipping cream may be sold by retail in the market of Wellington shall be as follows:	
(a) chocolate drink half-pint\$.07	Member J. L. Burrows Member
(b) standard milk quart	Dated at Toronto, this 14th day of November 1951.
(c) table cream half-pint	(2096) 47
(d) whipping cream half-pint	THE MILK CONTROL ACT
THE MILK CONTROL BOARD OF ONTARIO	O. Reg. 267/51. Retail Milk Prices in the Market of Thessalon,
A. B. Currey Chairman	New.
(Seal) K. M. BETZNER	Made—14th November, 1951. Filed—14th November, 1951, 2.30 p.m.
Member H. E. McCallum	Thed Tim November, 1901, 2.00 p.m.
Member	
J. L. Burrows Member	REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT
Dated at Taranta this 14th days of Navambar 1051	1. In these regulations
Dated at Toronto, this 14th day of November, 1951.	(a) "buttermilk" means the product that remains
(2095) 47	after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
THE MILK CONTROL ACT	(b) "chocolate drink" means milk that contains a chocolate flavouring;
O. Reg. 266/51. Retail Milk Prices in the Market of Norwood.	(c) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
New. Made—14th November, 1951. Filed—14th November, 1951, 2.25 p.m.	(d) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT	(e) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
1. In these regulations	(f) "whipping cream" means cream that contains not less than 32 per cent of butter fat.
(a) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;	2. The maximum prices at which buttermilk, cereal treat, chocolate drink, skim-milk, standard milk, table cream and whipping cream may be sold by retail in the market of Thessalon shall be as follows:
(b) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and	(a) buttermilk quart\$.17
(c) "whipping cream" means cream that contains not less than 32 per cent of butter fat.	(b) chocolate drink quart
2. The maximum prices at which standard milk, table cream and whipping cream may be sold by retail in the market of Norwood shall be as follows:	(c) skim-milk quart

(d)	standard milk	
	quart pint	. 23
	pint	.12
(e)	table cream	
	quarthalf-pint	1.00
	half-pint	. 27
(f)	whipping cream	
	quart	
	half-pint	. 38

THE MILK CONTROL BOARD OF ONTARIO

A. B. Currey
Chairman
K. M. Betzner
Member
J. L. Burrows
Member

Dated at Toronto, this 14th day of November 1951. (2097)

THE GAME AND FISHERIES ACT

O. Reg. 268/51. Open Season for Deer and Moose. Amending O. Regs. 119/51. Made—8th November, 1951. Filed—15th November, 1951, 4.40 p.m.

REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT

1. Schedule 8 of Ontario Regulations 119/51 as made by regulation 2 of Ontario Regulations 254/51 is struck out and the following substituted therefor:

SCHEDULE 8

The counties of Bruce, Dufferin, Grey, Northumberland except the Township of South Monaghan, Prince Edward and Simcoe, and those parts of the counties of Frontenac, Hastings, Lennox and Addington, and Peterborough lying southerly of the centre line of the highway known as the King's Highway Number 7.

(2104)

THE GAME AND FISHERIES ACT

O. Reg. 269/51. Open Season for Beaver. Amending O. Regs. 162/51. Made—8th November, 1951. Filed—15th November, 1951, 4.45 p.m.

REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT

- 1. Clause b of regulation 1 of Ontario Regulations 162/51 is revoked and the following substituted therefor:
 - (b) schedule 2 from the 1st of December 1951 to the 15th of April 1952, both inclusive.

(2105) 47

Publications Under The Regulations Act

DECEMBER 1st, 1951

THE RECIPROCAL ENFORCEMENT OF MAINTENANCE ORDERS ACT

O. Reg. 270/51. Extent of Act. Amending Regulations 351 of Consolidated Regulations 1950. Made—15th November, 1951. Filed—16th November, 1951, 3.50 p.m.

REGULATIONS MADE UNDER THE RECIPROCAL ENFORCEMENT OF MAINTENANCE ORDERS ACT

- 1. Schedule 1 of Regulations 351 of Consolidated Regulations of Ontario 1950 is amended by adding thereto the following item:
 - 7. Prince Edward Island.

(2128)

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THE ADOLESCENT SCHOOL ATTENDANCE ACT

O. Reg. 271/51.
Employment Certificate.
Amending Regulations 1 of Consolidated Regulations 1950.
Made—12th November, 1951.
Approved—15th November, 1951.
Filed—19th November, 1951, 9.00 a.m.

REGULATIONS MADE BY THE MINISTER UNDER THE ADOLESCENT SCHOOL ATTENDANCE ACT

1. Item 1 of Form 1 of Regulations 1 of Consolidated Regulations of Ontario 1950 is struck out and the following substituted therefor:

	T /
۰	I(print name in full)
	of
	(address)
	apply for
	(name of adolescent)
	who was born on theday of
	19and is enrolled in(state school and grade)
	The period for which the
	(state whether a Home Permit or an Employment Certificate)
	is required will begin the day of
	19 and end the day of19

W. J. DUNLOP Minister of Education

TORONTO, November 12, 1951

(2129) 48

THE SCHOOL ATTENDANCE ACT

O. Reg. 272/51.
General Regulations.
Amending Regulations 355 of Consolidated Regulations 1950.
Made—12th November, 1951.
Approved—15th November, 1951.
Filed—19th November, 1951, 9.10 a.m.

REGULATIONS MADE BY THE MINISTER UNDER THE SCHOOL ATTENDANCE ACT

- 1. Clause a of regulation 11 of Regulations 355 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:
 - (a) check the list of pupils who have been promoted to Grade IX with the list of pupils enrolled in the secondary school; and
- 2. Item 1 of Form 4 of Regulations 355 of Consolidated Regulations of Ontario 1950 is struck out and the following substituted therefor:

(print name in full)
(address) apply for a School Children's Employment Cer-
tificate for(name of child or ward)
who was born on the day of
19and is enrolled in(state school and grade)

> W. J. DUNLOP Minister of Education

> > 48

TORONTO, November 12, 1951

(2130)

THE DEPARTMENT OF EDUCATION ACT

O. Reg. 273/51.
General Amendments.
Amending Regulations 58, 60, 62 and
72 of Consolidated Regulations 1950
and O. Regs. 158/51.
Made—12th November, 1951.
Approved—15th November, 1951.
Filed—19th November, 1951, 9.20 a.m.

REGULATIONS MADE BY THE MINISTER UNDER THE DEPARTMENT OF EDUCATION ACT

1. Clause c of subregulation 5 of regulation 8 of Regulations 58 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:

- (c) a sum for board and lodging at the rate of \$1 a day from the date the Normal School opened until the date the applicant was notified of his exclusion by the principal.
- 2. Clause c of subregulation 5 of regulation 5 of Regulations 60 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:
 - (c) a sum for board and lodging at the rate of \$1 a day from the date the Normal School opened until the date the applicant was notified of her exclusion by the principal.
- 3. Subregulation 5 of regulation 4 of Regulations 62 of Consolidated Regulations of Ontario 1950 as made by subregulation 2 of regulation 4 of Ontario Regulations 158/51 is revoked and the following substituted therefor:
 - (5) The total of the grants shall not exceed
 - (a) \$1600 under clause c of subregulation 1, and
 - (b) \$4800 under subregulations 1 and 3.
- 4. Subregulation 2 of regulation 4 of Ontario Regulations 158/51 is revoked.
- 5. Clause c of subregulation 5 of regulation 10 of Regulations 72 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:
 - (c) a sum for board and lodging at the rate of \$1 a day from the date the School opened until the date the applicant was notified of his exclusion by the principal.

W. J. DUNLOP Minister of Education

TORONTO, November 12, 1951

(2131)

THE POWER COMMISSION ACT

O. Reg. 274/51.
Defining Areas.
Amending Regulations 321 of Consolidated Regulations 1950.
Made—8th November, 1951.
Approved—15th November, 1951.
Filed—19th November, 1951, 9.30 a.m.

REGULATIONS MADE BY THE COMMISSION UNDER THE POWER COMMISSION ACT

- 1.(1) Item 1 of Schedule 1 of Regulations 321 of Consolidated Regulations of Ontario 1950 as made by regulation 1 of Ontario Regulations 103/51 is struck out and the following substituted therefor:
 - In the Territorial District of Algoma, the geographic townships of

(1) Bridgland,	(30) Tp. 123,
(2) Bright,	(31) Tp. 124,
(3) Cobden,	(32) Tp. 125,
(4) Deagle,	(33) Tp. 129,
(5) Esten,	(34) Tp. 130,
(6) Galbraith,	(35) Tp. 131,
(7) Gladstone,	(36) Tp. 132,
(8) Gould,	(37) Tp. 137,
(9) Grasett,	(38) Tp. 138,
(10) Haughton,	(39) Tp. 139,
(11) Kirkwood,	(40) Tp. 143,
(12) Lewis,	(41) Tp. 144,
(13) Long,	(42) Tp. 145,
(14) Mack,	(43) Tp. 149,
(15) McGiverin,	(44) Tp. 150,
(16) Montgomery,	(45) Tp. 151, '
(17) Morin,	(46) Tp. 155,
(18) Otter,	(47) Tp. 156.
(19) Parkinson,	(48) Tp. 157,
(20) Patton,	(49) Tp. 161,
(21) Proctor,	(50) Tp. 162,
(22) Rose,	(51) Tp. 163,
(23) Scarfe,	(52) Tp. 167,
(24) Shedden,	(53) Tp. 168,
(25) Spragge,	(54) Tp. 169,
(26) Striker,	(55) Tp. 175,
(27) Tennyson,	(56) Tp. 176,
(28) Victoria,	(57) Tp. 182, and
(29) Wells,	(58) Tp. 188.
(29) Wells,	(56) 1p. 100.

- (2) Regulation 1 of Ontario Regulations 103/51 is revoked.
- 2. Item 8 of schedule 1 of Regulations 321 of Consolidated Regulations of Ontario 1950 is amended by striking out the word "and" at the end of sub-item 81 and by adding the following sub-items:

(83) Tp. 118, (84) Tp. 119, and (85) Tp. 120.

THE HYDRO-ELECTRIC POWER COMMISSION OF ONTARIO

(Seal)

ROBERT H. SAUNDERS Chairman E. B. EASSON

. B. EASSON Secretary

Dated at Toronto, the 8th day of November, 1951.

(2132)

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48

THE GAME AND FISHERIES ACT

O. Reg. 275/51. Open Season for Deer and Moose. Amending O. Regs. 119/51. Made—15th November, 1951. Filed—19th November, 1951, 2.45 p.m.

REGULATIONS MADE UNDER THE GAME AND FISHERIES ACT

- 1. Clause i of regulation 2 of Ontario Regulations 119/51 is revoked.
- 2. Regulation 3 of Ontario Regulations 119/51 as made by regulation 1 of Ontario Regulations 254/51 is revoked.
- 3. Schedule 9 of Ontario Regulations 119/51 as made by Ontario Regulations 254/51 is struck out.
- Regulation 1 of Ontario Regulations 254/51 is revoked.

(2143)

THE MENTAL HOSPITALS ACT

O. Reg. 276/51. Public Hospital Treatment. New. Made—15th November, 1951. Filed—19th November, 1951, 2.55 p.m.

REGULATIONS MADE UNDER THE MENTAL HOSPITALS ACT

PUBLIC HOSPITAL TREATMENT

- 1. In these regulations "indigent patient" includes a dependant of an indigent person.
- 2. Where an indigent patient is transferred to a public hospital for treatment under subsection 1 of section 16 of *The Mental Hospitals Act*, the Minister shall contribute toward the cost of treatment of the patient in the public hospital an amount computed at

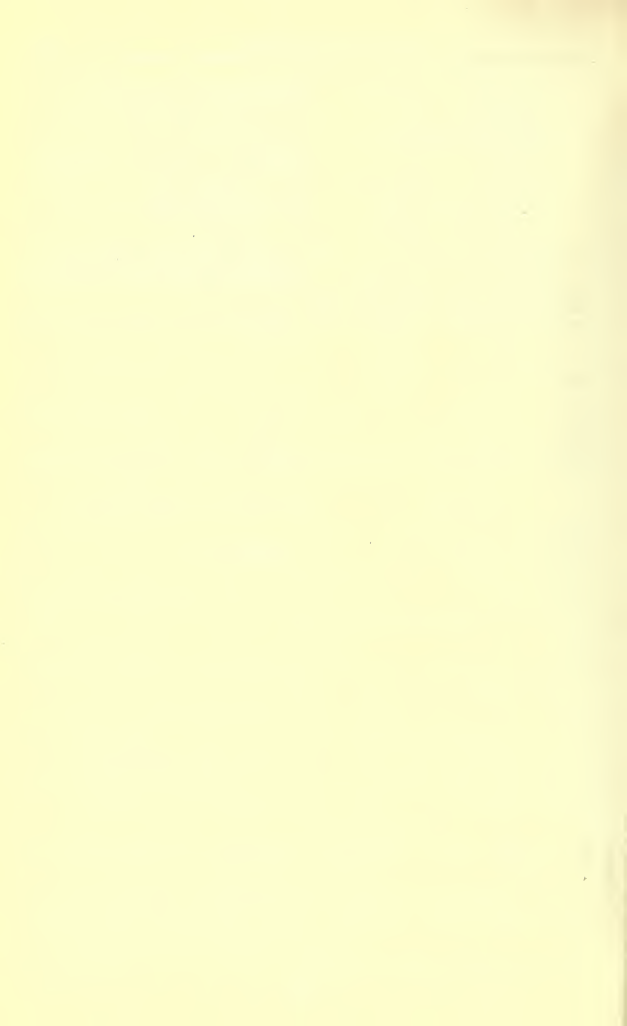
the rate prescribed by regulation 3 for each day that the patient receives treatment therein.

3. A hospital specified in column 1 shall be paid at the rate prescribed in column 2:

Item	Column 1	Column 2
1 2 3 4 5	A Group A hospital A Group B hospital A Group C hospital A Group D hospital Any other hospital	\$6 \$5.50 \$5 \$5 \$5 \$4.50

4. The contribution shall be made upon the condition that the hospital accept it as full satisfaction and discharge of the liability of any municipality with respect to that treatment of that patient under section 16 of *The Public Hospitals Act*.

(2144) 48



Publications Under The Regulations Act

DECEMBER 8th, 1951

THE MILK CONTROL ACT

O. Reg. 277/51.
Retail Milk Prices in the Market of Fergus.
New.
Made—23rd November, 1951.
Filed—23rd November, 1951, 4.00 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. In these regulations

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "chocolate drink" means milk that contains a chocolate flavouring;
- (c) "special milk" means milk that contains not less than 4 per cent of butter fat;
- (d) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (e) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (f) "whipping cream" means cream that contains not less than 32 per cent of butter fat.
- 2. The maximum prices at which buttermilk, chocolate drink, special milk, standard milk, table cream and whipping cream may be sold by retail in the market of Fergus shall be as follows:

(a) buttermilk quart\$.17
(b) chocolate drink quart pint 7 ounces.	. 20 . 12 . 06
(c) special milk quart pint	.21
(d) standard milk quartpint	.19
(e) table cream quart. pint. half-pint. 7 ounces.	.75 .38 .25 .20
(f) whipping cream quart pint. half-pint. 7 ounces.	1.10 .56 .35 .30

3. These regulations shall come into force on the 1st of December, 1951.

THE MILK CONTROL BOARD OF ONTARIO

A. B. Currey
Chairman
K. M. Betzner
Member
J. L. Burrows
Member

Member

(Seal)

Dated at Toronto, this 23rd day of November 1951.

(2191)

THE MILK CONTROL ACT

O. Reg. 278/51.
Retail Milk Prices in the Market of Hearst.
New.
Made—23rd November, 1951.
Filed—23rd November, 1951, 4.05 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. In these regulations

(a) standard milk

- (a) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat; and
- (b) "whipping cream" means cream that contains not less than 32 per cent of butter fat.
- 2. The maximum prices at which standard milk and whipping cream may be sold by retail in the market of Hearst shall be as follows:

(a) standard mink	
quart\$.21
pint	. 12
half-pint	.08
(b) whipping cream	
quart	1.00
pint	. 50
ĥalf-pint	. 25

3. These regulations shall come into force on the 1st of December, 1951.

THE MILK CONTROL BOARD OF ONTARIO A. B. Currey

Chairman
K. M. BETZNER
Member
J. L. BURROWS
Member

49

(Seal) Member

Dated at Toronto, this 23rd day of November 1951.

349

(2192)

THE MILK CONTROL ACT

O. Reg. 279/51.
Retail Milk Prices in the Market of Dryden.
New.
Made—23rd November, 1951.
Filed—23rd November, 1951, 4.10 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. In these regulations

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "chocolate drink" means milk that contains a chocolate flavouring;
- (c) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (d) "sour cream" means cream that has been allowed to sour naturally or by the addition of a culture and that contains not less than 16 per cent of butter fat;
- (e) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (f) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (g) "whipping cream" means cream that contains not less than 32 per cent of butter fat.
- 2. The maximum prices at which buttermilk, chocolate drink, skim-milk, sour cream, standard milk, table cream and whipping cream may be sold by retail in the market of Dryden shall be as follows:

(a)	buttermilk quart\$. 18
(b)	chocolate drink quartpint. half-pint.	. 24 . 13 . 08
(c)	skim-milk quart	. 18
(d)	sour cream quartpint	. 85 . 45
(e)	standard milk quartpint. half-pint.	. 23 . 12 . 07
(f)	table cream quart pint	. 78 . 40
(g)	whipping cream quart	. 25 . 70 . 36

3. These regulations shall come into force on the 1st of December, 1951.

THE MILK CONTROL BOARD OF ONTARIO

A. B. Currey
Chairman
K. M. Betzner
Member
J. L. Burrows
Member

Member

(Seal)

Dated at Toronto, this 23rd day of November 1951.

(2193) 49

THE MILK CONTROL ACT

O. Reg. 280/51.
Retail Milk Prices in the Markets of Kenora and Keewatin.
New.
Made—23rd November, 1951.
Filed—23rd November, 1951, 4.15 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. In these regulations

(a) buttermilk

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "cereal treat" means milk that contains not less than 10 per cent and not more than 12 per cent of butter fat;
- (c) "chocolate drink" means milk that contains a chocolate flavouring;
- (d) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (e) "sour cream" means cream that has been allowed to sour naturally or by the addition of a culture and that contains not less than 16 per cent of butter fat;
- (f) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat; and
- (g) "whipping cream" means cream that contains not less than 32 per cent of butter fat.
- 2. The maximum prices at which buttermilk, cereal treat, chocolate drink, skim-milk, sour cream, standard milk and whipping cream may be sold by retail in the markets of Kenora and Keewatin shall be as follows:

(4)	quart\$. 19
(b)		.65 .33 .17
(c)	chocolate drink quart. pint. half-pint.	.13

(d) skim-milk	
quart	.16
(e) sour cream	. 28
(f) standard milk quart pint half-pint	.23 .12 .07
(g) whipping cream quart	1.40 .72 .37
3. These regulations shall come into force on 1st of December, 1951.	the
THE MILK CONTROL BOAR OF ONTARIO	D
A. B. Currey Chairma K. M. Betzner Membe J. L. Burrows Membe	er
(Seal) Member	er
•	1
Dated at Toronto, this 23rd day of November 195	
(2194)	49
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THE MILK CONTROL ACT

O. Reg. 281/51.
Retail Milk Prices in the Market of Ottawa.
New.
Made—23rd November, 1951.
Filed—23rd November, 1951, 4.20 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

- 1. In these regulations
- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "cereal treat" means milk that contains not less than 10 per cent and not more than 12 per cent of butter fat;
- (c) "chocolate drink" means milk that contains a chocolate flavouring;
- (d) "skim milk" means milk that contains not more than .25 per cent of butter fat;
- (e) "special milk" means milk that contains not less than 4 per cent of butter fat;
- (f) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (g) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and

- (h) "whipping cream" means cream that contains not less than 32 per cent of butter fat.
- 2. The maximum prices at which buttermilk, cereal treat, chocolate drink, skim-milk, special milk, standard milk, table cream and whipping cream may be sold by retail in the market of Ottawa shall be as follows:

(a) buttermilk	in bottles	
quart(b) cereal treat		.19
half-pint		.18
quartpinthalf-pint	13	.24 .14 .09
(d) skim-milk quart pint	16	.17 .10
(e) special milk quart	.24	.25
(f) standard milk quart pint half-pint	12	.23 .13 .09
(g) table cream pint half-pint		.43 .25
(h) whipping cream pinthalf-pint		.66 .36

3. These regulations shall come into force on the 1st of December, 1951.

THE MILK CONTROL BOARD OF ONTARIO

A. B. Currey
Chairman
K. M. Betzner
Member
J. L. Burrows
Member

Member

(Seal)

Dated at Toronto, this 23rd day of November 1951.

(2195) 49

THE MILK CONTROL ACT

O. Reg. 282/51. Retail Milk Prices in the Market of Niagara District. New. Made—23rd November, 1951. Filed—23rd November, 1951, 4.25 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

- 1. In these regulations
- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by

churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;

- (b) "cereal treat" means milk that contains not less than 10 per cent and not more than 12 per cent of butter fat;
- (c) "chocolate drink" means milk that contains a chocolate flavouring;
- (d) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (e) "sour cream" means cream that has been allowed to sour naturally or by the addition of a culture and that contains not less than 16 per cent of butter fat;
- (f) "special milk" means milk that contains not less than 4 per cent of butter fat;
- (g) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (h) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (i) "whipping cream" means cream that contains not less than 32 per cent of butter fat.
- The maximum prices at which buttermilk, cereal treat, chocolate drink, skim-milk, sour cream, special milk, standard milk, table cream and whipping cream may be sold by retail in the market of Niagara District shall be as follows:

(a)	buttermilk	in bottles	in cardboard containers
(<i>a</i>)	quart	\$.18 .10	\$.19 .11
(b)	cereal treat quart pint half-pint	.55 .29 .15	. 56 . 30 . 16
(c)	chocolate drink quart pint. half-pint.	.23 .12 .07½	.24 .13 .08½
(d)	skim-milk quart	. 16	.17
(e)	sour cream pint half-pint	.38	.39
(f)	special milk quart pint	.24	. 25
(g)	standard milk quartpint pinthalf-pint	.22 .12 .07½	.23 .13 .08½
(h)	table cream quart pint half-pint	.80 .45 .25	.81 .46 .26
(i)	whipping cream quartpint. half-pint.	1.30 .70 .38	1.31 .71 .39

3. These regulations shall come into force on the 1st of December, 1951.

THE MILK CONTROL BOARD OF ONTARIO

A. B. Currey
Chairman
K. M. BETZNER
Member
J. L. BURROWS
Member
Member

(Seal)

Dated at Toronto, this 23rd day of November 1951.

(2196)

49

THE MILK CONTROL ACT

O. Reg. 283/51.
Retail Milk Prices in the Market of Nipigon.
New.
Made—23rd November, 1951.
Filed—23rd November, 1951, 4.30 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. In these regulations

(a) standard milk

- (a) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (b) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (c) "whipping cream" means cream that contains not less than 32 per cent of butter fat.
- 2. The maximum prices at which standard milk, table cream and whipping cream may be sold by retail in the market of Nipigon shall be as follows:

	quart\$ pint	.23
(b)	table cream pinthalf-pint.	.45 .25
(c)	whipping cream half-pint.	.35

3. These regulations shall come into force on the 1st of December, 1951.

THE MILK CONTROL BOARD OF ONTARIO

A. B. Currey
Chairman
K. M. Betzner
Member
J. L. Burrows
Member
Member

(Seal)

Dated at Toronto, this 23rd day of November 1951.

(2197) 49

THE MILK CONTROL ACT

O. Reg. 284/51.
Retail Milk Prices in the Market of Hamilton.
New.
Made—23rd November, 1951.
Filed—23rd November, 1951, 4.35 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. In these regulations

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "cereal treat" means milk that contains not less than 10 per cent and not more than 12 per cent of butter fat;
- (c) "chocolate drink" means milk that contains a chocolate flavouring;
- (d) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (e) "sour cream" means cream that has been allowed to sour naturally or by the addition of a culture and that contains not less than 16 per cent of butter fat;
- (f) "special milk" means milk that contains not less than 4 per cent of butter fat;
- (g) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (h) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (i) "whipping cream" means cream that contains not less than 32 per cent of butter fat.
- The maximum prices at which buttermilk, cereal treat, chocolate drink, skim-milk, sour cream, special milk, standard milk, table cream and whipping cream may be sold by retail in the market of Hamilton shall be as follows:

(a)	buttermilk quartpint.		in cardboard containers \$.20 .12
(b)	cereal treat half-pint	.18	.19
(c)	chocolate drink quart pint half-pint	.23 .13 .08	.24 .14 .09
(d)	skim-milk quart	.18	.19
(e)	sour cream pint half-pint	.38	.39 .21
<i>(f)</i>	special milk quart, pint half-pint	.24 .13 .08½	.25 .14 .09½

(g)	standard milk quart pint half-pint	.22 .12 .07½	.23 .13 .08½
(h)	table cream quart pint half-pint	.90 .48 .25	.91 .49 .26
(<i>i</i>)	whipping cream quarthalf-pint	1.40 .38	1.41

3. These regulations shall come into force on the 1st of December, 1951.

THE MILK CONTROL BOARD OF ONTARIO

A. B. Currey
Chairman
K. M. Betzner
Member
J. L. Burrows
Member

Member

(Seal)

Dated at Toronto, this 23rd day of November 1951.

(2198)

49

THE MILK CONTROL ACT

O. Reg. 285/51.
Retail Milk Prices in the Market of Fort Frances.
New.
Made—23rd November, 1951.
Filed—23rd November, 1951, 4.40 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. In these regulations

- (a) "cereal treat" means milk that contains not less than 10 per cent and not more than 12 per cent of butter fat;
- (b) "chocolate drink" means milk that contains a chocolate flavouring;
- (c) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (d) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (e) "whipping cream" means cream that contains not less than 32 per cent of butter fat.
- 2. The maximum prices at which cereal treat, chocolate drink, standard milk, table cream and whipping cream may be sold by retail in the market of Fort Frances shall be as follows:

(a) cereal treat	
quart\$.70
pint	
half-pint	.25

(b)	chocolate drink	
	quart	3
	pint	
	half-pint	
	nan-pint	•
(c)	standard milk	
(0)		2
	pint	
	half-pint	7
(d)	table cream	
()	quart	0
	pint	
	i 10 - 1 - 1	
	half-pint	J
(e)	whipping cream	
	quart)
	pint	'n
	half-pint	,
a	and required tions shall some into force on the	

3. These regulations shall come into force on the 1st of December, 1951.

THE MILK CONTROL BOARD OF ONTARIO

A. B. Currey
Chairman
K. M. Betzner
Member
J. L. Burrows
Member

Member

(Seal)

Dated at Toronto, this 23rd day of November 1951.

(2199) - 49

THE MILK CONTROL ACT

O. Reg. 286/51.
Retail Milk Prices in the Markets of Sudbury and Copper Cliff.
New.
Made—23rd November, 1951.
Filed—23rd November, 1951, 4.45 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. In these regulations

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "chocolate drink" means milk that contains a chocolate flavouring;
- (c) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (d) "sour cream" means cream that has been allowed to sour naturally or by the addition of a culture and that contains not less than 16 per cent of butter fat;
- (e) "special milk" means milk that contains not less than 4 per cent of butter fat;
- (f) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;

- (g) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (h) "whipping cream" means cream that contains not less than 32 per cent of butter fat.
- 2. The maximum prices at which buttermilk, chocolate drink, skim-milk, sour cream, special milk, standard milk, table cream and whipping cream may be sold by retail in the market of Sudbury and Copper Cliff shall be as follows:

(a)	buttermilk quart\$.20
(b)	chocolate drink quart pint half-pint	.23 .13 .08
(c)	skim-milk quartpint.	.19
(d)	sour cream quartpinthalf-pint.	.93 .52 .28
(e)	special milk quart	.25
(f)	standard milk quartpinthalf-pint	.23 .13 .08
(g)	table cream quarthalf-pint.	.93
(h)	whipping cream quart	.40 .40

3. These regulations shall come into force on the 1st of December, 1951.

THE MILK CONTROL BOARD OF ONTARIO

A. B. Currey
Chairman
K. M. BETZNER
Member
J. L. Burrows
Member

Member

(Seal)

Dated at Toronto, this 23rd day of November 1951.

(2200) 49

THE MILK CONTROL ACT

O. Reg. 287/51.
Retail Milk Prices in the Market of
Fort William and Port Arthur.
New and Revoking O. Regs. 211/51.
Made—23rd November, 1951.
Filed—23rd November, 1951, 4.50 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. In these regulations

(Seal)

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk:
- (b) "cereal treat" means milk that contains not less than 10 per cent and not more than 12 per cent of butter fat;
- (c) "chocolate drink" means milk that contains a chocolate flavouring;
- (d) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (e) "sour cream" means cream that has been allowed to sour naturally or by the addition of a culture and that contains not less than 16 per cent of butter fat;
- (f) "special milk" means milk that contains not less than 4 per cent of butter fat;
- (g) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (h) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (i) "whipping cream" means cream that contains not less than 32 per cent of butter fat.
- 2. The maximum prices at which buttermilk, cereal treat, chocolate drink, skim-milk, sour cream, special milk, standard milk, table cream and whipping cream may be sold by retail in the market of Fort William and Port Arthur shall be as follows:

(a)	buttermilk quart\$.20
- 1	cereal treat quart	.65 .33 .18
	chocolate drink quart pint half-pint	.25 .13 .08
(d)	skim-milk quart	.19
(e)	sour cream quart	.80 .44 .24
(f)	special milk quart pint	.25
(g)	standard milk quart pint half-pint	.23 .13 .08
(h)	table cream quartpint. half-pint.	.80 .44 .24
(i)	whipping cream quart	.25

- 3. Ontario Regulations 211/51 are revoked.
- 4. These regulations shall come into force on the 1st of December, 1951.

THE MILK CONTROL BOARD OF ONTARIO

A. B. CURREY
Chairman
K. M. BETZNER
Member
J. L. BURROWS
Member

Dated at Toronto, this 23rd day of November 1951.

(2201) 49

THE MILK CONTROL ACT

O. Reg. 288/51.
Retail Milk Prices in the Market of Chapleau.
New.
Made—23rd November, 1951.
Filed—23rd November, 1951, 4.55 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

- 1. In these regulations
- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk:
- (b) "chocolate drink" means milk that contains a chocolate flavouring;
- (c) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat; and
- (d) "whipping cream" means cream that contains not less than 32 per cent of butter fat.
- 2. The maximum prices at which buttermilk, chocolate drink, standard milk and whipping cream may be sold by retail in the market of Chapleau shall be as follows:

(a)	buttermilk quart	.23
(b)	chocolate drink pint	.15
(c)	standard milk quart pint	.26
(<i>d</i>)	whipping cream half-pint	.40

THE MILK CONTROL BOARD OF ONTARIO

A. B. Currey
Chairman
K. M. Betzner
Member
J. L. Burrows
Member

Dated at Toronto, this 23rd day of November 1951.

(2202) 49

THE MILK CONTROL ACT

O. Reg. 289/51.
Retail Milk Prices in the Markets of Geraldton, Beardmore and Long Lac.
New.
Made—23rd November, 1951.
Filed—23rd November, 1951, 5.00 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. In these regulations

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "sour cream" means cream that has been allowed to sour naturally or by the addition of a culture and that contains not less than 16 per cent of butter fat;
- (c) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (d) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (e) "whipping cream" means cream that contains not less than 32 per cent of butter fat.
- 2. The maximum prices at which buttermilk, sour cream, standard milk, table cream and whipping cream may be sold by retail in the markets of Geraldton, Beardmore and Long Lac shall be as follows:

(a)	quart\$. 20
(b)	sour cream pint	. 45
(c)	standard milk quart pint	. 24
(d)	table cream half-pint	. 25
(e)	whipping cream half-pint	.35

THE MILK CONTROL BOARD OF ONTARIO

(Seal)	A. B. Currey Chairman K. M. Betzner Member J. L. Burrows Member Member

Dated at Toronto, this 23rd day of November 1951.

(2203) 49

THE PUBLIC HOSPITALS ACT

O. Reg. 290/51. Provincial Aid—Maintenance Grants. Amending Regulations 342 of Consolidated Regulations 1950. Made—8th November, 1951. Filed—26th November, 1951, 10.00 a.m.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE PUBLIC HOSPITALS ACT

- 1. Regulation 3c of Regulations 342 of Consolidated Regulations of Ontario 1950, as made by Ontario Regulations 222/51, is amended by striking out the number and letter 3c and substituting therefor the number and letter 3d.
- 2. Regulations 342 of Consolidated Regulations of Ontario 1950, as amended by Ontario Regulations 46/51, 170/51 and 222/51, are further amended by adding the following regulation:

FREE EXAMINATION OF EXPECTANT MOTHERS

- 3e.(1) In this regulation "prescribed" means prescribed by Regulations 333 of Consolidated Regulations of Ontario 1950.
- (2) Subject to subregulation 3, where
 - (a) an expectant mother makes application to a hospital in Group A, B, C or D for a free examination under section 76 of The Public Health Act in the prescribed form, and
 - (b) that hospital causes the medical staff of the hospital to
 - (i) make a complete medical examination,
 - (ii) perform the prescribed tests, and
 - (iii) forward a report to the Minister in the prescribed form,

the Minister shall pay a grant to that hospital in the amount of \$5 for each examination upon receiving an application for payment in Form 4.

- (3) Where an expectant mother has received a free medical examination
 - (a) under section 76 of The Public Health Act, or
 - (b) under this regulation,

no grant shall be paid for any further examination in respect of the same pregnancy.

FORM 4

The Public Hospitals Act

APPLICATION FOR GRANT FOR FREE MEDICAL EXAMINATION OF AN EXPECTANT MOTHER

		of hospital)		
applies to the	he Minister	for payment	of the grant	of
\$5 for the f	ree medical	examination	of an expectar	nt
-1				
mother,	,	,		٠.
	(name)		(address)	

The.....hospital

and submits

- (a) her application for the free medical examination in the prescribed form, and
- (b) the report of that medical examination.

Date.....19...

(Superintendent or other authorized officer)

(2204)

THE PUBLIC HEALTH ACT

O. Reg. 291/51.
Expectant Mothers and Pre-natal Examination.
Amending Regulations 333 of Consolidated Regulations 1950.
Approved—8th November, 1951.
Filed—26th November, 1951, 10.10 a.m.

REGULATIONS MADE BY THE MINISTER UNDER THE PUBLIC HEALTH ACT

- 1. Form 1 of Regulations 333 of Consolidated Regulations of Ontario 1950 is amended by striking out the line reading "under section 76 of *The Public Health Act.*" and substituting therefor the words "under section 76 of *The Public Health Act* and I certify that I have not received a medical examination under that section in respect of this pregnancy."
- 2. Form 2 of Regulations 333 of Consolidated Regulations of Ontario 1950 is amended by
 - (a) striking out the figure and symbol "9.", and
 - (b) adding the following item:
 - 9. I certify that to the best of my knowledge, information and belief this expectant mother has not received a medical examination under section 76 of *The Public Health Act* in respect of this pregnancy.

M. PHILLIPS
Minister of Health

(2205)

49

THE HIGHWAY IMPROVEMENT ACT

O. Reg. 292/51.
Controlled-Access Highway Oshawa to Newcastle.
Amending Regulations 134 of Consolidated Regulations 1950.
Made—15th November, 1951.
Filed—27th November, 1951, 10.40 a.m.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE HIGHWAY IMPROVEMENT ACT

1. Regulations 134 of Consolidated Regulations of Ontario 1950 as amended by Ontario Regulations 110/51 and 161/51 are further amended by adding thereto the following regulation:

OSHAWA TO NEWCASTLE

8. That portion of the King's Highway described in schedules 23, 24 and 25 and outlined in red and illustrated on maps or plans filed in the office of the Registrar of Regulations at Toronto as numbers 54, 55 and 56 respectively is designated as a controlled-access highway.

SCHEDULE 23

In the Township of East Whitby in the County of Ontario being

- 1. (a) part of lots 3, 4 and 5, broken front concession,
 - (b) part of lots 4, 5 and 6, concession 1, and,
 - (c) part of the road allowance between
 - (i) lots 2 and 3, broken front concession,
 - (ii) lots 4 and 5, broken front concession,
 - (iii) lots 4 and 5, concession 1, and
 - (iv) concession 1 and broken front concession,

and being a strip of land 300 feet wide lying between two lines drawn parallel to, on opposite sides of and distant 150 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° 53′ 20″ west, the centre line may be located as follows:

Commencing at a point in the westerly limit of lot 6 concession 1, the westerly limit of lot 6 being the westerly limit of the herein-described lands, the point being 400.70 feet measured northerly along the westerly limit from the south-west angle of lot 6 concession 1; thence north 72° 23′ 30″ east 140.22 feet, thence easterly 5762.31 feet on a curve right of 7813.11 feet radius, the chord equivalent being 5632.60 feet measured south 86° 28′ 48″ east, to a point in the easterly limit of the road allowance between lots 2 and 3, broken front concession, 1523.12 feet measured south 17° 00′ 30″ east along the easterly limit from the north-west angle of lot 2 broken front concession, the easterly limit of the road allowance between lots 2 and 3 being the easterly limit of the herein-described lands.

- 2. (a) part of lots 1 and 2, broken front concession, and
 - (b) part of the road allowance between the townships of East Whitby and Darlington,

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° 53′ 20″ west, bounded by a line located as follows:

Commencing at a point in the westerly limit of lot 2 broken front concession 1323.81 feet measured south 17° 00′ 30″ east along the westerly limit from the north-west angle of lot 2 broken front concession; thence south-easterly 2766.02 feet on a curve right of 7963.11 feet radius, the chord equivalent being 2752.14 feet measured south 56° 21′ 03″ east; thence south 46° 24′ east 46.39 feet; thence north 73° 27′ east 116.23 feet to a point in the south-westerly limit of the land of the right of way of the Canadian Pacific Railway; thence south 43° 16′ 30″ east along the south-westerly limit of the right of way 1707.91 feet to a point in the easterly limit of lot 1 broken front concession 4997.12 feet measured south 16° 58′ 30″ east along the easterly limit from

the north-east angle of lot 1 broken front concession; thence south 43° 16′ 30″ east along the southwesterly limit of the right of way 74.48 feet to a point in the centre line of the road allowance between the townships of East Whitby and Darlington; thence south 16° 58′ 30″ east along the centre line of the road allowance 367.47 feet to a point in the north-easterly limit of the land of the right of way of the Canadian National Railway; thence north-westerly 496.67 feet along the north-easterly limit of the land of the last-mentioned right of way on a curve right of 1910.08 feet radius, the chord equivalent being 495.27 feet measured north 60° 05′ 27″ west; thence the following courses and distances along the north-easterly limit of the land of the right of way of the Canadian National Railway:

- (i) north 54° 33′ west 317.03 feet,
- (ii) north 50° 59′ west 90.0 feet,
- (iii) north 47° 30′ 20" west 110.11 feet.
- (iv) north 47° 00′ 30″ west 123.63 feet,
- (v) north 47° 45′ 10" west 154.0 feet,
- (vi) north 47° 03′ 40" west 221.0 feet,
- (vii) north 47° 00′ 30" west 78.83 feet,
- (viii) north 45° 20′ 40" west 33.02 feet,
 - (ix) north 46° 25′ 10" west 115.04 feet,
 - (x) north 42° 18′ 20″ west 150.15 feet,
 - (xi) north 44° 49′ 30" west 100.0 feet,
- (xii) north 45° 13′ 20″ west 260.0 feet,
- (xiii) north 46° 50′ 40" west 121.78 feet,
- (xiv) north 49° 20′ 50" west 224.24 feet,
- (xv) north 52° 24′ 40″ west 90.6 feet,
- (xvi) north $54^{\circ} 43' 30''$ west 200.10 feet,
- (xvii) north 54° 52′ 50″ west 217.80 feet,
- (xviii) north 57° 20′ 40″ west 186.48 feet, (xix) north 58° 46′ 50″ west 201.0 feet,
 - (xx) north 61° 13′ 50″ west 200.32 feet,
- (xxi) north 63° 04′ 30″ west 200.06 feet,
- (xxii) north 65° 08′ 10″ west 200.0 feet,
- (xxiii) north 65° 45′ 20″ west 239.16 feet, and
- (xxiv) north 66° 52′ 50″ west 107.26 feet,

to a standard iron bar in the westerly limit of lot 2 broken front concession; thence north 17° 00′ 30″ west along the westerly limit of lot 2 a distance of 637.83 feet to the point of commencement.

SCHEDULE 24

- 1. In the Township of Darlington in the County of Durham being
 - (a) part of lots 34 and 35, concession 1,
 - (b) part of lots 33 and 34, broken front concession,
 - (c) part of the road allowance between

- (i) lots 34 and 35, concession 1,
- (ii) concession 1 and broken front concession, and
- (iii) the townships of East Whitby and Darlington,

and, premising that all bearings are astronomic and are referred to the meridian through the south-west angle of lot 17 concession 1 in the Township of East Whitby in longitude 78° 53′ 45″ west, bounded by a line located as follows:

Commencing at a point in the centre line of the road allowance between the townships of East Whitby and Darlington, the point being located by starting at the south-west angle of lot 35 concession 1, thence north 16° 58′ 30″ west along the westerly limit of lot 35 a distance of 1115.94 feet to a point in the northerly limit of the land of the right of way of the Canadian National Railway, thence north 78° 59′ 30″ west along the northerly limit 37.37 feet to the point of commencement; thence north 16° 58′ 30″ west along the centre line of the road allowance between the townships of East Whitby and Darlington 429.89 feet; thence southeasterly 1501.48 feet on a curve left of 2927.79 feet radius, the chord equivalent being 1485.13 feet measured south 66° 05′ 15″ east; thence north 9° 48′ 05″ east 15.0 feet; thence easterly 321.33 feet on a curve left of 2914.79 feet radius, the chord equivalent being 321.15 feet measured south 83° 21′ 24″ east, to a point in the westerly limit of lot 34 concession 1; thence south 17° 32′ 30″ east along the westerly limit of lot 34 a distance of 115.96 feet; thence easterly 1723.49 feet on a curve left of 4609.33 feet radius, the chord equivalent being 1713.44 feet measured south 89° 21′ 18″ east; thence north 10° 04′ west 50.0 feet; thence north 79° 56′ east 1026.15 feet to a point in the easterly limit of lot 33 broken front concession 179.68 feet measured south 17° 28′ east along the easterly limit of lot 33 from the north-east angle of lot 33; thence south 17° 28′ east along the easterly limit of lot 33 a distance of 344.61 feet to a point in the northerly limit of the land of the right of way of the Canadian National Railway; thence the following courses and distances along the northerly limit of the land of the right of way of the Canadian National Railway; thence the following courses and distances along the northerly limit of the land of the right of way of

- (.1) south 81° 30' west 1536.80 feet,
- (.2) south 82° 34' west 196.88 feet,
- (.3) south 84° 45' west 196.41 feet,
- (.4) south 87° 36' west 196.23 feet.
- (.5) north 88° 01' west 197.16 feet,
- (.6) north 82° 38′ 20" west 198.03 feet,
- (.7) north 85° 31′ 20″ west 91.82 feet,
- (.8) north 74° 15′ 45" west 209.89 feet,
- (.9) north 79° 21′ 30" west 77.16 feet,
- (.10) north 64° 15′ 30″ west 321.48 feet,
- (.11) north 73° 49′ 10" west 418.28 feet,
- (.12) north 68° 16′ 30" west 231.18 feet,
- (.13) north 57° 37′ 30" west 150.08 feet,
- (.14) north 64° 13′ 30" west 397.94 feet, and
- (.15) north 78° 59′ 30″ west 143.82 feet

to the point of commencement.

- 2. In the Township of Darlington in the County of Durham being
 - (a) part of lots 12 to 32, both inclusive, broken front concession,
 - (b) part of lots
 - (i) 79 to 104, both inclusive,
 - (ii) 131 to 148, both inclusive,
 - (iii) 157 to 165, both inclusive,
 - (iv) 827 to 832, both inclusive,
 - (v) 858, and
 - (vi) 900 to 910, both inclusive, shown on registered plan 97,
 - (c) all of lots
 - (i) 105 to 130, both inclusive,
 - (ii) 149 to 156, both inclusive,
 - (iii) 833 to 857, both inclusive, and
 - (iv) 859 to 884, both inclusive, shown on registered plan 97,
 - (d) part of
 - (i) Seventeenth Avenue, and
 - (ii) Eighteenth Avenue,

shown on registered plan 97, and

- (e) part of the road allowance in the broken front concession between lots
 - (i) 12 and 13,
 - (ii) 14 and 15,
 - (iii) 16 and 17,
 - (iv) 18 and 19,
 - (v) 20 and 21,
 - (vi) 22 and 23,
 - (vii) 24 and 25,
 - (viii) 26 and 27,
 - (ix) 28 and 29,
 - (x) 30 and 31, and
 - (xi) 32 and 33,

and being a strip of land 300 feet wide lying between two lines drawn parallel to, on opposite sides of and distant 150 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 17 concession 1 in the Township of East Whitby in longitude 78° 53′ 45″ west, the centre line may be located as follows:

Commencing at a point in the westerly limit of the road allowance between lots 32 and 33, broken front concession, the westerly limit of the road allowance being the westerly limit of the hereindescribed land, the point being 330.94 feet measured

south 17° 28′ east along the westerly limit from the north-east angle of lot 33 broken front concession; thence north 79″ 56′ east 2745.27 feet to a point in the easterly limit of lot 31 broken front concession 648.50 feet measured south 17° 34′ east closer the easterly limit from the north-east angle along the easterly limit from the north-east angle of lot 31; thence north 79° 56′ east 2737.27 feet to a point in the easterly limit of lot 29 broken front concession 992.77 feet measured south 17° 34' east along the easterly limit from the north-east angle of lot 29; thence north 79° 56′ east 2736.88 feet to a point in the easterly limit of lot 27 broken front concession 1274.02 feet measured south 17° 34′ east along the easterly limit from the north-east angle of lot 27; thence north 79° 56′ east 2736.78 feet to a point in the easterly limit of lot 25 broken front concession 1588.55 feet measured south 17° 34′ east concession 1588.55 feet measured south 17° 34′ east along the easterly limit from the north-east angle of lot 25; thence north 79° 56′ east 2078.07 feet to a point in the westerly limit of lot 833 registered plan 97, distant 332.30 feet measured south 17° 38′ east from the north-west angle of lot 781 registered plan 97; thence north 79° 56′ east 1401.63 feet to a point in the easterly limit of the land shown on registered plan 97, distant 47.32 feet measured south 17° 38′ east along the easterly limit from the south-east angle of lot 105 registered plan 97; thence north 79° 56′ east 2001.89 feet to a point in the easterly limit of lot 21 broken front concession 12250.02 feet measured south 17° 35′ east along the easterly limit from the north-east angle of lot 21; easterly limit from the north-east angle of lot 21; thence north 79° 56′ east 2744.98 feet to a point in the easterly limit of lot 19 broken front concession 2588.42 feet measured south 17° 38' east along the easterly limit from the north-east angle of lot 19; thence north 79° 56′ east 167.26 feet; thence north-easterly 2409.16 feet on a curve left of 5729.65 feet radius, the chord equivalent being 2391.88 feet measured north 67° 53′ 15″ east; thence north 55° 50′ 30″ east 243.92 feet to a point in the vectority limit of left 16 broken front corrections. in the westerly limit of lot 16 broken front concession 2343.77 feet measured south 17° 34′ east along the westerly limit from the north-west angle of lot 16; thence north 55° 50′ 30″ east 2760.14 feet to a point in the easterly limit of lot 15 broken front concession 1557.56 feet measured south 17° 31′ east along the easterly limit from the north-east angle of lot 15; thence north 55° 50′ 30″ east 284.63 feet; thence north-easterly 2569.09 feet on a curve right of 15626.10 feet radius, the chord equivalent being 2566.20 feet measured north 60° 33′ 06″ east, to a point in the westerly limit of 60° 33′ 06″ east, to a point in the westerly limit of lot 12 broken front concession 949.40 feet measured south 17° 40′ 45″ east along the westerly limit from the north-west angle of lot 12; thence north-easterly 1327.88 feet on a curve right of 15626.10 feet radius, the chord equivalent being 1327.48 feet measured north 67° 41′ 46″ east, to a point in the easterly limit of lot 12 broken front concession 844.28 feet measured south 17° 34′ 15″ east along the easterly limit from the north-east angle of lot 12; the easterly limit of lot 12 being the easterly limit of easterly limit of lot 12 being the easterly limit of the herein-described land.

- 3. Part of the Township of Darlington now in the Town of Bowmanville in the County of Durham, being
 - (a) part of lots 10 and 11, broken front concession.
 - (b) part of lots 9 to 12, both inclusive, shown on a plan of subdivision of the Smart Estate by L. H. Shortt, P.L.S., filed in the registry office for the registry division for the west riding of the County of Durham on the 4th day of May 1858, formerly part of lot 9 broken front concession,
 - (c) part of lots
 - (i) 19 and 20,
 - (ii) 24 and 25,

- (iii) 47,
- (iv) 51,
- (v) 74,
- (vi) 78,
- (vii) 103,
- (viii) 107,
 - (ix) 132 and
 - (x) 136

shown on a plan of subdivision by Adam Wilson, Robert Armour and George Mearns, filed in the registry office for the registry division for the west riding of the County of Durham on the 28th day of May 1857, formerly part of lot 11 broken front concession,

- (d) all of lots
 - (i) 21 to 23, both inclusive,
 - (ii) 48 to 50, both inclusive,
 - (iii) 75 to 77, both inclusive,
 - (iv) 104 to 106, both inclusive, and
 - (v) 133 to 135, both inclusive,

shown on the plan mentioned in clause c,

- (e) part of lot 10 according to a plan of the Town of Bowmanville by C. G. Hanning, P.L.S., dated the 30th of June 1869, the plan being in the registry office for the registry division for the west riding of the County of Durham,
- (f) all of lots 11 and 12 according to the plan mentioned in clause e,
- (g) all of the unnamed street between lots 10 and 11 according to the plan mentioned in clause e, and
- (h) part of Hunt Street, Duke Street, Liberty Street, Simpson Avenue and Smart Avenue,

and, premising that all bearings are astronomic and are referred to the meridian through the south-west angle of lot 17 concession 1 in the Township of East Whitby in longitude 78° 53′ 45″ west, bounded by a line located as follows:

Commencing at a point in the westerly limit of lot 11 broken front concession 693.14 feet measured south 17° 34′ 15″ east along the westerly limit from the north-west angle of lot 11; thence north-easterly 560.92 feet on a curve right of 15776.10 feet radius, the chord equivalent being 560.91 feet measured north 71° 10′ 17″ east; thence south 18° 07′ east 50.0 feet; thence north-easterly 763.95 feet on a curve right of 15726.10 feet radius, the chord equivalent being 763.87 feet measured north 73° 34′ 57″ east, to a point in the easterly limit of lot 136 as shown on the plan mentioned in clause c, the point being 16.73 feet measured north 17° 36′ 30″ west along the easterly limit from the southeast angle of lot 136; thence north 17° 36′ 30″ west along the easterly limit of lots 136 and 137 a distance of 50.05 feet; thence north-easterly 1461.01 feet on a curve right of 15776.10 feet radius, the chord equivalent being 1460.49 feet measured north 77° 37′ 09″ east; thence north-easterly 1111.32 feet on a curve right of 15776.10 feet radius, the chord equivalent being 1111.09 feet measured north

82° 17′ 25″ east; thence north 84° 18′ 30″ east 170.82 feet to a point in the easterly limit of lot 11 as shown on the plan mentioned in clause b, the point being 1043.72 feet measured south 17° 34′ east from the north-east angle of lot 14 as shown on the last-mentioned plan; thence south 17° 34′ east along the easterly limit of lot 11 a distance of 306.56 feet; thence south 84° 18′ 30″ west 233.90 feet; thence south-westerly 1036.32 feet on a curve left of 15476.10 feet radius, the chord equivalent being 1036.12 feet measured south 82° 23′ 24″ west; thence south-westerly 1473.67 feet on a curve left of 15476.10 feet radius, the chord equivalent being 1473.11 feet measured south 77° 44′ 38″ west, to a point in the easterly limit of lot 131 as shown on the plan mentioned in clause c; thence north 17° 36′ 30″ west along the easterly limit of lots 131 and 132 a distance of 50.05 feet; thence south-westerly 762.29 feet on a curve left of 15526.10 feet radius, the chord equivalent being 762.13 feet measured south 73° 36′ 04″ west; thence south 18° 07′ cast 50.0 feet; thence south-westerly 563.78 feet on a curve left of 15476.10 feet radius, the chord equivalent being 563.74 feet measured south 71° 09′ 07″ west, to a point in the westerly limit of lot 11 broken front concession; thence north 17° 34′ 15″ west along the westerly limit 300.24 feet to the point of commencement.

- 4. In the Township of Darlington in the County of Durham being
 - (a) part of lots 1 to 8, both inclusive, broken front concession,
 - (b) part of the road allowance in the broken front concession, between lots
 - (i) 2 and 3,
 - (ii) 4 and 5,
 - (iii) 6 and 7, and
 - (iv) 8 and 9, and
 - (c) part of the road allowance between the townships of Darlington and Clarke,

and being a strip of land 300 feet wide lying between two lines drawn parallel to, on opposite sides of and distant 150 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 17 concession 1 in the Township of East Whitby in longitude 78° 53′ 45″ west, the centre line may be located as follows:

Commencing at a point in the westerly limit of the road allowance between lots 8 and 9, broken front concession, the westerly limit of the road allowance being the westerly limit of the herein-described land, the point being 1197.0 feet measured south 17° 34′ east along the westerly limit from the north-east angle of lot 9 broken front concession; thence north 84° 18′ 30″ east 2777.45 feet to a point in the easterly limit of lot 7 broken front concession 1753.02 feet measured south 17° 34′ east along the easterly limit from the north-east angle of lot 7; thence north 84° 18′ 30″ east 2779.88 feet to a point in the easterly limit of lot 5 broken front concession 2318.12 feet measured south 17° 34′ east along the easterly limit from the north-east angle of lot 5; thence north 84° 18′ 30″ east 2778.42 feet to a point in the easterly limit of lot 3 broken front concession 2883.17 feet measured south 17° 34′ east along the easterly limit from the north-east angle of lot 3; thence north 84° 18′ 30″ east 1359.75 feet; thence easterly 1407.93 feet on a curve left of 17188.80 feet radius, the chord equivalent being 1407.55 feet measured north 81° 57′ 42″ east, to a point in the easterly limit of lot 1 broken front

concession 3389.02 feet measured south 17° 34′ east along the easterly limit from the north-east angle of lot 1; thence easterly 33.26 feet on a curve left of 17188.80 feet radius, the chord equivalent being 33.25 feet measured north 79° 33′ 34″ east, to a point in the centre line of the road allowance between the townships of Darlington and Clarke, the centre line being the easterly limit of the hereindescribed land.

SCHEDULE 25

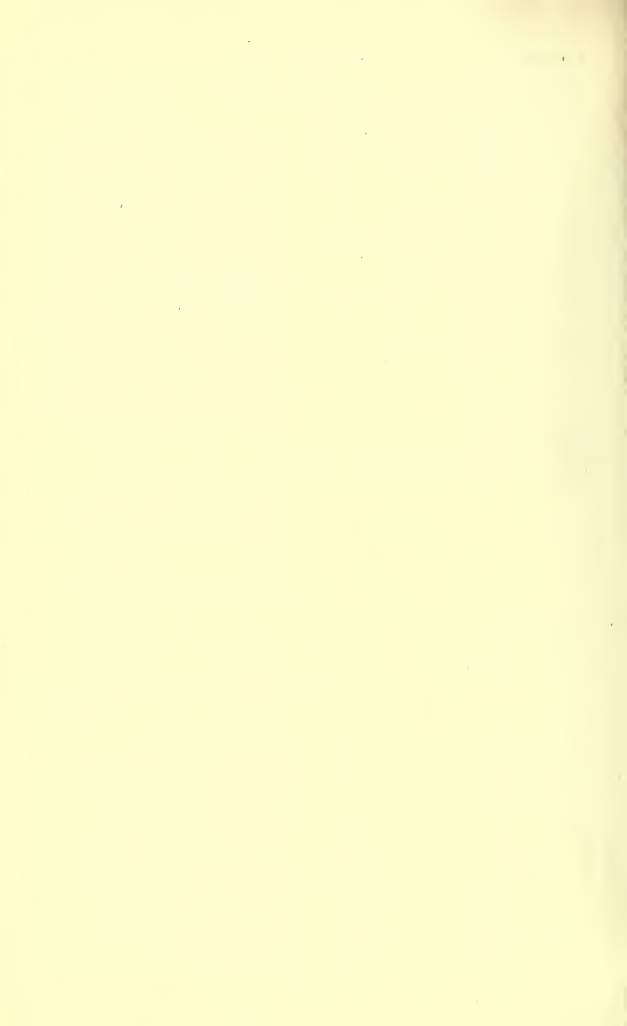
Part in the Township of Clarke and part in the Village of Newcastle in the County of Durham, being

- (a) part of lots 31 to 35, both inclusive, concession 1, in the Township of Clarke,
- (b) part of lots 29 and 30, concession 1, in the Township of Clarke, now in the Village of Newcastle, and
- (c) part of the road allowance between
 - (i) lots 30 and 31, concession 1,
 - (ii) lots 32 and 33, concession 1,
 - (iii) lots 34 and 35, concession 1, and
 - (iv) the townships of Clarke and Darlington,

and being a strip of land 300 feet wide, lying between two lines drawn parallel to, on opposite sides of and distant 150 feet measured perpendicularly from a centre line or centre line produced and, premising that all bearings are astronomic and are referred to the meridian through the south-west angle of lot 17 concession 1 in the Township of East Whitby in longitude 78° 53′ 45″ west, the centre line may be located as follows:

Commencing at a point in the centre of the road allowance between the Township of Clarke and the Township of Darlington, the centre of the road allowance being the westerly limit of the herein-described land, the point being located by starting at the north-west angle of lot 35 concession 1, thence south 17° 34′ east along the westerly limit of lot 35 a distance of 2149.67 feet, thence south 79° 26′ 56″ west 33.23 feet to the point of commencement; thence north-easterly 33.23 feet on a curve left of 17188.80 feet radius, the chord equivalent being 33.23 feet measured north 79° 26′ 56″ east, to a point in the westerly limit of lot 35; thence north-easterly 1633.09 feet on a curve left of 17188.80 feet radius, the chord equivalent being 1632.46 feet measured north 76° 40′ 18″ east; thence north 73° 57′ east 2362.10 feet to a point in the easterly limit of lot 33 distant 2381.65 feet measured south 18° 24′ east along the easterly limit from the north-east angle of lot 33; thence north 73° 57′ east 2695.0 feet to a point in the easterly limit of lot 31 distant 2478.40 feet measured south 18° 24′ east along the easterly limit from the north-east angle of lot 31; thence north 73° 57′ east 2720.96 feet to a point in the easterly limit from the north-east angle of lot 29, the easterly limit from the north-east angle of lot 29, the easterly limit for lot 29 being the easterly limit of the herein-described lands.

(2206)



Publications Under The Regulations Act

DECEMBER 15th, 1951

THE DEPARTMENT OF MUNICIPAL AFFAIRS ACT

O. Reg. 293/51. Tax Arrears and Sale Procedures. Made— Filed—29th November, 1951, 4.15 p.m.

ORDER MADE BY THE DEPARTMENT UNDER THE DEPARTMENT OF MUNICIPAL AFFAIRS ACT

- 1. In respect of a school board in an unorganized township or unsurveyed territory within the territorial districts of
 - (a) Cochrane,
 - (b) Muskoka,
 - (c) Parry Sound,
 - (d) Rainy River,
 - (e) Sudbury, and
 - (f) Timiskaming.

the tax arrears procedures of this Act shall apply and tax sale procedures of *The Assessment Act* shall not apply.

G. H. DUNBAR Minister of Municipal Affairs

(2236) 50

THE MILK CONTROL ACT

O. Reg. 294/51.
Retail Milk Prices in the Markets of Cobalt, Earlton, Elk Lake, Englehart, Haileybury, Kirkland Lake, Latchford, Matachewan, New Liskeard and Timagami.

New. Made—30th November, 1951. Filed—30th November, 1951, 11.00 a.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

- 1. In these regulations
- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "chocolate drink" means milk that contains a chocolate flavouring;
- (c) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (d) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and

- (e) "whipping cream" means cream that contains not less than 32 per cent of butter fat.
- 2. The maximum prices at which buttermilk, chocolate drink, standard milk, table cream and whipping cream may be sold by retail in the markets of Cobalt, Earlton, Elk Lake, Englehart, Haileybury, Kirkland Lake, Latchford, Matachewan, New Liskeard and Timagami shall be as follows:

(a) button: 11

(a)	buttermilk	
	quart\$.18
	pint	.10
(b)	chocolate drink	
	quart	.23
	pint	.13
	half-pint	.08
		.06
	7 ounces	.00
(c)	standard milk	
	quart	.23
	pint	.13
		.08
	half-pint	
	7 ounces	.05
(d)	table cream	
\- <i>,</i>	quart	.95
		.28
	half-pint	. 20
(e)	whipping cream	
` '	quart 1	.20
	pint	.65
		.35
	half-pint	. 33

3. These regulations shall come into force on the 1st of December, 1951.

THE MILK CONTROL BOARD OF ONTARIO

A. B. Currey
Chairman
J. L. Burrows
Member
K. M. Betzner
Member

Member

(Seal)

Dated at Toronto, this 30th day of November 1951.

(2239) 50

THE BROKERS-DEALERS ACT, 1947

O. Reg. 295/51.
Manner of Carrying on Business.
Amending Regulations 16 of Consolidated Regulations 1950.
Made—4th December, 1951.
Filed—4th December, 1951, 2.45 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE BROKER-DEALERS ACT, 1947

1. Clause b of regulation 1 of Regulations 16 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:

- (b) "Commission", "company", "official", "person", "primary distribution to the public", "register", "salesman", "security", "security issuer", "sub-broker-dealer", "trade" and "trading" have the same meaning as in section 1 of *The Securities Act*;
- 2. Regulation 24 of Regulations 16 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:
 - Any individual may become an associate member of the Association who
 - (a) is employed by any member of the Association:
 - (b) in the opinion of the Board, is satisfactory in the interest of the Association; and
 - (c) is registered as a salesman under *The Securities Act*.
- 3. Regulations 16 of Consolidated Regulations of Ontario 1950 as amended by Ontario Regulations 21/51, Ontario Regulations 53/51 and Ontario Regulations 96/51 are further amended by adding thereto the following regulations:
 - 32 f. (1) Where a member of the Association intends to engage in the primary distribution to the public of any security issued by a company, he shall
 - (a) deliver to the secretary two copies of the latest prospectus and other material accepted for filing by the Commission in respect of the company, and
 - (b) request the Board in writing to fix a maximum offering-price of the security.
 - (2) After consideration of the material delivered and the request under subregulation 1, the Board shall fix a maximum offering-price of the security and the secretary shall advise the member in writing accordingly.
 - (3) No member of the Association shall offer or sell the security above the maximum offering-price fixed under subregulation 2.
 - 32 g. (1) Where a member of the Association is engaged in the primary distribution to the public of any security issued by a company and wishes to increase the maximum offering-price of the security as fixed by the Board, he shall
 - (a) deliver to the secretary two copies of the latest prospectus and other material accepted for filing by the Commission in respect of the company and a letter from an officer of the company or its solicitor setting out the securities purchased from the company and the moneys received therefor, and
 - (b) request the Board in writing to fix an increased maximum offering-price of the security.
 - (2) After consideration of the material delivered and the request under subregulation 1, the Board may fix an increased maximum offering-price of the security and the secretary shall advise the member in writing accordingly.

- (3) No member of the Association shall offer or sell the security above the increased maximum offering-price fixed under subregulation 2.
- 32 h. (1) A member of the Association who is partly unsecured because of a change in the market price of a security, the subject of a transaction between him and another member of the Association, may demand from that other member the difference between the contract price and the market price.
 - (2) The demand shall be in writing and delivered at the office of that other member, and that other member shall pay the amount demanded before the close of the second session of The Toronto Stock Exchange after delivery of the demand.

Dated at Toronto this 30th day of November, 1951.

The Board of Governors of the Association

John M. Rogers, Governor J. A. Henley, Governor A. K. Williams, Governor A. A. Perrin, Governor C. D. Wilson, Governor J. A. Lumsden, Governor A. W. White, Governor Marshal Stearns, Governor H. W. Knight, Governor

The foregoing regulations made by the Board of Governors of The Broker-Dealers' Association of Ontario are approved.

Dated at Toronto this 4th day of Dec, 1951.

ONTARIO SECURITIES COMMISSION

by O. E. Lennox Chairman

(2263)

50

THE DEPARTMENT OF EDUCATION ACT

O. Reg. 296/51.
Miscellaneous Amendments.
Amending Regulations 49 of Consolidated Regulations 1950.
Made—19th November, 1951.
Approved—29th November, 1951.
Filed—5th December, 1951, 9.00 a.m.

REGULATIONS MADE BY THE MINISTER UNDER THE DEPARTMENT OF EDUCATION ACT

- 1. Regulations 49 of Consolidated Regulations of Ontario 1950 are amended by adding thereto the following:
 - 30a.(1) Where during the school year 1946-47, 1947-48, 1948-49, 1949-50, 1950-51 or 1951-52, a teacher was
 - (a) qualified as an assistant under regulation 30 of Regulations 42 of Consolidated Regulations of Ontario 1950, 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 three teachers.

- (2) Where during the school year 1946-47, 1947-48, 1948-49, 1949-50, 1950-51 or 1951-52, a teacher was
 - (a) qualified as an assistant under regulation 30 of Regulations 42 of Consolidated Regulations of Ontario 1950, 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 that district.

- 2. Clause b of subregulation 1 of regulation 32 of Regulations 49 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:
 - (b) submit evidence of at least 2 years of successful teaching experience in Ontario subsequent to the date of his Interim High School Assistant's Certificate or Interim High School Assistant's Certificate, Type B, in a high or continuation school or in Grade IX or Grade X of a public or separate school, certified by the proper inspector.
- 3. Clause b of subregulation 1 of regulation 35 of Regulations 49 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:
 - (b) submit evidence of at least 2 years of successful teaching experience in Ontario subsequent to the date of his Interim High School Assistant's Certificate, Type A, in the subject or subjects covered by that certificate, certified by the proper inspector.
- 4. Clauses a and b of subregulation 1 of regulation 36 of Regulations 49 of Consolidated Regulations of Ontario 1950 are revoked and the following substituted therefor:
 - (a) hold a Permanent High School Assistant's Certificate,
 - (b) submit evidence that he has demonstrated capacity for leadership and has been graded above average in each of 2 years of teaching experience in a high- or continuation-school or in a collegiate institute subsequent to the date of his Permanent High School Assistant's Certificate, certified by the Superintendent of Secondary Education, and
 - (c) submit evidence of the successful completion of a five-week summer course leading to a High School Principal's Certificate.
- 5. Regulations 58 and 59 of Regulations 49 of Consolidated Regulations of Ontario 1950 are revoked.
- 6.(1) These regulations, except regulation 4, shall come into force upon publication in The Ontario Gazette under *The Regulations Act*.
- (2) Regulation 4 shall come into force on the 1st of September 1952.

W. J. DUNLOP
Minister of Education

TORONTO, November 19, 1951

(2272)

THE MILK CONTROL ACT

O. Reg. 297/51.
Retail Milk Prices in the Market of Picton.
New.
Made—4th December, 1951.
Filed—5th December, 1951, 11.00 a.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. In these regulations

(a) buttermilk

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "chocolate drink" means milk that contains a chocolate flavouring;
- (c) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (d) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat; and
- (e) "whipping cream" means cream that contains not less than 32 per cent of butter fat.

quart....\$.15

2. The maximum prices at which buttermilk, chocolate drink, skim-milk, standard milk and whipping cream may be sold by retail in the market of Picton shall be as follows:

	•	
(b)	chocolate drink quart 7 ounces	 .25
(c)	skim-milk quart	 .15
(d)	standard milk quart pint	 .19
(e)	whipping cream quart pint half-pint	 . 59

THE MILK CONTROL BOARD OF ONTARIO

K. M. BETZNER
Chairman
J. L. BURROWS
Member
A. B. CURREY
Member
Member

Dated at Toronto, this 4th day of December 1951.

(2273) 50

50

(Seal)

THE MILK CONTROL ACT

O. Reg. 298/51.
Retail Milk Prices in the Market of Matheson.
New.
Made—4th December, 1951.
Filed—5th December, 1951, 11.10 a.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. In these regulations

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk:
- (b) "chocolate drink" means milk that contains a chocolate flavouring;
- (c) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (d) "sour cream" means cream that has been allowed to sour naturally or by the addition of a culture and that contains not less than 16 per cent of butter fat;
- (e) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (f) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (g) "whipping cream" means cream that contains not less than 32 per cent of butter fat.
- 2. The maximum prices at which buttermilk, chocolate drink, skim-milk, sour cream, standard milk, table cream and whipping cream may be sold by retail in the market of Matheson shall be as follows:

(a) buttermilk

(<i>a</i>)	quart\$.18
(b)		.21
(c)	skim-milk guart	. 15
(d)	sour cream pint	.40
(e)	pint	.20 .11 .07
(f)	table cream quart half-pint	.90 .25
(g)	whipping cream quart	.25

3. These regulations shall come into force on the 10th of December, 1951.

THE MILK CONTROL BOARD OF ONTARIO

A. B. Currey
Chairman
K. M. BETZNER
Member
J. L. Burrows
Member

Member

50

(Seal)

Dated at Toronto, this 4th day of December 1951.

(2274)

THE MILK CONTROL ACT

O. Reg. 299/51.
Retail Milk Prices in the Market of Brantford.
New.
Made—4th December, 1951.
Filed—5th December, 1951, 11.20 a.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. In these regulations

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "chocolate drink" means milk that contains a chocolate flavouring;
- (c) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (d) "special milk" means milk that contains not less than 4 per cent of butter fat;
- (e) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (f) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (g) "whipping cream" means cream that contains not less than 32 per cent of butter fat.
- 2. The maximum prices at which buttermilk, chocolate drink, skim-milk, special milk, standard milk, table cream and whipping cream may be sold by retail in the market of Brantford shall be as follows:

(·) house-mails	in bottles	in cardboard containers
(a) buttermilk quart	.\$.17	\$.18
(b) chocolate drink quart pint 7 ounces	12	.23 .13 .07

(c)	skim-milk quart	.15	.16
(d)	special milk quart pint half-pint	.23 .13 .08	.24 .14 .09
(e)	standard milk quart pint half-pint.	.21 .12 .07	.22 .13 .08
(f)	table cream quart half-pint	.85 .25	.86
(g)	whipping cream quarthalf-pint	1.25	1.26

3. These regulations shall come into force on the 10th of December, 1951.

THE MILK CONTROL BOARD OF ONTARIO

A. B. CURREY Chairman K. M. BETZNER Member J. L. Burrows Member

Member

(Seal)

Dated at Toronto, this 4th day of December 1951.

(2275)

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THE MILK CONTROL ACT

O. Reg. 300/51. Retail Milk Prices in the Market of Thamesville. New. Made—4th December, 1951. Filed-5th December, 1951, 11.30 a.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. In these regulations

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "chocolate drink" means milk that contains a chocolate flavouring;
- (c) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (d) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (e) "whipping cream" means cream that contains not less than 32 per cent of butter fat.
- 2. The maximum prices at which buttermilk, chocolate drink, standard milk, table cream and whipping cream may be sold by retail in the market of Thamesville shall be as follows:

(a) buttermilk quart\$.15	,
(b) chocolate drink quart	l
(c) standard milk quart	
(d) table cream quart	5
(e) whipping cream quart)
3. These regulations shall come into force on the 10th of December, 1951.	•

THE MILK CONTROL BOARD OF ONTARIO

A. B. CURREY Chairman K. M. BETZNER Member J. L. Burrows Member

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Member (Seal)

Dated at Toronto, this 4th day of December 1951.

(2276)

THE PUBLIC HOSPITALS ACT

O. Reg 301/51. Provincial Aid for Psychiatric Units. Amending Regulations 342 of Consolidated Regulations 1950. Made—29th November, 1951. Filed—5th December, 1951, 11.35 a.m.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE PUBLIC HOSPITALS ACT

- 1. Regulation 8 of Regulations 342 of Consolidated Regulations of Ontario 1950, as made by Ontario Regulations 222/51, is amended by adding thereto the following clause:
 - (e) "psychiatric unit" means that portion of a public hospital
 - (i) established and maintained by the hospital for the purpose of examining, consulting for diagnosing, and treating patients suffering from psychiatric disorders, and
 - (ii) provided with equipment and facilities and a duly qualified medical practitioner who holds a specialist's certificate in psychiatry issued by The Royal College of Physicians and Surgeons of Canada, to render the services under sub-clause i.
- Subregulation 2 of regulation 10 of Regulations
 Gonsolidated Regulations of Ontario 1950, as

made by Ontario Regulations 222/51 and by Ontario Regulations 262/51, is revoked and the following substituted therefor:

- (2) A hospital-construction capital grant shall not exceed
 - (a) in the case of
 - (i) a psychiatric unit of a Group A hospital, or of a Group B hospital having a total bed-capacity exceeding 200 beds, \$8,500 for each bed,
 - (ii) a Group A or B hospital, except in respect of a psychiatric unit mention in sub-clause *i*, or a Group C hospital, \$1,000 for each bed, and
 - (iii) any other hospital, except a Group D hospital, \$2,000 for each bed,

or

- (b) in the case of
 - (i) a psychiatric unit of a Group A hospital, or of a Group B hospital having a total bed-capacity exceeding 200 beds, 80 per cent of the estimated cost, or
 - (ii) a Group A or B hospital, except in respect of a psychiatric unit mentioned in sub-clause i and any hospital, other than a Group D hospital, 50 per cent of the estimated cost,

whichever is the lesser, and

- (c) in the case of a Group D hospital
 - (i) in respect of new construction, 33 1/3 per cent, and
 - (ii) in respect of the purchase of existing buildings or alterations or additions, 50 per cent

of the estimated cost.

3. Regulation 12 of Regulations 342 of Consolidated Regulations of Ontario 1950, as made by Ontario

Regulations 222/51, is amended by adding the following subregulation:

- (2) No hospital-construction grant in respect of a psychiatric unit shall be paid for any beds in excess of 6 per cent of the total bed-capacity of the hospital.
- 4. Ontario Regulations 261/51 are revoked.

(2277)

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THE PUBLIC HOSPITALS ACT

O. Reg. 302/51. Provincial Aid. Amending Regulations 342 of Consolidated Regulations 1950. Made—29th November, 1951. Filed—5th December, 1951, 11.40 a.m.

REGULATIONS MADE UPON THE RECOM-MENDATION OF THE MINISTER UNDER THE PUBLIC HOSPITALS ACT

- 1. Regulations 342 of Consolidated Regulations of Ontario 1950, as amended by regulation 2 of Ontario Regulations 222/51, are further amended by adding the following regulation:
 - 12a. Regulation 12 shall not apply to a hospital established after the 14th of November 1951 in a city having a population not exceeding 18,000 according to the last revised assessment roll where
 - (a) the total number of beds proposed does not exceed 125, and
 - (b) the total number of beds in the hospitals in Groups A, B and C located in the area served by the applicant hospital, including the proposed additional beds, does not exceed 530.

(2278)

Publications Under The Regulations Act

DECEMBER 22nd, 1951

THE DEPARTMENT OF EDUCATION ACT

O. Reg. 303/51.
Miscellaneous Amendments.
Amending Regulations 63 and 66 of
Consolidated Regulations 1950.
Made—26th November, 1951.
Approved—6th December, 1951.
Filed—10th December, 1951, 2.05 p.m.

REGULATIONS MADE BY THE MINISTER UNDER THE DEPARTMENT OF EDUCATION ACT

- 1. Clause b of subregulation 2 of regulation 4 of Regulations 63 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:
 - (b) a pass degree in arts where the candidate obtains the degree with an average of 66 per cent in any 5 courses of study more advanced than course 1 and grade B in any other 5 courses of study.
- 2. Regulations 143 and 144 of Regulations 66 of Consolidated Regulations of Ontario 1950 are revoked and the following substituted therefor:
 - 143. An applicant for admission to Part II shall hold
 - (a) a letter of standing for Part I, or
 - (b) an Interim or Permanent Elementary Industrial Arts and Crafts Certificate, Type B.
 - 144. An applicant for admission to Part III shall hold
 - (a) a letter of standing for Part II, or
 - (b) have completed
 - (i) the industrial arts and crafts option of the course leading to an Interim High School Assistant's Certificate, Type B, at the Ontario College of Education, or
 - (ii) the industrial arts and crafts course leading to the degree of Bachelor of Science in Agriculture of the University of Toronto.
- 3. Regulation 149 of Regulations 66 of Consolidated Regulations of Ontario 1950 is revoked.

W. J. DUNLOP Minister of Education

TORONTO, November 26, 1951

(2311)

THE DEPARTMENT OF EDUCATION ACT

O. Reg. 304/51.
Special Certificates in Home Economics.
Amending Regulations 66 of
Consolidated Regulations 1950.
Made—26th November, 1951.
Approved—6th December, 1951.
Filed—10th December, 1951, 2.15 p.m.

REGULATIONS MADE BY THE MINISTER UNDER THE DEPARTMENT OF EDUCATION ACT

1. Part VIII of Regulations 66 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:

PART VIII

SPECIAL CERTIFICATES IN HOME ECONOMICS

INTERIM ELEMENTARY HOME ECONOMICS CERTIFICATE

- 119.(1) The course leading to an Interim Elementary Home Economics Certificate shall consist of 2 summer sessions, each of 5 weeks.
- (2) The first session shall be called Part I and the second Part II.
- (3) Part I shall be taken before Part II.

ADMISSION

120.(1) Where an applicant

- (a) holds
 - (i) an Interim or Permanent Second Class Certificate,
 - (ii) an Interim or Permanent First Class Certificate,
 - (iii) an Interim High School Assistant's Certificate, Type B, or
 - (iv) a Permanent High School Assistant's Certificate, or
- (b) is enrolled as a teacher-in-training at an Ontario Normal School or at the Ontario College of Education,

she shall be admitted to Part I.

(2) An applicant for admission to Part II shall hold a letter of standing for Part I.

LETTERS OF STANDING ON COMPLETION OF PART I OF THE COURSE

- 121. Where a candidate has
 - (a) complied with the requirements for admission to Part I,
 - (b) attended Part I regularly,
 - (c) completed the term work to the satisfaction of the principal and the teaching staff, and

(d) passed the final examinations,

the Minister shall grant her a letter of standing stating that she has completed Part I sarisfactorily.

REQUIREMENTS FOR INTERIM ELEMENTARY HOME ECONOMICS CERTIFICATES

122. Where a candidate has

- (a) complied with the requirements for admission to Part II,
- (b) attended Part II regularly,
- (c) completed the term work to the satisfaction of the principal and the teaching staff, and
- (d) passed the final examinations,

the Minister shall grant her an Interim Elementary Home Economics Certificate in form 39.

FORM 39

The Department of Education Act

INTERIM ELEMENTARY HOME ECONOMICS CERTIFICATE

This is to certify that.....having complied with the regulations prescribed for the Department of Education, is hereby granted an Interim Elementary Home Economics Certificate, valid for part-time instruction in grades I to X, both inclusive, in any school in which the holder is otherwise qualified to teach, for 2 years from the date hereof.

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

Registered Number.....

Registrar Minister of Education

REQUIREMENTS FOR PERMANENT ELEMENTARY HOME ECONOMICS CERTIFICATES

- 123. Where a candidate submits to the Deputy Minister
 - (a) her Interim Elementary Home Economics Certificate, and
 - (b) evidence of 2 years of successful experience in home economics subsequent to the date of her Interim Elementary Home Economics Certificate, certified by the proper inspector,

the Minister shall grant her a Permanent Elementary Home Economics Certificate in form 40.

Form 40

The Department of Education Act
PERMANENT ELEMENTARY HOME
ECONOMICS CERTIFICATE

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

Registered Number....

Registrar Minister of Education

REQUIREMENTS FOR PERMANENT INTERMEDIATE HOME ECONOMICS CERTIFICATES

- 124. Where an applicant submits to the Deputy Minister
 - (a) an Interim Intermediate Home Economics Certificate obtained at the Ontario College of Education, and
 - (b) evidence of 2 years of successful experience in home economics subsequent to the date of her Interim Intermediate Home Economics Certificate, certified by the proper inspector,

the Minister shall grant her a Permanent Intermediate Home Economics Certificate in form 41.

FORM 41

The Department of Education Act

PERMANENT INTERMEDIATE HOME ECONOMICS CERTIFICATE

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

Registered Number.....

Registrar Minister of Education

W. J. DUNLOP Minister of Education

TORONTO, November 26, 1951

(2312)

51

THE FARM PRODUCTS MARKETING ACT

O. Reg. 305/51.
Marketing of New Potatoes.
Revoking Regulations 107 of
Consolidated Regulations 1950.
Approved—6th December, 1951.
Filed—10th December, 1951, 3.50 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

1. Regulations 107 of Consolidated Regulations of Ontario 1950 are revoked.

THE FARM PRODUCTS MARKETING BOARD

G. F. PERKIN Chairman

(Seal)

F. K. B. STEWART Secretary

(2322)

THE FARM PRODUCTS MARKETING ACT

O. Reg. 306/51.
The South-Western Ontario New-Potato Growers' Marketing Scheme.
Revoking Regulations 106 of
Consolidated Regulations 1950.
Made—6th December, 1951.
Filed—10th December, 1951, 4.00 p.m.

REGULATIONS MADE UNDER THE FARM PRODUCTS MARKETING ACT

1. Regulations 106 of Consolidated Regulations of Ontario 1950 are revoked.

(2323) 51

THE FARM PRODUCTS MARKETING ACT

O. Reg. 307/51.

Marketing of New Potatoes.
Revoking Regulations 108 of
Consolidated Regulations 1950.
Filed—10th December, 1951, 4.10 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE FARM PRODUCTS MARKETING ACT

1. Regulations 108 of Consolidated Regulations of Ontario 1950 are revoked.

THE FARM PRODUCTS MARKETING BOARD

(Seal)

G. F. PERKIN
Chairman

F. K. B. STEWART
Secretary

(2324)

51

THE MILK CONTROL ACT

O. Reg. 308/51.
Retail Milk Prices in the Markets of Aylmer, Barrie, Bowmanville, Brampton, Brockville, Cobourg, Galt, Georgetown, Guelph, Kingston, Kitchener-Waterloo, Lindsay, Newmarket, Oshawa, Paris, Peterborough, Port Elgin, Preston, Renfrew, St. Thomas, Simcoe-Waterford, Tillsonburg and Whitby.

New.
Made—11th December, 1951.
Filed—11th December, 1951, 1.00 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. In these regulations

(a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding pure lactic culture to skim-milk;

- (b) "cereal treat" means milk that contains not less than 10 per cent and not more than 12 per cent of butter fat;
- (c) "chocolate drink" means milk that contains a chocolate flavouring;
- (d) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (e) "sour cream" means cream that has been allowed to sour naturally or by the addition of a culture and that contains not less than 16 per cent of butter fat;
- (f) "special milk" means milk that contains not less than 4 per cent of butter fat;
- (g) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (h) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (i) "whipping cream" means cream that contains not less than 32 per cent of butter fat.
- 2. The maximum prices at which buttermilk, cereal treat, chocolate drink, skim-milk, sour cream, special milk, standard milk, table cream and whipping cream may be sold by retail in the markets of Aylmer, Barrie, Bowmanville, Brampton, Brockville, Cobourg, Galt, Georgetown, Guelph, Kingston, Kitchener-Waterloo, Lindsay, Newmarket, Oshawa, Paris, Peterborough, Port Elgin, Preston, Renfrew, St. Thomas, Simcoe-Waterford, Tillsonburg and Whitby shall be as follows:

			in
		in	cardboard
		bottles	containers
(a)	buttermilk		
	quart	\$.17	\$.18
	pint		.10
	half-pint	06	.07
	8 ounces	05	.06
	7 ounces	.04	.05
(b)	cereal treat		
	quart	65	.66
	half-pint	.18	.19
	•		
(c)	chocolate drink		
	quart		.23
	pint	. 12	.13
	half-pint	.08	.09
	8 ounces	.07	.08
	7 ounces	.06	.07
(d)	skim-milk		
	quart	.15	.16
(e)	sour cream		
	quart		.86
	pint	.45	.46
	half-pint		.26
	8 ounces		.21
	7 ounces	18	.19
(f)	special milk		2.4
	quart		.24
	pint		.14
	half-pint		.09
	8 ounces		.08
	7 ounces	.06	.07
(g)	standard milk	21	22
	quart	.21	.22
	pint	.12	.13
	half-pint	.07	.08
	8 ounces	.06	.07
	7 ounces	.05	.06

(h)	table cream quart pint half-pint 8 ounces 7 ounces	.85 .45 .25 .20	.86 .46 .26 .21
(i)	whipping cream quart pint half-pint 8 ounces 7 ounces	.65	1.26 .66 .36 .29

3. These regulations shall come into force on the 15th of December, 1951.

THE MILK CONTROL BOARD OF ONTARIO

	A. B. Currey Chairman K. M. Betzner
(Seal)	Member J. L. Burrows Member
	Member

Dated at Toronto, this 11th day of December 1951.

51 (2332)

THE MILK CONTROL ACT

O. Reg. 309/51. Retail Milk Prices in the Market of Timmins. New. Made—11th December, 1951. Filed—11th December, 1951, 1.10 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. In these regulations

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "chocolate drink" means milk that contains a chocolate flavouring;
- (c) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (d) "sour cream" means cream that has been allowed to sour naturally or by the addition of a culture and that contains not less than 16 per cent of butter fat;
- (e) "special milk" means milk that contains not less than 4 per cent of butter fat;
- "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (g) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (h) "whipping cream" means cream that contains not less than 32 per cent of butter fat.

2. The maximum prices at which buttermilk, chocolate drink, skim-milk, sour cream, special milk, standard milk, table cream and whipping cream may be sold by retail in the market of Timmins shall be as

	1	in bottles	in cardboard containers
(a)	buttermilk quart\$.18	\$.19
(b)	chocolate drink quarthalf-pint	.24	.25
(c)	skim-milk quart	.18	.19
(d)	sour cream half-pint	.40	.41
(e)	special milk quart pint	.26 .14	.27 .15
(f)	standard milk quartpinthalf-pint	.23 .13 .08	.24 .14 .09
(g)	table cream quart half-pint	.90	.91 .31
(h)	whipping cream quart half-pint	1.25	1.26 .41

2. These regulations shall come into force on the 15th of December, 1951.

THE MILK CONTROL BOARD OF ONTARIO

A. B. CURREY Chairman K. M. BETZNER Member J. L. Burrows Member Member

51

(Seal)

Dated at Toronto, this 11th day of December 1951.

(2333)

THE MILK CONTROL ACT

O. Reg. 310/51. Retail Milk Prices in the Market of Iroquois Falls and Appointing. New and Revoking O. Regs. 125/51. Made—11th December, 1951. Filed—11th December, 1951, 1.15 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. In these regulations

(a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;

- (b) "chocolate drink" means milk that contains a chocolate flavouring;
- (c) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (d) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat; and
- (e) "whipping cream" means cream that contains not less than 32 per cent of butter fat.
- 2. The maximum prices at which buttermilk, chocolate drink, skim-milk, standard milk and whipping cream may be sold by retail in the market of Iroquois Falls and Ansonville shall be as follows:

	in bottles	in cardboard containers
(a) buttermilk quart	\$ 18	\$.19
quart	φ.,10	Ψ .17
(b) chocolate drink quart	20	.21
(c) skim-milk quart	15	.16
(d) standard milk		
quart		.24
pint	12	.13
(e) whipping cream	1 20	1.21
quartpint	65	.66
half-pint		.36

- 3. Ontario Regulations 125/51 are revoked.
- 4. These regulations shall come into force on the 15th of December, 1951.

THE MILK CONTROL BOARD OF ONTARIO

A. B. Currey
Chairman
K. M. BETZNER
Member
J. L. Burrows
Member

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Member

51

(Seal)

Dated at Toronto, this 11th day of December 1951.

(2334)

THE MILK CONTROL ACT

O. Reg. 311/51.
Retail Milk Prices in the Markets of
North Bay, Sturgeon Falls-Cache
Bay and Springer Township.
New.
Made—11th December, 1951.
Filed—11th December, 1951, 1.20 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

- 1. In these regulations
- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;

- (b) "chocolate drink" means milk that contains a chocolate flavouring;
- (c) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (d) "special milk" means milk that contains not less than 4 per cent of butter fat;
- (e) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (f) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (g) "whipping cream" means cream that contains not less than 32 per cent of butter fat.
- 2. The maximum prices at which buttermilk, chocolate drink, skim-milk, special milk, standard milk, table cream and whipping cream may be sold by retail in the markets of North Bay, Sturgeon Falls-Cache Bay and Springer Township shall be as follows:

(a) buttermilk	in bottles	in cardboard containers \$.19
(b) chocolate drink quart pint half-pint	13	.24 .14 .09
(c) skim-milk quart	16	.17
(d) special milk quart pint		.25 .14
(e) standard milk quart pint half-pint	12	.23 .13 .09
(f) table cream quart pint half-pint	45	.86 .46 .26
(g) whipping cream quart pint half-pint	65	1.26 .66 .36

3. These regulations shall come into force on the 15th of December, 1951.

THE MILK CONTROL BOARD OF ONTARIO

A. B. Currey
Chairman
K. M. Betzner
Member
J. L. Burrows
Member

Member

51

(Seal)

Dated at Toronto, this 11th day of December 1951.

(2335)

THE MILK CONTROL ACT

O. Reg. 312/51.
Retail Milk Prices in the Market of Oakville.
New.
Made—11th December, 1951.
Filed—11th December, 1951, 1.25 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. In these regulations

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "chocolate drink" means milk that contains a chocolate flavouring;
- (c) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (d) "special milk" means milk that contains not less than 4 per cent of butter fat;
- (e) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (f) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (g) "whipping cream" means cream that contains not less than 32 per cent of butter fat.
- 2. The maximum prices at which buttermilk, chocolate drink, skim-milk, special milk, standard milk, table cream and whipping cream may be sold by retail in the market of Oakville shall be as follows:

(a)	buttermilk '	_	in ottles	in cardboard containers
	quart	. \$.18	\$.19
(b)	chocolate drink quartpint half-pint		.23 .13 .08	.24 .14 .09
(c)	skim-milk quart pint		.16	.17 .10
(d)	special milk quart pint half-pint		.24 .13 .08	.25 .14 .09
(e)	standard milk quartpint half-pint		.22 .12 .07	.23 .13 .08
(f)	table cream ovart pint half-pint		.85 .45 .25	.86 .46 .26
(g)	whipping cream quart pint half-pint		.30 .80 .40	1.31 .81 .41

3. These regulations shall come into force on the 15th of December, 1951.

THE MILK CONTROL BOARD OF ONTARIO

A. B. Currey
Chairman
K. M. Betzner
Member
J. L. Burrows
Member

Member

(Seal)

Dated at Toronto, this 11th day of December 1951.

(2336)

51

THE MILK CONTROL ACT

O. Reg. 313/51.
Retail Milk Prices in the Markets of Pembroke, Huntsville, Gravenhurst and Bracebridge.
New.
Made—11th December, 1951.
Filed—11th December, 1951, 1.30 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

- 1. In these regulations
- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "chocolate drink" means milk that contains a chocolate flavouring;
- (c) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (d) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (e) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (f) "whipping cream" means cream that contains not less than 32 per cent of butter fat.
- 2. The maximum prices at which buttermilk, chocolate drink, skim-milk, standard milk, table cream and whipping cream may be sold by retail in the markets of Pembroke, Huntsville, Gravenhurst and Bracebridge shall be as follows:

	in bottles	cardboard containers
(a) buttermilk quart	\$.18	\$.19
(b) chocolate drink		
quart	23	. 24
pint		. 14
ĥalf-pint		.09
(c) skim-milk		
quart	16	. 17

(d)	standard milk		•
	quart	.22	.23
	pint	.12	.13
	half-pint	.08	.09
(e)	table cream		
	quart	.85	.86
	pint	.45	.46
	half-pint	.25	.26
(f)	whipping cream		
	quart	1.25	1.25
	pint	.65	.66
	half-pint	.35	.36

These regulations shall come into force on the 15th of December, 1951.

THE MILK CONTROL BOARD OF ONTARIO

A. B. CURREY
Chairman
K. M. BETZNER
Member
J. L. BURROWS
Member
Member

Dated at Toronto, this 11th day of December 1951.

(2337)

THE MILK CONTROL ACT

O. Reg. 314/51.
Retail Milk Prices in the Market of Bloomfield.
New.
Made—11th December, 1951.
Filed—11th December, 1951, 1.35 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. In these regulations

(Seal)

- (a) "chocolate drink" means milk that contains a chocolate flavouring;
- (b) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat; and
- (c) "whipping cream" means cream that contains not less than 32 per cent of butter fat.
- 2. The maximum prices at which chocolate drink, standard milk and whipping cream may be sold by retail in the market of Bloomfield shall be as follows:

(a)	chocolate drink	
	7 ounces	\$.05
(b)	standard milk	
	quart	.18
	pint	.10
(c)	whipping cream	
	whipping cream half-pint	.30

THE MILK CONTROL BOARD OF ONTARIO

A. B. Currey
Chairman
K. M. Betzner
Member
J. L. Burrows
Member

Member

Dated at Toronto, this 11th day of December 1951.

(2338) 51

THE MILK CONTROL ACT

O. Reg. 315/51.
Retail Milk Prices in the Markets of Hanover, Ingersoll, Midland-Penetang and Port McNichol, Victoria Harbour Alliston, Acton and Collingwood-Stayner.
New.
Made—11th December, 1951.
Filed—11th December, 1951, 1.40 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. In these regulations

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "chocolate drink" means milk that contains a chocolate flavouring;
- (c) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (d) "sour cream" means cream that has been allowed to sour naturally or by the addition of a culture and that contains not less than 16 per cent of butter fat;
- (e) "special milk" means milk that contains not less than 4 per cent of butter fat;
- (f) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (g) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (h) "whipping cream" means cream that contains not less than 32 per cent of butter fat.
- 2. The maximum prices at which buttermilk, chocolate drink, skim-milk, sour cream, special milk, standard milk, table cream and whipping cream may be sold by retail in the markets of Hanover, Ingersoll, Midland-Penetang and Port McNichol, Victoria Harbour, Alliston, Acton and Collingwood-Stayner shall be as follows:

(a) buttermilk quart. pint. half-pint. 8 ounces. 7 ounces.	.10 .06 .05	in cardboard containers \$.19 .11 .07 .06 .05
(b) chocolate drink quart pint half-pint 8 ounces 7 ounces	.13 .08 .07	.24 .14 .09 .08
(c) skim-milk quart	.16	.17
(d) sour cream quart pint half-pint 8 ounces 7 ounces	.85 .45 .25 .20	.86 .46 .26 .21

(e) special milk quart pint half-pint 8 ounces 7 ounces	.13 .14 .08 .09
(f) standard milk quart pint half-pint 8 ounces 7 ounces	.21 .22 .12 .13 .07 .08 .06 .07 .05 .06
(g) table cream quart pint half-pint. 8 ounces. 7 ounces.	.85 .86 .45 .46 .25 .26 .20 .21 .18 .19
(h) whipping cream quart pint half-pint 8 ounces 7 ounces	1.25 1.26 .65 .66 .35 .36 .28 .29 .25 .26

3. These regulations shall come into force on the 15th of December, 1951.

THE MILK CONTROL BOARD OF ONTARIO

A. B. CURREY
Chairman
K. M. Betzner
Member
J. L. Burrows
Member
Member

Dated at Toronto, this 11th day of December 1951.

THE MILK CONTROL ACT

O. Reg. 316/51.
Retail Milk Prices in the Market of Caledonia.
New.
Made—11th December, 1951.
Filed—11th December, 1951, 1.45 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. In these regulations

(2339)

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "chocolate drink" means milk that contains a chocolate flavouring;
- (c) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (d) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (e) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and

- (f) "whipping cream" means cream that contains not less than 32 per cent of butter fat.
- 2. The maximum prices at which buttermilk, chocolate drink, skim-milk, standard milk, table cream and whipping cream may be sold by retail in the market of Caledonia shall be as follows:

		in bottles	in cardboard containers
(a)	buttermilk quart pint		\$.20 .11
(b)	chocolate drink quart pint 7 ounces	.21 .11 .06	.22 .12 .07
(c)	skim-milk quart	.16	.17
(d)	standard milk quartpint half-pint	.21 .11 .06	.22 .12 .07 .
(e)	table cream half-pint	.25	.26
(f)	whipping cream half-pint	.35	.36

2. These regulations shall come into force on the 15th of December, 1951.

THE MILK CONTROL BOARD OF ONTARIO

A. B. Currey
Chairman
K. M. BETZNER
Member
J. L. Burrows
Member

Member

51

(Seal)

51

Dated at Toronto, this 11th day of December, 1951.

(2340)

THE MILK CONTROL ACT

O. Reg. 317/51.
Retail Milk Prices in the Market of Milton.
New.
Made—11th December, 1951.
Filed—11th December, 1951, 1.50 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

1. In these regulations

- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "chocolate drink" means milk that contains a chocolate flavouring;
- (c) "skim-milk" means milk that contains not more than .25 per cent of butter fat;

- (d) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (e) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (f) "whipping cream" means cream that contains not less than 32 per cent of butter fat.
- 2. The maximum prices at which buttermilk, chocolate drink, skim-milk, standard milk, table cream and whipping cream may be sold by retail in the market of Milton shall be as follows:

(a)	buttermilk	in bottles	in cardboard containers
(4)	quart	\$.17	\$.18
	pint	.09	.10
	ĥalf-pint	.06	.07
(b)	chocolate drink	22	.23
	quart	.22 .12	.13
	pinthalf-pint	.08	.09
	nan-pine	.00	.09
(c)	skim-milk		
	quart	.15	.16
(d)	standard milk guartpinthalf-pint	.21 .12 .07	.22 .13 .08
(e)	table cream quart pint half-pint.	.85 .45 .25	.86 .46 .26
(f)	whipping cream quart pint. half-pint.	1.25 .65 .35	1.26 .66 .36

THE MILK CONTROL BOARD OF ONTARIO

A. B. Currey
Chairman
K. M. Betzner
Member
J. L. Burrows
Member

(Seal) Member

Dated at Toronto, this 11th day of December, 1951.

(2341)

51

THE MILK CONTROL ACT

O. Reg. 318/51.
Retail Milk Prices in the Market of Toronto.
New and Revoking O. Regs. 156/51.
Made—11th December, 1951.
Filed—11th December, 1951, 1.55 p.m.

REGULATIONS MADE BY THE BOARD UNDER THE MILK CONTROL ACT

- 1. In these regulations
- (a) "buttermilk" means the product that remains after the butter fat is removed from milk by

- churning and includes the product that is obtained by adding a pure lactic culture to skim-milk;
- (b) "cereal treat" means milk that contains not less than 10 per cent and not more than 12 per cent of butter fat;
- (c) "chocolate drink" means milk that contains a chocolate flavouring;
- (d) "lactic milk" means milk in which lactic acid has been produced by the aid of a culture consisting of lactic-acid-producing organisms and that has an acidity of between .75 and .85 per cent and contains not more than 2 per cent of butter fat;
- (e) "skim-milk" means milk that contains not more than .25 per cent of butter fat;
- (f) "sour cream" means cream that has been allowed to sour naturally or by the addition of a culture and that contains not less than 16 per cent of butter fat;
- (g) "special milk" means milk that contains not less than 4 per cent of butter fat;
- (h) "standard milk" means milk that contains not less than 3.25 per cent and not more than 3.9 per cent of butter fat;
- (i) "table cream" means cream that contains not less than 16 per cent and not more than 24 per cent of butter fat; and
- (j) "whipping cream" means cream that contains not less than 32 per cent of butter fat.
- 2. The maximum prices at which buttermilk, cereal treat, chocolate drink, lactic milk, skim-milk, sour cream, special milk, standard milk, table cream and whipping cream may be sold by retail in the market of Toronto shall be as follows:

(a)

deliv	vered to consumers		
		in bottles	in cardboard containers
(i)	buttermilk quart pint half-pint	3 .18 .11 .07½	\$.19 .11½ .08
(ii)	cereal treat half-pint	.18	$.18\frac{1}{2}$
(iii)	chocolate drink quart pint half-pint	.23 .13 .07½	.24 .13½ .08
(iv)	lactic milk quart	.25	.26
(v)	skim-milk quart pint	.16 .10	$.17$ $.10\frac{1}{2}$
(vi)	sour cream pint half-pint	.42	$.42\frac{1}{2}$ $.22\frac{1}{2}$
(vii)	special milk quart pint half-pint	.24 .14 .08½	$.25$ $.14\frac{1}{2}$ $.09$
(viii)	standard milk quart pint half-pint	.22 .13 .07½	$.23$ $.13\frac{1}{2}$ $.08$

(ix) table cream pint half-pint	.45 .23	$.45\frac{1}{2}$ $.23\frac{1}{2}$
(x) whipping cream	42	421/6

(b) in shops, dairies and other outlets, and not delivered to consumers

(:)	buttermilk	in bottles	in cardboard containers
(1)	quartpint.half-pint	.11	\$.19 .11½ .08
(ii)	cereal treat half-pint	.18	.18½
(iii)	chocolate drink quart pint half-pint	.23 .13 .07½	$.24$ $.13\frac{1}{2}$ $.08$
(iv)	lactic milk quart	. 25	.26
(v)	skim-milk quart pint	.15	$.16$ $.10\frac{1}{2}$
(vi)	sour cream pint half-pint	.42	$.42\frac{1}{2}$ $.22\frac{1}{2}$
(vii)	special milk quart pint half-pint	.23 .14 .08½	$.24$ $.14\frac{1}{2}$ $.09$
(viii)	standard milk quart pint half-pint	.21 .13 .07½	$.22$ $.13\frac{1}{2}$ $.08$
(ix)	table cream pint half-pint	.45	$.45\frac{1}{2}$ $.23\frac{1}{2}$
(x)	whipping cream half-pint	.42	$.42\frac{1}{2}$

- 3. Ontario Regulations 156/51 are revoked.
- 4. These regulations shall come into force on the 15th of December, 1951.

THE MILK CONTROL BOARD OF ONTARIO

A. B. Currey
Chairman
K. M. Betzner
Member
J. L. Burrows
Member

Member

(Seal)

Dated at Toronto, this 11th day of December 1951.

(2342) 51

THE DEPARTMENT OF EDUCATION ACT

O. Reg. 319/51.
Home Economics and General Shop—General Regulations.
Amending Regulations 50, 51, 52 and 53 of Consolidated Regulations 1950.
Made—26th November, 1951.
Approved—6th December, 1951.
Filed—11th December, 1951, 4.00 p.m.

REGULATIONS MADE BY THE MINISTER UNDER THE DEPARTMENT OF EDUCATION ACT

- 1. Clause b of regulation 14 of Regulations 50 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:
 - (b) an Interim or Permanent Elementary Home Economics Certificate.
- 2. Regulation 3 of Regulations 51 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:

ESTABLISHMENT OF COURSES OF STUDY

- 3. A public- or separate-school board operating grade IX or grades IX and X classes may establish home-economics and general-shop courses of study for grade IX or grades IX and X, as the case may be.
- 3. Subregulation 1 of regulation 4 of Regulations 51 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:
 - 4.(1) Where the board of a public or separate school which provides grade IX or X courses of study in home economics or general shop enters into an agreement with 1 or more school boards to provide courses of study in home economics and general shop, it shall admit to the courses pupils of grades VII and VIII and pupils taking the home-economics or general-shop option in grades IX and X, who are enrolled in schools over which the boards sending pupils have jurisdiction.
- 4. Regulation 15 of Regulations 51 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:
 - 15.(1) Instruction in home economics may be provided for both male and female pupils of grade IX or of grades IX and X, as the case may be.
 - (2) Instruction in general shop may be provided for both male and female pupils of grade IX or of grades IX and X, as the case may be.
- 5. Regulation 18 of Regulations 51 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:

QUALIFICATIONS OF HOME-ECONOMICS TEACHERS

- 18. A home-economics teacher for grades IX and X in a public or separate school shall hold
 - (a) an Interim or Permanent Elementary Home Economics Certificate, or
 - (b) an Interim or Permanent Intermediate Home Economics Certificate.
- 6. Clause a of subregulation 2 of regulation 26 of Regulations 51 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:

- (a) the home-economics teacher holds an Interim or Permanent Elementary Home Economics Certificate;
- 7. Regulation 3 of Regulations 52 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:

ESTABLISHMENT OF COURSES

- A secondary-school board may establish courses of study in home economics and general shop in each secondary school under its jurisdiction.
- 8. Subregulation 1 of regulation 4 of Regulations 52 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor;
 - (1) Where the board of a secondary school enters into an agreement with 1 or more school boards outside its high- or continuation-school district to provide courses of study in home economics and general shop, it shall admit to the courses pupils of grades VII and VIII and pupils taking the home-economics or general-shop option in grades IX, X, XI and XII, who are enrolled in the schools over which the boards sending pupils have juridiscition.
- 9. Regulation 15 of Regulations 52 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:
 - 15.(1) Instruction in home economics may be provided for both male and female pupils of grades IX, X, XI and XII.
 - (2) Instruction in general shop may be provided for both male and female pupils of grades IX, X, XI and XII.
- 10. Regulation 18 of Regulations 52 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:
 - 18. A home-economics teacher in a collegiate institute shall hold
 - (a) an Interim High School Assistant's Certificate, Type A, in Home Economics or a
 High School Specialist's Certificate in
 Home Economics, or
 - (b) (i) an Interim High School Assistant's Certificate, Type B or a Permanent High School Assistant's Certificate, and
 - (ii) an Interim or Permanent Intermediate Home Economics Certificate.
- 11. Regulation 20 of Regulations 52 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:

- 20.(1) A part-time home-economics teacher in grades IX and X of a high or continuation school shall hold an Interim or Permanent Elementary Home Economics Certificate.
- (2) A part-time home-economics teacher in grades XI and XII of a high or continuation school shall hold an Interim or Permanent Intermediate Home Economics Certificate.
- 12. Regulation 22 of Regulations 53 of Consolidated Regulations of Ontario 1950 is revoked and the following substituted therefor:
 - 22. A teacher in a part-time centre in a township school-area shall hold an Interim or Permanent Elementary Home Economics Certificate.

W. J. DUNLOP Minister of Education

TORONTO, November 26, 1951

(2343)

51

THE POWER COMMISSION ACT

O. Reg. 320/51. Increase of Fees. Amending Regulations 322 of Consolidated Regulations 1950. Made—12th December, 1951. Filed—14th December, 1951, 3.45 p.m.

REGULATIONS MADE BY THE COMMISSION UNDER THE POWER COMMISSION ACT

- 1. Schedule 1 of Regulations 322 of Consolidated Regulations of Ontario 1950 is amended by increasing the fees prescribed therein by 20 per cent.
- 2. These regulations come into force on the 1st of January 1952.

 THE HYDRO-ELECTRIC POWER COMMISSION OF ONTARIO

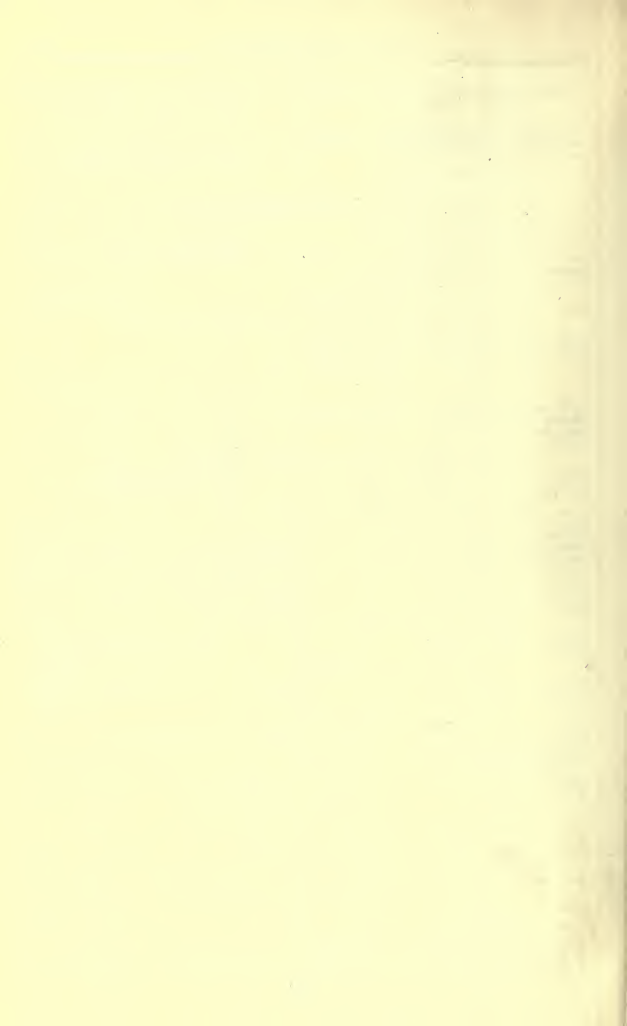
ROBERT H. SAUNDERS Chairman E. B. EASSON

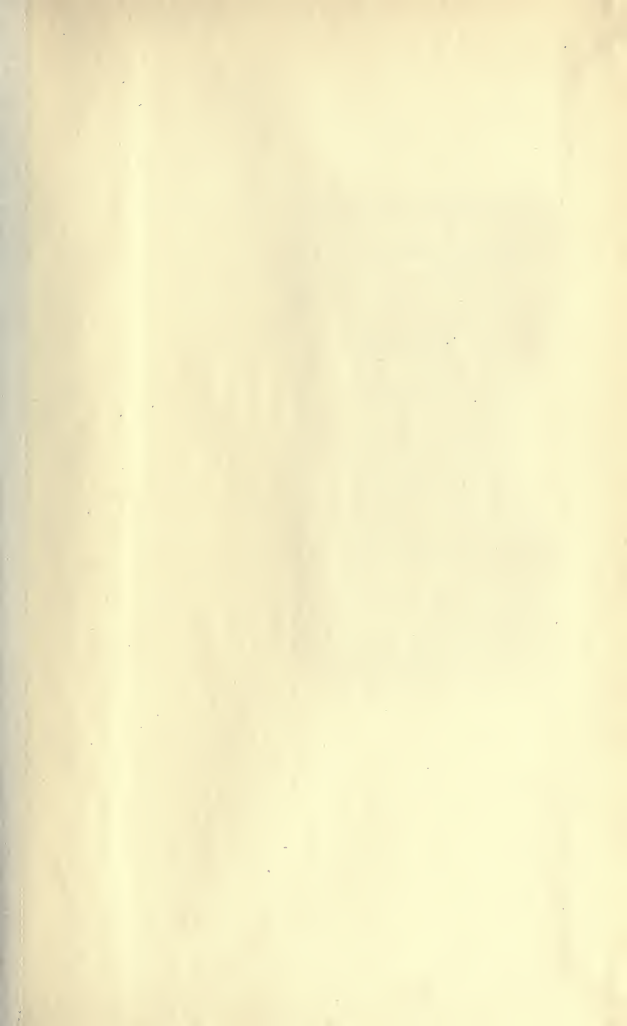
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Secretary

(2369)

51







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